

after named, that is to say; Balsham, Bottisham, Saint James Bottisham Lode and Long Meadow, Stow with Quy, Swaffham Bulbeck, Swaffham Prier with Swaffham Saint Cyriac, Great Wilbraham, Little Wilbraham, and West Wrating, shall be detached and dissevered from the said Archdeaconry of Sudbury and shall be transferred to and be included within and form part of the said Archdeaconry of Ely and

"(3.) That the whole of the second division of the Rural Deanery of Camps which consists of the several parishes or cures of Great Abington, Little Abington Babraham, Bartlow, Castle Camps, Duxford Saint John, Duxford Saint Peter, Hildersham, Hinxton, Horsheath, Ickleton, Linton, Pampisford, Sawston, Shudy Camps, Whittlesford, and the chapelry or curacy of West Wickham, shall be detached and dissevered from the said Archdeaconry of Sudbury in which the said second division of the said archdeaconry is now situate, and shall be transferred to and be included within and form part of the said Archdeaconry of Ely.

"And, we further recommend and propose that nothing herein contained shall prevent us from recommending and proposing any other matter or thing with respect to the matters aforesaid or any of them, under or by virtue of the said Acts or of any of them or of any other Act of Parliament."

And whereas the said scheme has been approved by Her Majesty in Council: now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Acts; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the said diocese of Ely.

C. I. Peel.

AT the Court at Windsor, the 14th day of May, 1877.

PRESENT.

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS the School Board of Hedon, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, as amended by "The Elementary Education Act, 1876," with the approval of the Education Department, made certain Bye-laws, numbered 817:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Acts, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

C. I. Peel.

*Bye-laws referred to in the foregoing Order.*

No. DCCCXVII.

THE ELEMENTARY EDUCATION ACTS,  
1870 AND 1873.

BYE-LAWS OF THE HEDON SCHOOL BOARD.

At a Meeting of the Members of the Hedon School Board, held at the School-room, at Hedon, in the county of York, on the 5th day of March, 1877, at which Meeting a quorum of the Members of such Board are present, the said Board do hereby, in pursuance of the powers given to them by the Elementary Education Act, 1870, and subject to the approval of the Education Department, make and ordain the following Bye-laws:—

*Interpretation of Terms.*

1. (1.) The term "Education Department" means the Lords of the Committee of the Privy Council on Education.

(2.) The term "Her Majesty's Inspectors" means the Inspectors of Schools appointed by Her Majesty on the recommendation of the Education Department.

(3.) The term "School Board" or "Board" means the School Board of the borough of Hedon.

(4.) The term "School" or "Public Elementary School" means a Public Elementary School, as defined by the 7th section of the Elementary Education Act, 1870.

(5.) The term "Parent" includes guardian and every person who is liable to maintain or has the actual custody of any child, but does not include the mother of the child when the father is living, and is residing within the School Board District or any adjoining parish or township.

*Requiring Parents to cause Children to attend School.*

2. Subject to the provisions of the Elementary Education Acts, 1870 and 1873, and of these Bye-laws, the parent of any child not less than five years of age nor more than thirteen years of age, residing within the district of the School Board, shall cause such child to attend some school which the parent may select, unless there be some reasonable excuse for non-attendance.

Any of the following reasons shall be reasonable excuses, namely:—

(a.) That the child is under efficient instruction in some other manner.

(b.) That the child has been prevented attending school by sickness or by any unavoidable cause.

(c.) That there is no Public Elementary School open which the child can attend within two miles, measured according to the nearest road, from the residence of such child.

*Determining Time during which Children shall attend School.*

3. The time during which every child shall attend school shall be the whole time during which the school selected shall be open.

Provided that nothing in the present Bye-laws—

(1.) Shall prevent the withdrawal of any child from any religious observance or instruction in religious subjects.

(2.) Shall require any child to attend school on any day exclusively set apart for religious observance by the religious body to which his parent belongs, or on Saturday, Sunday, Christmas Day, Good Friday, or any day set apart for a day of Public Fast or Thanksgiving; or