

# The Belfast Gazette

# Published by Authority.

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#### FRIDAY, APRIL 4, 1924.

This day His Grace the Governor of Northern ' Ireland was pleased, in the name of and on behalf of His Majesty the King, to give his Assent to the following Bill, agreed upon by both Houses of the Parliament of Northern Ireland, viz. :--

Consolidated Fund.

March 31st, 1924.

#### BY THE GOVERNOR OF NORTHERN IRELAND.

#### ABERCORN.

WHEREAS it is enacted by Section 6 of the Petty Sessions Clerk (Ireland) Act, 1858, that it shall be lawful for the Lord Lieutenant to order and declare that from a certain time therein to be named, two or more districts shall be served by one and the same person as Clerk.

And whereas by the Government of Ireland Act, 1920, the orders made thereunder, and the Irish Free State (Consequential Provisions) Act, 1922, the powers of the Lord Lieutenant in this respect became vested in and are now exerciseable by the Governor of Northern Ireland.

And whereas by the Petty Sessions Fees and Administration Act (Northern Ireland), 1923, it is provided that the power of the Governor of Northern Ireland to make an Order declaring that two or more Petty Sessions Districts shall be served by one and the same person as Clerk, shall be exerciseable in respect of any districts whether they are all situate in the same county or not, and it is thereby further provided that the appointment of a person to be the Clerk of such two or more districts shall, on the first occasion for such appointment in pursuance of the Order, be made by the Governor of Northern Ireland, who shall select for appointment some one of the persons who filled the office of Petty Sessions Clerk in any of those districts immediately before the coming into force of the Order, or, in the case of the unfitness of all such persons, then some other proper and fit person, and that the salary to be paid to the Clerk so appointed on the first occasion aforesaid for two or more districts shall notwithstanding anything in Section 6 of the Petty Sessions Clerk (Ireland) Act, 1858, be such as the Governor of Northern Ireland in his discretion may fix.

Now, I, James Albert Edward, Governor of Northern Ireland, in pursuance of the powers conferred upon me by the above-mentioned Acts and all other powers me thereunto enabling, do hereby order and declare that the Petty Sessions Districts of Armagh and Keady, both in County Armagh, shall from the 1st day of April, 1924, be served by one and the same person as Clerk.

And I do further appoint James Belford, at present Clerk of Petty Sessions for the District of Armagh, to be Clerk of the districts of Armagh and Keady, both in County Armagh.

Armagh and Keady, both in County Armagh. And I do further fix the salary of the said James Belford as Clerk of both districts at the annual sum of Two Hundred and Eighty Pounds.

Given at Belfast this 27th day of March, 1924.

By His Grace's Command,

**R. DAWSON BATES.** 

#### 5-15 YEAR TREASURY BONDS.

The Lords Commissioners of His Majesty's Treasury in exercise of the option reserved to them in the Prospectuses dated the 30th April, 30th October, and 1st November, 1920, regarding an issue by the Bank of England, and His Majesty's Postmaster-General, hereby give notice to Holders of the above Bonds that the said Bonds will be repaid at par on the 1st May, 1925, from which date interest on the Bonds will cease.

Communications regarding the repayment of (1) Bonds registered in the books of the Bank of England, and (2) Bearer Bonds of the Bank of England issue should be addressed to the Bank of England; communications regarding the repayment of (3) Bonds registered in the books of the Bank of Ireland should be addressed to the Bank of Ireland; and communications regarding the repayment of (4) Bonds held on the Post Office Register, and (5) Bearer Bonds of the Post Office issue should be addressed to the Controller of the Post Office Savings Bank, Blythe Road, London, W.14.

#### NATIONAL HEALTH INSURANCE ACTS (NORTHERN IRELAND), 1911 to 1922.

NOTICE is hereby given under the Rules Publication Act, 1893, that it is proposed by the National Health Insurance Joint Committee, after the expiration of at least 40 days from this date, in pursuance of the powers conferred upon them by the proviso to Section 1 (2) of the National Health Insurance Act (Northern Ireland), 1922, to make Regulations prescribing the sums to be credited to Approved Societies out of moneys provided by Parliament, and the times at which such sums are to be credited.

Copies of the Draft Regulations can be obtained from the Ministry of Labour, 7 Upper Queen Street, Belfast.

Dated this 4th day of April, 1924.

Ministry of Health, London, S.W.1.

THE MINISTRY OF HOME AFFAIRS FOR NORTHERN IRELAND.

#### GUARDIANS FOR COUNTY BOROUGHS AND URBAN COUNTY DISTRICTS.

The Ministry of Home Affairs for Northern Ireland, in pursuance of the powers vested in it by Section 24 of the Local Government (Ireland) Act, 1898, as amended by Section 1 (4) of the Local Government (Northern Ireland) Act, 1922, and of all other powers enabling the Ministry in this behalf, by this Order assigns to each district electoral division mentioned in column 3 of the Schedule hereunto annexed the number of poor law guardians set down in column 4 of the said Schedule, and situated respectively in the relative poor law union and urban county district or county borough mentioned in columns 1 and 2 of the said Schedule.

And it is hereby declared that this Order shall be in force and take effect at such time as may be necessary for the purposes of the election of poor law guardians to be held in the year 1924.

SCHEDULE.

	SCH	SCHEDULE.						
Name of Union.	Name of Urban County District or County Borough.	Name of District Electoral Division comprised in Urban County District or County Borough.	No. of Poor Law Guardians to be clected.					
1	2	3.	4.					
Antrim .	Ballyclare	Ballyclare Urban	. 3					
Ballycastle	Ballycastle	Ballycastle Urban	2					
Ballymena	Ballymena:	Ballymena No. 1 Ballymena No. 2 Ballymena No. 3	. 2					
Ballymoney	Ballymoney	Ballymoney Urban	. 3					
Ballymoney	Portrush	Portrush Urban .	. 3					
Belfast	Holywood	Holywood Urban	. 3					
Larne	Carrickfergus	Carrickfergus Urban	3					
Larne	Larne	Central Curran						
		Gardenmore . Inver	. 1					
		Townparks .						
Lisburn	Lisburn	Central Lisburn . North Lisburn . South Lisburn .	. 3					
Armagh	Armagh	Armagh East Urban Armagh North Urban Armagh South Urban	2 2 2 2					
Armagh , .	Keady	Keady Urban .	. 1					
Lurgan	Lurgan	Lurgan Urban .	. 6-					
Lurgan	Portadown	Portadown North Portadown South Eas Portadown South Wes						
Banbridge	Banbridge	Banbridge East Urban Banbridge Wes Urban						
· Banbridge	Dromore	Dromore Urban						
Banbridge	Tanderagee	Tanderagee Urban .	. 2					
Kilkeel	Newcastle	Newcastle-Urban .	. 3					
Newry	Newry	Newry North Newry South Newry West	-					
Newry	Warrenpoint	Warrenpoint Urban .						
Newtownards	Newtownards							
	ĺ	Central						
Newtownards	Donaghadee	Donaghadee Urban						
Newtownards	Bangor	Ballymagee						
		Castle (Bangor) . Clifton						
Enniskillen	Enniskillen	Enniskillen East Enniskillen North Enniskillen South	· 2 · 2 · 2					
Coleraine .	Coleraine	Coleraine Urban .	. 6					
Colernine .	Portstewart	Portstewart Urban .	. 3					
Limavady .	Limavady	Limavady Urban .	. 3					
Cookstown	Cookstown	Cookstown Urban .	. 3.					
Dungannon .	Dungannon	Dungannon Central . Dungannon East . Dungannon West .	· 1 · 1 · 1					
Omagh .	Omagh		. 22					
Strabano .	Strabane	Strabane East Urban Strabane North Urban Strabane South Urban Strabane West Urban						
Belfast .	Belfast .	Cromae Windsor	. 9					
		Falls Smithfield	. 2					
	1	Pottinger	. 3					
		St. George's .	612161 22 33 6121 91 24 24 13 01 33 					
		Dock Victoria Court	22					
		Woodvale						
		Clifton	. 21					
Londonderry	Londonderry	Londonderry No. 1 .	. 5					
		" No. 2 .	. 3 . 2 . 4					
			·  *					
0	Home Aff	the Seal of the M airs for Norther	n Ireland					
		lay of March, One						
		red and twenty-for d) GEO. A. HA						

(Signed) GEO. A. HARRIS

#### STAMP DUTIES.

WHEREAS Section 12 (2) of the Finance Act, 1899, provides, inter alia, that His Majesty's Commissioners of Inland Revenue may substitute, as respects any foreign or colonial currency mentioned in the Schedule to that Act, any rate of exchange for that specified in the Schedule, and that such Act shall be construed as if any rate of exchange for the time being substituted were contained in the said Schedule, and as if the rate of exchange for which the new rate is substituted were omitted from that Schedule : And Whereas by two notices, each duly advertised pursuant to the said Section, in the month of August, 1920, the said Commissioners substituted certain rates of exchange for those specified in the said Schedule : And Whereas, under the Government of Ireland Act, 1920, and the Orders in Council, made pursuant thereto, the powers of the Commissioners of Inland Revenue in relation to taxes which the Parliament of Northern Ireland have power to impose are transferred to the Ministry of Finance for Northern Ireland : And Whereas, by notice duly advertised, pursuant to the said Section in the months of July and August, 1923, the said Ministry substituted certain rates of exchange for those specified in the said Schedule: Now, the said Ministry hereby gives notice that the following rates of exchange are substituted for those specified in the Schedule to the Finance, 1899, as varied by the said two notices now in force under the said Act :-

Mark ... Twenty billions to one pound. Franc (French) One hundred to one pound.

Franc (Belgian) One hundred to one pound.

Lira	•••	One hundred to one pound.
Yen	••	Ten to one pound.

Given under the Official Seal of the Ministry of Finance for Northern Ireland this 27th day of March, One thousand nine hundred and twenty-four.

> W. D. SCOTT, Assistant Secretary.

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#### MINISTRY OF HOME AFFAIRS FOR NORTHERN IRELAND. ADMINISTRATIVE COUNTY OF

## ARMAGH.

To the Council of the Administrative County of Armagh; and to all others whom it may concern:

WHEREAS it is enacted by sub-section (3) of section 2 of the Local Government (Roads) Acts (Northern Ireland), 1923, that the Ministry of Home Affairs for Northern Ireland may, if application is made to it by the Council of any County after such public notice as may be prescribed by Regulations under that Act, make an Order after such local inquiry as that Ministry deems necessary, directing that, for the purpose of repair or reconstruction, a road may be closed to public traffic within such limits, for such period and subject to such conditions as may be specified in the Order:

And whereas by an Order under Seal bearing date the 16th day of January, 1924, the Ministry of Home Affairs for Northern Ireland in pursuance of the above cited sub-section (3) of section 2 of the Local Government (Roads) Act (Northern Ireland), 1923, did prescribe Regulations with respect to the public notice to be given for the purposes of the said subsection:

And whereas the Council of the Administrative County of Armagh after complying with the Regulations prescribed in the said Order of the 16th day of January, 1924, has made application to the Ministry of Home Affairs for Northern Ireland for an Order closing to public traffic for a period of three months from the 1st day of April, 1924, the public road between Portadown and Dungannon.

And whereas the Ministry of Home Affairs for Northern Ireland is satisfied that no local inquiry is necessary in respect of said application:

Now therefore the Ministry of Home Affairs for Northern Ireland in exercise of every power in this behalf enabling the Ministry, hereby directs—

(a) that for the purpose of repair, the road between Portadown and Dungannon may be closed to public traffic in such sections as the County Surveyor for the County of Armagh shall consider necessary during the three months ending the 30th day of June, 1924;

(b) that while the said road is in course of repair the Council of the Administrative County of Armagh shall

(1) Affix (a) at both the Portadown and Dungannon ends of the said road, (b) at such places as may be deemed desirable within a distance of three miles from each section of the said road which is closed, and (c) at such other places as may be considered necessary notices intimating that the said road is closed to public traffic;

(2) place a barricade sufficient to ensure the safety of the public across the road at each end of any section thereof, which is closed;

(3) keep suspended from each barricade during the period between sunset and sunrise a red lamp or lamps so as to be clearly visible to approaching traffic, and

(4) during the said period between a sunset and sunrise, and on all occasions when the work of repair may be suspended, employ a responsible watchman in and about each barricade.

> Given under the Seal of the Ministry of Home Affairs for Northern Ireland this 31st day of March, 1924.

(Signed) A. P. MAGILL,

Assistant Secretary.

MINISTRY OF HOME AFFAIRS FOR NORTHERN IRELAND.

#### ADMINISTRATIVE COUNTY OF FERMANAGH.

To the Commissioner appointed to exercise and perform all the powers and duties of the Council of the Administrative County of Fermanagh; and to all others whom it may concern:

WHEREAS by Article 25a of the Local Government (Procedure of Councils) Order, 1899, as varied by the Local Government (Procedure of Councils) Order, 1901, duly confirmed by Parliament, by the Local Government (Procedure of Councils) Order, 1905, duly confirmed by Parliament, and by the Local Government (Procedure of Councils) (Northern Ireland) Order, 1924, it is provided that the Council of any County may declare any roads in any Rural District in the County as being suitable for maintenance by direct labour instead of by contract, and under and subject to the provisions of the said Orders, may prepare a scheme for carrying such declaration into effect:

- And whereas the Council of the Administrative County of Fermanagh was dissolved by an Order made by the Ministry of Home Affairs for Northern Ireland, bearing date the 21st day of December, 1921, made in exercise of the powers vested in it by the Local Government (Emergency Powers) Act, 1921 (Northern Ireland), and by the said Order Robert Norman McNeill, Barrister-at-Law (hereinafter referred to as "the Commissioner,") was appointed to exercise and perform all the powers and duties of the said Council:

And whereas the Commissioner did at a quarterly meeting held on the 21st December, 1923, after consideration of a report made by the County Surveyor, declare the Class I and Class II roads in the various Rural Districts in the County as suitable to be maintained by direct labour, and did formulate a scheme for carrying the same into effect, and did also in the manner prescribed communicate the Declaration and Scheme so adopted to the Ministry of Home Affairs for Northern Ireland and to the Councils of the aforesaid Rural Districts to which such Declaration had reference:

And whereas the Commissioner after the time prescribed, and after considering any representations submitted to him did, at a quarterly meeting held on the 29th February, 1924, finally adopt the said Declaration and Scheme, and did communicate the said Declaration and Scheme as so finally adopted to the Ministry of Home Affairs for Northern Ireland and to every District Council in the said Administrative County:

And whereas no resolution deciding to appeal to the Ministry of Home Affairs for Northern Ireland in reference to the said Declaration and Scheme has been passed by any District Council in the said Administrative County within the time prescribed:

Now therefore, the Ministry of Home Affairs for Northern Ireland in pursuance of all the powers in that behalf enabling it, hereby approves of the Declaration and Scheme adopted by the Commissioner as aforesaid, and as evidence thereof has caused the same to be sealed under the Seal of the Ministry this First day of April, One Thousand Nine Hundred and Twenty-four.

> Given under the Seal of the Ministry of Home Affairs for Northern Ireland this First day of April, 1924. (Signed) A. P. MAGILL,

Assistant Secretary.

#### MINISTRY OF HOME AFFAIRS FOR NORTHERN IRELAND.

#### ADMINISTRATIVE COUNTY OF ANTRIM.

To the Council of the Administrative County of Antrim; to the Councils of the Rural Districts of Ballymoney and Belfast; and to all others whom it may concern:

WHEREAS by Article 25a of the Local Government (Procedure of Councils) Order, 1899, as varied by the Local Government (Procedure of Councils) Order, 1901, duly confirmed by Parliament, and by the Local Government (Procedure of Councils) Order, 1905, duly confirmed by Parliament, it is provided that the Council of any County may declare any roads in any Rural District in the County as being suitable for maintenance by direct labour instead of by contract, and under and subject to the provisions of the said Orders may prepare a scheme for carrying such declaration into effect:

And whereas the Council of the Administrative County of Antrim (hereinafter referred to as the County Council) did at a quarterly meeting held on the 11th September, 1923, after consideration of reports made by the County Surveyor in the prescribed form, make general declarations specifying certain roads in the Ballycastle, Ballymoney, and Belfast Rural Districts as suitable to be maintained by direct labour, and did formulate schemes for carrying the same into effect, and did also in the manner prescribed communicate the Declarations and Schemes so adopted to the Ministry of Home Affairs for Northern Ireland and to the Councils of the aforesaid Rural Districts to which such Declaration had reference:

And whereas the County Council after the time prescribed, and after considering any representations submitted to them did, at an adjourned quarterly meeting held on the 4th December, 1923, finally adopt the said Declarations and Schemes, and did communicate the said Declarations and Schemes as so finally adopted to the Ministry of Home Affairs for Northern Ireland and to every District Council in the said Administrative County:

And whereas no resolution deciding to appeal to the Ministry of Home Affairs for Northern Ireland in reference to the said Declarations and Schemes has been passed by any District Council in the said Administrative County within the time prescribed:

Now therefore, the Ministry of Home Affairs for Northern Ireland in pursuance of all the powers in that behalf enabling the Ministry, hereby approves of the Declarations and Schemes adopted by the County Council as aforesaid, and as evidence thereof has caused the same to be sealed under the Seal of the Ministry this First day of April, One Thousand Nine Hundred and Twenty-four.

> Given under the Seal of the Ministry of Home Affairs for Northern Ireland this First day of April, 1924. (Signed) A. P. MAGILL,

Assistant Secretary.

#### MINISTRY OF HOME AFFAIRS FOR NORTHERN IRELAND.

#### ADMINISTRATIVE COUNTY OF TYRONE.

To the Council of the Administrative County of Tyrone; to the Councils of the Rural Districts of Clogher, Dungannon and Strabane; and to all others whom it may concern:

WHEREAS by Article 25a of the Local Government (Procedure of Councils) Order, 1899, as varied by the Local Government (Procedure of Councils) Order, 1901, duly confirmed by Parliament, and by the Local Government (Procedure of Councils) Order, 1905, duly confirmed by Parliament, it is provided that the Council of any County may declare any roads in any Rural District in the County as being suitable for maintenance by direct labour instead of by contract, and under and subject to the provisions of the said Orders may prepare a scheme for carrying such declaration into effect:

And whereas the Council of the Administrative County of Tyrone (hereinafter referred to as the County Council) did at a quarterly meeting held on the 5th December, 1923, after consideration of reports made by the County Surveyor in the prescribed form, make general declarations specifying the Class I and Class II roads in the various Rural Districts in the County, and the Class III roads in the Clogher, Dungannon and Strabane Rural Districts as suitable to be maintained by direct labour, and did formulate schemes for carrying the same into effect, and did also in the manner prescribed communicate the declarations and schemes so adopted to the Ministry of Home Affairs for Northern Ireland and to the Councils of the aforesaid Rural Districts to which such Declarations had reference:

And whereas the County Council after the time prescribed, and after considering any representations submitted to them did, at an adjourned quarterly meeting held on the 21st March, 1924, finally adopt the said declarations and schemes, and did communicate the said declarations and schemes as so finally adopted to the Ministry of Home Affairs for Northern Ireland and to every District Council in the said Administrative County:

And whereas no resolution deciding to appeal to the Ministry of Home Affairs for Northern Ireland in reference to the said declarations and schemes has been passed by any District Council in the said Administrative County within the time prescribed: Now therefore, the Ministry of Home Affairs

Now therefore, the Ministry of Home Affairs for Northern Ireland in pursuance of all the powers in that behalf enabling the Ministry, hereby approves of the declarations and schemes adopted by the County Council as aforesaid, and as evidence thereof has caused the same to be sealed under the Seal of the Ministry this First day of April, One Thousand Nine Hundred and Twenty-four.

Given under the Seal of the Ministry of Home Affairs for Northern Ireland this 1st day of April, 1924.

(Sgd.) A. P. MAGILL,

Assistant Secretary.

#### MINISTRY OF HOME AFFAIRS FOR NORTHERN IRELAND.

ADMINISTRATIVE COUNTY OF DOWN. To the Council of the Administrative County of Down; to the Councils of the Rural Districts of Banbridge and Newry No. 1; and to all others whom it may concern:

WHEREAS by Article 25a of the Local Government (Procedure of Councils) Order, 1899, as varied by the Local Government (Procedure of Councils) Order, 1901, duly confirmed by Parliament, and by the Local Government (Procedure of Councils) Order, 1905, duly confirmed by Parliament, it is provided that the Council of any County as being suitable for maintenance by direct labour instead of by contract, and under and subject to the provisions of the said Orders may prepare a scheme for carrying such declaration into effect:

And whereas the Council of the Administrative County of Down (hereinafter referred to as the County Council) did at an adjourned half-yearly meeting held on the 8th February, 1923, after consideration of a report made by the County Surveyor in the prescribed form, make a general declaration specifying certain roads in the Banbridge and Newry No. 1 Rural Districts as suitable to be maintained by direct labour, and did formulate a scheme for carrying the same into effect, and did also in the manner prescribed communicate the Declaration and Scheme so adopted to the Ministry of Home Affairs for Northern Ireland and to the Councils of the aforesaid Rural Districts to which such Declaration had reference:

And whereas the County Council after the time prescribed, and after considering any representations submitted to them did, at a halfyearly meeting held on the 3rd May, 1923, finally adopt the said Declaration and Scheme, and did communicate the said Declaration and Scheme as so finally adopted to the Ministry of Home Affairs for Northern Ireland and to every District. Council in the said Administrative County:

And whereas no resolution deciding to appeal to the Ministry of Home Affairs for Northern Ireland in reference to the said Declaration and Scheme has been passed by any District Council in the said Administrative County within the time prescribed:

Now therefore, the Ministry of Home Affairs for Northern Ireland in pursuance of all the powers in that behalf enabling the Ministry, hereby approves of the Declaration and Scheme adopted by the County Council as aforesaid, and as evidence thereof has caused the same to be sealed under the Seal of the Ministry this First day of April, One Thousand Nine Hundred and Twenty-four.

> Given under the Seal of the Ministry of Home Affairs for Northern Ireland this First day of April, 1924.

(Signed) A. P. MAGILL, Assistant Secretary.

#### TRADE BOARDS ACT (NORTHERN IRELAND), 1923.

#### BRUSH AND BROOM TRADE BOARD (NORTHERN IRELAND.)

The Trade Board established in Northern Ireland under the powers vested in the Ministry of Labour for Northern Ireland, and in pursuance of Section 8 of the Government of Ireland Act, 1920, and the enactments modified and adapted by the Government of Ireland (Adaptation of Enactments) (No. 3) Order, 1921, and any other Order of His Majesty in Council made under the said Act of 1920, for those branches of the Brush and Broom Trade specified in the Regulations of the said Ministry dated Second day of January, 1922, having, as required by Section 8 of the Trade Boards Act (Northern Ireland), 1923, given due notice on the Twenty-second day of February, 1924, of Proposal to Vary certain minimum rates of wages for Male and Female Workers.

The Trade Board hereby give further notice that they have received notification that an Order was made by the Ministry of Labour for Northern Ireland on the Twenty-ninth day of March, 1924, confirming the said minimum rates as varied by the Trade Board, as aforesaid, and specifying the Fourth day of April, 1924, as the date from which the said variation shall become effective. On request to the Trade Board, particulars of the minimum rates of wages above referred to, and information as to their application will be given, if, in the opinion of the Trade Board, the applicant is likely to be affected thereby.

Signed by Order of the Trade Board, this Third day of April, 1924.

T. J. KINNEAR, Secretary.

Office of Trade Boards, (Northern Ireland),

14 Bridge Street, Belfast.

L1146 1924.

#### THE MINISTRY OF HOME AFFAIRS FOR NORTHERN IRELAND.

To the Council of the County Borough of Belfast; to the Guardians of the Poor of the Belfast Union; and to all others whom it may concern:

WHEREAS by an Order dated the 2nd day of February, 1924, made in pursuance of the provisions of Section 13 of the Local Government (Ireland) Act, 1898, the Ministry of Home Affairs for Northern Ireland did authorise the Guardians of the Poor of Belfast Union to administer relief out of the Workhouse for a period of two months from the date of the said Order to poor persons of any description resident in the District Electoral Divisions comprising the County Borough of Belfast, subject to certain conditions therein set forth;

And whereas the said period of two months will expire on the 2nd day of April, 1924;

And whereas the said Guardians of the Poor of Belfast Union have satisfied the Council of the County Borough of Belfast that exceptional distress still exists in the District Electoral Divisions comprising the said County Borough of Belfast, and application has been made to the Ministry by the said Council of the County Borough of Belfast in pursuance of the provisions of the said Section 13 of the Local Government (Ireland) Act, 1898, for a further Order authorising the granting of out-door relief by the Board of Guardians of Belfast Union as aforesaid for a further period :

Now therefore, the Ministry of Home Affairs for Northern Ireland, in pursuance of all powers in that behalf enabling the Ministry, hereby authorises the Board of Guardians of Belfast Union to administer out-door relief as aforesaid, subject to the conditions set forth in the Ministry's said Order of the 2nd February, 1924, for a further period of two months from the date of this Order.

> Given under the Seal of the Ministry of Home Affairs for Northern Irelaud this Second day of April, in the year One Thousand Nine Hundred and Twenty-four.

#### S. WATT, Secretary.

#### LAND PURCHASE COMMISSION, Northern Ireland.

Record No. E. C. 9564.

Estate of ELIZABETH MATILDA EKIN (wife of Thomas A. Ekin) and HUGH EKIN THOMPSON.

