

LOCAL GOVERNMENT ACT, 1933: SECTIONS 141 AND 142

RE-ARRANGEMENT OF PARISHES

THE COUNTY OF NORTHUMBERLAND (PARISHES IN THE RURAL DISTRICT OF ALNWICK) CONFIRMATION ORDER, 1955

WHEREAS the county council of Northumberland, in pursuance of section 141 of the Local Government Act, 1933, made and submitted to the Minister of Housing and Local Government for confirmation an order for the alteration of certain parishes in the rural district of Alnwick in manner hereinafter appearing;

AND WHEREAS the Minister, having been petitioned to modify the order, caused a local inquiry to be held in the matter and, having considered the petition and the report made upon the inquiry, has decided to confirm the order:

NOW THEREFORE the Minister of Housing and Local Government, in exercise of his powers under section 142 of the Local Government Act, 1933, and of all other powers enabling him in that behalf, hereby orders as follows:—

- 1. This order may be cited as the County of Northumberland (Parishes in the Rural District of Alnwick) Confirmation Order, 1955.
- 2. The order of the county council is hereby confirmed as set out in the Schedule hereto.

### **SCHEDULE**

### COUNTY OF NORTHUMBERLAND

### RURAL DISTRICT OF ALNWICK

WHEREAS the county council of Northumberland, in pursuance of section 141 of the Local Government Act, 1933, are satisfied that it is desirable that certain parishes in the rural district of Alnwick should be altered in manner hereinafter appearing;

AND WHEREAS the county council have complied with the provisions of section 141 aforesaid and of the Local Government (Alteration of Areas) (Notices) Regulations, 1934:

Now THEREFORE the county council of Northumberland, in exercise of their powers under the said section, and of all other powers enabling them in that behalf, hereby make the following order:—

Title, commencement and interpretation

- 1.—(1) This order may be cited as the County of Northumberland (Parishes in the Rural District of Alnwick) Order, 1954.
- (2) This order shall come into operation for the following purposes, namely:—
  - (a) the preparation or the re-arrangement of any register of electors under the Representation of the People Acts;
  - (b) any local government election under the said Acts for any area consisting in whole or in part of any area affected, or to be affected, by this order and proceedings preliminary or relating thereto;
  - (c) all proceedings preliminary or relating to the holding of the annual assembly of a parish meeting and the business to be transacted at such assembly;
  - (d) any alteration of the valuation list to take effect on the appointed day, or the preparation or revision of any estimate of the produce of a rate of a penny in the pound, or the preparation or service of any precept to be made in respect of a period commencing on the appointed day; and
  - (e) the preparation or approval of any rate to be made in respect of a period commencing on the appointed day,

on the confirmation hereof and for all other purposes on the appointed day.

- 2.—(1) The Interpretation Act, 1889, applies to the interpretation of this order as it applies to the interpretation of an Act of Parliament.
- (2) In this order, unless the context otherwise requires, the following expressions have the respective meanings hereby assigned to them:—
  - "the appointed day" means the 1st day of April, 1955;
  - "the map" means the map prepared in duplicate, sealed with the common seal of the county council and marked "Map referred to in the County of Northumberland (Parishes in the Rural District of Alnwick) Order, 1954";
    - "existing" means existing immediately before the appointed day;
    - " altered " means altered by this order;
    - "the county" means the administrative county of Northumberland;
    - "the county council" means the council of the county;
    - "the rural district" means the rural district of Alnwick;
    - "the rural council" means the council of the rural district;
  - "the new parishes" means the parishes constituted by this order, and "new parish" means one of such parishes;
  - "new parish council" means, in relation to any new parish, the parish council constituted by this order for such parish;
  - "the Glanton area" means that part of the parish of Glanton which is included in the new parish of Hedgeley; and
    - "the Minister" means the Minister of Housing and Local Government.



(3) Where the day or the last day on which anything is required or permitted by, or in pursuance of, this order to be done is a Sunday, Christmas Day, Good Friday, Bank Holiday or a day appointed for public thanksgiving or mourning, the requirement or permission shall be deemed to relate to the first day thereafter which is not one of the days before-mentioned.

