missioners of Works and Buildings to act in that case in quajunction with the other official referee, 6, 900

case in conjunction with the other official referee, s. 1905.

AREHTRET OF REILDRA of 1st rate buildings of the 2nd class, and of all buildings of the 3rd class, to give notice to the official referees according to the form (No, 6) in the Schedule of Notices, or to the like effect; that all the walls of any building over which they have control are built to their full height, and all, the timbers of the floors, roofs, and partitions are fixed twithin 7 days after such notice, the official referees shall survey the same, and shall within 7 days after such official referees defective, in any part of the walls, timbers, coof, or internal supports appear to such official referees defective, insufficient, or insecure, then within the said 7 days after such survey they are to give to such architect or builder nature of such partit as shall so appear to them defective, imagiscient, or susceure, which outsie must be in writing;—and surpor of such active it shall be the duty of the said architect or builder to amend and strengthen such defective, insufficient, or insecure parts;—and during or within a period of 2 days after indice has been given to the official referees that such works have been amended or strengthened as aforesaid, it shall be the duty of the official referees and they are bereby required to issue, or the default thereof the option representate such words have been immoded or strengthened as aforesaid, it shall be the duty of the official referrers and they are bereby required to inspert the same, or in identit thereof the sald parts may be covered up:—and upon completion of every such building it shall be the duty of the weekleted or builder to give fresh notice to the official referees, according to the form (No. 7) is the Schedule of Notices, or to the like effect;—and thereupon, or within 7 days after such softee, it shall be the duty of the afficial referrers to survey the same; find if upon such sorvey it shall be the duty of the afficial referrers to survey the same; find if upon such sorvey it shall be the duty of the subject of the safe, then within ta days after such survey; it shall be their duty to certify accordingly, which certificate must be noter their hands and the send of office of Regusters of Metropolitan Huildings;—and ustil such certificate shall have been inside, or ustil 14 days after such survey shall have elapsed without the official referrer having given unlife in writing that they are not satisfied, it

shall have elapsed without the official referrer having given antice in writing that they are not ratisfied, it shall not be harful to use such building for any purpose whateve, without the express authority in writing of the official referrer under their hands and the seal of office of the Registrar of Metropolitan Buildings, a 15. See Penalty for use.

Architect or limiter bugins to build ane hailding comprised in Schedule II, Part I. (See Seperations, succeed); and also, at the same time, to transmit for their inspection the plans, elevations, and other drawings which have been made for the same;—and forthwith the official referrers shall proceed to survey the situation of the intended building, to ascertain whether such building can be erected on such situation with due regard, to the scenarity of the public,—and from time to time the official referrers shall inspect the same to ascertain the luffic public;—and from time to time the official referens shall inspect the same to ascertain the inflictions thereof; and if such building or any part thereof appear to such official referees defective, insufficient, or inserture, then they are to give to such architect or builder notice of such parts as shall so appear to them defective, lumificient, or insecture, which notice must be in writing;—and upon the receipt of such notice the architect or builder shall amend and strengthen such defective, launfleight or inserture notes used defective. upon the receipt of such notice the architect or huider shall amend and strengthen such defective, lawafficient, or inseruce parts:—and within 7 days after such notice has been given to the official referees that in spect the same, in the default thereof the sald parts any be envered up;—and apon completion of anch building the architect or builder shall give fresh notice to the official referees;—and within 7 days after such notice the official referee;—and within 7 days after such notice the official referee;—and within 7 days after auch notice the official referee;—and within 7 days after auch notice the official referees hall carecy the same; and if apon such sorvey it shall appear that such building has been build another such suider their hands and the seal of office of Registers of Metropolitan Buildings;—and suth out the official referees having given notice in writing that they are eot satisfied, it shall not be inwful to use such building is any purpose shatever utiland the express authority in werding of the official referees under their hands and the seal of office of the Registrar of Metropolitan Buildings; and if before the certificale of satisfaction shall have been male, or if such 16 days shall have clapsed without such building shall be used for any purpose without such building shall be used for any purpose without such building shall be used shall fairly for the pursue by whom such building shall be used shall fairly for ouch offence of the peace, the occupier or other person by whom such building shall be used shall fairly for ouch offence arms and cereding 100f, for every day during which such visualined such certificate of astisfaction or such express authority sa aforesaid, as 16. See Penalty for use. sfaction or such express authority as aforesaid.

Aska of building, to be determined by the namb and a fabilities, to be determined by the number of squares contained in the surface of any fine which shall contain the greatest number of squares at or above the principal entrance to such building; lowelnding to each surface all the external walls and party-walling belonging to such building, but seef suffice from such surface the area of any attached building, or office, area, balcony, or open portice. Schedule C, Part 1. a. 5.