#### County Londonderry.

TAKE NOTICE that the said Elizabeth M. Ekin and Hugh E. Thompson claiming as absolute owners, are proceeding to sell their

Estate at Grange, in the Barony of Loughinsholin, and County of Londonderry, to the tenants thereof and other persons in fee-simple, reserving thereout to the Earl of Strafford and others, their heirs and assigns or other the son or persons entitled thereto, his their heirs and assigns the mineral hts in so far as the same are person or rights excepted and reserved in and by a fee-farm grant dated 19th September, 1876, from the said Earl of Strafford and others to Samuel Cathcart and others, or in and by any superior grant or lease affecting the said Estate. And further Take Notice that the Land Purchase Commission, Northern Ireland, intend, without any further investigation of title, within ten days from this date, unless some valid reason is shown in the meantime why they should not do so, to deal with the said Elizabeth M. Ekin and Hugh E. Thompson as the owners of the said lands for all purposes other than the distribution of the Purchase Money or the payment of any percentage out of the Land Purchase Aid Fund established under the Irish Land Act, 1903.

#### Signed S. RICE.

By Order of the Land Purchase Commission, Northern Ireland.

Dated this 4th day of April, 1924.

N.B.—Any person interested in the Estate will, on application at the Office of the Land Purchase Commission, be furnished with information as to the amount of the Purchase Money of the several Holdings on the Estate.

Final Notice to Claimants and Incumbrancers..

#### COURT OF THE LAND PURCHASE COMMISSION.

#### NORTHERN IRELAND.

#### LAND PURCHASE ACTS.

#### Record No. E.C. 9663.

Estate of RICHARD HENRY COLE MAGENIS, continued in the names of Sheila Frances. Magenis, Cicely Kennan, now Cicely Watson, and Gertrude Decima Gladwin-Errington, as personal representatives and as successors in title of the said Richard Henry Cole Magenis, Deceased.

#### County of Down.

TAKE NOTICE that the Final Schedule of Incumbrances affecting the proceeds of the Sale of the Lands comprised in the First Schedule to the Originating Application herein, parts of which have been sold, and the remainder of which it is contemplated selling under the above Acts in fee-simple, has been lodged in the Registrar's Office of this Court at Northern Bank Buildings, May Street, Belfast, and may be there inspected together with the said Originating Application; and that the 11th day of April, 1924, has been fixed as the last day on which claims or other objection to the said Schedule of Incumbrances may be lodged, the 17th day of April, 1924, for proof of claims before the Examiner, and the 25th day of April, 1924, for distribution of the purchase money by the Commissioner.

Dated the 2nd day of April, 1924. W. DICK, Chief Examiner.

Greer & Hamilton, Solicitors for Vendors, 24 Arthur Street, Belfast.

#### DISEASES OF ANIMALS ACTS, 1894-1914.

Return of Outbreaks of the undermentioned Diseases in Northern Ireland for the week ended 29th March, 1924. (In the return the term "Outbreak" signifies each separate Place on which disease was found).

		MEEP         PARASITIC         Swine Fever.           SCAB         MANGE         Swino Slaughtered           No. of         No. of         Solution           Outbreaks         Outbreaks         Exposed to Infection		Sv	VINE FEVER.	BOVINE TUBERCULOSIS			
County or County Boroug	h			as Diseased or	of	No. of Animals Declared Affected			
Antrim	•••					4	4		
Armagh	• •			<u> </u>	<del></del>	2	2		
Down	••	. 2	i —	—	·	2	: 2		
Fermanagh	•••	-	i — 1			í —	·		
Londonderry	•••			·		3	. 3		
Tyrone	• •	— —			·	3	3		
Belfast Co. Boro	•••	<del></del>							
Londonderry Co. Boro	••	1	-	·	—		í —		
Total	••	3			_	14	14		

SUMMARY OF RETURNS.

• <u>•</u> ••••••••••••••••••••••••••••••••••	Anthrax. Bovine culosis.		Foot and Glander. Mouth (including Disease. Farcy).		Parasitic Pleuro Mange. Pneumonia.				Rabies Cases Reported.		Sheep Scab.	Swine Fever.					
PERIOD.	Outbreaks.	Animals Attacked	Outbreaks.	Animals Attacked	Outbreaks.	Animals Attacked	Outbreaks.	Animals Attacked	Outbreaks.	Outbreaks.		Exposed to Infection.	Dogs.	Other Animals.	Outbreaks.	Outbreaks.	Swine Slaughtered as Diseased or Exposed to Infection.
Week ended Mar 29th, 1924	_	_	14	14	-	_		_		_				—	3	_	<u>-</u>
Previous week	I —	-	3	3	-	i —	-	!-					-		7		
Period from 1/1/24 to 29/3/24		<u> </u>	71	71			-	-	1				_		45	õ	81

Imperial Secretary's Department, Northern Ireland, 28A Scottish Provident Buildings, Belfast.

> LAND PURCHASE COMMISSION, NORTHERN IRELAND. Record No. 7 (Section 43--S. & S. Act). Estate of HUGH McLAURIN. County Tyrone.

TAKE NOTICE, that unless cause is shown to the contrary within two months from this date, the Land Purchase Commission, Northern Ireland, intend to make an order vesting the Estate referred to in the Schedule hereunto annexed in the said Land Purchase Commission. The said Order will have the effect of vesting the said Estate in the said Land Purchase Commission in fee-simple, subject as follows:—

(a) To any public right affecting the lands.
(b) To any maintenance charge under the Public Works Acts.

(c) To any interests of the Tenants on the lands, or of persons having claims upon those interests, and to any easements, rights, and appurtenances mentioned in Section 34 of the Land Law (Ireland) Act, 1896.

but save as aforesaid discharged from the claims of all persons interested in the lands, which claims shall from the date of such Vesting Order cease as against the lands, and attach to the Purchase Money thereof in like manner as immediately before the date of the Order they attached to the lands.

SCHEDULE. The Estate purchased by the said Land Purchase Commission.

TOWNLAND.	BARONY.	COUNTY.	AR	AREA, S.M.			
Ballymack- ilroy	Clogher	Туголе	a. 43	r. —	р. 10		
Green Hill Demesne	Do.	Do.	247	2	36		
Tallylinton	Do.	Do.	4	1	36		
Cavey	Do.	Do.	5	3	11		

Signed. S. RICE.

By Order of the Land Purchase Commission, Northern Ireland.

Dated this 4th day of April, 1924.

#### LAND PURCHASE COMMISSION, Northern Ireland.

Record No. 7 (Section 43—S. & S. Act). Estate of HUGH McLAURIN.

TAKE NOTICE that the said Hugh McLaurin claiming as absolute owner, is proceeding to sell his Estate at Ballymackilroy, Green Hill Demesne, Tullylinton and Cavey, all in the Barony of Clogher, and County of Tyrone, to the Land Purchase Commission, Northern Ireland, in fee-simple. And that the Land Purchase Commission intend, without any further investigation of title, within seven days from this date, unless some valid reason is shown in the meantime why they should not do so, to deal with the said Hugh McLaurin as the owner of the said lands for all purposes other than the distribution of the Purchase Money or the payment of any percentage out of the Land

Purchase Aid Fund established under the Irish Land Act, 1903.

Signed. S. RICE.

By Order of the Land Purchase Commission, Northern Ireland.

Dated this 4th day of April, 1924.

N.B.—Any person interested in the Estate will, on application at the Office of the Land Purchase Commission, be furnished with information as to the amount of the Purchase Money of the several Holdings on the Estate.

#### MINISTRY OF FINANCE FOR NORTHERN IRELAND.

SCHEDULE OF AGREEMENTS UNDER SECTION 8 (6) OF THE LAND LAW (IRELAND) ACT, 1881 (DETERMINATION OF RENT OF PRESENT TENANCIES), AND SECTION 17 OF THE LAND LAW (IRELAND) ACT, 1896 (PARTITION, CONSOLIDATION, FAIR RENT, ETC.), LODGED IN THE MINISTRY OF FINANCE FOR NORTHERN IRELAND DURING THE MONTHS OF JANUARY AND FEBRUARY, 1924.

AGREEMENTS UNDER SECTION 8 (6) OF THE LAND LAW (IRELAND) ACT, 1881.

Record No.	County.	Landlord.	Tenant.	Date of Lodgment.	Former Rent.	Judicial Rent.		
N.17	Tyrone	Earl of Castlestewart	John Loughran	12th Feb.1924	£ s. d. 1 17 0	£ a. d. 1 17 0		
N.18	do.	do.	John Quinn	14th ,, ,,	4 10 0	4100		
N.19	do.	do:	John Fox	14th ", "	0 12 6	0 12 6		
N.20	do.	do.	John Quinn	16th ,, ,,	3 10 0	3100-		
N.21	do.	do:	Charles Quin	20th ,, ,,	400	400		
N.22	do.	do.	John Quin	20th ,, ,,	300	300		
N.23	do.	BrigGen. Sir H. H. Stewart, Bart.	Bernard M'Gurk	20th ,, ,,	600	580		

FIRST STATUTORY TERM (FORM No. 44).

AGREEMENTS UNDER SECTION 8 (6) OF THE LAND LAW (IRELAND) ACT, 1881. THIRD STATUTORY TERM (FORM No. 45A).

Record No.	County.	Landlord.	Tenant.	Date of Lodgment.	Second Term Judicial Rent.	Third Term Judicial Rent.		
N.7	Fermanagh	Major J. G. C. Irvine	James Marshall	14th Jan., 1924	£ s. d. 4 15 0	£ s. d. 4 15 0		
N.6	Antrim	Lord O'Neill	Bernard M'Auley	9th Feb., 1924	18 15 0	15 0 0		

AGREEMENTS UNDER SECTION 17 OF THE LAND LAW (IRELAND) ACT, 1896.

Record No.	County.	Landlord.	Tenant.	Date of Lodgment.	Rent prior to Agreement.	Judicial Rent.	
N. 6	Fermanagh	LtCol. J. C. W. Madden, D.L.	Thos. J. Murphy	lst Jan., 1924	£ s. d. 1 5 0	£ s. d. 2 10 0	
N.21	Down	C. H. Heron	John Finnegan and Joseph Rainey	31st Jan., 1924	3179	$\left\{\begin{array}{rrrr} 3 & 0 & 0 \\ 0 & 17 & 9 \end{array}\right.$	
N.18	Antrim	Lord O'Neill	David Cameron	lst Feb., 1924	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	12 15 0	
.N.19	do.	. • <b>do.</b>	do.	lst ", "	7 10 0 0 15 0	} 8 5 0	
N. 7	Londonderry	Mary C. Bolger	Ellen Lagan	4th ,, ,,	14 19 0	${ \begin{smallmatrix} 13 & 19 & 0 \\ 1 & 0 & 0 \end{smallmatrix} }$	
N.20	Antrim	Lord O'Neill	Daniel M'Laverty	9th ", "	$\begin{array}{cccc} 1 & 19 & 6 \\ 1 & 0 & 0 \end{array}$	2 19 6	
N.21	do.	do.	Charles Magee and Daniel M'Laverty	9th ", ",	230	$ \left(\begin{array}{rrrrr} 1 & 3 & 0 \\ 1 & 0 & 0 \end{array}\right) $	
N. 2	Armagh	George Spencer Dow- glass	Isaac Reid and Nathaniel Revels	23rd ", "	17 5 0	$\begin{cases} 11 & 5 & 0 \\ 6 & 0 & 0 \end{cases}$	

No Agreements under Section 8 (6) of the Land Law (Ireland) Act, 1881, fixing rents for a Second Statutory Term were lodged in the Ministry during the months.

No notification was received in the Ministry of the lodgment of any Agreements under Section 8 (6) of the Land Law (Ireland) Act, 1881, in the Civil Bill Courts during the months.

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# IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND.

KING'S BENCH DIVISION .--- IN BANKRUPTCY. Record No. B 143.

PATRICK MURTACH, of Carrickrovaddy, in the County of Down, Farmer, was on the 26th day of March, 1924, adjudged Bankrupt.

PUBLIC SITTINGS will be held before the Court, at the Court House, Belfast, on Friday, the 25th day of April, 1924, and on Friday, the 9th day of May, 1924, at the hour of Eleven o'clock in the forenoon, whereat the Bankrupt is to attend, and to make a full disclosure and discovery of his Estate and Effects. Creditors may prove their Debts, and at the First Sitting choose a Creditors' Assignee. At the last Sitting the Bankrupt is required to finish his Examination

All persons having in their possession any Property of the Bankrupt should deliver it, and all Debts due to the Bankrupt should be paid, to Major Frederick G. Hill, O.B.E., Official Assignee, 86 Donegall Street, Bel-fast, to whom Creditors may forward their Affidavits of Debt.

ARTHUR J. WEIR, Registrar. GEORGE M'ILDOWIE & SONS, Solicitors, 26 Corn Market, Belfast.

# IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND.

KING'S BENCH DIVISION .- IN BANKRUPTCY. Record No. B141.

RUPERT C. JONES, of 29 Wellington Place, in the County of the City of Belfast, Tobacco Merchant and Agent, was on the 20th day of March, 1924, adjudged Rephysical Bankrupt.

PUBLIC SITTINGS will be held before the Court at the Court House, Belfast, on Friday, the 25th day of April, 1924, and on Friday, the 9th day of May, 1924, at the hour of Eleven o'clock in the forenoon, whereat the Bankrupt is to attend, and to make a full disclosure and discovery of his Estate and Effects. Creditors may prove their Debts, and at the First Sitting choose a Creditors Assignee. At the last Sitting the Bankrupt is required to finish his Examination.

All persons having in their possession any Property of the Bankrupt should be paid, to Major Frederick G. Hill, O.B.E., Official Assignee, 86 Donegall Street, Belfast, to whom Creditors may forward their Affidavits of Debt.

ROBERT W. M'GONIGAL, Deputy Registrar. GEORGE M'ILDOWIE & SONS, Solicitors, 26 Corn Market, Belfast.

# IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND.

KING'S BENCH DIVISION .- IN BANKBUPTCY.

In the Matter of FRANCIS STRAWBRIDGE, of New Buildings, Londonderry, in the County of London-derry, Farmer and Dealer, a Bankrupt.

A PUBLIC SITTING will be held before the Court, at the Court House, Belfast, on Friday, the 25th day of April, 1924, at the hour of Eleven o'clock in the formoon, to audit the Assignee's Account and make a dividend in this matter.

Dated this 19th day of March, 1924.

ROBERT W. M'GONIGAL, Deputy Registrar. FREDK. G. HILL, Official Assignee, 86 Done-

gall Street, Belfast. J. ORR, Solicitor for the Assignees, 47 Chichester Street, Belfast. F.

# IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND.

KING'S BENCH DIVISION .--- IN BANKRUPTCY.

In the Matter of HUGH CHARLES LOWRY, trading as "The Imperial Manufacturing Co." of 9 Queen Street, in the City of Belfast, a Bankrupt.

A PUBLIC SITTING in this Matter will be held ' before the Chief Registrar at the Court House, Belfast, on Wednesday, the 16th day of April, 1924, at the hour of Eleven o'clock, forenoon, for the Proof and Admission of Debts and for the vouching of the Official Assignce's account.

A Creditor may prove his Debt at the Sitting, or send his Affidavit of Debt in the prescribed form or his detailed account to the under named Official Assignee

four days previously to the Sitting in order to have the same admitted.

Interd.
 Dated this 2nd day of April, 1924.
 ROBERT W. M'GONIGAL, Deputy Registrar.
 FREDERICK G. HILL, Official Assignee Court House, Belfast.
 SHEAN & DICKSON, Solicitors for the Bankrupt, 16 High Street, Belfast.

# IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND.

KING'S BENCH DIVISION .--- IN BANKRUPTCY.

JOHN BELL of Carnreagh, County of Down, Farmer, was on the 25th day of March, 1924, adjudged Bankrupt.

PUBLIC SITTINGS will be held before the Court at the Court House, Belfast, on Friday, the 25th day of April, 1924, and on Friday, the 9th day of May, 1924, at the hour of Eleven o'clock in the forenoon, whereat the Bankrupt is to attend, and to make a full disclosure the Bankrupt is to attend, and to make a tull disclosure and discovery of his Estate and Effects. Creditors may prove their Debts, and at the First Sitting choose a Creditors' Assignee. At the last Sitting the Bank-rupt is required to finish his Examination. All persons having in their possession any Property of the Bankrupt should deliver it and all Debts due to the Bankrupt should be paid, to Frederick C. Hill, Official Assignee. 86 Donegall Street, Belfast, to whom

Official Assignee, 86 Donegall Street, Belfast, to whom Creditors may forward their Affidavits of Debt.

ROBERT W. M'GONIGAL, Deputy Registrar. HENRY S. THOMPSON, Solicitor, 7 Bedford Street, Belfast.

#### NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given, that the Partnership heretofore subsisting between Samuel Hill and James Hill, carrying on the business of Tailors and Outfitters Hill, carrying on the business of random said Outputters at 152 Lisburn Road, Belfast, under the style or firm of "S. & J. Hill," has been dissolved by mutual con-sent, as from the 12th day of March, 1924. So far as concerns the said James Hill, all debts due

and owing by the said late Firm will be received and paid respectively by the said Samuel Hill, who will continue to carry on said Business under the style or firm of "S. & J. Hill," at 152 Lisburn Road, Belfast, aforesaid.

Dated this 3rd day of April, 1924.

Witness to the signatures of the said Samuel Hill and James

Hill

SAMUEL HILL. JAMES HILL.

JOHN JOHNSON, Solicitor, 44 Upper Arthur Street, Belfast.

#### STATUTORY NOTICE TO CREDITORS.

In the Goods of SAMUEL ROLLEY, late of 27 Carlisle Street, Belfast, Joiner, Deceased.

Street, Belfast, Joiner, Deceased. NOTICE is hereby given, pursuant to the Statute 22nd and 23rd Vic., chap. 35, that all persons claiming to be Creditors or otherwise to have any claims, against the Estate of the above-named Samuel Rolley, who died on the 8th day of October, 1923, at 27 Carlisle Street, aforesaid, are hereby required to furnish (in writing) the particulars of such Claims on or before the 1st day of May, 1924, to the undersigned, Solicitors for the Administrator of the personal Estate of the said Deceased, acting under Letters of Administration Administrator of the personal Estate of the said Deceased, acting under Letters of Administration granted forth of the Principal Registry of the King's Bench Division (Probate) of the High Court of Justice in Northern Ireland on the 26th day of February, 1924. And Take Notice, that after the said 1st day of May, 1924, the said Administrator will proceed to distribute the asserts of the said Deceased horizon grant day to

the assets of the said Deceased, having regard only to the claims of which he shall then have had notice. Dated this 24th day of March, 1924.

CRAWFORD & LOCKHART, Solicitors for the Administrator, 4 Queen's Square, Belfast.

#### STATURORY NOTICE TO CREDITORS.

In the Goods of WILLIAM M'LEAVY, late of Killultagh, in the County of Antrim, Farmer, Deceased.

NOTICE is hereby given, pursuant to the Statute 22 and 23 Vic., chap. 35, that all persons claiming to be Creditors of or otherwise to have any Claim or Demand against the Estate of the above-named Deceased, who died on the 22nd October, 1923, are hereby required

to furnish (in writing) the particulars of such claims or demands on or before the 16th day of May, 1924, to the undersigned, the Solicitor for the Executors of said deceased, to whom Probate of the Will of said deceased was granted forth of the Principal Registry of the King's Bench Division (Probate) of the High Court of Justice in Northern Ireland.

And Notice is Hereby further given, that after the said 16th day of May, 1924, the said Executors will proceed to distribute the assets of said deceased to and amongst the persons legally entitled thereto, having regard only to the claims and demands of which Notice and particulars shall have been given as above required. Dated this 28th day of March, 1924.

D. BARBOUR SIMPSON, Solicitor for said Executors, Lisburn; and 17 Chichester Street, Belfast.

#### STATUTORY NOTICE TO CREDITORS.

In the Goods of JAMES WALSH, late of Knockanally, in the County of Antrim, Farmer, Deceased.

NOTICE is hereby given, pursuant to the Statute 22 and 23 Victoria, chapter 35, that all persons claiming to be Creditors or otherwise to have any claims or demands against the Estate of the above-named James Walsh, who died on or about the 17th day of January, 1924, are required on or before the 8th day of May, 1924, to furnish (in writing) the particulars of such claims or demands to the undersigned, Solicitor for the Executors of the Will of said deceased, to whom Probate thereof was on the 11th day of March, 1924, granted forth of the Principal Registry, King's Bench Division (Probate) of the High Court of Justice in Northern Ireland.

And Notice is hereby further given, that after the said 8th day of May, 1924, the said Executors will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only anong the persons entraced thereto, having regard only to the debts, claims and demands of which particulars shall have been given as above required.
 Dated this 1st day of April, 1924.
 THOMAS S. M'ALLISTER, Solicitor for the Executors, Wellington Street, Ballymena.

NOTICE is hereby given, that the New Building, named STRAND PRESEVTERIAN CHURCH, situated in Connsbrook Avenue, in the City of Belfast, in the District of Belfast, being a Meeting House certified according to law as a place of Public Religious Worship, was on the 28th day of March, 1924, duly registered for Solemnizing Marriages therein, pursuant to the Act 7

and 8, Vic., cap. 81. Notice is also given, that the Registration of the Building, formerly known as Strand Presbyterian Church, situated in Connsbrook Avenue, for Solemniz-ing Marriages therein, pursuant to the Act 7 and 8 Vic., cap. 81, was Cancelled on the 25th March, 1924. Witness my hand this 31st day of March, 1924.

JOHN D. CLEELAND, Registrar of Marriages for the District of Belfast.

#### STATUTORY NOTICE OF CHARITABLE BEQUESTS.

ELIZABETH KANE, late of Coalisland, Spirit Merchant, Deceased.

NOTICE is hereby given, that Deceased who died on the 9th day of February, 1923, by her Will directed her Executors to pay one half the net residue of her Estate to his Eminence Cardinal Logue or other the Estate to his Eminence Cardinal Logue or other the Archbishop of Armagh, for the time being, to be applied by him as follows:—The sum of £50 each to Canon M'Williams, P.P., Father Quinn, P.P., Father Macken, C.C., Father Cush, C.C., and Father M'Kee, C.C., for Masses for her intention; the sum of £50 towards a Bell for Edendork Church; the sum of £30 towards a stained glass window in Coalisland Church, and the balance towards such charitable or religious purposes in Ireland

as he might think fit. The said Will was duly proved and Probate thereof granted forth of the Principal Registry, High Court of Justice in Northern Ireland, to the Rev. Peter Cush, C.C., and the Rev. D. A. M'Kee, C.C., two of the Executors therein named, on the 10th day of March, 1924.

Dated this 19th day of March, 1924.

JOHN HOY & SON, Solicitors, Dungannon. To the Commissioners of Charitable Bequests and all others concerned.

#### NOTICE OF CHARITABLE BEQUESTS.

In the Goods of JAMES CONNOLLY, late of Killybracken, in the County of Tyrone, Farmer, Deceased.

NOTICE is hereby given, pursuant to the Statut 30th and 31st Victoria, cap. 54, that the said Jamee Connolly by his Will dated the 5th day of June, 1923s

To the Reverend P. J. Collins, P.P., for Masses, the sum of Ninety Pounds.

To the Reverend Father O'Connor, formerly C.C., Portadown, for Masses, the sum of Twenty-five Pounds. To the Rev. John Beck, C.C., Dungannon, for Masses, the sum of Twenty Pounds.

And to the Reverend John Harmon, C.C., Dun-gannon, for Masses, the sum of Ten Pounds, And to the Mercy Hospital, Mount-washington, Pittsburg, U.S.A., the sum of Ten Pounds.

And the balance remaining after the sale of the lands and payment of Legacies to such Charitable or Re-ligious purposes in Ireland as his Executors might think right.

think right. And the said Testator appointed the said Rev. P. J. Collins, P.P., Bernard B. Hoy, Dungannon, and William M'Sorley, Killybracken, his Executors, and Probate thereof was, on the 13th day of December, 1923, granted to the Reverend Patrick J. Collins, P.P., and William M'Sorley, two of the Executors therein named William M'Sorley, two of the Executors therein named forth of the King's Bench Division (Probate) of the High Court of Justice in Northern Ireland, power being reserved of making a like grant to Bernard B. Hoy, the other Executor therein named.

Dated this 12th day of March, 1924.

JOHN HOY & SON, Solicitors for the Execu-tors, 2 Wellington Place, Belfast; and Dungannon.

To the Ministry of Finance for Northern Ireland, and all others to whom it may concern.

#### NOTICE OF CHARITABLE BEQUESTS.

In the Goods of WILLIAM M'LEAVY, late of Killultagh, in the County of Antrim. Farmer, Deceased.

NOTICE is hereby given, pursuant to the Statute 30 and 31 Vic., chap. 54, sec. 19, that the said William M'Leavy, who died on or about the 22nd day of October, 1923, by his last Will, dated the 16th day of August, 1921, and Codicil dated 14th day of September, 1923, 1921, and Codicil dated 14th day of September, 1923, disposed of his Estate to a tenant for life, and on the determination of the life estate said Testator be-queathed, amongst others, the following Legacies :— "To the Methodist Church, Glenavy, the sum of  $\pounds 50$ , to be invosted for benefit of Minister appointed from year to year to supplement his salary from interest

accruing from same. "To Methodist Church, Magheragall, the sum of £50, To invested for sole benefit of Junior Minister of Lisburn Circuit to supplement his salary.
"To Protestant Orphan Society for the County Antrim Church of Ireland the sum of £25.
"To Hospital exected and we modelled at Lisburg."

"To Hospital erected and re-modelled at Lisburn Workhouse the sum of £25, provided a Ward be set apart for free treatment to small farmers under  $\pounds 10$ 

apart for free treatment to small farmers under £10 valuation in County Antrim area." Probate of the said Will and Codicil was granted forth of the Principal Registry of the High Court of Justice in Northern Ireland, King's Bench Division (Probate), on the 27th day of February, 1924, to Edward Mockler, of Fruitbill, Ballinderry, Farmer, and Hugh C. Larger of Killstone Mill Manager both and Hugh G. Larmor, of Killultagh, Mill Manager, both in the County of Antrim, his Executors. Dated this 28th day of March, 1924.

