

SECOND SUPPLEMENT

TO

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WEDNESDAY, 9 SEPTEMBER, 1914.

By The KING. A PROCLAMATION

RELATING TO TRADING WITH THE ENEMY. GEORGE R.I.

W HEREAS a state of War has existed between Us and the German Empire as from 11 p.m. on August 4th, 1914, and a state of War has existed between Us and the Dual Monarchy of Austria-Hungary as from midnight on August 12th, 1914:

AND WHEREAS it is contrary to law for any person resident, carrying on business, or being in Our Dominions, to trade or have any commercial or financial transactions with any person resident or carrying on business in the German Empire or Austria-Hungary without Our permission:

AND WHEREAS by Our Proclamation of the 5th August, 1914, relating to trading with the Enemy, certain classes of transactions with the German Empire were prohibited:

AND WHEREAS by paragraph 2 of Our Proclamation of the 12th August, 1914, the said Proclamation of the 5th August, 1914, was declared to be applicable to Austria-Hungary:

AND WHEREAS it is desirable to restate and extend the prohibitions contained in the former Proclamations, and for that purpose to revoke the Proclamation of the 5th August, 1914, and paragraph 2 of the Proclamation of the 12th August, 1914, and to substitute this Proclamation therefor:

AND WHEREAS it is expedient and necessary to warn all persons resident, carrying on business or being in Our Dominions, of their duties and obligations towards Us, Our Crown, and Government:

Now, THEREFORE, We have thought fit, by and with the advice of Our Privy Council, to issue this Our Royal Proclamation declaring and it is hereby declared as follows:—

and it is hereby declared as follows:—

1. The aforesaid Proclamation of the 5th August, 1914, relating to trading with the Enemy, and paragraph 2 of the aforesaid Proclamation of the 12th August, 1914, together with any public announcement officially issued in explanation thereof, are hereby, as from the date hereof, revoked, and from and after the date hereof this present Proclamation is substituted therefor.

2. The expression "enemy country" in this Proclamation means the territories of the German Empire and of the Dual Monarchy of Austria-Hungary, together with all the

colonies and dependencies thereof.

3. The expression "enemy" in this Proclamation means any person or body of persons of whatever nationality resident or carrying on business in the enemy country, but does not include persons of enemy nationality who are neither resident nor carrying on business in the enemy country. In the case of incorporated bodies, enemy character attaches only to those incorporated in an enemy country.
4. The expression "outbreak of war" in

this Proclamation means 11 p.m. on the 4th August, 1914, in relation to the German Empire, its colonies and dependencies, and midnight on the 12th August, 1914, in relation to Austria-Hungary, its colonies and dependen-

- 5. From and after the date of Proclamation the following prohibitions shall have effect (save so far as licences may be issued as hereinafter provided), and We do hereby accordingly warn all persons resident, carrying on business or being in Our Dominions-
 - (1) Not to pay any sum of money to or for the benefit of an enemy:
 - (2) Not to compromise or give security for the payment of any debt or other sum of money with or for the benefit of an enemy.

(3) Not to act on behalf of an enemy in drawing, accepting, paying, presenting for acceptance or payment, negotiating or otherwise dealing with any negotiable instrument.

- (4) Not to accept, pay, or otherwise deal with any negotiable instrument which is held by or on behalf of an enemy, provided that this prohibition shall not be deemed to be infringed by any person who has no reasonable ground for believing that the instrument is held by or on behalf of an enemy.
- (5) Not to enter into any new transaction, or complete any transaction already entered into with an enemy in any stocks, shares, or
- other securities. (6) Not to make or enter into any new marine, life, fire or other policy or contract of insurance with or for the benefit of an enemy; nor to accept, or give effect to any insurance of, any risk arising under any policy or contract of insurance (including reinsurance) made or entered into with or for the benefit of an enemy before the outbreak of War
- (7) Not directly or indirectly to supply to or for the use or benefit of, or obtain from, an enemy country or an enemy, any goods, wares or merchandise, nor directly or indirectly to supply to or for the use or benefit of, or obtain from any person any goods, wares or merchandise, for or by way of transmission to or from an enemy country or an enemy, nor directly or indirectly to trade in or carry any goods, wares or merchandise destined for or coming from an enemy country or an enemy.
 (8) Not to permit any British ship to

leave for, enter or communicate with, any port or place in an enemy country.

(9) Not to enter into any commercial, financial or other contract or obligation with or for the benefit of an enemy.

(10) Not to enter into any transactions with an enemy if and when they are prohibited by an Order of Council made and published on the recommendation of a Secretary of State, even though they would otherwise be permitted by law or by this or any other Proclamation.

And We do hereby further warn all persons that whoever in contravention of the law shall commit, aid or abet any of the aforesaid acts, is guilty of a crime, and will be liable to punishment and penalties accordingly.

6. Provided always that where an enemy has a branch locally situated in British, allied or neutral territory, not being neutral territory in Europe, transactions by or with such branch shall not be treated as transactions by

or with an enemy.

7. Nothing in this Proclamation shall be deemed to prohibit payments by or on account of enemies to persons resident, carrying on business or being in Our Dominions, if such payments arise out of transactions entered into before the outbreak of War or otherwise permitted.

8. Nothing in this Proclamation shall be taken to prohibit anything which shall be expressly permitted by Our licence, or by the licence given on Our behalf by a Secretary of State, or the Board of Trade, whether such licences be especially granted to individuals or

be announced as applying to classes of persons.

9. This Proclamation shall be called the Trading with the Enemy Proclamation No. 2.

Given at Our Court at Buckingham Palace, this Ninth day of September, in the Year of our Lord one thousand nine hundred and fourteen, and in the Fifth year of Our Reign.

GOD SAVE THE KING.

At the Court at Buckingham Palace, the 9th day of September, 1914.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by the Aliens Restriction Act, 1914, power is conferred upon His Majesty in time of war or imminent national danger or great emergency by Order in Council to impose restrictions on aliens, and to make such provisions as may be necessary or expedient for carrying such restrictions into effect:

And whereas a state of war at present exists between Great Britain and Germany and also between Great Britain and Austria-Hungary:

And whereas by Orders in Council dated respectively the fifth, tenth, twelfth, and twentieth of August in the present year His Majesty was pleased to make various provisions under the said Act, and it is desirable to consolidate the said Orders in Council, with amendments:

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows:-

PART I.

