ORDER of the Local Government Board: Motor Car Act, 1903: Regulations under Section 9 (1).

COUNTY OF WEST SUSSEX. Parish of Findon.

To the County Council of West Sussex ;-And to all others whom it may concern.

Whereas by sub-section (1) of section 9 of the Motor Car Act, 1903 (hereinafter referred to as "the Act"), it is enacted that, within any limits or place referred to in regulations made by Us, the Local Government Board, with a view to the safety of the public on the application of the local authority of the area in which the limits or place are situate, a person shall not drive a motor car at a speed exceeding ten miles 'per hour;

And whereas the County Council of West Sussex having made application to Us to make a Regulation in pursuance of the said sub-section putting the above-mentioned provisions of that sub-section in force within the limits comprising parts of certain roads situate within the parish of Findon, in the county of West Sussex, We directed a Local luquiry to be held into the matter by one of Our Inspectors, and the Inquiry was held accordingly, and Report has been made to Us thereon:

Now therefore, in pursuance of the powers given to Us in that behalf, We do, by this Our Order, make the following Regulations;—

ARTICLE I.—The provisions of sub-section (1) of section 9 of the Act with respect to the driving of a motor car at a speed not exceeding ten unles per hour shall apply and have effect within the limits comprising the parts of roads within the said parish which are specified in the Schedule hereto.

ARTICLE II.—These Regulations shall come into operation on the twenty-fourth day of March, one thousand nine hundred and nine.

SCHEDULE.

So much of the main road from Horsham to Worthing as extends from a point therein situate 250 yards north of the corner by the Gun Inn to a point situate 50 yards south of Nepcote Corner; and

So much of the road to Arandel as extends for a distance of 400 yards from its junction with

the main road aforesaid.

Given under the Seal of Office, of the Local Government Board, this eighth day of March, in the year one thousand nine hundred and

> John Burns, President.

Thos. Pitts, Assistant-Secretary.

ORDER of the Local Government Board: District Auditors Act, 1879: Assignment of Duties and District (Supplemental):-

METROPOLITAN BOROUGHS AUDIT DISTRICT.

To Arthur Carson Roberts, Barrister-at-Law, District Auditor ;-

To the Metropolitan Water Board; And to all others whom it may concern.

Whereas by section 4 of the District Auditors Act, 1879, it is enacted that the Local Government Board may from time to time assign to District Auditors their Duties, and the Districts in which such Auditors respectively are to act, and may from time to time change wholly or in part such Duties or Districts;

And whereas by an Order dated the 23rd day of March, 1901, We, the Local Government Board, certified the appointment of Arthur Carson Roberts as a District Auditor, and assigned to him the duties therein mentioned and the District in which he should act as Auditor, which District in the said Order was termed "The Metropolitan Boroughs Audit District";

And whereas by virtue of Section 19 of the Metropolis Water Act, 1902, and of the enactments thereby applied, the Accounts of the Metropolitan Water Board and of any committee appointed by them, and of their Officers, are subject to be audited by a District Auditor, and it is desirable that the duty of auditing the said Accounts be assigned to the said Arthur Carson

Now therefore, in pursuance of the powers given to Us by the Statutes in that behalf, We hereby Order and Prescribe that it shall, until we otherwise Prescribe, be the duty of the said Arthur Carson Roberts to audit the Accounts of the Metropolitan Water Board, and of any committee appointed by them, and of their officers, in conformity with the provisions contained in Article II of the above-cited Order, and that for the purpose of the Audit of the said Accounts the area within which the powers, authorities, and jurisdiction of the said Board may be exercised shall be deemed to be within the said Metropolitan Boroughs Audit District.

Given under the Seal of Office of the Local Government Board, this eighth day of March, in the year one thousand L.S. nine hundred and nine.

John Burns, President.

Thos. Pitts, Assistant Secretary.

ORDER of the Local Government Board: Workhouse Regulations: Allowance of Tea, etc., to certain Male Paupers in the Workhouse.

NARBERTH UNION.

To the Guardians of the Poor of the Narberth

And to all others whom it may concern. Whereas by an Order, dated the 24th day of July, 1847, and by another Order, dated the 10th day of October, 1900, addressed to the Guardians of the Poor of the Narberth Union (amongst others), the Poor Law Commissioners and We, the Local Government Board, respectively, made Rules and Regulations with regard to the government of the Workhouse of that Union, and the diet of the inmates of the Workhouse;

And whereas it is expedient that further provision should be made as hereinafter mentioned:

Now therefore, in pursuance of the powers given to Us by the Statutes in that behalf, We hereby Order that from and after the date hereof, the following regulation shall be in force in the Narberth Union:

Notwithstanding anything contained in the Workhouse Regulation (Dietaries and Accounts) Order, 1900, the Guardians of that Union may, if they think fit, cause dry tea, cocoa, or coffee, with sugar and milk, to be supplied to such of the male inmates of the Workhouse of the said Union, who are infirm through age or any other cause, as the Guardians may consider should be supplied with the same, the quantity to be allowed in each case, or in any class of cases, to