### The map

- 3.—(1) One duplicate of the map shall be deposited in the offices of the Minister and the other shall be deposited in the offices of the county council.
- (2) The clerk of the county council shall send copies of the map, each certified by him to be a true copy, within one month after the date of the confirmation of this order, to the Board of Inland Revenue, the Minister of Agriculture and Fisheries, the Minister of Fuel and Power, the Registrar General and the clerk of the rural council, and, after the appointed day, to the clerks of the parish councils of Glanton and Hedgeley for deposit with the records of the parishes.
- (3) The map deposited in the offices of the county council shall at all reasonable times be open to inspection by any person affected by this order, and on payment of a reasonable fee to be determined by the county council any such person shall be entitled to a copy of or an extract from the map, and every such copy or extract shall be certified by the clerk of the county council to be a true copy or extract.
- (4) A copy of or an extract from the map, certified by the clerk of the county council to be a true copy or extract, shall be received in all courts of justice and elsewhere as prima facie evidence of the contents of the map or of that part of the map which is extracted so far as the map relates to the establishment or alteration by this order of the boundaries of any area.

### Alteration of areas

- 4.—(1) The existing parishes of Abberwick, Acklington, Acklington Park, Acton and Old Felton, Alnmouth, Bassington, Beanley, Birling, Bolton, Broompark, Brotherwick, Broxfield, Brunton, Craster, Crawley, Ditchburn, Doxford, Dunstan, Edlingham, Eglingham, Elyhaugh, Fallodon, Felton, Gloster Hill, Greens and Glantlees, Guyzance, Harehope, Hazon and Hartlaw, Hedgeley, High Buston, Howick, Learchild, Lemmington, Littlehoughton, Longhoughton, Low Buston, Morwick, Newton-by-the-Sea, Newton-on-the-Moor, North Charlton, Rennington, Rock, Shawdon, Shilbottle, Shipley, South Charlton, Stamford, Sturton Grange, Swarland, Titlington, Walkmill, Warkworth, Whittle and Woodhouse shall cease to exist.
- (2) The thirteen new parishes of Acklington, Alnmouth, Craster, Edlingham, Eglingham, Felton, Hedgeley, Longhoughton, Newton-by-the-Sea, Newton-on-the-Moor, Rennington, Shilbottle and Warkworth shall be formed, each such parish shall comprise the areas set out in respect of the parish or of the wards thereof in column (3) of the First Schedule to this order, and such parishes shall, with the parish of Glanton as altered and the parishes of Denwick, Embleton, Hauxley, Lesbury and Togston, form the rural district of Alnwick.
- (3) For the purpose of the election of rural district and parish councillors each new parish in respect of which wards are named in column (2) of the said Schedule shall be divided into the wards so named, and each such ward shall comprise the areas set out in respect thereof in column (3).

(7804)

(4) Each new parish shall remain or form part of the electoral division of the county and petty sessional division named in respect thereof in columns (6) and (7) of the said Schedule, the parish of Glanton as altered shall remain part of the Embleton electoral division of the county and the North Coquetdale Ward petty sessional division and each new parish and the parish of Glanton as altered shall remain part of the North Northumberland coroner's district.

### Parish meetings

- 5.—(1) The first assemblies of the parish meetings for the new parishes shall be convened by the clerk of the rural council.
- (2) At each such first assembly, if no chairman of the new parish council has been elected, the parish meeting may appoint a person to take the chair, and that person shall have, for the purposes of that meeting, the powers and authority of the chairman.

### Dissolution of authorities

6. The parish council or the representative body of each parish named in paragraph (1) of article 4 of this order, and the parish council for any group of such parishes, shall be dissolved.