RESTRICTIONS ON ALIENS ENTER-ING AND LEAVING THE UNITED KINGDOM.

Approved Ports and Prohibited Ports. Definition of Approved Ports and Prohibited Ports.

1.—(1) For the purposes of this Order, the

following ports are approved ports, that is to say:-

Aberdeen, Dundee, Newcastle-upon-Tyne, West Hartlepool, Hull, London. Folkestone, Falmouth, Bristol, Holyhead, Liverpool, Glasgow, Dublin;

and any other port or place in the United Kingdom is, for the purposes of this Order, a prohibited port.

(2) For the purposes of this Order the limits of the approved ports shall be those specified in the First Schedule to this Order, and any part of an approved port outside those limits shall be treated as though it were part of a prohibited port.

(3) A Secretary of State may, by order, after consulting the Admiralty and the Army Council, add any port to the list of approved ports, or remove any port from that list, and prescribe or alter the limits of any approved port; and this Order shall thereupon have effect accordingly.

Aliens entering the United Kingdom.

Aliens not to land at Prohibited Ports.

2.—(1) An alien shall not land in the United Kingdom at a prohibited port:

Provided that

(a) where a Secretary of State is satisfied that an alien friend has arrived at a prohibited port in ignorance of the provisions of this Order or in any other circumstances entitling him to special consideration, and may safely be permitted to land, he may grant him permission accordingly; and

b) subject to the provisions of this Order the foregoing prohibition shall not, unless in any particular case an aliens officer so directs, apply to an alien friend who is the master or a member of the crew of a vessel arriving at a prohibited port, if whilst he is on shore he complies with such requirements (if any) as may be imposed upon him or upon masters and seamen generally by an aliens officer at the port;

and any alien friend who lands in accordance with this proviso, and, if conditionally disembarked, who complies with the conditions, shall not be liable to any penalty for landing at the port in question.

Alien enemies not to land without permits.

3. An alien enemy shall not land in the United Kingdom at an approved port without the permission of a Secretary of State.

Powers with respect to Aliens landing at Approved Port.

4. An alien arriving at an approved port may, if a Secretary of State so directs, or if an aliens officer at the port is satisfied that he cannot safely be permitted to land in the United Kingdom, be treated as though the port were a prohibited port. Detention of Aliens arriving in United Kingdom.

5. An alien landing in contravention of this Order, and an alien arriving at any port in circumstances in which he is prohibited from landing, may, until dealt with under this Order, be detained in such manner as a Secretary of State may direct and whilst so detained shall be deemed to be in legal custody.

Aliens not to enter United Kingdom with firearms, &c.

- 6. An alien shall not land at any port in the United Kingdom having in his possession
 - firearms other(a) any or ammunition, or explosives;

(b) any petroleum spirit, naphtha, benzol, petroleum, or other inflammable liquid in quantities exceeding three gallons;

(c) any apparatus or contrivance intended for or capable of being used for signalling apparatus, either visual or otherwise :

(d) any carrier or homing pigeons;
(e) any motor car, motor cycle, or aircraft; or

(f) any cipher code or other means of conducting secret correspondence;

and where an alien lands with any such articles in his possession he shall forfeit the articles and shall be deemed to have imported them in contravention of the provisions of the Customs Consolidation Act, 1876, as though the articles in question were contained in the table of prohibitions and restrictions set out in section forty-two of that Act:

Provided that where an aliens officer considers that an alien friend arriving at any port may safely be permitted to land with any such articles as aforesaid in his possession, he may permit him to land accordingly, and the foregoing provisions of this article shall not apply.

Conditional landing.

7. An alien conditionally disembarked under the directions of an aliens officer for the purpose of inquiry or examination shall not for the purposes of this Order be deemed to have landed so long as the conditions are complied with.

Aliens leaving the United Kingdom.

Aliens not to embark at Prohibited Ports.

8. An alien shall not, except in pursuance of an order of deportation under this Order, embark in the United Kingdom at a prohibited port:

Provided that-

- (a) where a Secretary of State is satisfied that any alien friend who desires to embark at a prohibited port may safely be permitted. to do so, he may grant him permission accordingly; and
- (b) subject to the provisions of this Order the foregoing prohibition shall not, unless in any particular case an aliens officer so directs, apply to an alien friend who is the master or a member of the crew of a vessel leaving a prohibited port;

and any alien friend who embarks in accordance with this proviso shall not be liable to any penalty for embarking in the United Kingdom at the port in question.

Provision as to alien enemies leaving a port without having landed.

9. Where an alien enemy is about to leave any port on board a vessel on which he has arrived at the port he may for the purposes of this Order, if a Secretary of State so directs or if it appears necessary to an aliens officer in the interests of public safety, be treated as though he had embarked at that port in contravention of this Order, but shall not be subject to any fine or imprisonment for so embarking.

Alien enemies not to embark without permit.

10. An alien enemy shall not, except in pursuance of an order of deportation under this Order, embark in the United Kingdom at an approved port, unless provided with a permit

issued by a Secretary of State:

Provided that an alien enemy about to embark in the United Kingdom at an approved port, even when provided with such permit as aforesaid, may, if a Secretary of State so directs, or if in the opinion of an aliens officer he cannot safely be permitted to embark, be treated as though the port were a prohibited port.

Detention of Aliens embarking.

11. An alien embarking or about to embark in the United Kingdom in contravention of this Order may, until dealt with under this Order, be detained in such manner as a Secretary of State may direct, and whilst so detained shall be deemed to be in legal custody.

Deportation of Aliens.

12.—(1) A Secretary of State may order the deportation of any alien, and any alien with respect to whom such an order is made shall forthwith leave and thereafter remain

out of the United Kingdom.

(2) Where an alien is ordered to be deported under this Order, he may, until he can, in the opinion of the Secretary of State, be conveniently conveyed to and placed on board a ship about to leave the United Kingdom, and whilst being conveyed to the ship, and whilst on board the ship until the ship finally leaves the United Kingdom, be detained in such manner as the Secretary of State directs, and, whilst so detained, shall be deemed to be in legal custody.

Obligations on Masters of Vessels.

13.—(1) The master of every vessel, whether British or foreign, arriving at or leaving a port in the United Kingdom shall, immediately on the arrival of the vessel at that port, or, as the case may be, not more than twenty-four hours before leaving that port, furnish to an aliens officer at that port, with respect to all persons on board the vessel, or intending to embark on the vessel, such particulars in such manner as the Secretary of State may direct, and shall otherwise take all reasonable steps in his power for securing the enforcement of this Order.