D. BARBOUR SIMPSON, Solicitor for Execu-tors, Lisburn; and 17 Chichester Street, Belfast.

To the Ministry of Finance for Northern Ireland, and to all others whom it may concern.

NOTICE OF CHARITABLE BEQUESTS. In the Goods of JAMES IRWIN, late of Derryveen, Dungannon, in the County of Tyrone, Farmer, Deceased.

NOTICE is hereby given, pursuant to the Statute 30 and 31 Vic., chap. 54, that the above-named De-ceased, by his Will dated the 18th day of September, ceased, by his Will dated the 18th day of September, 1923, appointed John Irwin, of Eskragh, Dungannon; and Francis Hoey, of Dyan, Caledon, both in the County of Tyrone, Executors and Trustees thereof, and the Testator thereby devised and bequeathed his farm in the Townland of Dorryveen, together with all stock, crop, chattels, and farming implements thereon, and

 $694^{\circ}$ 

his household furniture and other effects in the dwellinghouse on his said farm, to his Trustees, upon Trust, to sell and realize the same, and out of the proceeds self and realize the same, and out of the process, thereof to pay the Legacies therein mentioned, and his debts, funeral and testamentary expenses, and to stand possessed of the residue, together with other money he might have invested or die possessed of; upon Trust to invest such residue, the interest from the interest to be vaid to Tastetor's wife for her such investments to be paid to Testator's wife for her life, and after her death he directed his Trustees to realize and convert into money all investments, and out of the proceeds thereof to expend the sum of Fifty Pounds in the erection of a Railing round the family Pounds in the erection of a Railing round the family grave space in Castlecaulfield; to pay a Legacy of Fifty Pounds, thereby bequeathed, to Dr. Barnardo's Homes; and to pay the balance of such monies to the Tyrone Protestant Orphan Society. After devising and bequeathing other property by his said Will, the Testator made a Codicil thereto, whereby he bequeathed a further Legacy as therein pontioned but did not a further Legacy as therein mentioned, but did not thereby revoke or further vary his said Will. Probate of the said Will and Codicil was on the 12th

day of March, 1924, granted by His Majesty's High Court of Justice in Northern Ireland, King's Bench Division (Probate), The District Registry at London-derry, to the said John Irwin and Francis Hoey. Dated this 28th day of March, 1924.

WILLIAM J. IRWIN, Solicitor for said Executors and Trustees, 142 Royal Avenue, Belfast ; and Dungannon.

To The Ministry of Finance, Northern Ireland, 15 Donegall Square West, Belfast.

NOTICE OF CHARITABLE BEQUEST.

In the Goods of JAMES STEEN, late of Castletoothery, in the County of Londonderry, Farmer, Deceased.

NOTICE is hereby given, pursuant to 30 and 31 Vic., cap. 54, sec. 19, that the said James Steen, by his Will bearing date the 28th day of December, 1920 bequeathed (amongst other Legacies) the sum of £300 to the New Row Presbyterian Church, Coleraine, to be used by the Committee and Session for any purpose they might select, and the receipt of the Treasurer of They might select, and the receipt of the Treasurer of the said Church to be a proper discharge to his Executor the said bequest not to be paid until the death of his sister. The said Testator died on the 19th day of March, 1922, and Probate of his said Will was on the 13th March, 1924, granted forth of the Principal Registry, King's Bench Division (Probate) of the High Court of Justice in Northern Ireland, to John Steen, of The Elms Woolerton Market Dravton Shronshire of The Elms, Woolerton, Market Drayton, Shropshire, the Executor in said Will named.

Dated this 29th day of March, 1924.

• :

ANDERSON & CO., Solicitors for the said Executor, Coleraine; and 22 William Street South, Belfast.

To the Secretary to the Ministry of Finance in Northern Ireland, and all others whom it may concern.

NOTICE OF CHARITABLE BEQUEST.

In the Goods of SAMUEL IRWIN, late of Drumacarney, Limavady, in the County of Londonderry, Retired Farmer. deceased.

NOTICE is hereby given, pursuant to the Statute 39 and 31 Vic., chap. 54, initialed "An Act to amend

the Law of Charitable Donations and Bequests in Ireland," that the said Samuel Irwin, by his Will dated 30th June, 1917, bequeathed the following Legacy — "To the Treasurer for the time being of Ballykelly Presbyterian Church, in connection with the General Assembly of the Presbyterian Church in Ireland, I bequeath the sum of £200 upon trust to invest the same and pay the Annual Income or Interest thereon to the Stinand Fund in connection with said Congregation to Stipend Fund in connection with said Congregation to augment the Stipend of the Minister for the time being

augment the Stipend of the Minister for the time being officiating in said Congregation. Probate of said Will was, on the 21st January, 1924, granted forth of the Londonderry District Registry of the High Court of Justice in Northern Ireland, King's Bench Division (Probate), to Robert Gault, Farmer, of Tamlaght, and Hugh Henry, of Limavady, Solicitor, both in the County of Londonderry, the Executors named in the said Will.

Dated this 31st day of March, 1924.

HUGH HENRY, Limavady, and 7 Bedford Street, Belfast, Solicitor for the Executors.

To the Ministry of Finance, Northern Ireland, and all others concerned.

#### NOTICE OF CHARITABLE BEQUESTS.

#### In the Goods of ALICE M'KENNA, Deceased.

NOTICE is hereby given, pursuant to the Statute 30 and 31 Vic., chap. 34, that Alice M'Kenna, late of Mountpleasant, in the County of Monaghan, Widow, Deceased, who died on the 9th day of April, 1922, by Deceased, who died on the 9th day of April, 1922, by her Will dated the 19th day of April, 1920, made the following Bequests :--Two Hundred Pounds to the Rector of the Monastery of Ardoyne, in the City of Belfast, for Masses for the repose of the souls of herself and her relatives. Five pounds to the Priest of the Catholic Church who attended on her in her last illness. The said Testatrix, by a Codicil dated 8th November, 1920, made the following bequest, namely :--All the residue of her Estate, after paying all her lawful debts and legacies, to the aforesaid Rector of the Holy Cross Monastery at Ardoyne, in the City of Belfast. The said Testatrix, by a Codicil dated the 31st day of December, 1920, made a bequest of Ten Pounds to the Mother Superioress of the Cross and Passion Convent, Bryson Street, Belfast.

The said Testatrix, by the said Will, appointed Francis Maguire, of The Diamond, Clones, and William J. M'Cluskey, of Carn Gardens, Clones, both in the County of Monaghan, Executors, and to whom Probate of the said Will and Codicil was on the 11th day of April, 1923, granted forth of the Principal Registry of the High Court of Justice in Saorstat Éireann, King's Bench Division (Probate).

Dated this 1st day of April, 1924.

HENRY MURPHY, Solicitor for the Executors, 71 Donegall Street, Belfast; and Clones.

To the Ministry of Finance for Northern Ireland and to all whom it may concern.

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# The Belfast Gazette,

Published by Authority,

ON FRIDAY EVENING,

At The Belfast Gazette Office, 15 Donegall Square West, Belfast

## Scale of Charges and Fees ADVERTISEMENTS.

[AU Advertisements sent for Insertion in the Gazette must be properly authenticated.]

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# SUPPLEMENT

#### TO

# The Belfast Gazette

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#### WEDNESDAY, APRIL 9, 1924.

#### STATUTORY RULES AND ORDERS OF NORTHERN IRELAND.

1924. No. 3.

#### THE MINISTRY OF HOME AFFAIRS FOR NORTHERN 1RELAND.

#### GUARDIANS IN URBAN DISTRICTS.

#### Rules as to Nomination and Election.

To the County Council of every Administrative County of Northern Ireland; to the Mayor, Aldermen, and Councillors of every Borough in Northern Ireland; to the Town Clerk of every such Borough; to the Urban District Council of every Urban District in Northern Ireland not being a Borough; to the Clerk of every such Urban District Council; and to all others whom it may concern.

WHEREAS by the Local Government (Application of Enactments) Order, 1898, being an Order in Council made on the 22nd day of December, 1898, by the Lord Lieutenant in pursuance of Section 104 of the Local Government (Ireland) Act, 1898, it was, amongst other things, ordered that the election of guardians in boroughs and urban county districts should, subject to the provisions of the said Act, be conducted according to rules framed under the said Order by the Local Government Board for Ireland; that the rules so framed should provide for the matters and things in the said Order mentioned; and that at every election regulated by rules framed under the said Order, the poll should be taken by Ballot, and the Ballot Act, 1872, and the Municipal Elections (Corrupt and Illegal Practices) Act, 1884, and sections 56, 74 and 75 and Part IV of the Municipal Corporations Act, 1882, as amended by the last Act (including the penal provisions of those Acts) should, subject to adaptations, alterations, and exceptions made by such rules, and to certain provisions specified in the Order, apply in like manner as in the case of a municipal election:

And whereas the powers and duties of the Local Government Board for Ireland under the said Order and Act, are now vested, as respects Northern Ireland, in the Ministry of Home Affairs for Northern Ireland:

And whereas it is enacted by section 2 of the Local Government Act (Northern Ireland), 1922, that no person shall be deemed to have been duly nominated for election as a guardian in a borough or urban county district unless his consent, in writing, to such nomination has been signified to the returning officer, and a deposit of Ten Pounds has been paid to the returning officer not later than the date prescribed, for the receipt of nomination papers, and that the power of the Ministry of Home

(a) to prescribe conditions upon which deposits made by an unsuccessful candidate may be returned; and

(b) to prescribe the manner in which consents may be given by candidates to their nomination as guardians in a borough or urban county district.

Now, therefore, the Ministry of Home Affairs for Northern Ireland in exercise of the powers vested in it by the Local Government Acts (Northern Ireland), 1898 to 1923, and of all other powers enabling the Ministry in that behalf hereby orders and directs that subject to any directions that may be given by the said Ministry and until the Ministry otherwise orders, the following rules shall be observed in connection with the election of guardians in boroughs and urban county districts in Northern Ireland, as hereinafter set forth, that is to say:--

(a) The ordinary election to fill ordinary vacancies.

(b) The first election of guardians for any urban district which may hereafter be constituted.

#### Returning Officer.

1.—(1) The Town Clerk of the Borough, or in Urban Districts which are not Boroughs, the Clerk to the Urban District Council shall be the returning Officer.

(2) If the office of Town Clerk or Clerk is vacant at the time when any duty relative to the Election has to be performed by the Returning Officer, or if the Town Clerk or Clerk from illness or other sufficient cause is unable to perform such duty, or fails to do so, the Council of the Borough or other Urban District shall immediately appoint some other competent person to act as Returning Officer or to perform such of the duties of the Returning Officer as then remain to be performed, as the case may be. The person so appointed shall give to the Council such security for the performance of his duties as the Ministry may approve.
(3) The Returning Officer shall appoint some

(3) The Returning Officer shall appoint some place within the Borough or Urban District as an Office for the purpose of the Election.

#### Deputy Returning Officer.

(4) The Returning Officer, may in writing, appoint a fit person to be his deputy for all or any of the purposes relating to the Election of any Guardian or Guardians for a District Electoral Division. A Deputy Returning Officer shall have all the powers, duties, and liabilities of the Returning Officer in relation to the matters in respect of which he is appointed as deputy.

#### Day of Election.

2.—(1) The day of election of Guardians in any Urban District shall be that prescribed by Section 24 (b) of the Local Government (Ireland) Act, 1898, and fixed by the County Council in accordance with Section 94 (7) of the said Act.

(2) Where a union is situate in two administrative counties one of which is a county borough and the other a county at large, the day of elections of guardians in the county borough shall be that fixed by the Council of the county at large for the election of rural district councillors in their county.

#### Notice of Election.

3. Not later than the day prescribed for that purpose by the First Schedule to this Order, the Returning Officer shall prepare and sign a notice of the election, and shall cause notice to be given of the same in accordance with Rule 31 of this Order. The notice shall be in the Form No. 1 in the Second Schedule to this Order, or in a form to the like effect.

#### Nomination of Candidates.

4.—(1) Each candidate for election as Guardian in an Urban District shall be nominated in writing.

(2) Each candidate who shall be nominated Élection as Guardian in an Urban District for shall signify in writing to the Returning Officer his consent to such nomination and shall deposit or cause to be deposited with the Returning Officer a sum of ten Pounds not later than the time prescribed by the First Schedule to this Order for the receipt of nomination papers. Every consent to nomination shall be witnessed by two Local Government Electors of the District Electoral Division who shall state their places of abode and Numbers on the Register and shall be in the Form No. 1A as set out in the Second Schedule to this Order or in a Form to the like effect, and delivered at the office of the Returning Officer within the time prescribed during the usual office hours: Provided that where a candidate is prevented by reason of illness or other sufficient cause from signifying his consent in writing, such consent may be given on his behalf in the Form No. 1 B as set out in the Second Schedule to this Order or in a Form to the like effect by a Local Government Elector of the District Electoral Division duly authorised to signify such consent.

(3) The Nomination Paper shall state the name of the District Electoral Division for which the candidate is nominated, the surname and other name or names in full and number on the Register, if any, of the candidate, and his place of abode and description and that he is qualified by law for election as Guardian for the Urban District whether as a Local Government Elector, resident or owner of property, as the case may be. It shall be signed by two Local Government Electors of the District Electoral Division as Proposer and Seconder and no more and shall state their respective places of abode and their numbers on the Register. It shall be in the form set out in the Notice in the Form No. 1 in the Second Schedule to this Order or in a Form to the like effect.

(4) The name of more than one candidate shall not be inserted in any one nomination paper.

(5) A Local Government elector shall not sign more nomination papers than there are Guardians to be elected for the District Electoral Division for which the election is to be held, nor shall he sign a nomination paper for the District Electoral Division unless he is registered as a Local Government elector in respect of a qualification therein. Neither shall he sign nomination papers for more than one district Electoral Division in the same Union, nor shall he sign any nomination paper at an Election of Guardians if he has already signed one or more at an Election of Rural District Councillors for any District Electoral Division in the same Union,

(6) If any Local Government elector shall sign nomination papers for more than one District Electoral Division in the Urban District, or shall sign a number of nomination papers larger than the number of Guardians to be elected for the District Electoral Division, such of the nomination papers signed by him as relate to the first District Electoral Division for which a nomination paper signed by him is received by the Returning Officer shall alone be valid, and of the nomination papers signed by him which relate to such District Electoral Division such as are first received by the Returning Officer up to the number of Guardians to be elected, shall alone be valid. Provided that for the purposes of this paragraph nomination papers not properly filled up and signed shall be excluded.

#### Nomination Papers and Consent Forms to Candidates' Nominations to be provided.

5. The Returning Officer shall provide nomination papers and forms for candidates' consent to nomination. Any Local Government Elector may obtain nomination papers and forms of consent to nomination from the Returning Officer free of charge, provided that no such elector shall be entitled to obtain from the Returning Officer more nomination papers and forms of consent to nomination than there are Guardians to be elected for the Urban district.

#### Time for sending in Nomination Papers.

6. Every Nomination paper shall be delivered in person, either by the candidate or by his proposer or seconder to the Returning Officer at his Election Office during the usual office hours within the time prescribed for that purpose by the First Schedule to this Order. A nomination paper delivered after that time shall not be valid. The Returning Officer shall note on each nomination paper whether it was delivered before or after that time, and also whether the consent of the candidate to his nomination has been duly signified, and the amount of the deposit received.

#### Dealing with Nominations by Returning Officer.

7.—(1) The Returning Officer shall number the nomination papers in the order in which they are received by him; and the first valid nomination paper received for a candidate shall be deemed to be the nomination of that candidate, provided his consent to his nomination has been duly signified and the amount of the prescribed deposit has been paid to the Returning Officer.

(2) The Returning Officer shall, as soon as practicable after the receipt of any nomination paper, examine and decide whether it has or has not been properly filled up and signed by two Local Government Electors, and whether it is or is not invalid under Rule 4 (6) or Rule 6. His decision that a nomination paper has been so filled up and signed, and is not invalid as aforesaid, shall be final, and shall not be questioned in any proceeding whatever.
(3) If the Returning Officer shall decide that

(3) If the Returning Officer shall decide that a nomination paper is invalid, he shall put a note on it to this effect, stating the grounds of his decision, and he shall sign such note.

(4) After deciding that the nomination of any candidate is valid, or (except where some other nomination of the candidate has been decided to be valid) that a nomination paper for any candidate is invalid, the Returning Officer shall, not later than the day prescribed for that purpose by the First Schedule to this Order, send, by post or otherwise, notice in writing of his decision to the candidate.

#### Statement as to Persons nominated.

8. Not later than the day prescribed for that purpose by the First Schedule to this Order, the Returning Officer shall make out a statement in the Form No. 2 in the Second Schedule to this Order, or in a form to the like effect, containing the names, places of abode, and descriptions of the persons nominated for election to the office of Guardian for the several District Electoral Divisions of the Urban District for which the election is to be held, and also containing a notice of his decision as regards each candidate as to whether he has been deemed to have been duly nominated or not. He shall forthwith cause copies thereof to be suspended in the Town Hall or Room in which the meetings of the Council are held, and in the Board Room of the Guardians of the Union, and another to be affixed on the principal external gate or door of the Town Hall or other offices of the Council of the Borough or District, and on that of the Workhouse of the Union. If there are no such offices he shall cause such notice to be posted in some place or places within the district.

#### Withdrawal of Candidate.

9. Any candidate may withdraw his candidature by delivering or causing to be delivered at the office of the Returning Officer within the time prescribed for that purpose by the First Schedule to this Order, a notice in writing of such withdrawal, signed by him.

#### Relation of Nomination to Election

10. Section 56 of the Municipal Corporations Act, 1882, shall be altered and adapted in its application to the election of Guardians in Urban Districts in Ireland, so as to be read as follows:

(1) If the number of candidates who have been deemed to have been duly nominated for election to the office of Guardian for any District Electoral Division, and who do not withdraw their candidature under Rule 9 exceeds the number of Guardians to be elected for such District Electoral Division the Guardians shall be elected from among the persons so nominated.

(2) If the number of candidates who have been deemed to have been duly nominated is in any case equal to, or is, by the withdrawal of any candidate as provided by Rule 9, or otherwise in any case reduced to a number equal to the number of vacancies the Returning Officer shall, as early as practicable, give public notice in accordance with Rule 31 of this Order that no poll will be taken, and that the candidate or candidates so nominated will be declared to be elected.

(3) If the number of candidates who have been deemed to have been duly nominated at any ordinary election of Guardians for any District Electoral Division is less than or is in any way reduced to a number less than the number of vacancies, the Returning Officer shall give public notice in accordance with Rule 31 of this Order that no poll will be taken, and that the candidates so duly nominated will be declared to be elected, and also that such of the retiring Guardians for the District Electoral Division as were highest on the poll at their election, or if the poll was equal or there was no poll, as shall have been selected by the Returning Officer by lot to make up the required number will be declared

to be deemed to be re-elected, provided that if there are no retiring Guardian or Guardians within the meaning of this subsection or an insufficient number thereof capable of being or declared to be deemed to be re-elected any vacancy or vacancies so arising shall as soon as may be filled by the Board of Guardians as a casual vacancy.

(4) If after due notice has been given that an ordinary election of Guardians for any District Electoral Division will be held, no candidate is deemed to have been duly nominated, the Returning Officer shall give public notice in accordance with Rule 31 of this Order that the retiring Guardians will be declared to be deemed to be re-elected provided that if there are no retiring Guardian or Guardians within the meaning of this subsection or an insufficient number thereof capable of being or declared to be deemed to be re-elected any vacancy or vacancies so arising shall be as soon as may be filled by the Board of Guardians as a casual vacancy.

(5) The Returning Officer shall forthwith send, by post or otherwise, a copy of any notice under this Rule to each of the persons who will be declared to be elected or to be deemed to be re-elected.

(6) The notice shall be in the Form No. 3 or the Form No. 4, as the case may be, in the Second Schedule to this Order, or in a form to the like effect.

#### Conditions affecting Deposits

11.—(1) The deposit of Ten Pounds prescribed by Section 2 of the Local Government Act (Northern Ireland), 1922, may be made by the deposit of any legal tender, and in a case where any person is a candidate for Election as Guardian for more than one District Electoral Division in an Urban District, he shall make a separate deposit in respect of his candidature for each District Electoral Division.

(2)—(a) If, after the said amount of Ten Pounds has been paid, the candidate is not deemed to be validly nominated, the Returning Officer shall return to him the deposit, or

(b) If the candidate dies before the day of election, the deposit if made by him shall be returned to his legal personal representative, or, if not made by him, shall be returned to the person by whom the deposit was made.

(3) If a candidate who has made the required deposit is not elected and the number of votes polled by him exceeds one-eighth of the total number of votes polled at the Election, the Returning Officer shall, as soon as practicable after the day of election, return the amount of the deposit to the candidate; provided, that where a candidate is nominated for more than one District Electoral Division in an Urban District, he shall in no case recover his deposit more than once.

(4) For the purpose of this rule the number of votes polled shall be deemed to be the number of ballot papers (other than spoilt ballot papers) counted in respect of an election of Guardians for any Urban District, or, if the District is divided into District Electoral Divisions, for the District Electoral Division.

#### Day and Hours of Poll.

12. The poll, if any, shall be held on the day of election as prescribed by Section 24 (b) of the Local Government (Ireland) Act, 1898, and fixed by the County Council in accordance with

Section 94 (7) of the said Act, and the hours during which the poll shall be open shall be from 8 a.m. to 8 p.m.

13. If a poll is to be taken for the election of a County Councillor or Councillors for the County Electoral Division in which any District Electoral Division is situated, and also for the election of a Guardian or Guardians for such District Electoral Division the polls for both elections shall be taken together, unless this is impracticable.

14. The Returning Officer shall determine the number and situation of the polling places and stations.

Provided as follows :---

(a) No premises licensed for the sale of intoxicating liquor shall be used for a polling station.

(b) The polling stations for the election of Guardians and County Councillors in any District Electoral Division when the polls for the two elections are taken together shall be the same.

(c) Where the number of Local Government Electors in a District Electoral Division is not more than five hundred, only one polling station shall, unless the Council otherwise direct, be provided for such District Electoral Division; and so on for each additional five hundred Local Government Electors, or for any number of Local Government Electors over and above the last five hundred.

(d) The foregoing provision shall not be deemed to make it obligatory on the Returning Officer to provide a separate polling station for each five hundred Local Government Electors in the District Electoral Division.

#### Notice of Poll.

15.—(1) If a poll has to be taken, the Returning Officer shall, within the time prescribed for that purpose by the First Schedule to this Order, give public notice thereof in accordance with Rule 31 of this Order. The notice shall specify:—

(a) the day and hours fixed for the poll;

(b) the number of Guardians to be elected;

(c) the names, place of abode, and description of each candidate for the District Electoral Division whom he has decided to have been nominated by a valid nomination paper, and who has not withdrawn his candidature;

(d) the names of the proposer and seconder who signed the nomination paper of each candidate.

(e) a description of the polling districts, if any; and

(f) the situation and allotment of the polling places and polling stations, and the description of the persons entitled to vote thereat.

(2) The notice shall be in the Form No. 5 or Form No. 6 in the Second Schedule to this Order as the case may require, or in a form to the like effect.

#### Presiding Officers.

16. The Returning Officer, or some person appointed by him for the purpose, shall preside at each polling station. The person presiding at any polling station shall be called the Presiding Officer. Provided that at any polling station the same person shall act as Presiding Officer for the Election of a County Councillor or Councillors and for that of Guardians when the polls for the two elections are taken together.

#### Compartments of Polling Stations—Ballot Papers.

17. The Returning Officer shall furnish every polling station with a sufficient number of compartments in which the voters can mark their votes screened from observation, and shall furnish each Presiding Officer with such number of ballot papers as may be necessary for effectually taking the poll at the election.

#### Polling Agents.

18. Each candidate may, in writing, appoint a polling agent for each polling station, who may be paid or unpaid. Any such appointment shall be delivered at the office of the returning officer not less than two clear days before the day of the poll. Except as afore said no polling or personation agent, whether paid or unpaid, shall be appointed for the purposes of the election.

#### Prohibition against Voting in more than one District Electoral Division—Questions to Electors.

19.—(1) A Local Government Elector shall not be permitted to vote in more than one District Electoral Division of a Union for the members, whether Rural District Councillors or Guardians, of the Board of Guardians of that Union.

(2) The Presiding Officer may, and if required by any polling agent appointed under Rule 18, shall, put to any elector at the time of his applying for a ballot paper, but not afterwards, the following questions, or one of them, and no other:—

(a) Are you the person entered in the Local Government Register for this District Electoral Division as follows (read the whole entry from the Register) ?

(b) Have you already voted at the present election of Guardians in this Urban District of or at the Election of Rural District Councillors or Guardians in any other District Electoral Division of the Union?

(3) A person reguired to answer either of these questions shall not receive a ballot paper or be permitted to vote until he has answered it, in the manner and to the effect prescribed by Section Twenty-seven of the First Schedule to the Ballot Act, 1872, as adapted in the Third Schedule to this Order, notwithstanding the fact that no person has alredy voted as therein mentioned.

#### Counting the Votes.

20.—(1) If the Returning Officer appoints a person to act as Deputy Returning Officer for the District Electoral Division as regards the custody and opening of the ballot boxes, the counting and recording of the votes, and the declaration of the number of votes given for each candidate, and of the election of the candidate or candidates to whom the largest number of votes has been given, the person so appointed shall, in addition to his other powers and duties have all the powers and duties of the Returning Officer in relation to the matter aforesaid, and to the decision of any question as to any ballot paper and otherwise as to the ballot papers. Provided that, in the case of a Borough or other Urban District comprising more than one District Electoral Division the Returning Officer shall in every District Electoral Division in which he does not himself preside at a polling station appoint some one of the Presiding Officers to act as Deputy Returning Officer for such District Electoral Division.

(2) The votes shall be counted in the District Electoral Division for which the election is held, or in some place near thereto as soon as practicable after the close of the poll.

