

## NORTHERN CIRCUIT.

The Honourable Mr. Justice Williams.

The Honourable Mr. Justice Kay.

*Westmorland*, Thursday, January 11, at Appleby.  
*Cumberland*, Monday, January 15, at Carlisle.  
*Lancashire*, Thursday, January 18, at Lancaster.  
*Lancashire*, Saturday, January 20, at Manchester.  
*Lancashire*, Thursday, February 1, at Liverpool.

## SURREY ASSIZES.

Monday, February 5, at Kingston-upon-Thames.

GENERAL ORDER of the Local Government Board Rescinding Regulations relating to Casual Paupers as regards six Unions :—

To the Guardians of the Poor of the parish of Barrow-in-Furness, in the county of Lancaster ;—

To the Guardians of the Poor of the Canterbury Union, in the City and County of the City of Canterbury ;—

To the Guardians of the Poor of the Coventry Union, in the City of Coventry and County of Warwick ;—

To the Governor, Deputy Governor, Assistants, and Guardians of the Poor of the City and County of Exon, known by the name of the Exeter Union ;—

To the Guardians of the Poor of the Middlesbrough Union, in the North Riding of the County of York ;—

To the Guardians of the Poor of the Pontardawe Union, in the Counties of Brecknock and Glamorgan ;—

And to all others whom it may concern.

WHEREAS Orders have been issued by the Local Government Board to the Guardians of the several Unions named in the first column of the Schedule to this Order, bearing the dates placed opposite to the names of such unions respectively in Column 2 of that Schedule ; and those Orders contain in the Articles thereof bearing the numbers set opposite to each Order in the third column of that Schedule, Regulations with respect to Casual Paupers ;

And whereas by a General Order bearing date the 18th day of December, 1882, addressed to the Guardians of the several Unions in England and Wales for the time being, the Local Government Board have prescribed Regulations with respect to Casual Paupers, to take effect on and after the 1st day of January, 1883 :

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

ARTICLE I.—The Regulations contained in the several Articles above-mentioned shall be rescinded on the 31st day of December, 1882.

Provided that any task of work which, before the 1st day of January, 1883, shall have been approved by the Local Government Board in pursuance of the Regulations contained in any Article hereby rescinded, shall remain in force until the Guardians pass a Resolution revoking it ; and the Master of the Workhouse or the Superintendent of the Casual Ward shall, until such Resolution is passed, set every Casual Pauper within the terms of Article 11 of the General Order above cited, to perform the task

of work so approved, or one of the tasks of work prescribed in the Schedule C. annexed to such General Order, according to the class to which he may belong.

ARTICLE 2.—The term "Union" in this Order means a Union of Parishes under a General or Local Act, with a separate Board of Guardians, and includes a Parish or Place for which there is a separate Board of Guardians.

## SCHEDULE.

Name of Union.	Date of Order.	Nos. of Articles.
Barrow-in-Furness	15 April, 1876	128 to 140 (both inclusive).
Canterbury ...	8 April, 1881	126 to 138 (both inclusive).
Coventry ...	13 April, 1874	128 to 140 (both inclusive).
Exeter ...	30 May, 1878	129 to 141 (both inclusive).
Middlesbrough	16 July, 1875	128 to 140 (both inclusive).
Pontardawe ...	12 April, 1875	128 to 140 (both inclusive).

Given under the Seal of Office of the Local Government Board, this twenty-first day of December, in the year one thousand eight hundred and eighty-two.



J. G. Dodson,  
President.

Hugh Owen, Secretary.

## TREASURY WARRANT.

WE, the Commissioners of Her Majesty's Treasury, in exercise of all powers enabling us in this behalf, do, by this Warrant, made on the representation of Her Majesty's Postmaster-General, and under the hands of two of us, the said Commissioners, order, direct, and declare as follows :—

1. The rates of postage and additional sums for registration to be charged by or under the authority of the Postmaster-General, in respect of Reply Post Cards conveyed or delivered for conveyance by post to and from the several countries and places by the routes and means of conveyance respectively mentioned and described in the Schedules Nos. 1, 2, and 3 hereunder written, shall be the rates of postage and additional sums which are fixed and specified by and in such Schedules respectively.