(2) The master of a vessel arriving at or leaving any port shall not permit any persons to land or to embark without the sanction of an

aliens officer at the port.

(3) Where a person lands or embarks at any port in contravention of this Order, the master of the vessel from which he lands or on which

he embarks shall, unless he proves the contrary, be deemed to have aided and abetted the offence.

Obligation to afford passage to Aliens.

14. The master of a ship about to call at any port shall, if so required by a Secretary of State or an aliens officer, receive an alien and his dependants, if any, on board his ship and afford him or them a passage to that port, and proper accommodation and maintenance during the passage, and, if the ship is the same or belongs to the same owners as the ship in which the alien arrived in the United Kingdom, shall, if so required as aforesaid, afford such passage, accommodation, and maintenance free of charge.

Aliens Officers.

15.—(1) The following persons, that is to say—

(a) any immigration officers appointed under the Aliens Act, 1905; and

(b) any persons appointed for the purpose by a Secretary of State;

shall be aliens officers for the purposes of this Order at the various ports in the United Kingdom, and shall in the exercise of their powers act under general or special instructions from the Secretary of State, and, subject to such instructions, shall have power to enter on board any vessel, and to detain and examine all persons arriving at or leaving any port in the United Kingdom, and to require the production of any documents by such persons, and generally to take such steps as are sanctioned by this Order or as may be necessary for giving effect to this Order.

Exceptions.

Part I not to Apply in Certain Cases.

- 16. This Part of the Order shall not apply—
 - (a) to prisoners of war; or
- (b) to children appearing to an aliens officer to be under the age of fourteen.

Part II.

RESTRICTIONS ON ALIENS RESIDING IN THE UNITED KINGDOM.

Residence and Registration of Aliens.

Power to order Aliens to reside in certain areas.

17. A Secretary of State may by order require any alien enemy to reside or continue to reside in any place or district specified in the order, and the alien shall comply with the order.

Prohibition on alien enemies residing in prohibited areas.

18.—(1) An alien enemy shall not enter, or reside or continue to reside either temporarily or permanently in, any of the areas specified in the Second Schedule to this Order (in this Order referred to as prohibited areas) unless provided with a permit issued by the registration officer of the district, subject to the general or special instructions of a Secretary of State.

(2) A Secretary of State may by order, after consulting the Admiralty and the Army Council, add any area to the list of prohibited areas in the said Schedule, or remove any area or part of an area from that list; and this Order shall thereupon have effect accordingly.

Registration of Aliens.

- 19.—(1) An alien residing in a prohibited area, and an alien enemy wherever resident, shall comply with the following requirements as to registration:-
 - (a) he shall as soon as may be furnish to the registration officer of the registration district in which he is resident particulars as to the matters set out in the Third Schedule to this Order
 - (b) he shall, if he is about to change his residence, furnish to the registration officer of the registration district in which he is then resident particulars as to the date on which his residence is to be so changed, and as to his intended place of residence, and on effecting any such change of residence he shall forthwith report himself to the registration officer of the registration district into which he moves.
 - (c) he shall furnish to the registration officer of the registration district in which he is resident particulars of any circumstance affecting in any manner the accuracy of the particulars previously furnished by him for the purpose of registration within forty-eight hours after the circumstance has occurred.
- (2) Where an alien is lodging with or living as a member of the household of any other person, it shall be the duty of that person either himself to furnish with respect to the alien the particulars aforesaid, or to give notice of the presence of the alien in his household to the registration officer.
- (3) Where an alien has a household he shall furnish the particulars as aforesaid not only as respects himself, but as respects every alien who is living as a member of his household.

Register of Aliens.

20.—(1) For the purposes of this Order, the chief officer of police of the police district shall be the registration officer, and the police district shall be the registration district:

Provided that where a prohibited area includes the whole or part of more than one police district, arrangements may be made by a Secretary of State for constituting that prohibited area a single registration district, and for the appointment of a registration officer for that district.

(2) A registration officer shall—

(a) keep for his registration district a register for the purposes of this Act;

(b) register therein all aliens resident in his district who furnish particulars for the purpose, by entering these particulars on the

register; (c) enter on the register all other particulars furnished in accordance with this Order with respect to any alien so registered; and

(d) if a registered alien ceases to be resident in his district, record the fact in the register.

- (3) The obligation of a registration officer to enter particulars upon the register shall not be affected by the fact that the particulars may not have been furnished within the time required by this Order, without prejudice, however, to the liability of an alien to a penalty for not furnishing the particulars within the required
- (4) Every alien shall furnish to the registration officer, in addition to any such particulars aforesaid, any information which may

reasonably be required for the purpose of registering the alien, or maintaining the correctness of the particulars entered on the register.

Prohibition on alien enemies travelling more than five miles from registered address.

21. An alien enemy shall not travel more than five miles from his registered place of residence unless furnished with a permit from the registration officer of the registration district in which that place of residence is situate, which permit shall not cover a period exceeding twenty-four hours from the date of its issue and shall be returned to the registration officer at the end of the period for which it was issued:

Provided that

(a) any such permit may, if the registration officer in view of any special circumstances so decides, cover a period exceeding twenty-four hours, but not exceeding four days, from the date of its issue, subject, however, to the condition that the holder thereof shall on each day during the currency of the permit report himself to the registration officer of the district in which he then is, and subject also to any other conditions which may be prescribed by the registration officer granting the permit; and

(b) where any such permit is granted to any person with a view to his leaving one registration district and going to reside in another, the permit may, at the end of the period for which it was issued, be delivered to the registration officer of the new district instead of being returned to the registration officer by whom it was granted; and

(c) in the case of an alien enemy having a boná fide place of business more than five miles from his registered place of residence the registration officer may, if he thinks fit, grant a permit enabling him to travel to or from his place of business, which shall be renewable from time to time as and when the registration officer so directs.

Possession of firearms, &c., by alien enemies. Prohibition on alien enemies having firearms, &c., in their possession.