#### Equality of Votes.

21. If an equality of votes is found to exist between any candidates, and the addition of a vote would entitle any of such candidates to be declared elected, the Returning Officer or Deputy Returning Officer, who counts the votes, as the case may be, shall determine by lot which of the candidates whose votes are equal shall be elected.

#### Declaration of Result of Poll.

22.—(1) The declaration of the result of the poll shall be in the Form No. 7 in the Second Schedule to this Order, or in a form to the like effect.

(2) The Returning Officer or Deputy Returning Officer, as the case may be, making the declaration shall forthwith cause a copy of it to be affixed to the front of the building in which the votes have been counted. If the declaration is made by a Deputy Returning Officer, he shall forthwith send it to the Returning Officer.

#### Publication of Result of Elections.

23.—(1) The Returning Officer shall prepare and sign a notice of the result of the election in all the District Electoral Divisions for which he acts as Returning Officer, and shall by such notice declare to be elected or to be deemed to be re-elected the persons who, under Rule 10, are to be declared to be elected or to be deemed to be re-elected without a poll being taken. The Notice shall be in the Form No. 8 in the Second Schedule to this Order, or in a form to the like effect.

(2) The Returning Officer shall cause copies of the notice to be suspended in the Town Hall or room in which the meetings of the Council are held, and in the Board Room of the Guardians of the Union, and another copy to be affixed to the principal external gate or door of the Town Hall or other offices of the Council, and another to the principal external gate or door of the Workhouse of the Union, and he shall also cause public notice thereof to be given in accordance with Rule 31 of this Order. The Returning Officer shall also send copies to the persons elected or deemed to be re-elected.

#### A pplication and Adaptation of Ballot Act, 1872.

24. The provisions of the Ballot Act, 1872, which, with adaptations and alterations, are set out in the Third Schedule to this Order, and only such provisions of that Act shall, subject to such adaptations and alterations, apply to the election of all Guardians in Urban Districts.

Provided as follows :----

(a) Such application shall be subject to the provisions of this Order.

. (b) The ballot papers used at the election of a County Councillor or Councillors shall be of a different colour from that of any ballot papers used in the election of any Guardians for the District Electoral Division when the polls for both elections are taken together.

(c) Whether the polls for both elections are taken together or not, the ballot papers for the election of a County County Councillor or Councillors shall be of the colour fixed by the Returning Officer for the election of County Councillors, under Rule 25 (d) of the County and Rural District Councillors (Northern Ireland) Election Order, 1924, and the ballot boxes shall be painted to correspond with the colour of the ballot papers for the reception of which each ballot box is provided.

#### Adaptation of Municipal Corporation's Act, 1882.

25.—(1) The provisions of Sections 74 and 75 of the Municipal Corporations Act, 1882, which, with adaptations and alterations, are set out in the Fourth Schedule to this Order, shall, subject to such adaptations and alterations, apply to the election of Guardians in Urban Districts, and to the persons elected or deemed to be re-elected thereat.

(2) In the application of Part IV of the Municipal Corporations Act, 1882 (relating to Corrupt Practices and Election Petitions), as amended by the Municipal Elections (Corrupt and Illegal Practices) Act, 1884, the following adaptations and alterations shall have effect :----

(a) Such application shall be subject to the provisions of this Order.

(b) All references to a municipal election or to an election to a corporate office shall be construed as referring to an election of Guardians.

(c) "District Electoral Division," and in Section 93 (2) " Poor Law Union " shall be substituted for " Borough," " Borough or District Fund " shall be substituted for " Borough Fund or Borough Rate," " Re-"turning Officer at an Election of Guardians" shall be substituted for " Town Clerk," and " Local Government Elector " for Burgess"

"Local Government Elector" for Burgess." (d) In all cases "Voter" shall mean a Local Government Elector or a person who votes or claims to vote at an election of Guardians.

(c) In the application of Sub-Section (2) of Section 89 such sub-section shall be adapted and altered so as to read as follows:—

"(2) The security shall be to the amount "of Fifty Pounds, unless in any case the "High Court of Justice in Northern Ire-"land, or a Judge thereof, on a summons "order that the same shall be to a lesser "amount or to a larger amount, not exceed-"ing Three Hundred Pounds, and shall be "given in the prescribed manner either by "a deposit of money or by a recognizance "entered into by not more than four "sureties or partly in one way or partly in "the other."

#### Adaptation of Municipal Elections (Corrupt and Illegal Practices) Act, 1884.

26. In the application of the Municipal Elections (Corrupt and Illegal Practices) Act, 1884, the following adaptations and alterations shall have effect,—

 (1) Such applications shall be subject to the provisions of this Order.
 (2 "District Electoral Division," "Re-

(2 "District Electoral Division," "Returning Officer at an Election of Guardians," and "Borough or District Fund," shall be deemed to be substituted in the Act for "Borough" or "Municipal Borough," "Borough or Ward," or "Borough or Ward of a Borough," "Town Clerk," and "Borough Fund or Rate," respectively, except that in Section 3 of the Act "Poor Law Union," shall be substituted for "Borough," and "District Electoral Division" for "Ward of a Borough." (3) The expression "Corporate Office" in the Act shall mean the office of Guardian, and a "Municipal Election" shall mean an election of one or more Guardians, and the expressions "Municipal Election Court," "Municipal Election List," and "Municipal Election Petition" shall be construed accordingly.

(4) An election petition complaining of the election on the ground of an illegal practice may be presented at any time within six weeks after the day of election.

(5) In Section 34 of the Act "Burgess Roll" shall mean the Register of Local Government Electors.

(6) Section 37 of the Act shall be read as if a reference to an election of Guardians was substituted for a reference to any of the elections mentioned in the First Schedule to the Act.

27. For the purposes of this Order the words "High Court" and "Judge of the High Court" in the Municipal Corporations Act, 1882, and the Municipal Elections (Corrupt and Illegal Practices) Act, 1884, shall mean the High Court of Justice in Northern Ireland, and a Judge of the said Court respectively, and the words "Director of Public Prosecutions" shall mean the Attorney-General for Northern Ireland.

#### Casual Facancies.

28. Casual vacancies in the office of Guardian for an Urban District shall be filled by the Board in accordance with section 94 (5) of the Local Government (Ireland) Act, 1898, and every person so chosen to fill a casual vacancy shall hold office until the time when the person in whose place he has been chosen would regularly have gone out of office.

#### Non-acceptance of Office.

29. Non-acceptance of office by a person elected or deemed to be re-elected, shall in every case create a casual vacancy.

#### Expenses.

30.—(1) Any sum which may be payable to the Returning Officer in respect of his services in taking a poll in the District Electoral Division, or in respect of expenses incurred in relation to such poll, shall be defrayed by the Council of the Borough or other Urban District out of the Borough or District Fund.

(2) Any other sum which may be payable to the Returning Officer in respect of his services in the conduct of the election shall, in like manner, be defrayed by the Council of the Borough or other Urban District,

#### Publication of Notices.

31. Any public notice required by this Order shall be given by posting copies of the same at, on, or near the principal entrance of every Church and other House of Worship, and at every Court House, Police Station, Market House, and other usual place for posting public notices in the Borough, District, or District Electoral Division as the case may require.

#### Mark instead of Signature.

32. In place of any signature required by this Order it shall be sufficient for the signatory to affix his mark if the same is witnessed by two Local Government electors.

#### Misnomer.—Inaccurate Description.

33. No misnomer or inaccurate description of any person or place named in any notice or nomination paper under this Order shall hinder the full operation of such notice or paper with respect to that person or place, provided the description of that person or place is such as to be commonly understood.

Definition of "Ordinary Election."

34. The expression "ordinary election" means the triennial election of Guardians in Urban Districts, and includes any first election of Guardians for any Urban District which may hereafter be constituted.

This Order may be cited as the "Guardians (Northern Ireland) Election Order, 1924."

Sealed with the Seal of the Ministry [L.S.] of Home Affairs for Northern Ireland this 24th day of March, 1924.

(Signed) S. WATT, Secretary.

#### FIRST SCHEDULE.

TIMES FOR THE PROCEEDINGS AT THE ORDINARY ELECTION OF GUARDIANS.

Proceeding.	Time.
<ol> <li>Notice of Election</li> <li>Receipt of Nomination Papers</li></ol>	Not less than thirty-five clear days before the day of elec- tion. Not later than five o'clock p.m. on the seventh day after the notice of election was given. As soon as practicable after receipt, but in any case not later than the third day after the last day for the receipt of nomination papers. Not later than five o'clock p.m. on the seventh day after the last day for the receipt of Nomination papers. Ten clear days, at least, before the day of Election. Such day as the County Council may fix in accordance with Section 94 (7) of the Local Government (Ireland) Act, 1898.

#### SECOND SCHEDULE.

FORM NO. 1.

Notice of Election.

OF

Union.

BOROUGH

URBAN DISTRICT

ELECTION OF GUARDIANS.

for the several District Electoral Divisions situate in the above-named

Borough

Urban District in the year 19

NOTICE IS HEREBY GIVEN THAT-

\*1. The day of election of Guardians for the said District Electoral Divisions will be

, the day of 19

2. The number of Guardians to be elected for the said District Electoral Divisions is as followst :---

3. Each candidate for Election as a Guardian must be nominated in writing, and the nomination paper must be delivered to me by the candidate or by his proposer or seconder at

\*If the day of election is not the same for all the Electoral Divisions adapt form accordingly.

†Insert here the names of the Electoral Divisions, with the number of Guardians to be elected for each. A tabular form may be used if preferred. (which is my office for the purpose of the election) not later than five o'clock p.m., on the day of 19

4. Each candidate for election must in the prescribed form or a form to the like effect signify, in writing, his consent to his nomination, and deposit or cause to be deposited the sum of Ten Pounds, the consent and the amount of his deposit must be delivered to me by the candidate or some person duly authorised on his behalf at my office not later than five o'clock p.m. on the day of 19

5. A Local Government Elector must not sign more nomination papers than there are Guardians to be elected for the District Electoral Division, and he must not sign a nomination paper for any District Electoral Division unless he is registered as a Local Government Elector in respect of a qualification therein. Neither must he sign nomination papers for more than one District Electoral Division in the Union, whether for an election of Rural District Councillors or of Guardians in an Urban District.

6. Forms of nomination paper and of consent to nomination may be obtained free of charge from me at the above-named office by any Local Government elector, but no Local Government elector will be entitled to obtain more nomination papers or forms of consent to nomination than there are Guardians to be elected.

7. The nomination paper must be in the following form, or in a form to the like effect :----

FORM OF NOMINATION PAPER.

UNION.

BOROUGH URBAN DISTRICT. of ELECTION OF GUARDIANS

For the District Electoral Division of

We, the undersigned, being respectively local government electors of the said District Electoral Division, do hereby nominate the under-mentioned person as a candidate at the said Election.

No. on the and Name	Register (if any) es of Candidate.	Place of	Descrip-	Qualifi-		
Surname.	Other Names (in full).	Abode.	tion.	cation. 5.		
1.	2.	3.	4.			
1						
i •						
1						

Signature of Proposer..... Place of Abode ...... Number on Register ...... Signature of Seconder ..... Place of Abode ..... Number on Register .....

Instructions for filling up Nomination Paper.\*

(1) The surname of only one candidate for election must be inserted in Column 1.

\*These instructions form part of the Nomination Paper.

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(2) The other names of the candidate must be inserted in full in Column 2.

(3) Insert in Column 3 the place of abode of the candidate.

(4) In Column 4 state the occupation, if any, of the candidate. If the candidate has no occupation, insert some such description as "gentleman," or "married woman," or "spinster," or "widow," as the case may be.

(5) Insert in Column 5 the qualification of the candidate for election, whether as a Local Government Elector or resident or owner of property in the district of the local authority as the case may be. If the candidate has more than one of such qualifications it will be sufficient to insert in Column 5 one of such qualifications, but all may be inserted.

(6)—(1) The paper must be signed by two Local Government Electors of the District Electoral Division and no more; by one as Proposer, and by the other as Seconder. The places of abode of the Proposer and Seconder and their Nos. on the Register must also be inserted. Instead of signing, the Proposer or Seconder may affix his mark if it is witnessed by two Local Government Electors.

(2) A Local Government Elector must not sign more nomination papers than there are Guardians to be elected for the District Electoral Division and he must not sign a nomination paper for any District Electoral Division unless he is registered as a Local Government Elector in respect of a qualification therein. Neither must he sign a nomination paper in more than one District Electoral Division in the Union, whether for an Election of Rural District Councillors or of Guardians in an Urban District.

8. The consent of the candidate must be signified on the following form, or in a form to the like effect :---

#### FORM No. 1A.

Form of consent of candidate to nomination.

BOROUGH

URBAN DISTRICT

OF

\*I

of hereby consent to my nomination as a candidate for election as Guardian for the District Electoral Division of

> Signature of Candidate.

> > Date.

Witnesses :

(1) Local Government Elector.
Place of Abode.
Number on Register.
(2) Local Government Elector.
Place of Abode.
Number on Register.
Developed has the Determiner Officer on the

Received by the Returning Officer on the day of 19

Returning Officer.

#### \*Insert surname and christian names in full, and place of abode.

#### FORM NO. 1B.

Form of consent on behalf of a candidate who is prevented by illness or other sufficient cause from signifying consent.

BOROUGH	OF
URBAN DISTRICT	. 01

of \*I being a local government elector of the district hereby on electoral division of of consent to his behalf of\* nomination as a candidate for election as Guar-dian for the District Electoral Division of

and I hereby declare that I have been duly authorised by the said of

to signify such consent.

Signature.

Number on Register. 

Date.

- Wituesses : (1) .....Local Government Elector. ......Place of Abode. .....Number on Register. (2) .....Local Government Elector.
  - ......Place of Abode. .....Number on Register.

Received by the Returning Officer on the 19 . day of

#### Returning Officer.

, the

9. Not later than 19, I shall cause a copy day of of a statement containing the names, places of abode, and descriptions of the persons nominated for the office of Guardian for the said District Electoral Divisions, and also containing a notice of my decision as regards each candidate as to whether he or she has been deemed to have been duly nominated or not, to be suspended in the Town Hall of the Council and in the Board Room of the Guardians of the Union in which the said District Electoral Divisions are situate, and another to be affixed on the principal external gate or door of the Town Hall and Workhouse of the Union.

10. Any candidate nominated for election may, not later than five o'clock, p.m., on

, the day of 19 withdraw his or her candidature by delivering or causing to be delivered at my office for the purposes of the election a notice in writing of such withdrawal signed by him.

11. If the number of candidates who are deemed to have been duly nominated for any Electoral Division, and whose candidature is not withdrawn, exceeds the number of Guardians to be elected, a poll will be taken on the , 19 , of which due day of

notice will be given. ,19. Dated this day of

.....

Returning Officer.

Office for purpose of election.

Note .- There shall be added to every Notice of Election to be published under Rule 3 of this Order the notification following with respect to claims against Returning Officers, namely :-

\*Insert surname and christian names in full, and place of abode.

Take notice, that every person having any claim against a Returning Officer for work, labour, material, services, or expenses in respect of any contract made with him by or on behalf of the Returning Officer, for the purposes of an election shall, within fourteen days after the day on which the return is made of the person or persons elected at the election, transmit to the Returning Officer the detailed particulars of such claim in writing, and the Returning Officer shall not be liable in respect of anything which is not duly stated in such particulars.

#### FORM No. 2.

Statement as to persons nominated.

#### UNION.

{ BOROUGH } {URBAN DISTRICT }

OF

The following is a statement as to the persons nominated for election as Guardians for the several Electoral Divisions of the said Union which are situated in the above-named  $\begin{cases} BOROUGH \\ URBAN DISTRICT \end{cases}$ , and for which an election

is to be held in the year 19

Distilat	Persons	s nominat	ed.	Decision of Returning Officer that Candidate
District Electoral Division. 1.	Names (Surnames first). 2.	Place of Abode 3.	Descrip- tion. 4.	

The Candidates opposite whose names no entry is made in Column 5 have been validly nominated.

Dated this day of , 19

Returning Officer.

Office for purpose of election.

#### FORM No. 3.

Notice that no Poll will be taken.

#### UNION.

BOROUGH · ) UBBAN DISTRICT

DISTRICT ELECTORAL DIVISION OF

WHEREAS the following candidates have been duly nominated for election as Guardians for the above-named District Electoral Division:— [Insert names, places of abode, and description of candidates].

And whereas the number of those

[or And whereas the said [insert name or names] has [or have] since withdrawn his [or their] candidature [or if some other event has occurred causing a person to cease to be a candidate state what it is], and the number of the remaining] candidates is [equal to or less than] the number of persons, namely,

to be elected as Guardians for the said Electoral Division.

I do hereby give notice that a Poll will not be taken and that the said [insert names] will be declared elected as Guardians for the said Electoral Division\*, and also that [insert names]

retiring Guardians for the said Electoral Division will be declared to be deemed to be re-elected.

Dated this day of , 19 .

Returning Officer.

FORM No. 4.

Notice where no Candidates are Nominated.

UNION.

BOROUGH URBAN DISTRICT

DISTRICT ELECTORAL DIVISION OF

I do hereby give notice that no candidate has been duly nominated for election as a Guardian for the said District Electoral Division,<sup>†</sup> and that [insert names]

the retiring Guardians for the said District Electoral Division are declared to be deemed to be re-elected.

Dated this day of , 19 .

Returning Officer.

FORM No. 5.

Notice of Poll.

[This form is for use where a Poll is taken for the election of Guardians only.]

UNION.

ELECTION OF GUARDIANS

for the above Union in the year 19

| BOROUGH | Urban District OF

DISTRICT ELECTORAL DIVISION OF

NOTICE IS HEREBY GIVEN-

1. That a poll for the election of Guardians for the above-named District Electoral Division will be held on the day of 19 , between the hours of and .

2. That the number of Guardians to be elected for the District Electoral Division is

3. That the names in alphabetical order, numbers on Register, (if any,) places of abode, and descriptions of the Candidates for election, and the names and numbers on the Register of their respective Proposers and Seconders are as follows:—

\*If the number of candidates or remaining candidates is equal to the number to be elected, or if the Election is a first Election, omit from\* to the end of the sentence.

<sup>†</sup>If the Election is a first Election, omit from <sup>†</sup> to the end of the sentence.

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Names of Can- didate (Sur- name	No. on Reg. if any	Place of Abode	Des- crip- tion.	Names of Proposer (Surname first).	No. on Reg.	Names of Seconder (Surname first).	No. on Reg.
first). 1	2	3	4	5	6	7	8
						ù	
	ļ	1					
		1					

\*Insert particulars as to each candidate for the District Electoral Division whose nomination is valid, and who has not withdrawn his candidature.

4. The poll will be taken by ballot, and the colour of the ordinary ballot paper used in the election will be (insert colour).

Dated this day of

Returning Officer, or Deputy Returning Officer.

, 19

Office for purpose of election

FORM No. 6.

Notice of Poll.

[This form may be used where polls are taken together for the election of a County Councillor [or Councillors and that of Guardians].

#### COUNTY OF

COUNTY ELECTORAL DIVISION OF

BOROUGH

URBAN DISTRICT

DISTRICT ELECTORAL DIVISION OF

OF

ELECTION OF A COUNTY COUNCILLOR [Or COUNCILLORS]

for the above-named COUNTY ELECTORAL DIVISION and of GUARDIANS for the abovenamed DISTRICT ELECTORAL DIVISION in the year 19 .

NOTICE IS HEREBY GIVEN-

1. That polls for the election of a County Councillor [or Councillors] for the abovenamed County Electoral Division and for that of Guardians for the above-named District Electoral Division will be held on the day of 19, between the hours of and

2. That County Councillor [or Councillors] will be elected for the County Electoral Division.

3. That the number of Guardians to be elected for the District Electoral Division is

4. That the names in alphabetical order, numbers on the Register, if any, places of abode, and descriptions of the Candidates for election, and the names and numbers on the Register of their respective Proposers and Seconders are as follows:--- AS COUNTY COUNCILLOR | or COUNCILLORS |.

Names of Can- didate (Sur- name flrst)	No. on Reg. if any	Place of Abode	Des- crip- tion.	Names of Proposer (Surname first).	No. on Reg.	Names of Seconder (Surname first).	No. on Reg.
flrst). 1	2	3	4	5	6	7	8
					_		

#### AS GUARDIANS.

Names of Can- didate (Sur- name	No. on Reg. if any	Place of Abode	Des- crip- tion.	Names of Proposer (Surname first).	No, on Reg.	Names of Seconder (Surname first),	No, on Reg.
first). 1	2	3	4	5	6	7	8
			:				
		[					

5. The poll will be taken by ballot, and the colour of the ordinary ballot paper used in the election of a County Councillor [or Councillors] will be [insert colour], and of that used in the election of Guardians will be [insert colour].

Dated this day of 19

)

Returning Officer for the election of Guardians Deputy Returning Officer for the election of County Councillors.

Office for purpose of election.

#### FORM No. 7.

Declaration of Result of Poll.

UNION.

BOROUGH.

URBAN DISTRICT

ELECTION OF GUARDIANS in the said

Borough

Urban District

for the above Union in the year 19

DISTRICT ELECTORAL DIVISION OF

I, the undersigned, being the returning Officer [or Deputy Returning Officer duly authorised in that behalf] at the poll for the election of Guardians for the said District Electoral Division held on the day of , 19, do hereby give notice that the number of votes recorded for each candidate at the election is as follows:---

Names of	Candidates.	Places of	No. of
Surnames. 1	Other Names. 2	Abode.	Votes recorded.
- 1			
Ì			1
ļ 1			

And I do hereby declare that the said are duly elected Guardians for the said District Electoral Division.

Dated this day of 19

.....

OF

#### Returning Officer.

[or Deputy Returning Officer].

FORM No. 8. Notice of Result of Election.

UNION.

BOROUGH

URBAN DISTRICT )

ELECTION OF GUARDIANS

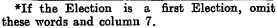
in the above named in the above named Urban District for the said Union in the year 19 .

I, the undersigned, being the Returning Officer at the election of Guardians for the said (Urban District, )

Borough do hereby give notice that

the candidates whose names are entered in column 6 of the Statement hereunder, opposite to the names of the District Electoral Divisions in which polls have been taken, have been declared duly elected Guardians; and I hereby declare that the persons whose names are entered in the said column [or in column 7]\* opposite to the names of District Electoral Divisions where no polls have been taken were duly elected, [or are deemed to be re-elected], \*Guardians for the same.

	Nam Cand	es of Idates.	Places	No. of Votes	Names of Candi-	Names of retiring Guardians
	Sur- names.	Other names.	Abode		dates elected.	deemed to be
1	2	3	4	5	6	re-elected. 7
Date	ed this		day o	£		19.
		•••••	Re	turnir	ng Offic	er.



#### THIRD SCHEDULE.

PROVISIONS OF THE BALLOT ACT, 1872, AS ADAPTED AND ALTERED IN THEIR APPLICATION TO THE ELECTION OF GUARDIANS.

#### PROCEDURE AT ELECTIONS OF GUARDIANS.

#### Poll at Elections.

2. The ballot of each voter shall consist of a paper (in this Act called a ballot paper) showing the names and description of the candidates. Each ballot paper shall have a number printed on the back, and shall have attached a counterfoil with the same number printed on the face. At the time of voting, the ballot paper shall be marked on both sides with an official mark, and delivered to the voter within the polling station, and the number of such voter on the register of voters shall be marked on the counterfoil, and the voter having secretly marked his vote on the paper, and folded it up so as to conceal his vote, shall place it in a closed box in the presence of the officer presiding at the polling station (in this Act called "the presiding officer") after having shown to him the official mark at the back.

If in the register of electors the same number is placed opposite to the name of more than one elector, the returning officer shall put a distinguishing mark on each part of the register which contains numbers used in other parts of the register, and when the number of any voter on any part of the register is entered on the counterfoil of a ballot paper, the mark on that part shall also be entered thereon.

Any ballot paper which has not on its back the official mark, or on which votes are given to more candidates than the voter is entitled to vote for, or on which anything, except the said number on the back, is written or marked by which the voter can be identified, shall be void and not counted.

After the close of the poll the ballot boxes shall be sealed up, so as to prevent the introduction of additional ballot papers, and shall be taken charge of by the returning officer, and that officer shall, in the presence of such agents, if any, of the candidates as may be in attendance, open the ballot boxes, and ascertain the result of the poll by counting the votes given to each candidate, and shall forthwith declare to be elected the candidates or candidate to whom the majority of votes have been given. The decision of the returning officer as to any question arising in respect of any ballot paper shall be final, subject to reversal on petition questioning the election or return.

#### OFFENCES.

#### Offences in respect of Ballot Papers and Ballot Boxes.

3. Every person who-

(1.) Forges or counterfeits or fraudulently defaces or fraudulently destroys any ballot paper, or the official mark on any ballot paper; or
(2.) Without due authority supplies any

(2.) Without due authority supplies any ballot paper to any person; or(3.) Fraudulently puts into any ballot box

(3.) Fraudulently puts into any ballot box any paper other than the ballot paper which he is authorised by law to put in: or

he is authorised by law to put in; or (4.) Fraudulently takes out of the polling station any ballot paper; or

(5.) Without due authority destroys, takes, opens, or otherwise interferes with any ballot box or packet of ballot papers then in use for the purposes of the election: shall be guilty of a misdemeanour, and be liable. if he is a returning officer or an officer or clerk in attendance at a Polling station, to imprisonment for any term not exceeding two years, with or without hard labour, and if he is any other person to imprisonment for any term not exceeding six months, with or without hard labour.

Any attempt to commit any offence specified in this section shall be punishable in the manner in which the offence itself is punishable.

In any indictment or other prosecution for an offence in relation to the ballot boxes, ballot papers, and marking instruments at an election, the property in such papers, boxes, and instruments may be stated to be in the returning officer at such election, as well as the property in the counterfoils.

