the whole and every part of England, and all parts and arms of the sea lying within the jurisdiction of the Admiralty, within three miles of the coasts of England, for the period of six calendar months from the date of this Order, and that the said recited Orders shall be renewed accordingly for such period as aforesaid.

Arthur Helps.

A T the Council Chamber, Whitehall, the 8th day of July, 1867.

By the Lords of Her Majesty's Most Honourable Privy Council.

PRESENT.

Lord President.
Lord Robert Montagu.
Lord Naas.
Mr. Secretary Gathorne Hardy.
Mr. Wilson Patten.

WHEREAS the Lords of Her Majesty's Most Honourable Privy Council, by an Order made this eighth day of July, one thousand eight hundred and sixty-seven, in exercise of the powers given by "The Diseases Prevention Act, 1855," and the Amending Act of the twenty-third and twenty-fourth years of Her Majesty, chapter seventy-seven, and of every other power enabling them in that behalf, did order and direct that the provisions contained in the said Acts for the prevention of diseases should, from and after the date of that Order, be and be continued in force within the whole and every part of England and all parts and arms of the sea lying within the jurisdiction of the Admiralty within three miles of the coasts of Eugland, for the period of six calendar months from the date of that Order, and that certain recited orders then in existence and therein more particularly referred to, should be renewed accordingly for such period as aforesaid;

And whereas the Lords of Her Majesty's Privy Council have thought fit, under the authority conferred upon them by the said first cited Act and all other Acts in such behalf, to issue the directions and regulations following, to be in force in all Unions and Parishes of England not within the Metropolis, and in all parts and arms of the sea lying within the jurisdiction of the Admiralty, so long as the provisions aforesaid shall be in force under the said Order;

Now, therefore, in exercise of the powers conferred upon them by the above-named Acts, the Lords of the Council order, and it is hereby ordered, as follows, that is to say:—

I.—Preliminary.

Forthwith on the issuing of the present Regulations, the Clerk of every Board of Guardians shall summon a special meeting of the Board, in order that the present Regulations may be brought before them, and that the Board may make, as they are hereby required to do, such preliminary arrangements as will enable them, if sudden need shall arise, to carry the following regulations into immediate effect; and the Board at such meeting shall direct the Clerk, by instructions to the Medical Officers, and by circular letters of request addressed to all legally quali-

fied Medical Practitioners in the Union or Parish, and in such other ways as the Board may think necessary, to take measures for causing the Board to be made acquainted with any presence of Cholera or unusual amount or severity of Diarrhea in the Union or Parish, or any part of it, if such be existing or should thereafter exist: and the Board if apprised of any such presence of Cholera or Diarrhea shall thereupon forthwith, so far as the circumstances require, do the several things hereinafter ordered:

II .- When Cholera is in an Union or Parish.

- 1. Every Board shall make arrangements for meeting, in districts where the disease is actually prevailing, daily, either in a body or in one or more Committees, according to the exigencies of the district, for the purpose of exercising the powers conferred upon them by the Act.
- 2. The meetings may be held at the ordinary Board-room, and, where necessary, at such other places as shall appear to be most convenient for dealing with the disease, and the Board shall cause proper minutes of all proceedings to be made and duly recorded.
- 3. Where the Union or Parish forms part of any town of more than 60,000 inhabitants, or contains a town of more than 40,000 inhabitants, according to the report upon the last Census, or where several parts of the Union or Parish are at one time suffering from Cholera, the Board shall appoint some legally qualified Medical Practitioner to attend at the meetings, and render his advice thereat, and superintend all the medical arrangements for preventing and treating the disease.
- 4. In each district in which Cholera is present, or, if the quantity of work to be done renders it desirable to subdivide the district, then in each of such subdivisions, a legally qualified Medical Practitioner shall be put in charge of the district or subdivision for the medical purposes of these Regulations; and to each such Medical Practitioner shall be allotted all needful Medical Assistants and such other Assistants as the Board see fit.

Such District Medical Practitioner, or one of his Assistants, shall at least once daily visit those parts of the district which are inhabited by the poorer classes, and wherein the disease is, and shall there inquire at every house as to the existence of Diarrhœa or Cholera, and shall enter in a book to be kept for the purpose the facts as to all cases he may meet with, and shall without delay give, or take the proper steps for causing to be given, all necessary medical assistance to the sick. And the Medical Practitioner or Assistant shall, when visiting the part assigned to him, be provided with medicines for immediate administration in urgent cases, and shall be held to be in medical charge of all cases of Diarrhœa or Cholera with which he may meet until he is relieved by such other provision for their medical attendance as may be made or sanctioned by the Board.

- 5. Such Medical Practitioner shall, by transmitting his above-required book, or otherwise, report daily to the Board of Guardians, or to the Committee of the district for which he acts, the result of his own and his Assistants' inquiries, and shall make such suggestions as to the state of the district as he shall deem advisable.
- 6. In places where the Board of Guardians are not the Nuisances Removal Authority, the Board shall, without delay, cause report to be made to such Authority, and if the Board see fit, shall complain to the Justices, of every case where any