- 22.—(1) An alien enemy shall not, except with the written permission of the registration officer of the district in which he resides, be in possession of-
 - (a) any firearms or other weapons, ammunition, or explosives, or material intended to be used for the manufacture of explosives;

(b) any petroleum spirit, naphtha, benzol, petroleum, or other inflammable liquid in quantities exceeding three gallons;

(c) any apparatus or contrivance intended for, or capable of being used for, a signalling apparatus, either visual or otherwise;

(d) any carrier or homing pigeons;(e) any motor car, motor cycle, motor

boat, yacht, or aircraft; or

(f) any cipher code or other means of conducting secret correspondence;

 (g) any telephone installation;
 (h) any camera or other photographic apparatus;

(i) any military or naval map, chart, or handbook.

(2) If a justice of the peace is satisfied by information on oath that there is reasonable ground for suspecting any contravention of the foregoing provision, he may grant a search

warrant authorizing any constable named therein to enter at any time any premises or place named in the warrant, if necessary by force, and to search the premises or place and every person found therein, and to seize any article which is being kept in the premises or place in contravention of this Article.

Where it appears to a superintendent or inspector of police, or any police officer of higher rank, that the case is one of great emergency, and that in the interests of the State immediate action is necessary, he may by a written order under his hand give to any constable the like authority as may be given by the warrant of a justice under this Article.

Restriction on circulation of newspapers. Restriction on Circulation of Newspapers amongst alien enemies.

23.—(1) The circulation among alien enemies of any newspaper wholly or mainly in the language of a State, or any part of a State, at war with His Majesty, is prohibited, unless the permission in writing of a Secretary of State has been first obtained, and such conditions as may be prescribed by the Secretary of State are

complied with.

- (2) Any person publishing any newspaper for circulation in contravention of this Order shall be deemed to have acted in contravention of this Order, and where a Secretary of State is satisfied that any newspaper has been, or is about to be, published for circulation in con-travention of this Order, he may authorize such persons as he thinks fit to enter, if needs be by force, any premises, and to seize any copies of the newspaper found thereon, and also any type or other plant used or capable of being used for printing or production of the newspaper, and to deal with any articles so seized in such manner as the Secretary of State may direct.
 (3) In this Article, the expression "news-
- paper " includes periodical.

Carrying on of Banking Business.

Restrictions with respect to Banking.

-(1) An alien enemy shall not carry on or engage in any banking business except with the permission in writing of the Secretary of State, and to such extent and subject to such conditions and supervision as the Secretary of State may direct, and an alien enemy who is or has been carrying on or engaged in banking business shall not, except with the like permission, part with any money or securities in the bank where he is or has been carrying on or engaged in business, and shall, if so required, deposit any such money or securities in such custody as the Secretary of State may direct.

(2) Any constable, if authorized by a

superintendent of police, or officer of higher rank, may, for the purpose of enforcing the provisions of this Article, enter, if necessary by force, and search or occupy any premises in which the business of banking is or has been

carried on by an alien enemy.

(3) For the purposes of this Article, any person who is a member of a firm or a director of a company carrying on banking business in the United Kingdom shall be deemed to be carrying on banking business.

Provisions as to Clubs frequented by alien

Power to close Clubs.

25.—(1) A chief officer of police, if so

authorized by general or special order of the Secretary of State, may direct that any premises within his jurisdiction which, in his opinion, are used for the purposes of a club which is habitually frequented by alien enemies, shall be kept closed, either altogether or during such hours as may be required by him; and where any such direction is given in respect of any premises, no alien enemy shall enter or be on the premises at any time when the premises are directed to be closed.

(2) Any constable, if authorized by the chief officer of police, may, for the purpose of enforcing the provisions of this Article, enter, if necessary by force, and search or occupy any premises to which an order under this Article

relates.

PART III. GENERAL. Penalty.

26. If any person acts in contravention of or fails to comply with any provisions of this Order, he is liable on summary conviction to a fine not exceeding one hundred pounds or to imprisonment with or without hard labour for a term not exceeding six months, and the court before which he is convicted may, either in addition to or in lieu of any such punishment, require that person to enter into recognizances with or without sureties to comply with the provisions of this Order or such provisions thereof as the court may direct.

If any person fails to comply with an order of the court requiring him to enter into recognizances the court or any court of summary jurisdiction sitting for the same place may order him to be imprisoned with or without hard labour for any term not exceeding six

Disobedience to Aliens Officers and other offences.

- 27.—(1) If any alien, master of a ship, or other person arriving at or leaving any port lands or embarks without the permission of an aliens officer, or refuses to answer any question reasonably put to him by an aliens officer, or makes or causes to be made any false return, false statement, or false representation to an aliens officer, or refuses to produce any document in his possession which he is required by an aliens officer to produce, or obstructs or impedes an aliens officer in the exercise of his powers or duties under the Order, he shall be deemed to have acted in contravention of this Order.
- (2) If any person furnishes or causes to be furnished to a registration officer any false particulars, or, with a view to obtaining any permit or permission under this Order, makes or causes to be made any false statement or false representation, he shall be deemed to have acted in contravention of this Order.

Persons aiding and abetting.

28. If any person aids or abets any person in any contravention of this Order, or knowingly harbours any person whom he knows or has reasonable ground for supposing to have acted in contravention of this Order, he shall be deemed himself to have acted in contravention of this Order.

Arrest.

29. Any person who acts in contravention of this Order, or is reasonably suspected of

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having so acted, or being about so to act, may be taken into custody without warrant by an aliens officer or by any constable.

Additional powers of Secretary of State.

- 30.—(1) A Secretary of State may, if he thinks it necessary in the interests of public safety, direct that any of the provisions of this Order as to alien enemies shall in particular cases be applicable to other aliens, and thereupon such provisions shall apply accordingly.
- (2) A Secretary of State may, if he thinks fit, direct that any powers or duties assigned under this Order to aliens officers or to registration officers shall be discharged by other persons deputed by the Secretary of State for the purpose.
- (3) The Secretary of State, with a view to giving full effect to this Order, may direct that passengers on ships entering or leaving any port in the United Kingdom shall be subject to such restrictions, control, and supervision as may appear necessary or expedient, and may impose general conditions as respects ships entering or leaving any such port, and it shall be the duty of all persons to comply with any such direction.

Interpretation.

31. For the purposes of this Order-

The expression "police district" means any district for which there is a separate police force; and the expression "chief officer of police" means the chief constable, or head constable, or other officer, by whatever name called, having the chief command of the police force of the district;

The expression "alien friend" means an alien whose sovereign or State is at peace with His Majesty, and the expression "alien enemy" means an alien whose sovereign or State is at war with His Majesty; and

References to landing or embarking shall, unless the context otherwise implies, be deemed to include references to attempting to land or attempting to embark respectively.