#### Infringement of Secrecy.

4. Every officer, clerk, and agent in attendance at a polling station shall maintain and aid in maintaining the secrecy of the voting in such station, and shall not communicate, except for some purpose authorised by law, before the poll is closed, to any person any information as to the name or number on the register of electors of any elector who has or has not applied for a ballot paper or voted at that station, or as to the official mark, and no such officer, clerk or agent, and no person whosoever, shall interfere with or attempt to interfere with a voter when marking his vote, or otherwise attempt to obtain in the polling station information as to the candidate for whom any voter in such station is about to vote or has voted, or communicate at any time to any person any information obtained in a polling station as to the candidate for whom any voter in such station is about to vote or has voted or as to the number on the back of the ballot paper Êvery given to any voter at such station. Every officer, clerk, agent, and person in attendance at the counting of the votes shall maintain and aid in maintaining the secrecy of the voting and shall not attempt to ascertain at such counting the number on the back of any ballot paper, or communicate any information obtained at such counting as to the candidate for whom any vote is given in any particular ballot paper. No person shall directly or indirectly induce any voter to display his ballot paper after he has marked the same, so as to make known to any person the name of the candidate for or against whom he has so marked his vote.

Every person who acts in contravention of the provisions of this section shall be liable, on summary conviction before two justices of the peace, to imprisonment for any term not excceding six months, with or without hard labour. USE OF SCHOOL AND PUBLIC ROOM FOR POLL.

6. The returning officer at an election of guardians may use free of charge, for the purpose of taking the poll, hearing objections to nomination papers, and for counting the votes at such election, any room in a school receiving a grant out of moneys provided by Parliament, and any room the expense of maintaining which is payable out of any local rate, but he shall make good any damage done to such room, and defray any expense incurred by the person or body of persons, corporate or unincorporate, having control over the same on account of its being used for the purpose of taking the poll or for counting the votes as aforesaid. This section shall not apply to any school adjoining or adjacent to any church or other place of

worship, nor to any school connected with a convent or other religious establishment.

The use of any room in an unoccupied house for taking the poll shall not render any person liable to be rated or to pay any rate for such house.

#### DUTIES OF RETURNING AND ELECTION OFFICERS.

#### General Powers and Duties of Returning Officer.

8. Subject to the provisions of this Act, every returning officer shall provide such nomination papers, polling stations, ballot boxes, ballot papers, stamping instruments, copies of register of electors, and other things, appoint and pay such officers, and do such other acts and things as may be necessary for effectually conducting the election. Every deputy returning officer shall in so far

Every deputy returning officer shall in so far as he acts as returning officer, be deemed to be included in the term returning officer.

#### Keeping of Order in Station.

9. If any person misconducts himself in the polling station, or fails to obey the lawful orders of the presiding officer, he may immediately, by order of the presiding officer, be removed from the polling station by any constable in or near that station, or any other person authorised in writing by the returning officer to remove him; and the person so removed shall not, unless with the permission of the presiding officer, again be allowed to enter the polling station during the day.

Any person so removed as aforesaid, if charged with the commission in such station of any offence, may be kept in custody until he can be brought before a justice of the peace.

Provided that the powers conferred by this section shall not be exercised so as to prevent any elector who is otherwise entitled to vote at any polling station from having an opportunity of voting at such station.

# Powers of Presiding Officer and Administration of Oaths, &c.

10. For the purpose of the adjournment of the poll, a presiding officer shall have the power by law belonging to a deputy returning Officer in a parliamentary election; and any presiding officer and any clerk appointed by the returning officer to attend at a polling station shall have the power of asking the questions and administering the oath authorised by law to be asked of and administered to voters, and any justice of the peace and any returning officer may take and receive any declaration authorised by this Act to be taken before him.

#### Liability of Officers for Misconduct.

11. Every returning officer, presiding officer, and clerk who is guilty of any wilful misfeasance or any wilful act or omission in contravention of this Act shall, in addition to any other penalty or liability to which he may be subject, forfeit to any person aggrieved by such misfeasance, act, or omission a penal sum not exceeding one hundred pounds.

exceeding one hundred pounds. No returning officer or officer appointed by him in connexion with the election of guardians for any electoral division, nor any partner or clerk of any such officer, shall act as agent for any candidate in the management or conduct of his election as a guardian. If any returning officer or officer appointed by him, or the partner or clerk of any such officer, shall so act he shall be guilty of a misdemeanour.

#### MISCELLANEOUS.

#### Prohibition of Disclosure of Vote.

12. No person who has voted at an election shall, in any legal proceeding to question the election or return, be required to state for whom he has voted.

#### Non-compliance with Rules.

13. No election shall be declared invalid by reason of a defect in the title or appointment of the returning officer or deputy returning officer or of a non-compliance with the rules contained in the First Schedule to this Act or in the Guardians (Northern Ireland) Election Order, 1924, or any mistake in the use of the forms in the Second Schedule to this Act or in the said Order, if it appears to the tribunal having cognizance of the question that the election was conducted in accordance with the principles laid down in the body of this Act and of the Local Government Acts (Northern Ireland) 1898 to 1923, and that such noncompliance or mistake did not affect the result of the election.

#### PERSONATION.

#### Definition and Punishment of Personation.

24. The following enactments shall be made with respect to personation at an election of guardians:

It shall be the duty of the returning officer to institute a prosecution against any person whom he may believe to have been guilty of personation, or of aiding, abetting, counselling or procuring the commission of the offence of personation by any person, at the election for which he is returning officer, and the costs and expenses of the prosecutor and the witnesses in such case, together with compensation for their trouble and loss of time, shall be allowed by the court in the same manuer in which courts are empowered to allow the same in cases of felony.

Sections 93 to 96, both inclusive, of the Representation of the People (Ireland) Act, 1850, shall apply to personation at an election of guardians in the same manner as they apply to a person who knowingly personates and falsely assumes to vote in the name of another person as mentioned in the said Act, but with the substitution of the words "any agent appointed under the Guardians (Northern Ireland) Election Order, 1924," for "any such agent so appointed as aforesaid" or for any reference to any such agent, and of "the presiding officer" for "the returning officer or his respective deputy."

#### EFFECT OF SCHEDULES.

28. The schedules to this Act, and the notes thereto and directions therein shall be construed and have effect as part of this Act.

#### SCEDULES TO ACT.

#### FIRST SCHEDULE TO ACT.

### Rules for Elections of Guardians.

#### The Poll.

15. For every District Electoral Division the returning officer shall, subject to the provisions of the Guardians (Northern Ireland) Election Order, 1924, provide a sufficient number of polling stations for the accommodation of the electors entitled to vote at the Election of Guardians for such District Electoral Division, and shall distribute the polling stations amongst those electors in such manner as he thinks most convenient.

17. A separate room or separate booth may contain a separate polling station, or several polling stations may be constructed in the same room or booth.

18. No person shall be admitted to vote at any polling station except the one allotted to him.

20. The returning officer shall provide each polling station with materials for voters to mark the ballot papers, with instruments for stamping thereon the official mark, and with copies of the register of voters, or such part thereof as contains the names of the voters allotted to vote at such station. He shall keep the official mark secret.

21. The presiding officer appointed to preside at each station shall keep order at his station, shall regulate the number of electors to be admitted at a time, and shall exclude all other persons except the clerks, the agents of the candidates, and the constables on duty.

22. Every ballot paper shall contain a list of the candidates described as in their respective nomination papers, and arranged alphabetically in the order of their surnames, and (if there are two or more candidates with the same surname) of their other names; it shall be in the form set forth in the Second Schedule to this Act or as near thereto as circumstances admit and shall be capable of being folded up.

23. Every ballot box shall be so constructed that the ballot papers can be introduced therein, but cannot be withdrawn therefrom, without the box being unlocked. The presiding officer at any polling station, just before the commencement of the poll, shall show the ballot box empty to such persons, if any, as may be present in such station, so that they may see that it is empty, and shall then lock it up, and place his seal upon it in such manner as to prevent its being opened without breaking such seal, and shall place it in his view for the receipt of ballot papers, and keep it so locked and sealed.

24. Immediately before a ballot paper is delivered to an elector, it shall be marked on both sides with the official mark either stamped or perforated, and the number, name, and description of the elector as stated in the copy of the register shall be called out, and the number of such elector, together with the distinguishing mark, if any, of the part of the register in which the number occurs, shall, as required by Section 2 of this Act as adapted, be marked on the counterfoil, and a mark shall be placed in the register against the number of the elector, to denote that he has received a ballot paper, but without showing the particular ballot paper which he has received.

25. The elector, on receiving the ballot paper, shall forthwith proceed into one of the compartments in the polling station, and there mark his paper, and fold it up so as to conceal his vote, and shall then put his ballot paper, so folded up, in to the ballot box; he shall vote without undue delay, and shall quit the polling station as soon as he has put his ballot paper into the ballot box.

26. The presiding officer, on the application of any voter who is incapacitated by blindness or other physical cause from voting in manner prescribed by this Act, or (if the poll be taken on Saturday) of any voter who declares that he is of the Jewish persuasion, and objects on religious grounds to vote in manner prescribed by this Act, or of any voter who makes such a declaration as hereinafter mentioned that he is unable to read, shall, in the presence of the agents of the candidates, cause the vote of such voter to be marked on a ballot paper in manner directed by such voter, and the ballot paper to be placed in the ballot box, and the name and number on the register of voters of every voter whose vote is marked in pursuance of this rule, and the reason why it is so marked shall be entered on a list, in this Act called "the list of votes marked by the presiding officer."

The said declaration, in this Act referred to as "the declaration of inability to read," shall be made by the voter at the time of polling, before the presiding officer, who shall attest it in the form hereinafter mentioned, and no fee, stamp or other payment shall be charged in respect of such declaration, and the said declaration shall be given to the presiding officer at the time of voting.

27. If a person, representing himself to be a particular elector named on the register, applies for a ballot paper after another person has voted as such elector, the applicant shall, upon duly answering the questions permitted by the Guardians (Northern Ireland) Election Order. 1924, to be asked of voters at the time of polling and upon taking an oath in the form hereinafter set out, which the presiding officer shall administer, be entitled to mark a ballot  $\mathbf{the}$ manner paper  $_{in}$ same as any paper (in but the ballot other voter Act called a tendered ballot paper)  $\mathbf{this}$ shall be of a colour differing from the other ballot papers, and, instead of being put into the ballot box, shall be given to the presiding officer and endorsed by him with the name of the voter and his number in the register of voters, and set aside in a separate packet, and shall not be counted by the returning officer. And the name of the voter and his number on the register shall be entered on a list, in this Act called "the tendered votes list."

The oath shaft be administered in the following form

"You do swear that you are the same "person whose name appears as A.B. on the "Register of Local Government Electors for

"the District Electoral Division of

", and that you have not "already voted at the present election of "Guardians or at the Election of Rural Dis-"trict Councillors or Guardians in this or "any other District Electoral Division in "the Union.

"So HELP YOU, GOD." Provided that any person entitled to affirm in lieu of taking an oath may affirm in the following form:—

"I A.B., do solemnly, sincerely, and truly "declare and affirm that I am the same per-"son whose name appears as A.B. on the "Register of Local Government Electors for "the District Electoral Division of

", and that I have not already voted "at the present Election of Guardians, or at "the Election of Rural District Councillors "or Guardians, in this or any other Electoral "Division in the Union."

28. A voter who has inadvertently dealt with his ballot paper in such manner that it cannot be conveniently used as a ballot paper, may, on delivering to the presiding officer the ballot paper so inadvertently dealt with, and proving the fact of the inadvertence to the satisfaction of

the presiding officer, obtain another ballot paper in the place of the ballot paper so delivered up (in this Act called a spoilt ballot paper), and the spoilt ballot paper shall be immediately cancelled.

29. The presiding officer of each station, as soon as practicable after the close of the poll, shall make up into separate packets sealed with his seal,—

(1.) Each ballot box in use at his station, unopened but with the key attached and

(2.) The unused and spoilt ballot papers, placed together; and

(3.) The tendered ballot papers; and

(4.) The marked copies of the register of electors, and the counterfoils of the ballot papers; and (5.) The tendered votes list, and the list

(5.) The tendered votes list, and the list of votes marked by the presiding officer, and a statement of the number of the voters whose votes are so marked by the presiding officer under the heads "physical incapacity," "Jews," and "unable to read," and the declaration of inability to read;

and shall deliver such packets to the returning officer, or deputy returning officer by whom the votes are to be counted, unless he is himself such officer.

30. The packets shall be accompanied by a statement made by such presiding officer, showing the number of ballot papers entrusted to him and accounting for them under the heads of ballot papers in the ballot box, unused, spoilt, and tendered ballot papers, which statement is in this Act referred to as the ballot paper account.

#### Counting Votes.

31. Each candidate may appoint an agent to attend the counting of the votes.

32. The returning officer shall make arrangements for counting the votes in the presence of the agents of the candidates as soon as practicable after the close of the poll, and shall give to the agents of the candidates appointed to attend at the counting of the votes notice in writing of the time and place at which he will begin to count the same.

33. The returning officer, his assistants and clerks, the agents of the candidates, any person to whom Rule 51 of this Schedule applies, and no other person, except with the sanction of the returning officer, may be present at the counting of the votes.

34. Before the returning officer proceeds to count the votes given at a poll for the Election of Guardians, he shall in the presence of the agents of the candidates, open each ballot box; and taking out the papers therein, shall count and record the number thereof, and then mix together the whole of the ballot papers contained in the ballot boxes. He shall then proceed to count the votes.

The returning officer, while counting and recording the number of ballot papers and counting the votes, shall keep the ballot papers with their faces upwards, and take all proper precautions for preventing any person from seeing the numbers printed on the backs of such papers.

35. The returning officer shall, so far as practicable, proceed continuously with counting the votes, allowing only time for refreshment, and excluding, if and so far as he thinks it necessary, the hours between the close of the poll and nine o'clock on the succeeding morning. During the excluded time the returning officer

shall place the ballot papers and other documents relating to the election under his own seal and the seals of such of the agents of the candidates as desire to affix their seals, and shall otherwise take proper precautions for the security of such papers and documents.

36. The returning officer shall endorse "rejected" on any ballot paper which he may reject as invalid, and shall add to the endorsement "rejection objected to," if an objection be in fact made by any agent to his decision. The returning officer shall draw up a statement showing the number of ballot papers rejected and not counted by him under the several heads of—

1. Want of official mark;

2. Voting for more candidates than entitled to:

3. Writing or mark by which voter could be identified :

4. Unmarked or void for uncertainty;

and shall on request allow any agents of the candidates to copy such statement. If the votes are counted by a deputy returning officer he shall, with the declaration of the result of the poll, report to the returning officer the number of ballot papers rejected and not counted by him, under the above heads, and no such statement as aforesaid shall be drawn up by the returning officer. The deputy returning officer shall, on request, allow any agents of the candidates, before such report is sent in, to copy it.

37. Upon the completion of the counting, the returning officer shall seal up in several packets the counted and rejected ballot papers. He shall not open the sealed packet of tendered ballot papers or marked copy of the register of voters and counterfoils, but shall proceed, in the presence of the agents of the candidates, to verify the ballot paper account given by each presiding officer by comparing it with the number of ballot papers recorded by him as aforesaid. and the unused and spoilt ballot papers in his possession and the tendered votes list, and shall reseal each sealed packet after examination. The returning officer shall draw up a statement as to the result of such verification, and shall, on request, allow any agents of the candidates to copy it.

If the votes are counted by a deputy returning officer, he shall report to the returning officer the result of the verification, and no such statement as aforesaid shall be drawn up by the returning officer. The deputy returning officer shall, on request, allow any agents of the candidates, before such report is sent in, to copy it. He shall with his report send to the returning officer the sealed packets of counted and rejected ballot papers, and the unopened sealed packets which he has received from any presiding officer.

38. Lastly, the returning officer shall carefully preserve for the period hereinafter mentioned all the packets of ballot papers in his possession. together with the said reports, the ballot paper accounts, tendered votes lists, lists of votes marked by the presiding officer, statements relating thereto, declarations of inability to read, and packets of counterfoils, and marked copies of registers, endorsing on each packet a description of its contents and the date of the election to which they relate, and the name of the district for which such election was held.

39. The returning officer shall retain for six months all documents relating to an election of

guardians, and then, unless otherwise directed by an order of a court having jurisdiction in the matter, or of any tribunal in which the election is questioned, shall cause them to be destroyed.

40. No person shall be allowed to inspect any rejected ballot papers in the custody of the returning officer, except under the order of the court or tribunal aforesaid to be granted by such court or tribunal on being satisfied by evidence on oath that the inspection or production of such ballot papers is required for the purpose of instituting or maintaining a prosecution for an offence in relation to ballot papers, or for the purpose of a petition questioning an election or return; and any such order for the inspection or production of ballot papers may be made subject to such conditions as to persons, time, place, and mode of inspection or production as the court or tribunal making the same may think expedient, and shall be obeyed by the returning officer.

41. No person shall, except by order of a court, or of any tribunal having cognizance of any question relating to the election, open the sealed packet of counterfoils after the same has been once sealed up, or be allowed to inspect any counted ballot papers in the custody of the returning officer. Such order may be made subject to such conditions as to persons, time, place, and mode of opening or inspection as the court or tribunal making the order may, think expedient; provided that on making and carrying into effect any such order, care shall be taken that the mode in which any particular elector has voted shall not be discovered until he has been proved to have voted, and his vote has been declared by a competent court to be invalid.

42 All documents in the custody of a returning officer in pursuance of this Act, other than ballot papers and counterfoils, shall be open to public inspection at such time and under such regulations as may have been or may hereafter be prescribed by the council of the county or county borough in which the electoral division is situate, and the returning officer shall supply copies of or extracts from the said documents to any person demanding the same, on payment of such fees and subject to such regulations as may have been or may hereafter be prescribed by the county council.

43. Where an order is made for the production by the returning officer of any document in his possession relating to any specified election of guardians, the production by such officer or his agent of the document ordered, in such manner as may be directed by such order, or by an order of the court having power to make such first-mentioned order, shall be conclusive evidence that such document relates to the specified election ; and any endorsement appearing on any packet of ballot papers produced by such returning officer or his agent shall be evidence of such papers being what they are stated to be by the endorsement. The production from proper custody of a ballot paper purporting to have been used at any election, and of a counterfoil marked with the same printed number and having a number marked thereon in writing, shall be prima facie evidence that the person who voted by such ballot-paper was the person who at the time of such election had affixed to his name in the register of voters at such election the same number as the number written on such counterfoil.

#### General Provisions.

47. If the returning officer presides at any polling station, the provisions of this Act relating to a presiding officer shall apply to such returning officer with the necessary modifications as to things to be done by the returning officer to the presiding officer, or the presiding officer to the returning officer. 48. The returning officer may, in addition to

48. The returning officer may, in addition to any clerks, appoint competent persons to assist him in counting the votes.

49. No person shall be appointed by a returning officer for the purposes of an election who has been employed by any other person in or about the election.

50. The presiding officer may do, by the clerks appointed to assist him, any act which he is required or authorised to do by this Act at a polling station, except ordering the arrest, exclusion, or ejection from the polling station of any person.

51. A candidate may himself undertake the duties which any agent of his, if appointed under Rule 31 of this Schedule, might have undertaken, and may, if he does not appoint such an agent, be present at the counting of the votes, or may himself take the place of such agent; provided that any persons acting under this Rule, may at any time before so acting, make the statutory declaration as to secrecy required by Rule 54 of this Schedule, but he shall not so act until he has made such declaration.

address of every 52. The name and candidate appointed of a to agent attend the counting of the votes shall be transmitted to the returning officer one clear day at the least before the opening of the poll; and the returning officer may refuse to admit to the place where the votes are counted any agent whose name and address has not been transmitted, notwithstanding that his 80 appointment may be otherwise valid, and any notice required to be given to an agent by the returning officer may be delivered at or sent by post to such address.

53. If any person appointed an agent for the purposes of attending a polling station, or at the counting of the votes dies, or becomes incapable of acting during the time of the election, another agent may be appointed in his place, and notice shall forthwith be given to the returning officer in writing of the name and address of any agent so appointed. 54. Every returning officer, and every officer,

54. Every returning officer, and every officer, clerk, or agent authorised to attend at a polling station, and also every officer, clerk, or agent authorised to attend at the counting of the votes, shall, before the opening of the poll, make a statutory declaration of secrecy, in the presence, if he is the returning officer, of a justice of the peace, and if he is any other officer or agent, of a justice of the peace or of the returning officer; but no such returning officer, clerk, or agent as aforesaid shall, save as aforesaid, be required, as such, to make any declaration or take any oath on the occasion of any election.

55. Where in this Act any expressions are used requiring or authorising or inferring that any act or thing is to be done in the presence of the agents of the candidates, such expressions shall be deemed to refer to the presence of such agents of the candidates as may be authorised to attend, and as have in fact attended, at the time and place where such act or thing is being done, and the non-attendance of any agents or

agent at such time and place shall not, if such act or thing be otherwise duly done, in anywise invalidate the act or thing done.

#### SECOND SCHEDULE TO ACT.

Note.—The forms contained in this schedule, or forms as nearly resembling the same as circumstances will admit, shall be used in all cases to which they refer and are applicable, and when so used shall be sufficient in law.

#### Form of Ballot Paper. Form of Front of Ballot Paper. ELECTION OF GUARDIANS. BROWN 1 (John Brown, of Water Lane Agricultural Labourer). Counterfoil No. GREEN (Robert Green of Blackrock, Shoemaker) 2 NOTE— The counterfoil is to have a number to cor-respond with that on the back of the Hallot JONES (Wm. David Jones, of Clay-gate Farm, Farmer). 3 MERTON (Hon. George Travis, commonly, called Viscount Merton of Malone Road, Relfast, Gentleman). 4 ROBINSON 5 (Henry Robinson of High ; Street, Grocer.) SMITH 6 (Mary Elizabeth Smith. of Lavender Cottage, Married Woman.)

#### Form of Back of Ballot Paper.

No.

Election of Guardians for the District Electoral Division of

, 19

Note.—The number on the ballot paper is to correspond with that on the counterfoil.

#### Directions as to printing Ballot Paper.

Nothing is to be printed on the ballot paper except in accordance with this schedule.

The surname of each candidate, and if there are two or more candidates of the same surname, also the other names of such candidates, shall be printed in large characters, and the names, places of abode, and descriptions and the number on the back of the paper, shall be printed in small characters.

The voter may vote for candidates as guardians.

The voter will go into one of the compartments and, with the pencil provided in the compartment, place a cross on the right-hand side, opposite the name of the candidate for whom he votes, thus X.

The voter will then fold up the ballot paper so as to show the official mark on the back; and

Form of Directions for the Guidance of the Voter in voting, which shall be printed in conspicuous Characters, and placarded outside every Polling Station and in every Compartment of every Polling Station.

leaving the compartment will, without showing the front of the paper to any person, show the official mark on the back to the presiding officer, and then, in the presence of the presiding officer, put the paper into the ballot box and forthwith quit the polling station.

If the voter inadvertently spoils a ballot paper he can return it to the officer, who will if satisfied of such inadvertence, give him another paper.

paper. If the voter votes for more than candidates or places any mark on the paper by which he may be afterwards identified, his ballot paper | will be void, and will not be counted.

If the voter takes a ballot paper out of the polling station, or deposits in the ballot box any other paper than the one given him by the officer, he will be guilty of a misdemeanour and be subject to imprisonment for any term not exceeding six months, with or without hard labour

Note.—These directions shall be illustrated by examples of the ballot paper

#### Form of Statutory Declaration of Secrecy.

I solemnly promise and declare, That I will not at this election of guardians for the District Electoral Division of do anything forbidden by section four of the Ballot Act, 1872, which has been read to me.

Note.—The section must be read to the declarant by the person taking the declaration. One declaration may be made by the Returning Officer in respect of all the District Electoral Divisions for which he is Returning Officer.

Form of Declaration of inability to read.

I, A.B., of , being numbered on the Register of Electors for the District Electoral Division of do hereby declare that I am unable to read.

A.B.., his mark.

day of , 19 . I, the undersigned, being the presiding officer for the polling station for the District Electoral Division of do hereby certify that the above declaration, having been first read to the above-named A.B., was signed by him in my presence with his mark.

#### Signed, C.D.

Presiding Officer for polling station for the District Electoral Division of

, 19

or day of

#### \_\_\_\_\_

#### FOURTH SCHEDULE.

SECTIONS 74 AND 75 OF THE MUNICIPAL COR-PORATIONS ACT, 1882, AS ADAPTED AND ALTERED IN THEIR APPLICATION TO THE ELECTION OF GUARDIANS.

#### Offences in relation to Nomination Papers.

74.—(1) If any person forges or fraudulently defaces or fraudulently destroys any nomination paper, or delivers to the Returning Officer any forged nomination paper, knowing it to be forged, he shall be guilty of a misdemeanour, and shall be liable to imprisonment for any term not exceeding six months, with or without hard labour.

(2) An attempt to commit any such offence shall be punishable as the offence is punishable.

#### Neglect of Duty by Returning Officer or Deputy Returning Officer.

75.—(1) If a person who has undertaken to act as returning officer or deputy returning officer, at an election of guardian neglects or refuses to conduct or declare the election in manner provided by the Local Government Acts (Northern Ireland), 1898 to 1923, and the Guardians (Northern Ireland) Election Order, 1924, he shall for every such offence be liable to a fine not exceeding one hundred pounds, recoverable by action.

(2) An action under this section shall not lie after three months from the neglect or refusal.

#### STATUTORY RULES AND ORDERS OF NORTHERN IRELAND. 1924, No. 2.

THE MINISTRY OF HOME AFFAIRS FOR NORTHERN IRELAND.