### Rural district and parish councils

- 7.—(1) The number of rural district councillors for each new parish or ward thereof shall be that shown in respect of such parish or ward in column (4) of the First Schedule to this order, and as from the 20th day of May, 1955, the number of such councillors for the parish of Lesbury shall be increased from two to three, and the number of rural district councillors for the rural district shall thereby be decreased from fifty-one to thirty-two.
- (2) There shall be a parish council for each new parish and the number of councillors for each parish and for each ward of a parish divided into wards shall be that shown in respect of the parish or the ward in column (5) of the said Schedule.
- (3) The first meeting of each new parish council shall be convened by the clerk of the rural council and shall be the annual meeting for the year 1955.

### Councillors

- 8.—(1) Any person in office at the appointed day as county councillor for the Lesbury or Warkworth electoral division or as rural district or parish councillor for the parish of Glanton shall represent the electoral division or parish as altered until the date on which he would have retired if this order had not been made.
- (2) Any casual vacancy which exists at the date of the confirmation of this order or occurs before the appointed day in any office mentioned in the preceding paragraph shall be deemed to have arisen in the office of councillor for the electoral division or parish as altered.
- (3) Any casual vacancy which exists at the date of the confirmation of this order or occurs before the appointed day in the offices of rural district councillors for any parish named in paragraph (1) of article 4 of this order or for any combination of such parishes or of parish councillors for any such parish shall not be filled.

- -1
  - (4) Any person in office at the appointed day as rural district councillor for any parish named in paragraph (1) of article 4 of this order or for any combination of such parishes or as parish councillor for any such parish shall retire from office on that day.
  - (5) The first elections of rural district councillors for the new parishes or the wards thereof shall be held on such day or days prior to the appointed day as the returning officer shall appoint and the rural district council election rules for the time being in force shall apply to the said elections with any necessary modifications.
  - (6) The persons declared to be elected as rural district councillors as a result of the said elections shall come into office on the appointed day and shall retire on the 20th day of May, 1958.
  - (7) The first elections of parish councillors for the new parishes or the wards thereof shall be held on such day or days prior to the appointed day as the returning officer shall appoint and the parish council election rules for the time being in force shall apply to the said elections with any necessary modifications.
  - (8) The persons declared to be elected as parish councillors as a result of an election provided for in the preceding paragraph shall come into office on the appointed day and shall retire on the 20th day of May, 1958.
  - (9) For the purpose of the determination of the qualification of any person to be a parish councillor of a new parish or of the parish of Glanton as altered, or a member of any committee, joint board or joint committee, this order shall be deemed to have come into operation on the 1st day of February, 1954.
  - (10) No person who remains in office after the appointed day as a member of the parish council of Glanton, or of any committee, joint board or joint committee, shall, during the term for which he remains in office, be deemed to lose his qualification for being a member by reason of the alteration of areas made by this order.

### Local government electors

- 9.—(1) If the register of local government electors is not so framed as to show the persons entitled to vote at any election or parish meeting for a new parish or any ward thereof or for the Lesbury or Warkworth electoral division or the parish of Glanton as altered, the registration officer shall make such re-arrangement of the register as may be necessary for the purpose of such election or meeting.
- (2) The clerk of the rural council shall render such assistance as may be required by the registration officer in the re-arrangement of the register under this article.
- (3) Any necessary expense incurred by the registration officer solely in the re-arrangement of the register under this article shall be defrayed by the county council.

### Transfer of property and liabilities

10.—(1) All property (not being property held on a charitable trust) and liabilities vested in or attaching to an authority named in column (1) of the Second Schedule to this order shall be transferred to and vest in or attach to the new parish council specified in respect of such authority in column (2), and shall be held or discharged by them in respect of the new parish.

- (2) All property (not being property held on a charitable trust) and liabilities vested in or attaching to the parish council of Glanton exclusively in respect of the Glanton area shall be transferred to and vest in or attach to the new parish council of Hedgeley, and shall be held or discharged by them in respect of the new parish.
- (3) Any byelaws in force for the regulation of any property transferred by this article shall have effect as if they had been made by the new parish council to whom such property is transferred.
- (4) Any consent to the borrowing of money issued in relation to any property or liability transferred by this article may, in so far as it has not been acted on and subject to the terms thereof, be acted on by the new parish council to whom such property or liability is transferred.