Application to Scotland and Ireland.

32.—(1) In the application of this Order to Scotland—

The expressions "the court" and "any court of summary jurisdiction" mean the sheriff;

The expressions "enter into recognizances with or without sureties" and "enter into recognizances" mean "find caution."

(2) In the application of this Order to Ireland—

The expression "police district" means the police district of Dublin metropolis and any county or other area for which a county inspector of the Royal Irish Constabulary or officer having the rank of such county inspector is appointed, and the expression "chief officer of police" means, as respects the police district of Dublin metropolis, the Chief Commissioner of the Dublin Metropolitan Police, and as respects any other police district the county inspector of the Royal Irish Constabulary or officer having the rank of such county inspector as the case may be.

The expression "superintendent of police" includes in the case of the Royal Irish Constabulary a sergeant and any officer of higher rank.

Order not to apply to Ambassadors, &c.

33. Nothing in this Order shall be construed as imposing any restriction or disability on any foreign ambassador or other public minister duly authorized, or any servants in actual attendance upon any such ambassador or public minister.

Short title, construction, and revocation.

- 34.—(1) This Order may be cited as the Aliens Restriction (Consolidation) Order, 1914.
- (2) The Interpretation Act, 1889, shall apply for the purpose of the interpretation of this Order in like manner as it applies for the purpose of the interpretation of an Act of Parliament.
- (3) The said Orders in Council of the fifth, tenth, twelfth, and twentieth of August, imposing restrictions on aliens, are hereby revoked:

Provided that the revocation of any such Order shall not—

(a) affect the previous operation of any Order so revoked or anything duly done or suffered under any Order so revoked; or

(b) affect any right, privilege, obligation, or liability acquired, accrued or incurred

under any Order so revoked; or

(c) affect any penalty, forfeiture, or punishment incurred in respect of any offence committed against any Order so revoked; or

(d) affect any proceedings or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture, or punishment as aforesaid;

and any permission or direction given, or order or requirement made, or other action taken under any Order so revoked shall be deemed to have been given, made, or taken under the corresponding provision of this Order.

Almeric FitzRoy.

SCHEDULES.

FIRST SCHEDULE.

LIMITS OF APPROVED PORTS.

Approved Port.	Parts included within Limits of Port.		
Aberdeen -	North of Scotland and Orkney and Shetland Steam Navigation wharf, outside the lock of Victoria Dock.		
Dundee	Camperdown jetty.		
Newcastle-upon-	n- Newcastle quay.		
Tyne	1 - 1		
West Hartlepool	Central dock.		
Hull -	Riverside quay.		
Lendon	Tilbury docks and pontoon.		
Folkestone .	Railway pier.		
Falmouth	Outer arm of harbour pier.		
Bristol	Landing stage, Avonmouth docks.		
Holyhead	London and North-Western Rail-		
— J	way quay, east side.		
Liverpool	Landing stage.		
Glasgow	Meadowside quay.		
Dublin	North Wall and Kingstown pier.		

SECOND SCHEDULE.

. PROHIBITED AREAS.

The following areas are prohibited areas in England:

CHESHIRE.

County Boroughs.—Birkenhead: Chester: Wallasey.

Urban Districts.—Bromborough: Ellesmere Port and Whitby: Higher Bebington: Hoole: Hoylake and West Kirby: Lower Bebington: Neston and Parkgate: Runcorn. Rural Districts.—Chester (Civil Parishes of-Bache, Backford, Blacom-cum-Crabwall, Bridge Trafford, Capenhurst, Caughall, Chorlton by Backford, Croughton, Dunhamon-the-Hill, Elton, Great Saughall, Hapsford, Hoole Village, Ince, Lea by Backford, Little Saughall, Little Stanney, Mickle Trafford, Mollington, Moston, Newton-by-Chester, Picton, Shotwick, Shotwick Park, Stoke, Thornton-le-Moors, Upton-by-Chester, Wervin, Wimbolds Trafford, and Woodbank only): Runcorn (Civil Parishes of—Acton Grange, Antrobus, Appleton, Bartington, Crowley, Daresbury, Dutton, Grappenhall, Great Budworth, Hatton, Higher Whitley, Keckwick, Latchford Without, Lower Whitley, Moore, Newtonby-Daresbury, Preston-on-the-Hill, Seven Oaks, Stockton Heath, Stretton, Thelwall, Walton Inferior, Walton Superior, Aston-by-Sutton, Aston Grange, Clifton, Halton, Norton, Sutton, and Weston only): Wirral.

CORNWALL.

Municipal Boroughs.—Falmouth: Helston: Penryn: Penzance: St. Ives: Saltash:

Urban Districts.—Camborne: Hayle: Ludgvan: Madron: Paul: Phillack: Redruth: St. Just: Torpoint.

Rural Districts.—East Kerrier: Helston: Redruth: St. Germans: Truro: West Penwith.

DEVONSHIRE.

County Boroughs .- Devonport: Plymouth. Urban Districts.—East Stonehouse: Ivybridge.
Rural Districts.—Plympton St. Mary: Tavistock (Civil Parish of Bere Ferrers only).

DORSETSHIRE.

Municipal Boroughs. — Dorchester: Poole: Weymouth and Melcombe Regis. Urban Districts.—Portland: Swanage.
Rural Districts.—Dorchester: Poole: Wareham and Porbeck: Weymouth.

DURHAM.

County Boroughs.—Gateshead: South Shields:

Sunderland: West Hartlepool.

Municipal Boroughs.—Durham: Hartlepool: Jarrow: Stockton-on-Tees.

Urban Districts.—Annfield Plain: Benfield-side: Blaydon: Brandon and Byshottles: Chester-le-Street: Consett: Felling: Hebburn: Hetton: Houghton-le-Spring: Leadgate: Ryton: Seaham Harbour: Southwickon-Wear: Spennymoor: Stanley: Tanfield:
Tow Law: Whickham: Willington.
Rural Districts.—Chester-le-Street: Durham:

Hartlepool: Houghton-le-Easington: Spring: Lanchester: Sedgefield: South Shields: Stockton: Sunderland.

Essex.