2. All such Reply Post Cards as are hereinbefore referred to shall be posted, forwarded, conveyed, and delivered under and subject to the several regulations, conditions, prohibitions, and restrictions applicable thereto respectively contained in the aforesaid Schedules, and in Schedule No. 4 hereunder written.

3. This Warrant shall come into operation on the first day of January, one thousand eight hundred and eighty-three.

SCHEDULE No. 1.

RATES OF POSTAGE and Additional Sum for Registration to be charged and paid in the United Kingdom upon Reply Post Cards posted in the United Kingdom addressed to any of the undermentioned Countries and Places :—

1. Countries and Places.	2. Routes and means of Conveyance.	3. On each Reply Post Card.	4 Additional Sum for Registration.			
Algeria ... ..	By any route or means of conveyance	Two pence ...	Two pence			
Austro-Hungary (including the Principality of Lichtenstein) ... ..						
Belgium ... ..						
Canada (Dominion of) ... ..						
Cyprus ... ..						
France ... ..						
Germany ... ..						
Gibraltar ... ..						
Heligoland ... ..						
Italy (including the Republic of St. Marino and the Italian Office in Tripoli, Barbary)						
Luxembourg ... ..						
Malta ... ..						
Netherlands ... ..						
Newfoundland ... ..						
Norway ... ..						
Persia, via Black Sea or Caspian Sea ... ..						
Portugal (including Azores and Madeira) ... ..						
Roumania ... ..						
Servia... ..						
Spain (including the Balearic Islands and the Republic of Andorra) ... ..						
Switzerland ... ..						
Tangier ... ..						
Turkey ... ..						
Argentine Confederation ... ..				By any route or means of conveyance	Three pence ...	Two pence
Bermuda ... ..						
British Guiana ... ..						
British Honduras ... ..						
Chili ... ..						
Falkland Islands ... ..						
Gambia ... ..						
Gold Coast ... ..						
Honduras (Republic of) ... ..						
Grenada ... ..						
Jamaica ... ..						
Bahamas ... ..						
Antigua ... ..						
Barbadoes ... ..						
Dominica ... ..						
St. Lucia ... ..						
Dominican Republic ... ..						
Montserrat ... ..						
St. Vincent ... ..						
Nevis ... ..						
Tobago ... ..						
St. Kitts ... ..						
Turks Island ... ..						
Tortola ... ..						
Netherlands Colonies of Surinam and Curaçoa ... ..						
Lagos ... ..						
Liberia ... ..						
Paraguay (Republic of) ... ..						
Portuguese Colonies of Cape de Verd Islands, St. Thomas and Prince (Africa), with the establishments of Ajuda, Mozambique, and Angola ... ..						
Sierra Leone ... ..						
Spanish Colonies of Cuba and Porto Rico ... ..						
Salvador ... ..						
Trinidad ... ..						
United States of Colombia ... ..						
Uruguay (Republic of) ... ..						

1. Countries and Places.	2. Routes and means of Conveyance.	3. On each Reply Post Card.	4. Additional Sum for Registration.
Aden ... ..			
Ceylon ... ..			
China ... ..			
India ... ..			
Hong Kong ... ..			
Labuan ... ..			
Mauritius (including the Seychelle Islands), Netherland Colonies of Java, Madura, Sumatra, Celebes, Borneo, Billiton, Archi- pelago of Banca, Archipelago of Riouso, Sunda Islands (Bali, Limbok, Sumbawa, Floris, and the south-west part of Timor), the Archipelago of the Moluccas, and the north-west part of New Guinea (Papua)...	By any route or means of con- veyance except the accelerated Mail via Brin- disi	Three Pence ...	Two Pence
Portuguese Colonies of Goa, Macao, and Timor ... ..	By accelerated Mail via Brin- disi	Four Pence ...	Two Pence
Persia (via the Persian Gulf) ... ..			
Straits Settlements ... ..			
Zanzibar ... ..			