### Mortgage and other securities

- 11.—(1) Where by this order, or by any adjustment made in consequence hereof, the liability for the repayment of the whole or any part of a debt secured by a mortgage of a public body or their predecessors is transferred from or by one public body (hereinafter referred to as "the transferor authority") to another public body (hereinafter referred to as "the transferee authority"), then in each such case the mortgage shall thenceforward take effect in all respects as a mortgage by the transferee authority of their revenues to secure the debt or part of the debt transferred and the interest thereon and a mortgage by the transferor authority of their revenues to secure the part (if any) of the debt for the repayment of which they remain liable and the interest thereon, and the covenants contained in the mortgage, so far as they relate to the debt or part of the debt transferred and the interest thereon, shall be enforceable against the transferee authority, and, so far as they relate to the part (if any) of the debt for the repayment of which the transferor authority remain liable and the interest thereon, shall be enforceable against the transferor authority.
- (2) Subject to the provisions of the preceding paragraph, where by this order, or by any adjustment made in consequence hereof, any liability or part of a liability which is charged on any fund or revenues of a public body is transferred to another public body, the liability so transferred shall thenceforward be charged indifferently on all the revenues of the public body to whom it is transferred and shall cease to be a charge on the fund or revenues on which it was theretofore charged.

### Audit of accounts

12. The accounts of any authority named in column (1) of the Second Schedule to this order and of the committees and officers thereof shall be made up to the appointed day and shall be audited in like manner and subject to the like incidents and consequences as if this order had not been made:

Provided that any sum certified by a district auditor at any such audit as due from any person shall be paid to the new parish council specified in respect of such authority in column (2).

### Existing contracts, etc. and proceedings

13.—(1) Save as otherwise expressly provided, all contracts, deeds, bonds, agreements and other instruments subsisting in favour of, or against, and all notices in force which were given by, or to, an authority named in column (1) of the Second Schedule to this order shall be of full force and effect in favour of,

7

or against, the new parish council specified in respect of such authority in column (2)

- (2) Any action or proceeding or any cause of action or proceeding, pending or existing at the appointed day, by, or against, an authority named in column (1) of the said Schedule shall not be prejudicially affected by reason of this order, and may be continued, prosecuted and enforced by, or against, the new parish council specified in respect of such authority in column (2).
- (3) Save as otherwise expressly provided, all contracts, deeds, bonds, agreements and other instruments subsisting in favour of, or against, and all notices in force which were given by, or to, the parish council of Glanton exclusively in respect of the Glanton area shall be of full force and effect in favour of, or against, the new parish council of Hedgeley.
- (4) Any action or proceeding or any cause of action or proceeding, pending or existing at the appointed day, by, or against, the parish council of Glanton exclusively in respect of the Glanton area shall not be prejudicially affected by reason of this order, and may be continued, prosecuted and enforced by, or against, the new parish council of Hedgeley.
- (5) All legal proceedings pending at the appointed day may be amended in such manner as may be necessary or proper in consequence of this order.

### Inspection of parish books, etc.

14. Any ratepayer or inhabitant of the Glanton area shall at all times be entitled to the rights to which he would have been entitled if this order had not been made of inspecting and making extracts from the public books, writings and papers of the parish of Glanton.

### Valuation list

15. The appropriate valuation officer of the Commissioners of Inland Revenue shall cause such alterations to be made in the valuation list for the rural district as may be necessary to give effect to the alteration of areas made by this order.

### Jury service

16. For the purposes of summoning jurors and of jury service, the parishes named in paragraph (1) of article 4 of this order and the parish of Glanton shall be deemed to continue in existence unaltered until a new jurors book comes into force.

### Charities

17. Any power of appointing trustees of a charity subject to the jurisdiction of the Charity Commissioners or the Minister of Education which is exercisable by a parish council or parish meeting and which ceases to be exercisable in consequence of the alteration of areas made by this order may be exercised by such authority as the Charity Commissioners or the Minister of Education, as the case may be, may direct, but nothing in this article shall in any way prejudice or affect the power of the Charity Commissioners or the Minister of Education under the Charitable Trusts Acts, 1853 to 1939, to establish a scheme for the regulation of the charity.