Municipal Boroughs.—Chelmsford: Colchester: Harwich: Maldon: Southend-on-Sea. Urban Districts.—Brentwood: Brightlingsea: Burnham-on-Crouch: Clacton: Frinton-on-Sea: Grays Thurrock: Leigh-on-Sea: Shoeburyness: Tilbury: Walton-on-the-Naze: Witham: Wivenhoe.

Rural Districts.—Billericay: Braintree—(Civil Parishes of—Feering, Great Coggeshall, Kelvedon, Little Coggeshall, Markshall, Rivenhall, Fairsted, Faulkbourne, Hatfield Peverel, and Terling only): Chelmsford: Lexden: Maldon: Orsett: Rochford: Tendring.

GLOUCESTERSHIRE.

County Borough.—Bristol. Urban Districts.—Coleford : Kingswood. Rural Districts.—Chipping Sodbury: Lydbury: Thornbury: Warmley: West Dean. Lyd-

HAMPSHIRE.

 ${\it Boroughs.} {\leftarrow} {\rm Bournemouth}:$ Ports-County mouth: Southampton.

Municipal Boroughs.—Christchurch: Lymington: Romsey.

Urban Districts.—Eastleigh and Bishopstoke: Fareham: Gosport and Havant: Itchen: Warblington. Rural Districts.—Christchurch: Alverstoke:

Fareham: Havant: Lymington: New Forest: Romsey: South Stoneham.

ISLE OF WIGHT.

Municipal Boroughs.—Newport: Ryde.
Urban Districts.—Cowes: East Cowes: St.
Helens: Sandown: Shanklin: Ventnor. Rural District.—Isle of Wight.

KENT.

County Borough.—Canterbury. Municipal Boroughs. — Chatham: Deal: Dover: Faversham: Folkestone: Gillingham: Gravesend: Hythe: Lydd: Maid-stone: Margate: New Romney: Queenborough: Ramsgate: Rochester: Sandwich. Urban Districts.—Ashford: Broadstairs and St. Peter's: Cheriton: Herne Bay: Milton

Regis: Northfleet: Sandgate: Sheerness: Whitstable:Sittingbourne: Walmer: $\mathbf{Wrotham}$.

Rural Districts.—Blean: Bridge: Dover: East Ashford: Eastry: Elham: Faversham: Hollingbourn: Hoo: Isle of Thanet: Maidstone: Malling: Milton: Romney Marsh: Sheppey: Strood: West Ashford.

LANCASHIRE.

County Boroughs.—Barrow-in-Furness: Black-pool: Bootle: Liverpool: St. Helens: Southport.

Municipal Boroughs.—Lancaster: cambe: Widnes.

Urban Districts.—Allerton: Birkdale: Carnforth: Childwall: Dalton-in-Furness: Fleetwood: Formby: Grange: Great Crosby: Heysham: Huyton-with-Roby: Kirkham: Lathom and Burscough: Litherland: Little Crosby: Little Woolton: Lytham: Much Woolton: Ormskirk: Poulton-le-Fylde: Preesall: Prescot: Rainford: Saint Anneson-the Sea: Skelmersdale: Thornton: Ulverston: Waterloo with Seaforth.

Rural Districts.—Fylde: Garstang: Lancaster: Lunesdale: Sefton: Ulverston: West

Lancashire: Whiston.

LINCOLNSHIRE.

County Borough.—Grimsby.

Municipal Borough.—Louth. Urban Districts.—Alford:

Barton-upon-Humber: Brigg: Broughton: Brumby and Frodingham: Cleethorpe with Thrunscoe: Mablethorpe: Market Rasen: Roxby cum Risby: Scunthorpe: Skegness: Winterton.

Rural Districts.—Caistor: Glanford Brigg: Grimsby: Louth: Spilsby.

> MONMOUTHSHIRE. The whole county.

Norfolk.

County Boroughs.—Gt. Yarmouth: Norwich. Urban Districts.—Cromer: North Walsham: Sheringham.

Rural Districts.—Aylsham: Blofield: East and West Flegg: Erpingham: Loddon and Clavering: Smallburgh.

Northumberland.

County Boroughs. — Newcastle-upon-Tyne:

Tynemouth.

Municipal Boroughs.—Morpeth: Wallsend. Urban Districts.—Amble: Ashington: Bedlingtonshire: Blyth: Cramlington: Earsdon: Gosforth: Longbenton: Newbiggin-by-the-Sea: Newburn: Prudhoe: Seaton Delaval: Seghill: Weetslade: Whitley and

Monkseaton: Willington Quay

Rural Districts.—Alnwick—(Civil Parishes of —Gloster Hill, Greens and Glantlees, Guyzance, Hauxley, Hazon and Hartlaw, High Buston, Lesbury, Low Buston, Mor-wick, Newton on the Moor, Shilbottle, Sturton Grange, Swarland, Togston, Walkmill, Warkworth, Whittle, and Woodhouse only): Castle Ward: Hexham—(Civil Parishes of-Bearl, Broomhaugh, Broomley, Bywell, Dukershagg, Espershields, Healey, Hedley, High Fotherley, Horsley, Nafferton, Newlands, Newton, Newton Hall, Ovingham, Ovington, Riding, Shotley High Quarter, Shotley Low Quarter, Spital, Stelling, Styford, Welton Whittle, Whittonstall, and Wylam only): Morpeth.

SOMERSET.

UrbanDistricts.—Burnham: Clevedon: Weston-super-Highbridge: Portishead: Mare.

Rural Districts.—Axbridge: Clutton (except the Parishes of Chilcompton, Farrington Gurmey, and Stone Easton): Keynsham: Long Ashton.

SUFFOLK.

County Borough.—Ipswich.

Municipal Boroughs.—Aldeburgh: Beccles:

Lowestoft: Southwold.

Urban Districts.—Bungay: Felixstowe and Walton: Halesworth: Leiston-cum-Sizewell: Saxmundham: Woodbridge.

Districts.—Plomesgate: Samford: Woodbridge.

Sussex.

County Boroughs.—Brighton: Eastbourne.

Municipal Boroughs.—Hove: Lewes.
Urban Districts.—Newhaven: Portslade-bySea: Seaford.

Rural Districts.—Chailey: Eastbourne: Hailsham—(Civil Parishes of—Arlington, Chalvington, Chiddingly, Hailsham, Hellingly, Laughton, Ripe only): Newhaven: Steyn- | Panishes.—Arrochar:

ing East: Westbourne: West Hampnett-(Civil Parishes of—Appledram, Birdham, Donnington, Earnley, East Wittering, Hunston, Merston, New Fishbourne, North Mundham, Oving, Selsey, Sidlesham, West Itchenor, and West Wittering only).