## SCHEDULE No. 2.

PART 1.—RATES OF POSTAGE and Additional Sum for Registration to be charged and paid in Malta upon Reply Post Cards posted in Malta addressed to any of the Countries and Places hereunder referred to.

Countries and Places.	On each Reply Post Card.
The United Kingdom. Any of the countries and places mentioned in the First Column of Schedule No. 1, except Malta.	The rate or rates of postage and additional sum for registration chargeable and payable in the United Kingdom under Schedule No. 1, in respect of a Reply Post Card posted in the United Kingdom, addressed to Malta, or to any other of the countries and places mentioned in the First Column of Schedule No. 1.

PART 2.—RATES OF POSTAGE and Additional Sum for Registration to be charged and paid in Gibraltar upon Reply Post Cards posted in Gibraltar addressed to any of the Countries and Places hereunder referred to.

Countries and Places.	On each Reply Post Card.
The United Kingdom. Any of the countries and places mentioned in the First Column of Schedule No. 1, except Gibraltar.	The rate or rates of postage and additional sum for registration chargeable and payable in the United Kingdom, under Schedule No. 1, in respect of a Reply Post Card posted in the United Kingdom, addressed to Gibraltar, or any other of the countries and places mentioned in the First Column of Schedule No. 1.

PART 3.—RATES OF POSTAGE and Additional Sum for Registration to be charged and paid in Tangier upon Reply Post Cards posted in Tangier addressed to any of the Countries and Places hereunder referred to.

Countries and Places.	On each Reply Post Card.
The United Kingdom. Any of the countries and places mentioned in the First Column of Schedule No. 1, except Tangier.	The rate or rates of postage and additional sum for registration chargeable and payable in the United Kingdom, under Schedule No. 1, in respect of a Reply Post Card posted in the United Kingdom, addressed to Tangier, or any other of the countries and places mentioned in the First Column of Schedule No. 1.

**PART 4.—RATES OF POSTAGE and Additional Sum for Registration to be charged and paid at the British Post Offices in Constantinople, Smyrna, and Beyrout, respectively, upon Reply Post Cards posted in the British Post Offices in Constantinople, Smyrna, and Beyrout, respectively, addressed to any of the Countries and Places hereunder referred to.**

Countries and Places.	On each Reply Post Card.
The United Kingdom. Any of the countries and places mentioned in the First Column of Schedule No. 1, except Turkey.	The rate or rates of postage and additional sum for registration chargeable and payable in the United Kingdom, under Schedule No. 1, in respect of a Reply Post Card posted in the United Kingdom, addressed to Turkey, or any other of the countries and places mentioned in the First Column of Schedule No. 1.

**SCHEDULE No. 3.**

**RATES OF POSTAGE for Sea Conveyance to be charged on Reply Post Cards posted in any of the British Colonies hereunder referred to, addressed and conveyed by post otherwise than via the United Kingdom, to any other of the British Colonies hereunder referred to, in addition to the Inland Rate or Rates of Postage chargeable on such Reply Post Cards respectively for the transmission thereof within the aforesaid Colonies respectively.**

Colonies.	On each Reply Post Card.
Any of the British Colonies mentioned or comprised in the First Column of Schedule No. 1	Two pence

**SCHEDULE No. 4.**

**REGULATIONS and CONDITIONS, &c., as to the Posting, Forwarding, Conveyance, and Delivery of Reply Post Cards conveyed or delivered for conveyance by Post as mentioned and described in the foregoing Schedules Nos. 1, 2, and 3,**

1. Reply Post Cards, bearing on each half thereof an impressed stamp, shall be issued by the Postmaster-General for conveyance by post under this Warrant, and the Reply Post Cards so issued and no others shall be deemed to be Reply Post Cards within the meaning of this Warrant.

2. The address and nothing else shall after the issue of a Reply Post Card be written, printed, or otherwise impressed on that side of either half thereof which bears the impressed stamp, and no part of the address shall be written, printed, or otherwise impressed across such stamp.