### Compensation to officers

18.—(1) Every officer in office at the date of the confirmation of this order who by virtue of this order, or of anything done in pursuance or in consequence (7804)

hereof, suffers any direct pecuniary loss by reason of the determination of his appointment or the diminution of his emoluments, and for whose compensation for that loss no other provision is made by any enactment or any other statutory order for the time being in force, shall be entitled to compensation under this order for that loss.

- (2) Any compensation payable under this article shall be awarded and paid by the rural council.
- (3) For the purposes of the determination and payment of compensation to officers under this article the provisions set out in the Fourth Schedule to the Local Government Act, 1933, are hereby incorporated with this order.

### Adoptive Acts

- 19.—(1) The provisions of any adoptive Act in force throughout the area of a new parish or the existing parish of Glanton shall apply to the new parish or the parish of Glanton as altered, as the case may be.
- (2) The area in which the provisions of any other adoptive Act are in force in a new parish shall not be affected by the alteration of areas made by this order.
- (3) The new parish council shall be the authority in any new parish for the execution of any provisions to which this article applies.
- (4) In this article the expression "adoptive Act" means any Act (other than the Burial Acts, 1852 to 1906) which is in force by virtue of its adoption by a parish meeting or other parochial authority.

### Burial areas and authorities

- 20.—(1) The Burial Acts, 1852 to 1906, shall be in force in the new parishes of Craster, Newton-by-the-Sea, Rennington and Shilbottle and in the area of the existing parish of Gloster Hill.
- (2) The burial area under subsection (2) of section 53 of the Local Government Act, 1894, for which the Amble Burial Joint Committee act shall comprise the urban district of Amble, the parish of Hauxley, the part of the parish of Togston now in the said area and the area of the existing parish of Gloster Hill.
- (3) The burial area under the said subsection for which the Embledon Burial Joint Committee act shall comprise the parish of Embledon and the new parishes of Craster, Newton-by-the-Sea and Rennington.
- (4) The parish council of the new parish of Shilbottle shall be the burial authority for the new parish.
- (5) The provisions in relation to inhabitants or parishioners in any table of fees, payments and sums in force in respect of any existing burial ground maintained under the said Acts by the Amble Burial Joint Committee or the Embleton Burial Joint Committee shall apply to the inhabitants or parishioners of the burial area of each committee under paragraph (2) or (3) of this article.
- (6) The provisions in relation to inhabitants or parishioners in any table of fees, payments and sums in force in respect of any existing burial ground maintained under the said Acts by the parish council of the existing parish of Shilbottle shall apply to the inhabitants or parishioners of the new parish of Shilbottle.
- (7) Nothing in this article shall prejudice or affect any right of burial or of constructing a burial place or of erecting or placing any monument, tablet,

gravestone or inscription which any person may have acquired prior to the appointed day.

(8) Nothing in this order shall prejudicially affect any right, privilege, authority or duty exercisable by or attaching to any incumbent or sexton under the said Acts.

### Orders under the Public Health Acts

21. Subject to any order which the Minister or the Secretary of State may make to take effect on or after the appointed day, any order by virtue of which any provisions of the Public Health Acts, 1875 to 1932, or the Public Health Act, 1936, are in force throughout the area of a new parish or the existing parish of Glanton, and any other order under any of those Acts so in force, shall apply to the new parish or the parish of Glanton as altered, as the case may be.

### Urban powers

22. All the functions and liabilities of an urban authority with which the rural council are invested by any order of the Local Government Board, the Minister of Health or the Minister under the Public Health Acts, 1875 to 1932, the Public Health Act, 1936, or the Local Government Act, 1933, in respect of the whole of the area of a new parish or the existing parish of Glanton shall be discharged by the council in respect of the new parish or the parish of Glanton as altered, as the case may be.