#### COUNTY AND RURAL DISTRICT COUNCILLORS.

#### Rules as to Nomination and Election.

- To the Council of every Administrative County in Northern Ireland and to the Secretary of every such Council:
- To the District Council of every Rural and Urban District in Northern Ireland, and to the Clerk of every such Council; and to all others whom it may concern:

Whereas by the Local Government (Application of Enactments) Order, 1898, being an Order in Council made on the 22nd day of December, 1898, by the Lord Lieutenant in pursuance of Section 104 of the Local Government (Ireland) Act, 1898, it was, amongst other things, ordered that the election of county and rural district councillors should, subject to the provisions of the said Act, be conducted according to rules framed under the said Order by the Local Government Board for Ireland, that the rules so framed should provide for the matters and things in the said Order mentioned; and that at every election regulated by rules framed under the said Order, the poll should be taken by ballot, and the Ballot Act, 1872, and the Municipal Elections (Corrupt and Illegal Practices) Act, 1884, and Sections 56, 74 and 75 and Part IV of the Municipal Corporations Act, 1882, as amended by the last Act (includ-ing the penal provisions of those Acts) should, subject to adaptations, alterations, and exceptions made by such rules, and to certain pro-visions specified in the Order, apply in like manner as in the case of a Municipal Election :

And Whereas the powers and duties of the Local Government Board for Ireland under the said Order and Act, are now vested as respects Northern Ireland in the Ministry of Home Affairs for Northern Ireland :

And Whereas it is enacted by Section 2 of the Local Government Act (Northern Ireland), 1922, that no person shall be deemed to have been duly nominated for election as a county or rural district councillor unless his consent, in writing, to such nomination has been signified to the returning officer, and in the case of an election of a county councillor a sum of Twentyfive pounds, and in the case of an election of a rural district councillor a sum of Ten pounds has been paid to the returning officer not later than the date prescribed for the receipt of nomination papers; and that the power of the Ministry of Home Affairs for Northern Ireland to frame rules for the conduct of elections shall include power—

(a) to prescribe conditions upon which deposits made by an unsuccessful candidate may be returned; and

(b) to prescribe the manner in which consents may be given by candidates to their nomination as members of a county or rural district council.

Now, Therefore, the Ministry of Home Affairs for Northern Ireland in exercise of the powers vested in it by the Local Government Acts (Northern Ireland), 1898 to 1923, and of all other powers enabling the Ministry in that behalf hereby orders and directs that, subject to any directions that may be given by the said Ministry or until the Ministry otherwise orders, the following rules shall be observed in connection with the election of county and rural district councillors in Northern Ireland.

#### Returning Officer.

1.—(1) The returning officer for the election of county councillors for every county electoral division in the county and for the election of rural district councillros in every rural district of the county and in every district electoral division of such rural district shall be the secretary of the county council.

(2) If the office of secretary of the county council is vacant at the time when any duty relative to the election has to be performed by him, or if he, from illness or other sufficient cause, is unable to perform such duty or fails to do so the county council shall immediately appoint some other competent person to act as returning officer or to perform such of the duties of the returning officer as then remain to be performed as the case may be. The person so appointed shall give to the council such security for the performance of his duties as the Ministry may approve.

(3) The Returning Officer shall appoint some place or places within the administrative County as an office or offices for the purpose of the election of County Councillors, and some place or places within each Rural District as an office or offices for the election of Rural District Councillors. Provided that where the Workhouse of the Union in which such Rural District is situated is within an Urban District in the same county, such Workhouse may be used as an office for the election of Rural District Councillors for the Rural District.

#### Deputy Returning Officer.

(4) The Returning Officer may, in writing, appoint a fit person or persons to be his Deputy or Deputies for all or any of the purposes relating to the election of County or Rural District Councillors, provided that, so far as regards the carrying out of Rules 3 to 10 of this Order in respect of the election of Rural District Councillors in Rural Districts, he shall in every case appoint a deputy, and the Clerk of the Rural District Council shall be the Deputy so appointed.

(5) In every county electoral division containing an urban district the returning officer shall appoint the Clerk of the Urban District Council as his Deputy for all purposes relating to the election of a county councillor or councllors for the part of the county electoral division, which comprises the Urban District.

(6) If the office of clerk of the rural district or urban district council is vacant, or if such

clerk is, in the opinion of the Ministry of Home Affairs unable or fails to perform the duties of deputy returning officer respectively referred to in sub-sections (4) or (5) of this Rule, or if such clerk becomes unable to complete the performance of such duties, the returning officer shall appoint some other competent person to perform the said duties or to complete the performance of the said duties as the case may be.

(7) Where a Union extends into two or more counties, the Returning Officer in any such county other than that in which the Workhouse of the said Union is is situated may, if he thinks fit, appoint some person to act as Assistant Deputy to the Clerk of the Council of the Rural District formed by the part of the Union situate within the said County, for the purpose of carrying out any or all of the duties referred to in Sub-section (4) of this Rule in respect of the said Rural District.

(8) A Deputy Returning Officer shall have all the powers, duties, and liabilities of the Returning Officer in relation to the matters in respect of which he is appointed as Deputy.

#### Day of Election.

2. The Day of Election of County and Rural District Councillors shall be that fixed for the purpose by the County Council in accordance with the provisions of Section 94 (7) of the Local Government (Ireland) Act, 1898.

#### Nutice of Election.

3. Not later than the day prescribed for that purpose by the First Schedule to this Order, the Returning Officer or his Deputy shall prepare and sign Notices of the Election of County and Rural District Councillors, and shall cause public Notice to be given of the same in accordance with Rule 31 of this Order in each County Electoral Division and in each District Electoral Division respectively. The notice shall be in the form No. 1 in the Second Schedule to this Order, or in a form to the like effect.

#### Nomination of Candidates.

4.—(1) Each candidate for election as a County or Rural District Councillor shall be nominated in writing.

(2) Each candidate who shall be nominated for Election as a County or Rural District Councillor shall signify in writing to the Returning Officer his consent to such nomination and shall deposit or cause to be deposited with the Returning Officer in the case of an election of a County Councillor a sum of twenty-five pounds, or in the case of an election of a Rural District Conncillor a sum of ten pounds, not later than the time prescribed by the First Schedule to this Order for the receipt of nomination papers. Every consent to nomination shall be witnessed by two Local Government Electors of the County Electoral Division or District Electoral Division as the case may be for which the election is to be held who shall state their places of abode and numbers on the Register and shall be in the Form No. 1A as set out in the Second Schedule to this Order or in a Form to the like effect, and delivered at the office of the Returning Officer within the time prescribed during the usual office hours: Provided that where a candidate is prevented by reason of illness or other sufficient cause from signifying his consent in writing, such consent may be given on his behalf in the Form No. 1B as set out in the Second Schedule to this Order or in a Form to

the like effect by a Local Government Elector of the County Electoral Division or District Electoral Division as the case may be duly authorised to signify such consent.

(3) The Nomination Paper shall state the name of the County Electoral Division or District Electoral Division for which the candidate is nominated, the surname and other name or names in full and number on the Register, if any, of the candidate, and his place of abode and description and that he is qualified by law for election as a member of the County Council or Rural District Council, as the case may be, whether as a Local Government Elector, resident or owner of property. It shall be signed by two Local Government Electors of the County Electoral Division or District Electoral Division for which the election is to be held, as Proposer and Seconder and no more and shall state their respective places of abode and their numbers on the Register. It shall be in the form set out in the Notice in the Form No. 1 in the Second Schedule to this Order or in a Form to the like effect.

(4) The name of more than one candidate shall not be inserted in any one nomination paper.

(5) A Local Government Elector shall not sign more nomination papers than there are County or Rural District Councillors to be elected for the County Electoral Division or District Electoral Division respectively; nor shall a nomination he sign paper for any County Electoral Division or District Elec-toral Division other than one in respect of which he is registered as a Local Government Elector. Neither shall he sign nomination papers for more than one County Electoral Division in the same County, or for more than one District Electoral Division in the same Union, whether the Election for such District Electoral Division be of Guardians or of Rural District Councillors.

(6) If any Local Government Elector shall sign nomination papers for more than one County Electoral Division in the County, or for more than one District Electoral Division in the Union, the nomination papers signed by him relating to the first County Electoral Division or District Electoral Division, as the case may be, for which a nomination paper signed by him is received by the Returning Officer shall alone be valid, and of the nomination papers signed by him which relate to that County Electoral Division or District Electoral Division such as are first received by the Returning Officer up to the number of County or Rural District Councillors to be elected for such County Electoral Division cr District Electoral Division shall alone be valid. Provided that for the purposes of this paragraph nomination papers not pro-perly filled up and signed shall be excluded.

#### Nomination Papers and Consent Forms to Candidates Nominations to be provided.

5. The Returning Officer shall provide nomination papers and forms for consent to candidates nomination. Any Local Government Elector may obtain nomination papers and forms of consent to nomination from either the Returning Officer or his Deputy free of charge, provided that no such elector shall be entitled to obtain from the Returning Officer or his Deputy more nomination papers or forms of consent to nomination than there are county or rural district councillors to be elected as the case may be.

#### Time for Sending in Nomination Papers.

6. Every nomination paper shall be delivered in person either by the candidate or by his proposer or seconder to the Returning Officer or his Deputy at his Election Office during the usual office hours within the time prescribed for that purpose by the First Schedule to this Order. A nomination paper delivered after that time shall not be valid. The Returning Officer shall note on each nomination paper whether it was delivered before or after that time, and also whether the consent of the candidate to his nomination has been duly signified. and the amount of the deposit received.

#### Dealing with Nominations by Returning Officer.

7.—(1) The Returning Officer or his Deputy shall number the nomination papers in the order in which they are received by him; and the first valid nomination paper received for a candidate shall be deemed to be the nomination of that candidate, provided his consent to his nomination has been duly signified and the amount of the deposit has been paid to the Returning Officer.

(2) The Returning Officer or his Deputy shail, as soon as practicable after the receipt of any nomination paper, examine and decide whether it has or has not been properly filled up and signed by two Local Government Electors, and whether it is or is not invalid under Rule 4 (6) or Rule 6. His decision that a nomination paper has been so filled up and signed, and is not invalid as aforesaid, shall be final, and shall not be questioned in any proceeding whatever.

not be questioned in any proceeding whatever. (3) If the Returning Officer or his Deputy shall decide that a nomination paper is invalid, he shall put a note on it to this effect, stating the grounds of his decision, and he shall sign such note.

(4) After deciding that the nomination of any candidate is valid, or (except where some other nomination of the candidate has been decided to be valid) that a nomination paper for any candidate is invalid, the Returning Officar or his deputy shall, not later than the day prescribed for that purpose by the First Schedule to this Order, send, by post or otherwise, notice in writing of his decision to the candidate.

#### Statement as to Persons nominated.

8. Not later than the day prescribed for that purpose by the First Schedule to this Order, the Returning Officer shall make out a statement in the Form No. 2 in the Second Schedule to this Order, or in a form to the like effect, containing the names, places of abcde, and descriptions of the persons nominated for election as County Councillors for the several County Electoral Divisions, and his Deputy appointed under Rule 1 (4) shall make out a similar statement containing the names, places of abode, and descriptions of the persons nominated for election as Rural District Councillors for the several District Electoral Divisions of the District, or of each of the Districts, in respect of which he is appointed Deputy. Every such statement, whether it refer to nominations for election to the office of County Councillor, or to that of Rural District Councillor shall contain a notice of the decision of the Returning Officer or his Deputy, as the case may be, with respect to each candidate as to whether he has been deemed to have been duly nominated or not. He shall forthwith cause a copy thereof to be suspended in the Court House or Room in which the meetings of the County Council, or the Rural District Council, as the case may be, are held, and in the Board Room of the Guardians of the Union in which any of the County or District Electoral Divisions affected by the statement are situate, and also a copy to be affixed on the principal external gate or door of the Workhouse of every such Union, and on that of the Court House or other office of the County Council.

#### Withdrawal of Candidate.

9. Any candidate may withdraw his candidature by delivering or causing to be delivered, within the time prescribed for that purpose by the First Schedule to this Order, at the office of the Returning Officer or his Deputy at which his nomination was delivered, a notice in writing of such withdrawal, signed by him.

#### Relation of Nomination to Election.

10. Section 56 of the Municipal Corporations Act, 1882, shall be altered and adapted in its application to the election of County and Rural District Councillors so as to be read as follows:

(1) If the number of candidates who have been deemed to have been duly nominated for election to the office of County or Rural District Councillor for any County Electoral Division or District Electoral Division as the case may be, and who do not withdraw their candidature under Rule 9, exceeds the number of County or Rural District Councillors respectively to be elected for the County Electoral Division or District Electoral Division, the County or Rural District Councillor or Councillors, as the case may be, shall be elected from among the persons in each case respectively so nominated.

(2) If the number of candidates who have been deemed to have been duly nominated is in any case equal to, or is, by the withdrawal of any candidate as provided by Rule 9 or otherwise in any case reduced to a number equal to the number of vacancies, the Returning Officer or his Deputy shall, as early as practicable, give public notice, in accordance with Rule 31 of this Order, that no poll will be taken and that the candidate or candidates so nominated will be declared to be elected.

(3) If the number of candidates at any election of County or Rural District Councillors for a County Electoral Division or District Electoral Division, respectively, who have been deemed to have been duly nominated is less than, or is, by the withdrawal of any candidate, as provided by Rule 9 or otherwise, reduced to a number less than the number of vacancies, the Returning Officer or his Deputy shall give public notice, in accordance with Rule 31 of this Order, that no poll will be taken, and that the candidate or candidates so deemed to have been duly nominated will be declared to be elected; and also that such of any retiring County or Rural District Councillors for the Electoral County Division or District Electoral Division, respectively, as were highest on the poll at their election, or if the poll was equal or there was no poll, as shall have been selected by the Returning Officer or his Deputy by lot to make up the required number, will be declared to be deemed to be re-elected. Provided that if there are no retiring Councillor or Councillors within the meaning of this sub-section or an insufficient number thereof capable of being or declared to be deemed to be re-elected any vacancy or vacancies so arising shall be, as soon as may be, filled by the County or Rural District Council as the case may be as a casual vacancy.

(4) If after due notice has been given of an election to fill the office of County or Rural District Councillor for a County Electoral Division or District Electoral Division, respectively, no candidate is deemed to have been duly nominated the Returning Officer or his Deputy shall give public notice in such County or District Electoral Division, in accordance with Rule 31 of this Order, that the retiring County Councillor or Councillors, or the retiring Rural District Councillors, as the case may be, will be declared to be deemed to be re-elected. Provided that if there are no retiring Councillor or Councillors within the meaning of this subsection or an insufficient number thereof capable of being or declared to be deemed to be re-elected any vacancy or vacancies so arising shall be, as soon as may be, filled by the County or Rural District Council as the case may be as a casual vacancy.

(5) The Returning Officer or his Deputy shall forthwith send, by post or otherwise, a copy of any notice under this Rule to each of the persons who will be declared to be elected or to be deemed to be re-elected.

(6) The notice shall be in the Form No. 3 or the Form No. 4, as the case may be, in the Second Schedule to this Order, or in a form to the like effect.

#### Conditions affecting Deposits.

11.--(1) The amount of the deposit prescribed by Section 2 of the Local Government Act (Northern Ireland), 1922, may be made by the deposit of any legal tender, and in a case where any person is a candidate for election as a County Councillor or Rural District Councillor for more than one County Electoral Division in a county or district electoral division in a rural district, he shall make a separate deposit in respect of his candidature for each county or district electoral division as the case may be.

(2)---(a) If, after the amount of the deposit has been paid, the candidate is not deemed to be validly nominated, the Returning Officer shall return to him the deposit; or

(b) If the candidate dies before the day of election, the deposit if made by him shall be returned to his legal personal representative, or, if not made by him, shall be returned to the person by whom the deposit was made.

(3) If a candidate who has made the required deposit is not elected and the number of votes polled by him exceeds one-eighth of the total number of votes polled at the election, the Returning Officer shall, as soon as practicable after the day of election, return the amount of the deposit to the candidate; provided that where a candidate is nominated for election for more than one county electoral division or district electoral division, he shall in no case recover his deposit more than once.

(4) For the purpose of this rule the number of votes polled shall be deemed to be the number of ballot papers (other than spoilt ballot papers) counted in respect of an election of a County Councillor for a county electoral division or a rural district councillor for a district electoral division as the case may be.

#### Day and Hours of Poll.

12.—(1) The poll, if any, shall be held on the tay of election as fixed by the County Council in accordance with the provisions of section 94 (7) of the Local Government (Ireland) Act, 1898, and the hours during which the poll shall be open shall be from 8 a.m. to 8 p.m.

13. Whenever polls have to be taken both for the election of Rural District Councillors, or in an Urban District of Guardians, for a District Electoral Division, and for that of a County Councillor or Councillors, for the County Electoral Division in which such District Electoral Division is situated, the polls for these elections shall be taken together.

14. The Returning Officer shall determine the number and situation of the polling places and stations.

Provided as follows:---

(a) No premises licensed for the sale of intoxicating liquor shall be used for a polling station.

(b) The polling stations for the election of County and Rural District Councillors, or, in an Urban District for the election of County Councillors and Guardians, in any District Electoral Division when the polls for the two elections are taken together, shall be the same.

#### Notice of Poll.

15.—(1) If a poll has to be taken, the Returning Officer shall, within the time prescribed for that purpose by the First Schedule to this Order, give public notice thereof in accordance with Rule 31 of this Order. The notice shall specify:

(a) The day and hours fixed for the poll;

(b) The names, place of abode, and description of each candidate for the County Electoral Division or District Electoral Division whom he has decided to have been nominated by a valid nomination paper, and who has not withdrawn his candidature;

(r) The names of the proposer and seconder who signed the nomination paper of each candidate ;

(") A description of the polling districts; and

(c) The situation and allotment of the polling places and polling stations, and the description of the persons entitled to vote thereat.

(2) The notice shall be in the Form No. 5, or in the Form No. 6, as the case requires. in the Second Schedule to this Order, or in a form to the like effect.

#### Presiding Officers.

16.--(1) The Returning Officer, or some person appointed by him for the purpose, shall preside at each polling station, save only that at any polling station in an Urban District at which polls are taken together for the Election of a County Councillor or Councillors and for that of Guardians a person appointed by the Returning Officer of Guardians shall preside at both Elections. The person presiding at any polling staticn shall be called the Presiding Officer.

(2) At a polling station in a Rural District the same person shall act as Presiding Officer for the Election of a County Councillor or Councillors and for that of Rural District Councillors when the polls for the two Elections are taken together.

#### Compartments of Polling Stations—Ballot Papers,

17. The Returning Officer shall furnish every polling station with a sufficient number of compartments in which the voters can mark their votes screened from observation, and shall furnish each Presiding Officer with such number of ballot papers as may be necessary for effectually taking the poll at the election.

#### Polling Agents.

18. Each candidate may, in writing, appoint a polling agent for each polling station, who may be paid or unpaid. Any such appointment shall be delivered at the office of the Returning Officer not less than two clear days before the day of the poll.

Except as aforesaid no polling or personation agent, whether paid or unpaid, shall be appointed for the purposes of the election.

#### Prohibition of Voting in more than one County or District Electoral Divisions—Questions to Elector.

19.—(1) A Local Government Elector shall not in the case of an Election of County Councillors vote in more than one County Electoral Division in the County, nor in the case of an Election of Rural District Councillors in more than one District Electoral Division in the Rural District; and he shall not vote at any Election of Rural District Councillors for a Rural District if he has already voted at an Election of Guardians in any District Electoral Division in the same Union.

(2) The presiding officer may, and if required, by any polling agent appointed under Rule 18, shall, put to any Elector at the time of his applying for a bailot paper, but not afterwards, one or more of the following questions, and no other :---

(n)Are you the person entered in the local government register for this County [or District] Electoral Division as follows (read the whole entry from the register)?

(b) Have you already voted at the present election of County Councillors in this or any other County Electoral Division of the County?

(c) Have you already voted at the present Election of Rural District Councillors in this or any other District Electoral Division of the Rural District or at any Election of Guardians or Rural District Councillors in any District Electoral Division in the Union of

(3) A person required to answer any one or more of these questions shall not receive a ballot paper or be cermitted to vote until he has answered it, in the manner and to the effect prescribed in Rule 27 of the First Schedule to the Ballot Act, 1872, as adapted and printed in the Third Schedule to this Order, notwithstanding the fact that no person has already voted as therein mentioned.

### Forwarding of Bollot Boxes, &c., after the Poll.

20. Immediately on the close of the poll the Presiding Officer at every polling station shall forward with all possible despatch the ballot boxes, together with the several other sealed packets referred to in Rule 29 of the First Schedule of the Ballot Act, 1872, as adapted in the Third Schedule to this Order as follows, namely, those relating to the election of County Councillors to the County Court House or such other place as the Returning Officer may direct, and those relating to the election of Rural District Councillors to the Offices of the Rural District Council.

#### Counting the Votes

21.—(1) If the Returning Officer appoints a person to act as Deputy Returning Officer for the County Electoral Division or District Electoral Division, as the case may be, in respect of the custody and opening of the ballot boxes, the counting and recording of the votes, and the declaration of the number of votes given for each candidate, and of the election of the candidate or candidates to whom the largest number of votes has been given, the person so appointed shall, in addition to his other powers and duties, have all the powers and duties of the Returning Officer in relation to the decision of any question as to any ballot paper and otherwise as to the ballot papers. (2) The votes shall be counted as soon as

(2) The votes shall be counted as soon as practicable after the close of the poll: those for the Election of County Councillors at the County Court House or some other convenient place appointed by the Returning Officer, and those for the Election of Rural District Councillors at the Offices of the Rural District Council.

#### Equality of Votes

22. If an equality of votes is found to exist between any candidates, and the addition of a vote would entitle any of such candidates to be declared elected, the Returning Officer or Deputy Returning Officer, as the case may be, shall determine by lot which of the candidates whose votes are equal shall be elected.

#### Declaration of Result of Poll.

23.-(1) The declaration or the result of the poll shall be in the Form No, 7 in the Second Schedule to this Order, or in a form to the like effect.

(2) The Returning Officer or Deputy Returning Officer, as the case may be, making the declaration shall forthwith cause a copy of it to be affixed to the front of the building in which the votes have been counted. If the declaration is made by a Deputy Returning Officer, he shall forthwith send it to the Returning Officer.

#### Publication of Result of Elections

24.—(1) The Returning Officer shall prepare and sign Notices of the result of the elections in all the County Electoral Divisions in the Administrative County and in all the District Electoral Divisions in the Rural District, and shall by such Notices declare to be elected or to be deemed to be re-elected the persons who, under Rule 10 are to be declared to be elected or to be deemed to he re-elected without a poll being taken. The Notices shall be in the Form No. 8 in the Second Schedule to this Order, or in a form to the like effect.

(2) The Notice shall be sent by the Returning Officer as early as practicable, in the case of an Election of County Councillors, to the Clerk of the County Council, and in the case of an Election of Rural District Councillors to the Clerk of the Rural District Council. The Returning Officer shall also cause copies of each Notice to be suspended in the Room in which the meetings of the County Council or Rural District Council, as the case may be, are respectively held, and shall cause public notice to be given thereof in accordance with Rule 31 of this Order. He shall also send copies of the Notice to the persons elected or deemed to be re-elected.

#### Application and Adaptation of Ballot Act, 1872.

25. The provisions of the Ballot Act, 1872, which, with adaptations and alterations, are set out in the Third Schedule to this Order, and only such provisions of that Act shall, subject to such adaptations and alterations, apply to the election of County Councillors.

Provided as follows:---

(a) For every Rural District Electoral Division for which a poll has to be taken there shall be provided a separate polling station, and the Presiding Officer at such polling station shall be appointed by the Returning Officer. Where more than one polling station is constructed in the same room or booth the same person may act as Presiding Officer for all or any number of such polling stations.

(b) At every polling station for a Rural District Electoral Division there shall be provided a ballot box for the reception of ballot papers for the Election of Rural District Councillors for such District Electoral Division.

(c) Every polling station for a Rural District Electoral Division shall also be a polling station if a poll has to be taken for the election of a County Councillor for the County Electoral Division in which such District Electoral Division is situated, and a separate ballot box shall be provided for the reception of ballot papers for such election of a County Councillor.

(d) Where there are polls to be taken both for the election of Rural District Councillors for a District Electoral Division and for the election of a County Councillor for the County Electoral Division in which such District Electoral Division is situated, these polls shall be taken together by means of ballot papers differently coloured and the ballot boxes mentioned in sub-sections (b) and (c) of this Rule shall be coloured respectively to correspond with the colour of the ballot papers for the reception of which each such ballot box is provided, and the colours shall be fixed by the Returning Officer, and shall be the same for every election throughout the county.

every election throughout the county. (e) Where polls are taken together in accordance with sub-section (u) of this Rule the same person shall act as Presiding Officer in respect of the polling for both elections.

#### Adaptation of Municipal Corporations Act, 1882.

26.--(1) The provisions of Sections 74 and 75 of the Municipal Corporations Act, 1882, which with adaptations and alterations, are set out in the Fourth Schedule to this Order, shall, subject to such adaptations and alterations, apply to the election of County and Rural District Councillors, and to the persons elected or deemed to be re-elected thereat.

(2) In the application of Part IV of the Municipal Corporations Act, 1882 (relating to Corrupt Practices and Election Petitions), as amended by the Municipal Elections (Corrupt and Illegal Practices) Act, 1884, the following adaptations and alterations shall have effect:—

(a) Such application shall be subject to the provisions of this Order.

(b) All references to a Municipal Election or to an election to a corporate office shall be construed as referring to the election of County or Rural District Councillors, and in Section 93 (2) " County," shall be deemed to be substituted for " Borough ": " County Electoral Division or District Electoral Division "shall be deemed to be substituted for "Borough or Ward " or "Borough or Ward of a Borough "; "County or District Fund "shall be deemed to be substituted for "Borough Fund or Borough Rate." The "Returning Officer "shall be substituted for the "Town Clerk," and

(c) In all cases "Voter" shall mean a Local Government Elector or a person who votes or claims to vote at an election of County or Rural District Councillors as the case may be.