3. Any thing (including a letter or communication in the nature of a letter), may be written, printed, or otherwise impressed on that side of each half of a Reply Post Card which does not bear the impressed stamp.

4. Nothing whatever shall be in any manner attached to a Reply Post Card except a postage stamp or stamps in payment of any deficient postage, or additional sum chargeable thereon for registration or for acknowledgment of delivery, nor shall a Reply Post Card after the issue thereof be cut or folded or otherwise altered, except that that half of a Reply Post Card which is intended to be used for the purpose of a reply (in these Regulations referred to as "the return half"), may be severed from the other half thereof.

5. If any Reply Post Card be posted in the United Kingdom, Malta, Gibraltar, or Tangier, or at either of the British Post Offices in Constantinople, Smyrna, and Beyrout respectively, without the postage chargeable thereon being fully prepaid, such Reply Post Card shall be forwarded to its address charged with double the amount of the deficient postage.

6. If any Reply Post Card, or the return half thereof, be posted otherwise than in conformity with these Regulations, it shall be detained and returned or given up to the sender thereof.

7. Any Reply Post Card posted in the United Kingdom, Malta, Gibraltar, or Tangier, or at either of the British Post Offices in Constantinople, Smyrna, and Beyrout respectively, addressed to any country or place mentioned in the First Column of Schedule No. 1, or to the United Kingdom, may be registered provided that all rates of postage and additional sums for registration chargeable thereon be fully prepaid.

8. The sender of any registered Reply Post Card so posted and addressed as aforesaid, may obtain from the addressee of such Reply Post Card an acknowledgment of the delivery of such Reply Post Card to such addressee by paying in advance at the time of posting such Reply Post Card an additional sum of twopence halfpenny.

9. There shall not be conveyed or delivered for conveyance by post any indecent or obscene Reply Post Card or return half thereof, or any Reply Post Card or return half thereof, having thereon any words, marks, or designs of an indecent, obscene, libellous, or grossly offensive character, and if any Reply Post Card or return half thereof shall be posted which shall *prima facie* fall within the aforesaid prohibition, it shall be stopped and submitted at the General Post Office in London to the inspection of an officer duly authorised in that behalf by the Postmaster-General.

10. Any Reply Post Card addressed to and received in the United Kingdom which shall be re-directed in the United Kingdom to any country or place mentioned in the First Column of Schedule No. 1 shall not be liable to or chargeable with any British postage in respect either of such re-direction or of the re-transmission thereof by post to the country or place to which the same shall be so re-directed.

11. On every Reply Post Card or return half thereof posted in any country or place mentioned in the First Column of Schedule No. 1, addressed to some part of the same country or place, and which shall be re-directed in such country or place and transmitted by post from thence respectively to the United Kingdom, Malta, Gibraltar, or Tangier, or to the British Offices of Constantinople, Smyrna, or Beyrout, there shall be charged and paid in the United Kingdom, Malta, Gibraltar,

and Tangier, or in the British Offices of Constantinople, Smyrna, or Beyrout respectively on the delivery thereof in addition to any postage charged thereon in respect of the inland service of the country or place in which such Reply Post Card shall have been posted, the same rate or rates of postage which such Reply Post Card would have been chargeable with if the same had been originally addressed to the United Kingdom, Malta, Gibraltar, or Tangier, or to the British Offices of Constantinople, Smyrna, or Beyrout, but in the case of a Reply Post Card of which the postage to its original address within such country or place as aforesaid has been prepaid by means of a postage stamp or stamps valid in the said country or place affixed to or impressed on such Reply Post Card, the value of such stamp or stamps shall be deducted from the total amount of postage chargeable under this Regulation on such Reply Post Card as aforesaid.

12. The Postmaster-General may in any case in which he shall consider it just or reasonable so to do remit any postage made payable by any Regulation contained in this Schedule.

13. In this Warrant and the Schedules thereto the expression "United Kingdom" means the United Kingdom of Great Britain and Ireland, the Channel Islands, and the Isle of Man.

Dated this thirteenth day of December, one thousand eight hundred and eighty-two.