### Special expenses

23. All expenses which may be incurred by the rural council in the exercise of their powers to cleanse streets or provide public conveniences under section 77 or 87 of the Public Health Act, 1936, in the new parish of Alnmouth or in any special purpose area therein, except so far as those expenses relate to their establishment and officers, shall be special expenses separately chargeable on such contributory place, but shall be levied in such contributory place together with, and as an additional item of, the general rate and not by a special rate.

### Schools

24. Any governor or manager of a county or voluntary school in a new parish who was so appointed by, or upon the nomination of, a minor authority within the meaning of the Education Act, 1944, either alone or jointly with another such authority, shall vacate office on the appointed day and the power to appoint any such governor or manager shall thereafter be exercisable by the new parish council.

### Proceedings before justices, etc.

- 25.-(1) Notwithstanding the alteration of areas made by this order,
- (a) every person alleged to have committed an offence prior to the appointed day in an area transferred from any petty sessional division may, if charged with such offence, be tried and dealt with as if this order had not been made; and
- (b) every proceeding which prior to the appointed day has been begun by, or before, any court or justice in relation to any matter arising in or concerning such area may be continued and completed in like manner and with the like incidents and consequences as nearly as may be as if this order had not been made.

(2) Where immediately before the appointed day a probation order made or having effect as if made under section 3 of the Criminal Justice Act, 1948, is in force, and the probationer is residing in an area transferred from any petty sessional division, the supervising court may, if such petty sessional division is named in the order, amend the order under paragraph 2 of the First Schedule to the said Act as if the probationer had changed his residence.

Provisional justices' licences for new premises

26. Where immediately before the appointed day a provisional grant of a justices' licence or of an authority for the ordinary removal of a justices' licence has been made under section 10 or 27 of the Licensing Act, 1953, in respect of premises about to be constructed or in the course of construction in an area transferred from any petty sessional division, such provisional grant shall be deemed to have been made by the licensing justices for the petty sessional division to which such area is transferred:

Provided that where immediately before the appointed day such provisional grant awaits confirmation any order of confirmation in respect thereof shall be made as if this order had not been made.

### General savings

- 27: Nothing in this order shall affect
  - (a) any statutory power of the Minister or the Registrar General or the powers of the Secretary of State or the county council under the Local Government Act, 1894, the Local Government Act, 1929, the Local Government Act, 1933, or the Registration Service Act, 1953:
- (b) the existing division of any parliamentary constituency into polling districts and designation of polling places;
- (c) any district or sub-district for the purposes of the Registration Service Act, 1953, the Births and Deaths Registration Act, 1953, or the Marriage Act, 1949;
- (d) the ecclesiastical divisions of any parish or the constitution of any ecclesiastical parish;
- (e) the area for the supply of water of any local authority, company or other body, or the powers, byelaws or existing charges of any such local authority, company or other body;
- (f) any order in force under the Shops Act, 1950;
- (g) any right or interest under any inclosure award; or
- (h) save as is otherwise provided, any charitable endowment.

# THE FIRST SCHEDULE TO THE COUNTY COUNCIL'S ORDER

ŧ

# ALTERATION OF AREAS RURAL DISTRICT AND PARISH COUNCILLORS FOR NEW PARISHES

(Articles 4 and 7)

(7) Petty sessional division	Warkworth   East Coquetdale Ward	East Coquetdale Ward	East Coquetdale Ward	North Coquetdale Ward	East Coquetdale Ward	East Coquetdale Ward
(6) Electoral division	Warkworth	Lesbury	Embleton	Lesbury	Embleton	Lesbury
(5) Number of parish councillors	10	10	10	10	10	01
(4) Number of rural district councillors	-	61	_	<b>.</b>	=	2
(3) Areas comprised in new parish or ward	The existing parishes of Acklington, Acklington Park and Guyzance	The existing parishes of Almmouth and High Buston	The existing parishes of Craster and Dunstan	The existing parishes of Abberwick, Broompark, Edlingham, Learchild and Lemmington	The existing parishes of Bassington, Ditchburn, Eglingham, Harehope, North Charlton, Shipley and South Charlton	The existing parishes of Acton and Old Felton, Elyhaugh and Felton
(2) Ward	i	1	1			
(1) New parish	Acklington	Alnmouth	Craster	Edlingham	Eglingham	Felton