Live, rates of buildings of the list or warehouse class determined by but become of a bisher sate by

class determined by, but become of a higher rate by

increase in aithtude or in anmher of stories. Schedule C, Part 11. Sec Toll-house and buildings built for the purposes of trude. Area. See Back-yard. Areas required behind houses, Commissioners of

Works and Ruildings have power to modify the strict letter of the Act relative to, in cases of buildings upoo old sites, and upon the report of the official referees therein. s. 12, reas. Every lowermost room or ceilar in any exist-

ing building used or intended to be used as a sepa-rate dwelling, must have no area of not less thim 3 ft, wide in every park, from 6 in below the floor of such room or cellar to the surface or level of the or soon room or cenar to the surface or level to the ground adjoining to the front, back, or external side thereof, and extending the full length of such side. And such area, to the extent of at least 5 ft. long and 2 ft. 6 in, wide; must be in front of the window of such room or cellar, and must be open, or covered only with open iron gratings. Sche-

Assistant-District-Susveyon. If at any time It appear to the official referees that on arount of the pressure of business in any district, or on any other arount, the surveyor of that district cannot discharge his duties promptly as regards the builders and others engaged in building operations, and efficiently as regards the purposes of this Act, such otheral referees shall appoint any other district surrepor to assist the surveyor of such district in the performance of his daties, or if no district surveyor performance of his daties, or if no district surveyor eats be spared from his ones district, then appoint someother competent person to give such assistance;—and such assistant-surveyor shall make ceturns and act in all respects as if he had been appointed by the Lord Mayor and aldermen, or by the justices, to be the surveyor of such district; and every such person shall be entitled to receive the fees populse in respect of the services performed by him. 18, 25.

ASHETANT SURVEYOR in any county may not as justice of the prace for the same county. s.

ATTACHED buildings and offices now hullt or hereafter built (except greenbouses, vineries, aviances, or such like buildings), whether such buildings or offices be attached to or deta-bed from the buildings to which they belong, to be deemed, in respect of to which they belong, to be deemed, in respect of the walls thereof, and nil other requisites, as buildings of the rate to which they windd belong if they had been build separately. Schedula C. Part VII. District-sourcepe's fee for rattached or detached hulding, distinctly rated fexcept any such attached or detached building built at the same time as the building; to which it belongs, and carried up and covered in within 21 days after such building shall have been covered in within the meaning of this Act), is such fee as is imposed in respect of additionato or kiterations of buildings of the rate to which such attached or detached buildings shall belong.

AFTENDANCE of district-surveyor, or of some other person in his behalf, at his uffice, to be from 10 o'clock in the afternoon, daily, Sundays, Christmu-day, and Good

Friday cacepted. s. 72.

ATTIC ROOMS, in the roof of any hullding befrafter built or rebuilt, there must not be more than one floor of; and such rooms must not be of a less height than 7 ft., except the sloping part, if any, of such roof, which sloping part and begin at less than 3 ft. 6 in above the floor, nor extend more than 3 ft. 6 in up the ceiling of each room. Schedule k Schedule K.

AVIAGER. See Attached buildings and offices.

Awando, official referees, relative to roinous build-ings. See Rusaus buildings. Awards Except from stamp-duty. 9, 119. Awards, certificates, and other documents, to be deposited in the registrar's office chronologically and in classes, according to their subjects. 8, 93.

leposited in the registrar's office chronologically and in classes, according to their subjects. s. 93. arda, recovery of money under—Distress—Imprisonment. If any party claim say sum of money by this Act, or by any award or certificate or other proceeding in pursuance of or in accordance with this Act, charged upon any persona in respect of any work done in pursuance of or in accordance with this Act, thanged upon any persona in respect of any work done in pursuance of or in accordance with this Act, it shall be lawful for any one justice of the peace to summon the person on whom such sum is allered to be charged, before any two justices, or, if the matter arise within the district of the metropolitea project on any police magistrafe having jurisdiction within that district; and if such award or certificate be produced, or if such other proceeding be proved by the oath of the party claiming or of any other credible witness, and if it be proved by the oath of such police magistrate, and they respectively are hereby required, to issue a warrant to levy the amount thereof, and also the costs of the proceeding, to be levied by distress of the goods and chattels whereon to distrain, or if such goods and chattels be insufficient for that purpose, then it shall be lawful for such police magistrate, and thattels whereon to distrain, or if such goods and chattels be insufficient for that purpose, then it shall be lawful for such justices or police magistrate, to commit the person in default, until the amount of such suns and see, and of such costs, shall have been fully paid, or until the party shall be discharged by or in accordance with the arcentance. person in default, until the amonat or such sum an due, and of such costs, shall have been fully paid, or natil the party shall be discharged by or in accordance with the provisions of any Act for the retief and discharge of insolvent debtors.