Two of the Commissioners of Her Majesty's Treasury,  
*Charles C. Cotes.*  
*Herbert J. Gladstone.*

#### TENDERS FOR LOANS ON TREASURY BILLS.

1. THE Lords Commissioners of Her Majesty's Treasury hereby give notice that Tenders will be received at the Chief Cashier's Office at the Bank of England, on Tuesday, the 2nd proximo, at one o'clock, for Treasury Bills to be issued under the Act 40 Vic., cap. 2, to the amount of £1,455,000.

2. The Bills will be in amounts of £1,000, £5,000, or £10,000. They will be dated the 6th day of January, 1883, and will be payable at three or six months after date (at the option of the persons tendering), viz.:—on the 6th April, or 6th July next, respectively.

3. *The Tenders must specify the net amount per cent. which will be given for the amounts applied for; and the tenders of private individuals must be made through a London Banker.*

4. The Bills will be issued and paid at the Bank of England.

5. The persons whose Tenders are accepted will be informed of the same on Wednesday, the 3rd proximo, and payment in full of the amounts of the accepted Tenders must be made to the Bank of England not later than three o'clock, on Saturday, the 6th proximo.

6. The Lords Commissioners of Her Majesty's Treasury reserve the right of rejecting any Tenders.

Treasury Chambers, December 22, 1882.

#### FACTORY AND WORKSHOP ACT, 1878,

41 Vict., c. 16, s. 33.

LIME WASHING, &c.

*Order of the Secretary of State granting Special Exception.*

WHEREAS the Factory and Workshop Act, 1878, section 33, provides as follows:

For the purpose of securing the observance of the requirements of this Act as to cleanliness in

every factory and workshop, all the inside walls of the rooms of a factory or workshop, and all the ceilings or tops of such rooms (whether such walls, ceilings, or tops be plastered or not), and all the passages and staircases of a factory or workshop, if they have not been painted with oil or varnished once at least within seven years, shall be limewashed once at least within every fourteen months, to date from the period when last limewashed; and if they have been so painted or varnished, shall be washed with hot water and soap once at least within every fourteen months, to date from the period when last washed:

And whereas it appears to me that in the non-textile factories and workshops, specified in Schedule A. hereto, and in such parts of such non-textile factories and workshops as are specified in Schedule B. hereto, the regulations in the said section are not required for the purpose of securing therein the observance of the requirements of the Act as to cleanliness, or are by reason of special circumstances inapplicable:

Now, I, the Right Honourable Sir William Vernon Harcourt, one of Her Majesty's Principal Secretaries of State, by this Order made under Part II. of the Factory and Workshop Act, 1878, grant to the non-textile factories and workshops specified in Schedule A. hereto, and to such parts of such non-textile factories and workshops as are specified in Schedule B. hereto, a Special Exception that the regulations in section 33 of the said Act shall not apply thereto.

Provided nevertheless as to both Schedule A. and Schedule B., that nothing in this Order shall be taken to affect the obligation of keeping a factory or workshop in a cleanly state, as prescribed by section 3 of the said Act.

Provided also, as to Schedule B. :—

(1.) That the special exception shall not apply to such part of any factory or workshop as does not afford clear 300 cubic feet for each person employed in such part.

(2.) That if it appear to an Inspector that any part of a factory or workshop for which part this exception has been granted is not in a cleanly state, he may, by written notice, require the occupier to limewash or wash the the same; and in the event of the occupier failing to comply with such requisition within two months from the date of the notice, the special exception shall cease to apply to any part of such factory or workshop.

This Order shall come into operation on the 1st day of January, 1883, and shall continue in force until revoked.

*W. V. Harcourt.*

Home Office, Whitehall, December 20, 1882

#### *Schedule A.*

The whole of the following non-textile factories and workshops :—

Blast furnaces.

Copper mills.

Iron mills.

Foundries.

Distilleries.

Breweries.

Sugar factories.

Cement works.

Manure works.

Stone and marble works.

Paint, colour, and varnish works.

Chemical works.

Works in which alkali is used.

Glass factories.

Flax scutch mills in which neither children nor young persons are employed,