YORKSHIRE.

County Boroughs.—Kingston - upon - Hull: Middlesbrough.

unicipal Boroughs.—Beverley: Bridling-ton: Hedon: Scarborough: Thornaby-on-Municipal

Urban Districts.—Cottingham: Eston: Filey: Great Driffield: Guisborough: Hinderwell: Hornsea: Loftus: Malton: Norton: Pickering: Redcar: Saltburn-bythe-Sea: Skelton and Brotton: South Bank

in Normanby: Whitby: Withernsea.

wral Districts.—Beverley: Bridlington:
Driffield: Guisborough: Kirkby Moorside: Malton: Middlesbrough: Norton: Patrington: Pickering: Scarborough: Sculcoates: Sherburn: Skirlaugh: Stokesley: Whitby.

The following areas are prohibited areas in Wales:---

GLAMORGANSHIRE. The whole county.

PEMBROKESHIRE.

Municipal Boroughs.—Haverfordwest: Pembroke: Tenby.

Urban Districts.—Fishguard: Milford Haven: Neyland.

Rural Districts.—Haverfordwest: Narberth: Pembroke.

The following areas are prohibited areas in Scotland: -

ABERDEENSHIRE.

Parishes.—Aberdour: Belhelvie: Crimond: Cruden: Drumoak: Dyce: Echt: Ellon: Fintray: Foveran: Fraserburgh: Kinellar: Logie Buchan: Longside: Lonmay: Methlick: New Deer: Newhills: New Machar: Old Deer: Old Machar: Peter Culter: Peterhead: Pitsligo: Rathen: St. Nicholas: St. Fergus: Skene: Slains: Strichen: Tarves: Tyrie: Udny.

ARGYLLSHIRE.

Parishes.—Campbeltown: Dunoon Kilmun: Inverchaolain: Kilcali Kilcalmonell: Kilfinan: Killean and Kilchenzie: Kilmodan: Lochgoilhead: Saddel and Skipness: Southend: Strachur: Stralachlan.

AYRSHIRE.

Parishes.—Ardrossan: Ayr: Beith: Coylton: Craigie: Dalry: Dalrymple: Dreghorn: Dundonald: Dunlop: Fenwick: Irvine: Kilbirnie: Kilbride, West: Kilmarnock: Kilmaurs: Kilwinning: Largs: Mauchline: Maybole: Monkton and Prestwick: Ochil-tree: Riccarton: Stair: Stevenston: Riccarton: Stair: Stevenston: Stewarton: Symington: Tarbolton.

BUTESHIRE.

The whole county.

CAITHNESS-SHIRE. The whole county.

DUMBARTONSHIRE.

Cardross: Bonhill:

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Dumbarton: Kilmaronock: Kilpatrick, New: Kilpatrick, Old: Luss: Roseneath: Row.

EDINBURGHSHIRE (MID-LOTHIAN).

Parishes.—Borthwick: Calder, Mid.: Calder, West: Carrington: Cockpen: Colinton: Corstorphine: Cramond: Cranston: Crichton: Currie: Dalkeith: Edinburgh: Fala: Glencorse: Inveresk: Kirknewton: Lasswade: Leith: Liberton: Newbattle: Newton: Penicuik: Ratho: Temple.

ELGINSHIRE.

Parishes.—Alves: Bellie: Birnie: Dallas: Drainie: Duffus: Dyke and Moy: Edin-killie: Elgin: Forres: Kinloss: New Spy-nie: Rafford: Rothes: St. Andrews Lhanbryd: Speymouth: Urquhart.

FIFESHIRE.

Parishes.—Abdie: Aberdour: Anstruther Easter: Anstruther Wester: Auchterderran: Auchtermuchty: Auchtertool: Ballingry: Balmerino: Beath: Burntisland: Cameron: Carnbee: Carnock-Ceres: Collessie: Crail: Creich: Culross: Cults: Cupar: Dairsie: Dalgety: Dunino: Dunbog: Dunfermline: Elie: Falkland: Ferry-Port-on-Craig: Flisk: Forgan: Inverkeithing: Kemback: Kennoway: Kettle: Kilconquhar: Kilmany: Kilrenny: Kinghorn: Kinglassie: Kingsbarns: Kirkcaldy and Dysart: Largo: Leslie: Leuchars: Logie: Markinch: Monimail: Moonzie: New-Markinch: Monimail: Moonzie: Newburgh: Newburn: Pittenweem: St. Andrews and St. Leonards: St. Monans: Saline: Scoonie: Strathmiglo: Torryburn: Tulliallan: Wemyss.

FORFARSHIRE.

Parishes.—Arbirlot: Arbroath and St. Vigean: Auchterhouse: Barry: Brechin: Carmylie: Craig: Dun: Dundee Combination: Dunnichen: Eassie and Nevay: Farnell: Forfar: Fowlis Easter: Glamis: Guthrie: Inver-arity: Inverkeilor: Kettins: Kinnell: Kin-nettles: Kirkden: Liff and Benvie: Logie Pert: Lunan: Lundie: Mains and Strathmartine: Maryton: Monifieth: Monikie: Montrose: Murroes: Newtyle: Panbride: Tealing.

> HADDINGTONSHIRE. The whole county.

Inverness-shire.

Parishes.—Ardersier: Croy: Daviot: Dores: Inverness: Kirkhill: Moy and Dalarossie: Petty.

Kinross.

Parishes.—Cleish: Kinross: Fossoway: Orwell: Portmoak.

LINLITHGOWSHIRE (WEST LOTHIAN). The whole county.

> NAIRNSHIRE. The whole county.

ORKNEY.

The whole county.

PERTHSHIRE.

Parishes.—Abernyte: Errol: Inchture: Longforgan.

RENFREWSHIRE.

Parishes.—Erskine: Greenock: Houston: Inchinnan: Inverkip: Kilbarchan: Kilmacolm: Lochwinnoch: Port Glasgow.

Ross and Cromarty.

Parishes.—Alness: Avoch: Cromarty: Dingwall: Edderton: Fearn: Killearnan: Kilmuir-Easter: Kiltearn: Knockbain: Logie Easter: Nigg: Resolis: Rosemarkie: Rosskeen: Tain: Tarbat: Urquhart.