(1) In the application of Sub-section (2) of Section 89 such Sub-section shall be adapted and altered so as to read as follows:—

"(2) The security shall be to the amount "of Fifty Pounds, unless in any case the "High Court of Justice in Northern Ire-"land, or a Judge thereof, on summons, "order that the same shall be to a lesser "amount, or to a larger amount not ex-"ceeding Three Hundred Pounds, and "shall be given in the prescribed manner, "either by a deposit of money or by a "recognizance entered into by not more " "than four sureties, or partly in one way " and partly in the other."

#### Adaptations of Municipal Elections (Corrupt and Illegal Practices) Act, 1884.

27. In the application of the Municipal Elections (Corrupt and Illegal Practices) Act, 1884, the following adaptations and alterations shall have effect:—

(1) Such application shall be subject to the provisions of this Order.

(2) The expressions "County Electoral Division or District Electoral Division" and "County or District Fund" shall be deemed to be substituted in the Act for "Borough" or "Municipal Borough," "Borough or Ward." or "Borough or Ward of a Borough," and "Borough Fund or Rate," respectively.

(3) The expression "Corporate Office" in the Act shall mean the office of County or Rural District Councillor and a "Municipal Election" shall mean an Election of one or more County or Rural District Councillors, and the expressions "Municipal Election Court," "Municipal Election List," and "Municipal Election Petition" shall be construed accordingly, and "Burgess List" shall mean a list of Local Government Electors.

(4) The duties imposed upon the Town Clerk by section 24 of the Act shall be performed by some person appointed for that purpose by the County Council.

(5) An election petition complaining of the Election on the ground of an illegal practice, may be presented at any time within six weeks after the Day of Election.

(6) In Section 34 of the Act "Burgess Roll" shall mean the Register of Local Government Electors.

(7) Section 37 of the Act shall be read as if a reference to an Election of County or Rural District Councillors was substituted for a reference to any of the Elections mentioned in the First Schedule to the Act. 28. For the purpose of this Order the words "High Court and Judge of the High Court" in the Municipal Corporations Act, 1882, and the Municipal Elections (Corrupt and Illegal Practices) Act, 1884, shall mean the High Court of Justice in Northern Ireland and a Judge of the said Court, respectively, and the words "Director of Public Prosecutions" shall mean the Attorney-General for Northern Ireland.

#### Non-acceptance of Office.

29. Non-acceptance of office by a person elected or deemed to be re-elected shall in every case create a Casual Vacancy, which shall be filled as directed by section 94 (4) of the Local Government. (Ireland) Act, 1898.

#### Expenses.

30. Any sum which may be payable to the Returning Officer in respect of his services in taking a poll in the County Electoral Division or District Electoral Division, or in respect of expenses incurred in relation to such poll, and any other sum which may be payable to such Returning Officer in respect of his services in the conduct of the Election, or in respect of expenses incurred in relation to the Election, shall be paid as directed by Article 6 (2) of the Schedule to the Local Government (Application of Enactments) Order, 1898.

#### Publication of Notices.

31. Any public notice required by this Order shall be given by posting copies of the same at, on, or near the principal entrance of every Church and other House of Worship, and at every Court House, Police Station, Market House, and other usual place for posting public notices within the County Electoral Division or District Electoral Division as the case may require.

#### Mark instead of Signature.

32. In place of any signature required by this Order it shall be sufficient for the signatory to affix his mark if the same is witnessed by two Local Government Electors.

#### Misnomer-Inaccurate Descriptions.

33. No misnomer or inaccurate description of any person or place named in any notice or nomination paper under this Order shall hinder the full operation of such notice or paper with respect to that person or place, provided the description of that person or place is such as to be commonly understood.

#### Definition of " Election."

34. In this Order the expression "Election" means the triennial election of County and Rural District Councillors.

35. This Order may be cited as the "County and Rural District Councillors (Northern Ireland) Election Order, 1924."

[L.S.] Sealed with the Seal of the Ministry [and this 24th day of March, 1924.

> (Signed) S. WATT, Secretary.

#### SCHEDULES

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COUNTY AND RURAL DISTRICT COUNCILLORS (NORTHERN IRFLAND) ELECTION ORDER, 1924.

#### FIRST SCHEDULE.

TIMES FOR THE PROCEEDINGS AT THE ORDINARY TRIENNIAL ELECTION OF COUNTY AND RURAL DISTRICT COUNCILLORS.

Proceeding.	Time.
<ol> <li>Notice of Election</li></ol>	Not less than thirty-live clear days before the day of elec- tion. Not hater than five o'clock p.m. on the seventh day after the notice of election was given. As soon as practicable after receipt, but in any case not later than the third day after the last day for the receipt of nomination papers. Nof later than five o'clock p.m. on the seventh day after the last day for the receipt of Nomination papers. Ten clear days, at least, before the day of Election. Such day as the county conneil may fix in accordance with section 94 (7) of the Local Government (Irrland) Act, 1898.
SECOND S Form	
NOTICE OF	ELECTION.
County of $\left\{\begin{array}{c} COU\\ Dist \end{array}\right\}$	$\begin{pmatrix} NTY \\ \end{pmatrix}$
ELECTORAL DIVI	SION OF
ELECTION OF $\begin{cases} A COUNT \\ COUN$	Y COUNCILLOR [OR ] DUNCILLORS]. ISTRICT COUNCILLORS.
	REBY GIVEN THAT-
-	l District Councillors.
for the said $\begin{cases} Co \\ Dis \end{cases}$	strict

Electoral Division will be , the day of 19. 2. The number of {County Councillors to Rural District the said (County)

Electoral Division is

3. Each candidate for election as a { County | RuralDistrict | Councillor must be nominated in writing, and the nomination paper must be delivered to me by the candidate or by his proposer or seconder at (which is my office for the purpose of the election) during the usual office hours not later than five o'clock p.m. on , the day of 19

4. Each Candidate for election as a

County }

Rural District Councillor must in the prescribed form or a form to the like effect signify.

prescribed form or a form to the like enect signify, in writing, his consent to his nomination; such consent must be delivered to me by the candidate or some person duly authorised on his behalf at my office not later than five o'clock p.m. on day of 19 \*5. Each candidate for election as a County Councillor must deposit or cause to be deposited with me at my office not later than five o'clock p.m. on the day of 19, the sum of twenty-five pounds.

†Each candidate for Election as a Rural District Councillor must deposit or cause to be deposited with me at my office not later than five o'clock p.m. on the day of 19. the sum of ten pounds.

6. A Local Government Elector must not sign more than nomination papers for the

(County ) (District) Electoral Division, and he must not

sign a nomination paper for such {County } District

Electoral Division unless he is registered as a Local Government Elector in respect of a qualification therein.

7. Forms of nomination paper and of consents to nomination may be obtained, free of charge, from me at the above-named office by any Local Government Elector; but no Local Government Elector will be entitled to obtain more nomination papers or forms of consent to

nomination than there are  $\left\{ \begin{array}{c} County \\ Rural District \end{array} \right\}$  Coun-

cillors to be elected for the said  $\left\{ \begin{array}{c} County \\ District \end{array} \right\}$  Electoral Division.

8. The nomination paper must be in the following form, or in a form to the like effect :---

FORM OF NOMINATION PAPER.

County of  $\left\{ \begin{array}{c} County \\ District \end{array} \right\}$  Electoral Division of

Election of  $\left\{ \begin{array}{c} County \\ Rural District \end{array} \right\}$  Councillor for the

above (County) (District) Electoral Division in the year

We, the undersigned, being respectively Local Government Electors of the said (County District) Electoral Division, do hereby nominate the under-

mentioned person as a candidate at the said Election.

No. on the and Name	<ul> <li>Register (if any)</li> <li>es of Candidate.</li> </ul>	Place of Abode, 3.		
Surname. 1.	Other Names (in full). 2.		Descrip- tion. 4.	Qualifi- cation. 5.
			]	
Place Numbe Signat Place	ure of Propos of Abode er on Register ure of Seconds of Abode er on Register	er	•••••	· · · · · · · · · · · · · · · · · · ·

\*Omit this paragraph in the case of an election of Rural District Councillors.

<sup>†</sup>Omit this paragraph in the case of an election of County Councillor.

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#### Instructions for filling up Nomination Paper.\*

(1) The surname of only one candidate for election must be inserted in Column 1.

(2) The other names of the candidate must be inserted in full in column 2.

(3) Insert in column 3 the place of abode of the candidate.

(4) In column 4 state the occupation, if any, of the candidate. If the candidate has no occupation, insert some such description as "gentleman." or "married woman," or "spinster." or "widow," as the case may be.\*

(5)-(1) No person is eligible as a County Councillor for any County Electoral Division unless he is registered as a Local Government Elector in respect of a qualification in the County of which such County Electoral Division forms a part, or unless he or she is the owner of property held by freehold, copyhold. leasehold or any other tenure within the County.

(2) No person is eligible as a Rural District Councillor for any District Electoral Division unless he or she is registered as a Local Government Elector in respect of a qualification in the Rural District of which such District Electoral Division forms a part, or unless he or she has during the whole of the twelve months preceding the Election resided, and continues to reside in such Rural District, or unless he or she is the owner of property held by freehold, copyhold, leasehold, or any other tenure within the District.

If the candidate has more than any one of such qualifications it will be sufficient to insert in Column 5 one of such qualifications, but all may be inserted.

(6)-(1) The paper must be signed by two Local (County

Government Electors of the Electoral District

Division and no more; by one as Proposer, and by the other as Seconder. The places of abode of the Proposer and Seconder and their numbers on the Register must also be inserted. Instead of signing, the Proposer or Seconder may affix his mark, if it is witnessed by two Local Government Electors.

(2) A Local Government Elector must not sign nomination paper for more than

County Electoral Division, and he must the District

County

not sign a nomination paper for such District )

Electoral Division unless he is registered as a Local Government Elector in respect of a qualification therein.

9. The consent of the candidate must be signified in the following form, or in a form to the like effect.

Form of consent of candidate for nomination.

County ഹ (Rural District) of †Ι·

\*These instructions form part of the nomination paper.

<sup>†</sup>Insert Surname and Christian names in full and place of abode.

hereby consent to my nomination as a candidate **County Councillor** for election as for the 41 (Rural District Councillor) County Electoral Division of . . . . District Electoral Division ) . . . . . . . . . . . . . . . . . . Signature of Candidate. ! . . . . . . . . . . . . . Date. Witnesses : . (1) ..... Local Government Elector. ..... Place of Abode. ..... Number on Register. (2) ..... Local Government Elector. ..... Place of Abode. ..... Number on Register. ' Received by the Returning Officer on the day of 19 1.14 Returning Officer. FORM NO. 1B. Form of consent on behalf of a candidate who is prevented by illness or other sufficient cause from signifying consent. County of of (Rural District) \*I of being a local government elector of the (County Electoral Division ) of (District Electoral Division) hereby on behalf of of consent to his nomination as a candidate for elec County Councillor tion as Rural District Councillor { County Electoral Division for the District Electoral Division and I hereby declare that I have been duly authorised by the said to signify such consent. of Signature.

Number on Register.

# 

Witnesses : (1) ..... Local Government Elector. ..... Place of Abode. ..... Number on Register. (2) ..... Local Government Elector. ..... Place of Abode. ..... Number on Register. Received by the Returning Officer on the 19 day of 

**Returning Officer.** 

\* Insert Surname and Christian names in full and place of abode.

10. Not later than , the day of , 19 , I shall cause a copy of a statement containing the names, places of abode, and descriptions of the persons nominated for the office

of  $\left\{ \begin{array}{c} County \\ Rural District \end{array} \right\}$  Councillor for the said

Electoral Division, and also contain-

ing a notice of my decision as regards each candidate as to whether he [or she] has been deemed to have been duly nominated or not, to be suspended

in the Board Room of the County Council [Rural District Council]

and another to be affixed on the principal external gate or door of the offices of the County Council or Workhouse as the case may be.

11. Any candidate nominated for election may, not later than five o'clock p.m. on , the day of 19, withdraw his [or her] candidature by delivering or causing to be delivered at my office for the purposes of the election a notice in writing of such withdrawal signed by him [or her].

for the second s
12. If more than $\begin{cases} candidate is \\ candidates are \end{cases}$ deemed
to be duly nominated for the $\begin{cases} County \\ District \end{cases}$ Electo-
ral Division and the number is not from any cause reduced to , a poll will be taken on the
day of 19, of
which due notice will be given.
Dated this day of ,19 .
Returning Officer. [Deputy Returning Officer].

Office for purpose of election.

Note.—There shall be added to every notice of election to be published under Rule 3 of this Order the notification following with respect to claims against returning officers; namely :— "Take notice, that every person having any claim

"Take notice, that every person having any claim against a returning officer for work, labour, material, services, or expenses in respect of any contract made with him by or on behalf of the returning officer, for the purposes of an election shall, within fourteen days after the day on which the return is made of the person or persons elected at the election, transmit to the returning officer the detailed particulars of such claim, in writing, and the returning officer shall not be liable in respect of anything which is not duly stated in such particulars."

#### FORM NO. 2.

Statement as to persons nominated.

County of  $\begin{cases}
County \\
District
\end{cases}
Electoral Division of
The following is a statement as to the persons
nominated for election as
<math display="block">
\begin{cases}
County \\
Rural District
\end{cases}$ Councillor [or Councillors] for the above-named  $\begin{cases}
County \\
District
\end{bmatrix}
Electoral Division.$ 

			·	
. 1	Person	s uominat	led.	Decision of Returning Officer that Candidate
Division	(Surnames	Place of Abode	Descrip- tion.	lias not been deemed to have been
1.	first). 2.	3.	49.00	duly nominated.
			1	· · · · · · · · · · · · · · · · · · ·
			• •	
			· ·	
·				1

The Candidates opposite whose names no entry is made in Column 5 have been duly nominated.

Dated this day of 19

Returning Officer. [Deputy Returning Officer].

Office for purpose of Election.

#### FORM No. 3.

Notice that no Poll will be taken.

			( County )
 e	. :	· ·	(District)

Electoral Division of

County of

Whereas the following candidates have been duly nominated for election to the office of  $\left\{ \begin{matrix} County \\ Rural District \end{matrix} \right\} Councillor for the \left\{ \begin{matrix} County \\ District \end{matrix} \right\} \\ District \right\}$ 

Electoral Division

[Insert names, places of abode, and description of candidates.]

And whereas the said [insert name or names] has [or have] since withdrawn his [or her or their] candidature [or if some other event has occurred causing a person to cease to be a candidate state what it is], and (candidate) (remains)

elected to the office of Rural District
County
Coun-

cillor for the said Electoral Division [or whereas the following  $\begin{cases} candidate \\ candidates \\ ca$ 

I do hereby give notice that a Poll will not be taken and that the said [insert names]

will be declared to be elected as

Rural District )

County

(Councillor)

for the said Division, and that

Councillors [insert names]

retiring { County { Rural District } lors will be declared to elected.]*	
Dated this day o	f 19 .

**Returning Officer.** 

[Deputy Returning Officer].

#### FORM NO. 4.

Notice where no Candidates are Nominated.

County of

**Electoral Division of** 

I do hereby give notice that no candidate has been duly nominated for election to the office of County

Councillor for the said (Rural District) Division, + and that [insert names] the retiring **County Councillor** for the said Division

(Rural District Councillors

will be declared to be deemed to be re-elected.

Dated this day of

> Returning Officer. [Deputy Returning Officer.]

19

#### FORM NO. 5.

Notice of Poll.

(For use when the Poll is to be taken either for the Election of a County Councillor [or Councillors] only, or for that of Rural District Councillors only.) County of County ~

	(
Electoral Division of	District
Election of Rural District Councillor	$\left. \right\} $ for the
$above \begin{cases} County \\ District \end{cases} Electora$	l Division in
the year 19 .	
NOTICE IS HEREBY GIVEN-	
1. That a poll for the election of	
{a County Councillor [ or Councillors]	} for the

tor ĺ **Rural District Councillors** County

**Electoral Division will** above-named (District) be held on the

, between the , 19 day of hours of and

2. That the names in alphabetical order, places of abode, numbers on Register, if any, and descriptions of the Candidates for election, and the names and numbers on the Register of their respective Proposers and Seconders are as follows :-

\*Not applicable at a first election; and at the ordinary election only applicable when the number of candidates validly nominated is less than the number of vacancies to be filled.

†If the election is a first election omit from † to the end of the sentence.

Names of Can- didate (Sur- name first).*	No. on Reg. if any	Place of Abode	Des- c <b>rip-</b> tion.	Names of Proposer (Surname first).	No. ou Reg	Names of Seconder (Surname first).	No. on Reg.
1	2	3	4	5	6	7	8
Ì				. ·			
				.			
		Í				1	
		i		1			
			1	1		:	

†3.—(i) That each elector must vote in the Polling District in which the property in respect of which he votes is situate, and if it is situate in more than one Polling District he may vote in any one (but in one only) of such Polling Districts.

(ii) The Polling Districts are as follows :-

<sup>‡4.</sup> The situation and allotment of the Polling Places and Polling Stations and the description of the persons entitled to vote thereat are as follows :

5. The poll will be taken by ballot, and the colour of the ordinary ballot paper used in the election will be (insert colour).

Dated this day of 19

**Returning Officer.** 

Office for purpose of election.

. . . . . . .

#### FORM NO. 6.

(For use when the poll is to be taken both for the Election of a County Councillor [or Councillors] and for that of Rural District Councillors.) County of County Electoral Division of

District Electoral Division of

Election of a County Councillor [or Councillors] for the above-named County Electoral Division, and of Rural District Councillors for the above-named District Electoral Division, in the year 19

#### NOTICE IS HEREBY GIVEN-

1. That polls for the election of a County Councillor [or Councillors] for the above-named County Electoral Division, and for that of Rural District Councillors for the above-named District Electoral Division, will be held on the , 19 day of , between the hours of and

2. That the number of County Councillors to be elected for the County Electoral Division is

3. That the number of Rural District Councillors to be elected for the District Electoral Division is

4. That the names in alphabetical order, numbers on the Register, if any, places of abode, and description of the Candidates for election, and the

\*Insert particulars as to each candidate for the electoral division whose nomination is valid and who has not withdrawn his candidature.

†If the electoral division is not divided into polling districts for the purposes of the election paragraph 3 should be omitted.

the only one polling place or station adapt form accordingly.

names and numbers on the Register of their respective Proposers and Seconders, are as follows :

AS COUNTY COUNCILLOR [OR COUNCILLORS].

Names of Can- didate (Sur- name	of au- No. Place Des late ou of crip- bur- Reg. Abode tion me if any		Des- crip- tion.	Names of Proposer (Surname first).	No, ou Rey,	Names of Seconder (Surname first).	No. ou Reg.
itrst). 1	2	3	-1	1 5	6	7	х
				•			
			İ				
			] . 			: !	
	<u> </u>				· •	-	

As RURAL DISTRICT COUNCILLORS.

Names of Can- didate (Sur- name	No. on Reg.	Place of Abode	crip-	Names of Proposer (Surname first)	Np. 00 Reg.	Na mes of Seconder (Surname first).	No. on Reg.
first). 1	2	3	4	5	G	, <del>,</del>	s

\*5.—(i) That each Local Government Elector must vote in the Polling District in which the property in respect of which he votes is situate, and if it is situate in more than one Polling District he may vote in any one (but in one only) of such Polling Districts.

(ii) The Polling Districts are as follows :---

†6. The situation and allotment of the Polling Places and Polling Stations and the description of the persons entitled to vote thereat are as follows :

7. The poll will be taken by ballot, and the colour of the ordinary ballot paper used in the Election of a County Councillor [or Councillors] will be [insert colour], and of that used in the Election of Rural District Councillors will be [insert colour].

Dated this day of 19 Returning Officer. [or Deputy Returning Officer]. for the election of

Office for the purpose of election.

\*If the County or District electoral division is not divided into polling districts for the purpose of the elections paragraph 5 should be omitted.

†If only one polling place or station adapt form accordingly.

#### FORM NO. 7.

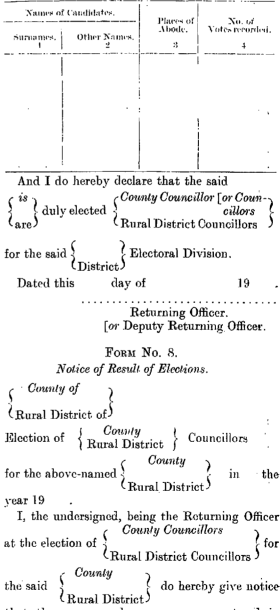
Declaration of Result of Poll.	
County of	oi.
County	(1, 4)
County , District Electoral Division of	. ;
District )	
Election of County Councillor [or Councillo Rural District Councillor	ors])
for the above-named $\left\{ \begin{array}{c} County \\ District \end{array} \right\}$ Electora	
sion in the year 19	

I, the undersigned, being the Returning Officer [or Deputy Returning Officer duly authorised in that behalf] at the poll for the election of

County Councillor [or Councillors] for the said

 $\left\{\begin{array}{c} County \\ District \end{array}\right\}$  Electoral Division held on the

day of , 19 do hereby give notice that the number of votes recorded for each candidate at the election is as follows :---



that the persons whose names are entered in

column 6 of the Statement hereunder opposite to the numbers entered in column 5 have been declared duly elected {Rural District Councillors } and I hereby declare that the persons whose names are entered in the said column 6 [or in column 7],\* and opposite to whose names no numbers are entered in column 5, where no Polls have been taken, were duly elected [or are to be deemed to

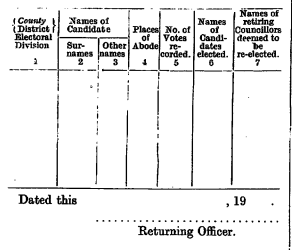
be re-elected\*

**County Councillors** for the

Rural District Councillors County Electoral Division opposite to the

(District

names of which in column 1 the names of such candidates are entered.



#### THIRD SCHEDULE.

PROVISIONS OF THE BALLOT ACT, 1872, AS ADAPTED AND ALTERED IN THEIR APPLICATION TO THE ELECTION OF COUNTY AND RURAL DISTRICT COUNCILLORS.

#### PROCEDURE AT ELECTIONS OF COUNTY AND RURAL DISTRICT COUNCILLORS.

#### Poll at Elections.

2. The ballot of each voter shall consist of a paper (in this Act called a ballot paper) showing the names and description of the candidates. Each ballot paper shall have a number printed on the back, and shall have attached a counterfoil with the same number printed on the face. At the time of voting, the ballot paper shall be marked on both sides with an official mark, and delivered to the voter within the polling station, and the number of such voter on the register of voters shall be marked on the counterfoil, and the voter having secretly marked his vote on the paper, and folded it up so as to conceal his vote, shall place it in a closed box in the presence of the officer presiding at the polling station (in this Act called "the presiding officer") after having shown to him the official mark at the back.

If in the register of electors for a county electoral division the same number is placed opposite to the name of more than one elector, the returning officer shall put a distinguishing mark on each part of the register which contains numbers used in other parts of the register, and when the number of any voter

\*If the election is a first election omit these words and column 7.

on any part of the register is entered on the counterfoil of a ballot paper, the mark on that part shall also be entered thereon.

Any ballot paper which has not on its back the official mark, or on which votes are given to more candidates than the voter is entitled to vote for, or on which anything, except the said number on the back, is written or marked by which the voter can be identified, shall be void and not counted.

After the close of the poll the ballot boxes shall be sealed up, so as to prevent the introduction of additional ballot papers, and shall be taken charge of by the returning officer, and that officer shall, in the presence of such agents, if any, of the candidates as may be in attendance, open the ballot boxes, and ascertain the result of the poll by counting the votes given to each candidate, and shall forthwith declare to be elected the candidates or candidate to whom the majority of votes have been given. The decision of the returning officer as to any question arising in respect of any ballot paper shall be final, subject to reversal on petition questioning the election or return.

#### OFFENCES.

#### Offences in respect of Ballot Papers and Ballot Boxes.

3. Every person who-

- (1.) Forges or counterfeits or fraudulently defaces or fraudulently destroys any ballot paper, or the official mark on any ballot paper; or
- (2.) Without due authority supplies any ballot paper to any person; or
- (3.) Fraudulently puts into any ballot box any paper other than the ballot paper which he is authorised by law to put in; or (4.) Fraudulently takes out of the polling
- station any ballot paper; or
- (5.) Without due authority destroys, takes. opens, or otherwise interferes with any ballot box or packet of ballot papers then in use for the purposes of the election :

shall be guilty of a misdemeanour, and be liable. if he is a returning officer or an officer or clerk in attendance at a Polling station, to imprisonment for any term not exceeding two years, with or without hard labour, and if he is any other person to imprisonment for any term not exceeding six months, with or without hard labour.

Any attempt to commit any offence specified in this section shall be punishable in the manner in which the offence itself is punishable.

In any indictment or other prosecution for an offence in relation to the ballot boxes, ballot papers. and marking instruments at an election, the property in such papers, boxes, and instruments may be stated to be in the returning officer at such election, as well as the property in the counterfoils.

## Infringement of Secrecy.

4. Every officer, clerk and agent in attendance at a polling station shall maintain and aid in maintaining the secrecy of the voting in such station, and shall not communicate, except for some purpose authorised by law, before the poll is closed. to any person any information as to the name or number on the register of electors of any elector who has or has not applied for a ballot paper or voted at that station, or as to the official mark. and no such officer, clerk or agent, and no person whosoever, shall interfere with or attempt to interfere with a voter when marking his vote, or other-

wise attempt to obtain in the polling station information as to the candidate for whom any voter in such station is about to vote or has voted, or communicate at any time to any person any in-formation obtained in a polling station as to the candidate for whom any voter in such station is about to vote or has voted, or as to the number on the back of the ballot paper given to any voter at such station. Every officer, clerk, agent, and person in attendance at the counting of the votes shall maintain and aid in maintaining the secrecy of the voting, and shall not attempt to ascertain at such counting the number on the back of any ballot paper, or communicate any information obtained at such counting as to the candidate for whom any vote is given in any particular ballot paper. No person shall directly or indirectly induce any voter to display his ballot paper after he shall have marked the same, so as to make known to any person the name of the candidate for or against whom he has so marked his vote.