THE FIRST SCHEDULE TO THE COUNTY COUNCIL'S ORDER—continued

		THE LIKST SCHEDOLE TO THE COSTS				
(1)	(2)	(3)	(4)	(5)	(9)	(7)
New parish	Ward	Areas comprised in new parish or ward	Number of rural district councillors	Number of parish councillors	Electoral division	Petty sessional division
Hedgeley		The existing parishes of Beanley, Bolton, Crawley, Hedgeley, Shawdon and Titlington, and that part of the parish of Glanton which is coloured pink on the map	-	10	Embleton	North Coquetdale Ward
Longhoughton		The existing parishes of Howick, Littlehoughton and Longhoughton	61	10	Embleton	East Coquetdale Ward
Newton-by-the-Sea		The existing parishes of Brunton, Doxford, Fallodon and Newton-by- the-Sea		10	Embleton	East Coquetdale Ward
Newton-on-the-Mor	Newton on-the- Moor	The existing parishes of Hazon and Hartlaw, Newton-on-the-Moor and Whittle	-	5 10	Lesbury	East Coquetdale Ward
	Swar- land	The existing parishes of Greens and Glantlees and Swarland	-	ıo .		
Rennington		The existing parishes of Broxfield, Rennington, Rock and Stamford		10	Embleton .	East Coquetdale Ward
Shilbottle	1	The existing parishes of Shilbottle and Woodhouse	<b>છ</b>	. 10	Lesbury	. East Coquetdale Ward
	$\left( egin{matrix}  ext{Wark-} \  ext{worth} \end{array}  ight)$	The existing parishes of Birling, Gloster Hill and Warkworth	61			
Warkworth	Stur- ton Grange	The existing parishes of Brotherwick, Low Buston, Morwick, Sturton Grange and Walkmill	<b>,</b>	3 10	Warkwortn	East Coquetuate ward

### THE SECOND SCHEDULE TO THE COUNTY COUNCIL'S ORDER

# TRANSFER OF PROPERTY AND LIABILITIES AUDIT OF ACCOUNTS

## EXISTING CONTRACTS, ETC. AND PROCEEDINGS (Articles 10, 12 and 13)

(1)	(2)
The parish council of Acklington	The parish council of Acklington
The parish council of Alnmouth	The parish council of Alnmouth
The parish council of the grouped parishes of Craster and Dun- stan  The parish meeting or the representative body of the parish of Craster or Dunstan	The parish council of Craster
The parish meeting or the representative body of the parish of Abberwick, Broompark, Edlingham, Learchild or Lemmington	The parish council of Edlingham
The parish council of Eglingham	The parish council of Eglingham
The parish council of Felton	The parish council of Felton
The parish council of Hedgeley	The parish council of Hedgeley
The parish council of Howick or Longhoughton	The parish council of Longhoughton
The parish meeting or the representative body of the parish of Brunton, Doxford, Fallodon or Newton-by-the-Sea	The parish council of Newton-by-the-Sea
The parish council of Swarland	The parish council of Newton-on-the-Moor
The parish council of Rennington	The parish council of Rennington
The parish council of Shilbottle	The parish council of Shilbottle
The parish council of Warkworth  The parish meeting or the representative body of the parish of Birling, Brotherwick, Gloster Hill, Low Buston, Morwick, Sturton Grange or Walkmill	The parish council of Warkworth
	<u> </u>

Given under the official seal of the Minister of Housing and Local Government this first day of March, nineteen hundred and fifty-five.



H. J. RYAN,

Assistant Secretary,
Ministry of Housing and Local Government.

Printed in Great Britain under the authority of Her Majesty's Stationery Office By Truslove & Bray, Ltd., London. (SO 7804) Wt. 8061/1910 335 3/55 T. & B. Gp. 573. 6545L