HACK-YARD. Every house hereafter built or rebuilt must have an inclused or open space of at least one

square, exclusive of any hadding thereoe, unless all the rooms of such house can be lighted and weathlated from the street, or from an ages of the extent of at the least there-quarters of a square above the level of the second story, but which the owner of the house to be rebuilt is entitled to open windows for every room adjoining thereto. And if any house already built be hereafter rebuilt, then, onless all the rooms of such house can be lighted and ventilated from the street, or from an area of the extent of at the least there-counters of a source into of at the least three quarters of a square, into which the owner of the house to be rebuilt is en-titled to open windows for every room adjusting therelo, there must be above the level of the floor of the third story an open space of at least three-quarters of a square. Schedule K.

BALCONIES. See Roof-coverings.

BANK of EXPLAND is under special supervision. - Schedule B. Part 1.

BARONS OF THE EXCHAQUEA, one of, to adminis-ter declaration of official 4 leilty to official referees, s. 87; and Registrar, s. 90.

HANKMENT: See Lowermost count.

BETHLEHEM HOSPITAL is under special supervision Schedule B. Part I.

Bontes or Pressons to be understood as meant by Act, although an individual only be mentioned

HOLLES-FURNACES. See Chirancy-shafts,
BOOK for registering all notices, informations, and
complaints, district-surveyor to keep at his office,
and to enter therein every notice, information, or
complaint which shall be delivered or made to film,
and any proceeding thereon by birn taken. s. 68,

BOUNDARY-WALL. 6. 32. See Party feace-walls.

Bukker-summake fixed to carry any front wall of a building, if bearing at one end upon a party wall, must be laid upon a template or corbel of aton or front sided at least two-thirds through sich wall; and such end must not be fixed lato, and nust out have it a bearing solely upon; such party, wall, but must be supported by a sufficient pier built of brick or stoor, or by an iron column, or iron or timber story-post fixed on a solid finitulaima or timber story-post fixed on a solid finish-tion. And if any such breast-aummer have its bearing at each end upon a party-walf, it must be supported by at least two sofficient pieces build of brick or atone, or by iron columns, or by Iron or timber story-posts fixed on solid faundations, and standing within and clear of the party walls. Or any such breast-aummer may bear upon con-atructed ceturns in the direction of its length of a ins. at least, coursed and bouded with the sub-stance of the party-wall or party-walls; and a ins. at least, eversed and bouded with the sub-stance of the party-wall or party-walls; and such constructed returns must be increased bin-at least for every 6 ft. in length that the breast-aummer may be otherwise unsupported, And if the height of the under side of any breast-summer laid from party-wall to party-wall to earry any external wall exceed 15 ft. from the surface of the public foot pavement in front of the building, there must be constructed re-turns in the direction of the length of the turns summer from the inside of each purity-wall of siturns in the direction of the length of the treast-nummer from the inside of each purty-wall of a lina, at the least, and all the least of the full thick-ness of such breast-summer; and every such return must be locerased 1 in, at the Jesst for every foot or part of a foot the breast-summer may be in height from the surface of the public foot pasement more than 16 ft., whether other-wise supported or not. Schridala D. Part 11.

See Chimney-shafts.

Bathun are under special supervision. Schedule B, Part I.

BRITISH MESEUM is under special supervision. Schedule It, Part I.

BROMLEY PARTOR (Middlesex) included within the operation of the Act. 5: 3:

Operation of the Act. 8: 3:

BULLORN whose duty it shall be to give two days'
notice to the district-corvegor at his office before
commencing or altering any building is to be understood, both in this provision and elsewhere throughout this Act, as the master builder or other person
employed to execute any work: or if there be so
master builder or other person so employed, the
the owner of the building or other person for show
or by whose order such work is to be done. s. 13.

Builder, in relation to special supervision of first-rate
buildings of the second class and of buildings of the
third or public building class. See Architect or

buildings of the second class and of buildings of the third or public building class. See Architect or builder, Official referrer, and Penalties for use, added to the second of the second of the annex of the second of the seco

Buttoness, streets, and other matters regulated according to this new Act, from 1st January, 1845

s. 1.

Bailding, new and old. And apon sites of former buildings, and the enlarging and altering of all buildings of what asture soever, within the limits of the Act, hereafter to be built (except the buildings comprised in schedule (B), and except sowers made by or under the direction of any Commissioners of Sewers), so far as relates to building the same, and aith record to every such building either already. with regard to every such building either already or hereafter holit (except the said unlidings com-prised in the end schedule (18), and except the said sewers), so far as relates to the rehuliding and the sweezes, so far as criates to the evoluting and to-enlarging or attering the same, and whether such buildings be built or exhibit on old or new foundations, or party on old and party on ors foundations, notwithstanding any thing contained to the contrary in any Act of Parliament now in