Every person who acts in contravention of the provisions of this section shall be liable, on summary conviction before two justices of the peace, to imprisonment for any term not exceeding six months, with or without hard labour.

USE OF SCHOOL AND PUBLIC ROOM FOR POLL.

6. The returning officer at an election of County

Councillors may use free of (Rural District)

charge, for the purpose of taking the poll, hearing objections to nomination papers, and for counting the votes at such election, any room in a school receiving a grant out of moneys provided by Parliament, and any room the expense of maintaining which is payable out of any local rate, but he shall make good any damage done to such room and defray any expense incurred by the person or body of persons, corporate or unincorporate, having control over the same on account of its being used for the purpose of taking the poll or for counting the votes as aforesaid. This section shall not apply to any school adjoining or adjacent to any church or other place of worship, nor to a school connected with a convent or other religious establishment.

The use of any room in an unoccupied house for taking the poll shall not render any person liable to be rated or to pay any rate for such house.

### DUTIES OF RETURNING AND ELECTION OFFICERS.

#### General Powers and Duties of Returning Officer.

8. Subject to the provisions of this Act, every returning officer shall provide such nomination papers, polling stations, ballot boxes, ballot papers, stamping instruments, copies of register of electors, and other things, appoint and pay such officers, and do such other acts and things as may be necessary for effectually conducting the election.

Every deputy returning officer shall, in so far as he acts as returning officer, be deemed to be included in the term returning officer.

#### Keeping of Order in Station.

9. If any person misconducts himself in the polling station, or fails to obey the lawful orders of the presiding officer, he may immediately, by order of the presiding officer, be removed from the polling station by any constable in or near that station, or any other person authorised in writing by the returning officer to remove him ; and the

person so removed shall not, unless with the permission of the presiding officer, again be allowed to enter the polling station during the day.

Any person so removed as aforesaid, if charged with the commission in such station of any offence, may be kept in custody until he can be brought before a justice of the peace.

Provided that the powers conferred by this section shall not be exercised so as to prevent any elector who is otherwise entitled to vote at any polling station from having an opportunity of voting at such station.

#### Powers of Presiding Officer and Administration of Oaths, &c.

10. For the purpose of the adjournment of the poll, a presiding officer shall have the power by law belonging to a deputy returning officer in a parliamentary election; and any presiding officer and any clerk appointed by the returning officer to attend at a polling station shall have the power of asking the questions and administering the oath authorised by law to be asked of and administered to voters, and any justice of the peace and any returning officer may take and receive any declaration authorised by this Act to be taken before him.

#### Liability of Officers for Misconduc.

11. Every returning officer, presiding officer, and clerk who is guilty of any wilful misfeasance or any wilful act or omission in contravention of this Act shall, in addition to any other penalty or liability to which he may be subject, forfeit to any person aggrieved by such misfeasance, act, or omission a penal sum not exceeding one hundred pounds.

No returning officer or officer appointed by him a County Councillor [ or Councillors] } for any in connexion with the election of

**Rural District Councillors** 

If any

County

Electoral Division, nor any partner or (District)

clerk of any such officer, shall act as agent for any candidate in the management or conduct of his **County Councillor** 

election as { Rural District Councillor }

returning officer or officer appointed by him, or the partner or clerk of any such officer, shall so act, he shall be guilty of a misdemeanour.

#### MISCELLANEOUS.

#### Prohibition of Disclosure of Vote.

12. No person who has voted at an election shall, in any legal proceeding to question the election or return, be required to state for whom he has voted.

#### Non-compliance with Rules.

13. No election shall be declared invalid by reason of a defect in the title or appointment of the returning officer or deputy returning officer or of a non-compliance with the rules contained in the First Schedule to this Act or in the County and Rural District Councillors (Northern Ireland) Election Order, 1923, or any mistake in the use of the forms in the Second Schedule to this Act or in the said Order, if it appears to the tribunal having cognizance of the question that the election was conducted in accordance with the principles laid down in the body of this Act and of the Local (lovernment Acts (Northern Ireland), 1898 to 1923, and that such non-compliance or mistake did not affect the result of the election.

#### PERSONATION.

#### Definition and Punishment of Personation.

24. The following enactments shall be made with respect to personation at an election of County Councillors

County counterairs

(Rural District Councillors)

It shall be the duty of the returning officer to institute a prosecution against any person whom he may believe to have been guilty of personation or of aiding, abetting, counselling or procuring the commission of the offence of personation by any person, at the election for which he is returning officer, and the costs and expenses of the prosecutor and the witnesses in such case, together with compensation for their trouble and loss of time, shall be allowed by the Court in the same manner in which courts are empowered to allow the same in cases of felony.

Sections 93 to 96, both inclusive, of the Representation of the People (Ireland) Act, 1850, shall apply to personation { County Councillors { at an election of { Rural District Councillors }

at an election of ) Rural District Councillors ( in the same manner as they apply to a person who knowingly personates and falsely assumes to vote in the name of another person as mentioned in the said Act. but with the substitution of the words "any agent appointed under the County and Rural District Councillors (Northern Ireland) Election Order, 1924, for "any such agent so appointed as aforesaid " or for any reference to any such agent, and of "the presiding officer" for "the returning officer or his respective deputy."

#### EFFECT OF SCHEDULES.

28. The schedules to this Act. and the notes thereto, and directions therein shall be construed and have effect as part of this Act.

#### SCHEDULES TO ACT.

#### FIRST SCHEDULE TO ACT.

#### RULES FOR ELECTIONS OF COUNTY AND RURAL DISTRICT COUNCILLORS.

#### The Poll.

15. At every polling place the returning officer shall, subject to the provisions of the County and Rural District Councillors (Northern Ireland) Election Order, 1924, provide a sufficient number of polling stations for the accommodation of the electors entitled to vote at such polling place, and shall distribute the polling stations amongst those electors in such manner as he thinks most convenient.

17. A separate room or separate booth may contain a separate polling station, or several polling stations may be constructed in the same room or booth.

18. No person shall be admitted to vote at any polling station except the one allotted to him.

20. The returning officer shall provide each polling station with materials for voters to mark the ballot papers, with instruments for stamping thereon the official mark, and with copies of the register of voters, or such part thereof as contains the names of the voters allotted to vote at such station. He shall keep the official mark secret. 21. The presiding officer appointed to preside at each station shall keep order at his station, shall regulate the number of electors to be admitted at a time, and shall exclude all other persons except the clerks, the agents of the candidates, and the constables on duty.

22. Every ballot paper shall contain a list of the candidates described as in their respective nomination papers, and arranged alphabetically in the order of their surnames, and (if there are two or more candidates with the same surname) of their other names; it shall be in the form set forth in the Second Schedule to this Act or as near thereto as circumstances admit and shall be capable of being folded up.

23. Every ballot box shall be so constructed that the ballot papers can be introduced therein, but cannot be withdrawn therefrom, without the box being unlocked. The presiding officer at any polling station, just before the commencement of the poll, shall show the ballot box empty to such persons, if any, as may be present in such station, so that they may see that it is empty, and shall then lock it up, and place his seal upon it in such manner as to prevent its being opened without breaking such seal, and shall place it in his view for the receipt of ballot papers, and keep it so locked and sealed.

24. Immediately before a ballot paper is delivered to an elector, it shall be marked on both sides with the official mark either stamped or perforated, and the number, name, and description of the elector as stated in the copy of the register shall be called out, and the number of such elector, together with the distinguishing mark. if any, of the part of the register in which the number occurs, shall, as required by Section 2 of this Ac: as adapted, be marked on the counterfoil, and a mark shall be placed in the register against the number of the elector. to denote that he has received a ballot paper, but without showing the particular ballot paper which he has received.

25. The elector, on receiving the ballot paper. shall forthwith proceed into one of the compartments in the polling station, and there mark his paper, and fold it up so as to conceal his vote. and shall then put his ballot paper, so folded up, into the ballot box; he shall vote without undue delay. and shall quit the polling station as soon as he has put his ballot paper into the ballot box.

26. The presiding officer, on the application of any voter who is incapacitated by blindness or other physical cause from voting in manner pre-scribed by this Act, or (if the poll be taken on Saturday) of any voter who declares that he is of the Jewish persuasion, and objects on religious grounds to vote in manner prescribed by this Act, or of any voter who makes such a declaration as hereinafter mentioned that he is unable to read, shall, in the presence of the agents of the candidates, cause the vote of such voter to be marked on a ballot paper in manner directed by such voter, and the ballot paper to be placed in the ballot box, and the name and number on the register of voters of every voter whose vote is marked in pursuance of this rule. and the reason why it is so marked shall be entered on a list, in this Act called "the list of votes marked by the presiding officer."

The said declaration, in this Act referred to as "the declaration of inability to read," shall be made by the voter at the time of polling, before the presiding officer, who shall attest it in the form hereinafter mentioned, and no fee, stamp, or other payment shall be charged in respect of such declaration, and the said declaration shall be given to the presiding officer at the time of voting.

27. If a person, representing himself to be a particular elector named on the register, applies for a ballot paper after another person has voted as such elector, the applicant shall upon duly answering the questions permitted by the County and Rural District Councillors (Northern Ireland) Election Order, 1924, to be asked of voters at the time of polling, and upon taking an oath in the form hereinafter set out, which the presiding officer shall administer, be entitled to mark a ballot paper in the same manner as any other voter, but the ballot paper (in this Act called a tendered ballot paper) shall be of a colour differing from the other ballot papers, and, instead of being put into the ballot box, shall be given to the presiding officer and endorsed by him with the name of the voter and his number in the register of voters, and set aside in a separate packet, and shall not be counted by the returning officer. And the name of the voter and his number on the register shall be entered on a list, in this Act called "the tendered votes list."

The oath shall be administered in the following form :—

"You do swear that you are the same person "whose name appears as A.B. on the Register "of Local Government Electors for the " $\begin{cases} County \\ District \end{cases}$  Electoral Division of "and that you have not already voted at the "present election of County )

 $\begin{array}{c} \begin{array}{c} \text{County} \\ \text{District} \end{array} \\ \begin{array}{c} \text{County} \\ \text{District} \\ \text{County} \\ \text{County} \\ \text{County} \\ \text{Rural District} \end{array} \\ \begin{array}{c} \text{County} \\ \text{County} \\ \text{Rural District} \end{array} \\ \begin{array}{c} \text{of} \\ \text{County} \\ \text{Cou$ 

"and that you have not already voted at an

- " Election either of Rural District Councillors " or Guardians in any other District Electoral
- "Division of the Union of

### "SO HELP YOU GOD."

Provided that any person entitled to affirm in lieu of taking an oath may affirm in the following form :---

- "I, A.B., do solemnly, sincerely, and truly de-"clare and affirm that I am the same person "whose name appears as A.B. on the Register
  - County
- " of Local Government Electors for the District " Electoral Division of , and that " I have not already voted at the present " election of County Councillors
  - ( Rural District )"for the  $\left\{\begin{array}{c} County \\ County \\ Rural District \end{array}\right\}, \text{ of }$ "in this or any other  $\left\{\begin{array}{c} County \\ District \end{array}\right\}$  Electoral
    "Division of the said  $\left\{\begin{array}{c} County \\ County \\ \end{array}\right\} \text{ of }$

**Rural District** 

- "and that I have not already voted at an "Election either of Rural District Councillors
- " or Guardians in any other District Electoral

"Division of the Union of

28. A voter who has inadvertently dealt with his ballot paper in such manner that it cannot be conveniently used as a ballot paper, may, on delivering to the presiding officer the ballot paper so inadvertently dealt with, and proving the fact of the inadvertence to the satisfaction of the presiding officer, obtain another ballot paper in the place of the ballot paper so delivered up (in this Act called a spoilt ballot paper), and the spoilt ballot paper shall be immediately cancelled.

29. The presiding officer of each station, as soon as practicable after the close of the poll, shall make up into separate packets sealed with his seal,—

- (1.) Each ballot box in use at his station, unopened but with the key attached and
- (2.) The unused and spoilt ballot papers, placed together; and
- (3.) The tendered ballot papers; and
- (4.) The marked copies of the register of electors, and the counterfoils of the ballot papers; and
- (5.) The tendered votes list, and the list of votes marked by the presiding officer, and a statement of the number of the voters whose votes are so marked by the presiding officer under the heads "physical incapacity," "Jews," and "unable to read," and the declaration of inability to read;

and shall deliver such packets to the returning officer, or deputy returning officer by whom the votes are to be counted, unless he is himself such officer.

30. The packets shall be accompanied by a statement made by such presiding officer, showing the number of ballot papers entrusted to him and accounting for them under the heads of ballot papers in the ballot box, unused, spoilt, and tendered ballot papers, which statement is in this Act referred to as the ballot paper account.

#### Counting Votes.

31. Each candidate may appoint an agent to attend the counting of the votes.

32. The returning officer shall make arrangements for counting the votes in the presence of the agents of the candidates as soon as practicable after the close of the poll, and shall give to the agents of the candidates appointed to attend at the counting of the votes notice in writing of the time and place at which he will begin to count the same.

 $\approx$  33. The returning officer, his assistants and clerks, the agents of the candidates, and any person to whom Rule 51 of this Schedule applies, and no other person, except with the sanction of the returning officer, may be present at the counting of the votes.

34. Before the returning officer proceeds to count the votes, he shall, in the presence of the agents of the candidates, open each ballot box, and taking out the papers therein, shall count and record the number thereof, and then mix together the whole of the ballot papers contained in the ballot boxes. He shall then proceed to count the votes.

The returning officer, while counting and recording the number of ballot papers and counting the votes, shall keep the ballot papers with their faces upwards, and take all proper precautions for preventing any person from seeing the numbers printed on the backs of such papers.

35. The returning officer shall, so far as practicable, proceed continuously with counting the votes, allowing only time for refreshment, and excluding, if and so far as he thinks it necessary, the hours between the close of the poll and nine o'clock on the succeeding morning. During the excluded time the returning officer shall place the ballot papers and other documents relating to the election under his own seal and the seals of such of the agents of the candidates as desire to affix their seals, and shall otherwise take proper precautions for the security of such papers and documents.

36. The returning officer shall endorse "rejected" on any ballot paper which he may reject as invalid, and shall add to the endorsement "rejection objected to," if an objection be in fact made by any agent to his decision. The returning officer shall draw up a statement showing the number of ballot papers rejected and not counted by him under the several heads of-

1. Want of official mark ;

- 2. Voting for more candidates than entitled to;
- 3. Writing or mark by which voter could be identified ;
- 4. Unmarked or void for uncertainty

and shall on request allow any agents of the candidates to copy such statement. If the votes are counted by a deputy returning officer he shall, with the declaration of the result of the poll, report to the returning officer the number of ballot papers rejected and not counted by him, under the above heads, and no such statement as aforesaid shall be drawn up by the returning officer. The deputy returning officer shall, on request, allow any agents of the candidates, before such report is sent in, to copy it.

37. Upon the completion of the counting, the returning officer shall seal up in separate packets the counted and rejected ballot papers. He shall not open the sealed packet of tendered ballot papers or marked copy of the register of voters and counterfoils, but shall proceed, in the presence of the agents of the candidates, to verify the ballot paper account given by each presiding officer by comparing it with the number of ballot papers recorded by him as aforesaid, and the unused and spoilt ballot papers in his possession and the tendered votes list, and shall reseal each sealed packet after examination. The returning officer shall draw up a statement as to the result of such verification, and shall, on request, allow any agents of the candidates to copy it.

If the votes are counted by a deputy returning officer, he shall report to the returning officer the result of the verification, and no such statement as aforesaid shall be drawn up by the returning officer. The deputy returning officer shall, on request, allow any agents of the candidates, before such report is sent in, to copy it. He shall with his report send to the returning officer the sealed packets of counted and rejected ballot papers, and the un-opened sealed packets which he has received from any presiding officer.

38. Lastly, the returning officer shall carefully preserve for the period hereinafter mentioned all the packets of ballot papers in his possession, together with the said reports, the ballot paper accounts, tendered votes lists, lists of votes marked by the presiding officer, statements relating thereto, declarations of inability to read, and packets of counterfoils, and marked copies of registers, endorsing on each packet a description of its contents and the date of the election to which they relate, and the name of the district for which such election was held.

39. The returning officer shall retain for six months all documents relating to an election of County

Councillors, and then, unless (Rural District)

otherwise directed by an order of a court having jurisdiction in the matter, or of any tribunal in which the election is questioned, shall cause them to be destroyed.

40. No person shall be allowed to inspect any rejected ballot papers in the custody of the returning officer, except under the order of the court or tribunal aforesaid to be granted by such court or tribunal on being satisfied by evidence on oath that the inspection or production of such ballot papers is required for the purpose of instituting or maintaining a prosecution for an offence in relation to ballot papers, or for the purpose of a petition questioning an election or return; and any such order for the inspection or production of ballot papers may be made subject to such conditions as to persons, time, place, and mode of inspection or production as the court or tribunal making the same may think expedient, and shall be obeyed by the returning officer.

41. No person shall, except by order of a court, or of any tribunal having cognizance of any question relating to the election, open the sealed packet of counterfoils after the same has been once sealed up, or be allowed to inspect any counted ballot papers in the custody of the returning officer. Such order may be made subject to such conditions as to persons, time, place, and mode of opening or inspection as the court or tribunal making the order may think expedient: provided that on making and carrying into effect any such order, care shall be taken that the mode in which any particular elector has voted shall not be discovered until he has been proved to have voted, and his vote has been declared by a competent court to be invalid.

42. All documents in the custody of a returning officer in pursuance of this Act, other than ballot papers and counterfoils, shall be open to public inspection at such time and under such regulations as may have been or may hereafter be prescribed by the Council of the County in which the County

electoral division is situate, and the (District)

returning officer shall supply copies of or extracts from the said documents to any person demanding the same, on payment of such fees and subject to such regulations as may have been or may hereafter be prescribed by the county council.

43. Where an order is made for the production by the returning officer of any document in his possession relating to any specified election of County

Councillors, the production by [Rural District]

such officer or his agent of the document ordered, in such manner as may be directed by such order, or by an order of the court having power to make such first-mentioned order, shall be conclusive evidence that such document relates to the specified election; and any endorsement appearing on any packet of ballot papers produced by such returning officer or his agent shall be evidence of such papers being what they are stated to be by the endorsement. The production from proper custody of a ballot paper purporting to have been used at any election, and of a counterfoil marked with the same printed number and having a number marked thereon in writing, shall be prima facie evidence that the person who voted by such ballot paper was the person who at the time of such election had affixed to his name in the register of voters at such election the same number as the number written on such counterfoil.

#### General Provisions.

47. If the returning officer presides at any polling station, the provisions of this Act relating to a presiding officer shall apply to such returning officer with the necessary modifications as to things to be done by the returning officer to the presiding officer, or the presiding officer to the returning officer.

48. The returning officer may, in addition to any clerks, appoint competent persons to assist him in counting the votes.

49. No person shall be appointed by a returning officer for the purposes of an election who has been employed by any other person in or about the election.

50. The presiding officer may do, by the clerks appointed to assist him, any act which he is required or authorised to do by this Act at a polling station, except ordering the arrest, exclusion, or ejection from the polling station of any person. 51. A candidate may himself undertake the

51. A candidate may himself undertake the duties which any agent of his, if appointed under Rule 31 of this Schedule, might have undertaken, and may, if he does not appoint such an agent, be present at the counting of the votes, or may himself take the place of such agent : provided that any persons acting under this Rule, may at any time before so acting, make the statutory declaration as to secrecy required by Rule 54 of this Schedule, but he shall not so act until he has made such declaration.

52. The name and address of every agent of a candidate appointed to attend the counting of the votes shall be transmitted to the returning officer so as to reach him two clear days at the least before the opening of the poll; and the returning officer may refuse to admit to the place where the votes are counted any agent whose name and address has not been so transmitted, notwithstanding that his appointment may be otherwise valid, and any notice required to be given to an agent by the returning officer may be delivered at or sent by post to such address.

53. If any person appointed an agent for the purposes of attending a polling station, or at the counting of the votes dies, or becomes incapable of acting during the time of the election, another agent may be appointed in his place, and notice shall forthwith be given to the returning officer in writing of the name and address of any agent so appointed.

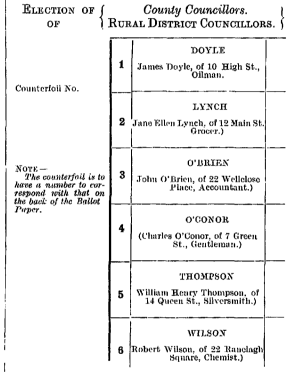
54. Every returning officer, and every officer, clerk, or agent authorised to attend at a polling station, and also every officer, clerk, or agent authorised to attend at the counting of the votes, shall, before the opening of the poll, make a statutory declaration of secrecy, in the presence, if he is the returning officer, of a justice of the peace, and if he is any other officer or an agent, of a justice of the peace or of the returning officer; but no such returning officer, clerk, or agent as aforesaid shall, save as aforesaid, be required, as such, to make any declaration or take any oath on the occasion of any election. 55. Where in this Act any expressions are used requiring or authorising or inferring that any act or thing is to be done in the presence of the agents of the candidates, such expressions shall be deemed to refer to the presence of such agents of the candidates as may be authorised to attend, and as have in fact attended, at the time and place where such act or thing is being done, and the nonattendance of any agents or agent at such time and place shall not, if such act or thing be otherwise duly done, in anywise invalidate the act or thing done.

### SECOND SCHEDULE TO ACT.

Note.—The forms contained in this schedule, or forms as nearly resembling the same as circumstances will admit, shall be used in all cases to which they refer and are applicable, and when so used shall be sufficient in law.

#### Form of Ballot Paper.

Form of Front of Ballot Paper.



Form of Back of Ballot Paper.

TOTH	of Duok of Dunot Laport	
No.	-	
Election of	County Councillor for the	•
	(Rural District)	
(County	Electoral Division.	
District	Electoral Division.	
	1 (1 1 11)	

Note.—The number on the ballot paper is to correspond with that on the counterfoil.

#### Directions as to printing Ballot Paper.

Nothing is to be printed on the ballot paper except in accordance with this schedule.

The surname of each candidate, and if there are two or more candidates of the same surname, also the other names of such candidates, shall be printed in large characters, and the names, places of abode, and descriptions and the number on the back of the paper, shall be printed in small characters. Form of Directions for the Guidance of the Voter in voting, which shall be printed in conspicuous Characters, and placarded outside every Polling Station and in every Compartment of every Polling Station.

The voter may vote for *candidate* 

candidates

only as

County Councillor [or Councillors] Rural District Councillors.

The voter will go into one of the compartments, and, with the pencil provided in the compartment, place a cross on the right-hand side, opposite the name of the candidate for whom he votes, thus X.

The voter will then fold up the ballot paper so as to show the official mark on the back; and leaving the compartment will, without showing the front of the paper to any person, show the official mark on the back to the presiding officer. and then, in the presence of the presiding officer, put the paper into the ballot box and forthwith quit the polling station.

If the voter inadvertently spoils a ballot paper, he can return it to the officer, who will, if satisfied of such inadvertence, give him another paper.

If the voter votes for more than (candidate

candidates)

or places any mark on the paper by which he may be afterwards identified, his ballot paper will be void, and will not be counted.

If the voter takes a ballot paper out of the polling station, or deposits in the ballot box any other paper than the one given him by the officer, he will be guilty of a misdemeanour and be subject to imprisonment for any term not exceeding six months, with or without hard labour.

Note.—These directions shall be illustrated by examples of the ballot paper.

Form of Statutory Declaration of Secrecy.

I solemnly promise and declare, That I will not at this election of (a County Councillor [or Coun-)

cillors] [Rural District Councillors]

for the *County* Electoral Division of

do anything forbidden by section four of The Ballot Act, 1872, which has been read to me.

Note.—The section must be read to the declarant by the person taking the delaration. Form of Declaration of Inability to Read. I, A.B., , being numbered on the Register of Local Government Electors for the County Division of , do hereby declare

that I am unable to read. *A.B.,* his mark. day of , 19.

I, the undersigned, being the presiding officer at ( County ,

the polling station for the District

Division of do hereby certify that the above declaration, having been first read to the above-named A.B., was signed by him in my presence with his mark.

Signed, C.D., Presiding Officer at Polling Station for the  $\begin{cases} County \\ County \\ District \\ day of , 19 \end{cases}$ .

#### FOURTH SCHEDULE.

SECTIONS 74 AND 75 OF THE MUNICIPAL CORPORA-TIONS ACT, 1882, AS ADAPTED AND ALTERED IN THEIR APPLICATION TO THE ELECTION OF COUNTY AND RURAL DISTRICT COUNCILLORS.

Offences in relation to Nomination Papers.

74.—(1) If any person forges or fraudulently defaces or fraudulently destroys any nomination paper, or delivers to the Returning Officer any forged nomination paper, knowing it to be forged, he shall be guilty of a misdemeanour, and shall be liable to imprisonment for any term not exceeding six months, with or without hard labour.

(2) An attempt to commit any such offence shall be punishable as the offence is punishable.

#### Neglect of Duty by Returning Officer or Deputy Returning Officer.

75.—(1) If a person who has undertaken to act as returning officer or deputy returning officer, at *County* 

an election of Rural District

glects or refuses to conduct or declare the election in manner provided by the Local Government Acts (Northern Ireland), 1898 to 1893, and the County and Rural District Councillors (Northern Ireland) Election Order, 1924, he shall for every such offence be liable to a fine not exceeding one hundred pounds, recoverable by action.

(2) An action under this section shall not lie after three months from the neglect or refusal.

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