STIRLINGSHIRE.

Parishes.—Airth: Buchanan: Grangemouth: Muiravonside.

> SUTHERLANDSHIRE. The whole county.

ZETLAND. The whole county.

The following areas are prohibited areas in Ireland:-

ANTRIM.

County Borough.—Belfast.
Urban Districts.—Ballyclare: Ballymena:

Carrickfergus: Larne: Lisburn.

Rural Districts.—Antrim: Ballymena: Belfast: Larne: Lisburn.

CORK.

County Borough.—Cork.

Urban Districts.—Midleton: Queenstown:

Youghal.

Rural Districts.—Bandon: Cork: Kinsale:

Midleton: Youghal, No. 1.

DONEGAL.

Rural Districts.—Inishowen: Millord: Londonderry, No. 2.

Down.

Districts.—Bangor: Donaghadee: Holywood: Newtown Ards.

Rural Districts.—Castlereagh: Downpatrick:

Hilsborough: Newtown Ards.

DUBLIN. The whole county.

L'ONDONDERRY.

County Borough.—Londonderry.
Rural District.—Londonderry ("North West Liberties " only).

WATERFORD.

Rural District .- Youghal No. 2.

THIRD SCHEDULE.

MATTERS IN RESPECT OF WHICH PARTICULARS ARE TO BE FURNISHED.

Name Nationality and birth-place -Occupation Sex Age Personal description and, if so required, a photograph of the alien. Distinctive mark (if any) Finger prints, if so required Place of residence (including nature of tenure or occupancy) Place of business (if any) Date of commencement of residence Whether the alien has been or is in the service of any foreign government, and, if so, for how long and in what capacity.

Note.—If the alien has a household, he must furnish the particulars aforesaid not only as respects himself, but also as respects every alien who is living as a member of his household.

At the Court at Buckingham Palace, the 9th day of September, 1914.

PRESENT.

The KING's Most Excellent Majesty in Council.

HEREAS by the Special Constables Act, VV 1914, power is conferred on His Majesty to make regulations with respect to the appointment and position of special constables appointed during the present war under the Special Constables Act, 1831, or under section one hundred and ninety-six of the Municipal Corporations Act, 1882, and by those regulations to make such provisions as are in the said Act mentioned.

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows:

- 1. The power to nominate and appoint special constables under the Special Constables Act, 1831, may, during the present war, be exercised although a tumult, riot, or felony has not taken place or is not immediately appre-
- 2. Any special constable so appointed shall be appointed for the preservation of the public peace, and for the protection of the inhabitants, and the security of property in the police area for which, or for any part of which, the justices making the appointment act.

3. The declaration to be made by a special constable shall be made in the following

solemnly and sincerely declare and affirm that I will well and truly serve Our Sovereign Lord the King in the office of special constable, without favour or affection, malice or illwill; and that I will to the best of my power cause the peace to be kept and preserved, and prevent all offences against the persons and properties of His Majesty's subjects; and that while I continue to hold the said office I will to the best of my skill and knowledge discharge all the duties thereof faithfully according to law.

4. A special constable shall throughout the police area for which he is appointed, and also in any adjoining police area, have all the powers, privileges, and duties which any constable duly appointed has within his constablewick by virtue of the common law or of any statute for the time being in force.

5. All special constables shall in the execution of their duty act under the direction and control of the chief officer of police of the police area for which they are appointed, except that in exceptional circumstances they shall, if the Secretary of State so directs, act under the direction and control of such other authority as

the Secretary of State may designate. 6. A special constable may, with the consent

of the chief officer of police or other authority under whose direction and control he acts, resign his office, and the chief officer of police or such other authority may at his pleasure determine the service of, or suspend or dismiss,

any special constable.
7. Any person who puts on the dress or accoutrements or takes the name, designation, or character of a special constable for any unlawful purpose shall be liable on summary conviction to a fine not exceeding ten pounds.

8. Any expenses incurred in respect of special constables may, if the police authority so directs, be paid out of the police fund.

9. If any special constable is incapacitated for the performance of his duty by infirmity of mind or body occasioned by an injury received in the execution of his duty without his own default, or if he dies from the effect of any injury received in the execution of his duty without his own default, the police authority may grant him or to his widow and children a pension or pensions and allowances at the same rates as under the Police Act, 1890, are payable in the case of police constables who have completed not more than five years' service and are drawing pay at the rate of five shillings a day, and all such pensions and allowances shall be paid out of the police fund.

10. For the purposes of this Order the expression "police area" means one of the areas set forth in the first column to the schedule hereto, and the expressions "police authority," "chief officer of police," and "police fund" mean, as respects each police area the authority, officer, and fund respectively mentioned opposite the area in the second, third, and fourth

columns of that schedule.

11. Subject to the provisions of this Order the Special Constables Act, 1831, as amended by any subsequent enactment, or as the case may require, section one hundred and ninetysix of the Municipal Corporations Act, 1882, shall apply to the special constables appointed

- under those enactments respectively.

 12. This Order shall apply as respects special constables appointed since the commencement of the present war whether before or after the date of the making of this Order, and the appointments of special constables made before that date are hereby confirmed: but nothing herein contained shall be construed as requiring special constables appointed before that date to make a new declaration under this Order.
- 13. This Order may be cited as the Special Constables Order, 1914.

Almeric FitzRoy. [SCHEDULE.

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SCHEDULE.

POLICE AREAS AND AUTHORITIES.

Police Area.	Police Authority.	Chief Officer of Police.	Police Fund.
The Metropolitan Police District	The Secretary of State	The Commissioner of Police of the Metropolis	The funds applicable for defraying the expenses of the Metropolitan Police Force.
The City of London	The Common Council of the City of Lon- don	The Commissioner of the City Police	The funds applicable for defraying the expenses of the City Police Force.
A county	The Standing Joint Committee	The Chief Constable	The county fund.
A borough having a separate police force	The Watch Com- mittee	The Chief or Head Constable.	The borough fund or borough rate or any fund or rate applicable under any local Act for the expenses of the police force.

In this schedule the expression "county" means an administrative county within the meaning of the Local Government Act, 1888, but does not include a county borough.

Such parts of any county as are within the

Metropolitan Police District, or as form part of any other police area, shall not be deemed for the purposes of this Act to form part of the county police area.