Chamberians or to the overseers. If the moneys arising from such side be insufficient to repay all such expenses, then from time to time such deficiency shall be paid by the owner of every such building, being the person entitled to the immediate possession thereof, if known; and if, un demand thereof, such owner fail to pay such deficiency, then it shall be lawful for the lord mayor for the time being, if such rulnons building to question be within the city of London or the liberties thereof, or if elsewhere, for two or more justices of the peace, to keep the amount thereof by warrant under thrir hands and beals, by distress and sale of the goods and chattels of such owner, if any such can be found; and if no such awner can be met with, or, being met with, shall not on demand pay the mild deficiency, and no sufficient distress of the goods and chattels of such owner can be found, then it shall be lawful for the person who shall at any time thereaftee occupy. distress of the goods and chatters of such owner can be found, then it shall be lawful for the persun who shall at any time thereaftee occupy, any such building, or the ground where the same stood, and he is hereby authorized and required, to pay and deduct the same out of the rent thereof; and if he neglect or refuse to pay such deficiency, then the lord mayor, or two or more such justices of the pence, shall cause the same to be levied by distress and sale of the goods and chatters of any occupier of the premises, together with the costs of every such distress and sale. And if the premises be situate within the city of Looston and its liberties, it shall be the duty of the persun by whom the same shall be received, and he is hereby required, to pay the amount to the chamberlain, to be by him from time to time piaced to the credit of the cash of the said city of Looston, and if the premises in respect of which such money shall be received or recovered be not situate within the said city of Loodon and the liberties thereof, then to pay the amount received to the overseers of the poor for the time being of the parlsh or place. See the parlsh or place, see the pencies of the parish or place. All Ruinous schimney-shafts, pots, or other things thereon, caves, parapets, copings, slates, tiles, projections from front walls in danger of falling. See Chimneys, ruinnus, sources of Works and Buildings after being reported upon hy the official referees; either at thele own suggestion, or that of any interested party, s. 11.

Ruice of the Act (except beights and thicknesses of malls) are affected to the case of the cash of any interested party.

gestion, or that of any interested party. s. 11.
Rules of the Act (except heights and thicknesses of walls) may, after the report of the official referees, in cases of rebuilding upon old sites, be modified by the Commissioners of Works and Buildings. s. 12.
Rules prescribed by the examiners for the examination

middlets, and granting them certificates office of district-surveyor, to be approved of Commissioners of Woods and Works, and to the Commissioners of Woods and Hot registered by the Registrar of Buildings, s. 66, Metropolitao

SALE of materials of rulnous buildings. See Rulnous

buildings. SCAVENGER'S eart of the ordinary width, every building of the 1st class must have some roadway which will admit such to one of its fronts, or to the inclosure about it. Schedule K. Saal, the Registrar of Mctropolitan Haildings to

hal, the Registrar or Metropolitan innitings to heep one, and to affix the same to all documents made by the official referrer required to be scaled; but if it shall appear to the said registrar that any such documents are contrary to law, or are not complete in any of the suquisite forms, or are beyond the competence of the anid official referees either with complement of the anii official referees either with regard to the provisions of this Act, or any rules or regulations persentited for their guidance by the said Commissioners of, Works and Buildings, then it is the duty of the said registrar to refuse to affix the send,—and thereafter, if the said official referees shall no require, it shall be his duty to report the matter, and the particular grounds and reasons for his refusal, to the said commissioners; and upon the receipt of such report the said commissioners shall sutherize the said registers to affix the send, or to confirm his refusal, s. 99, call of office of Registrar of Metropolitan Buildings to be attached to official referees rertificates of sufficiency of strength of buildings. Schedule B, Part I. s. 16,

Part I. s. 16, SECRETABING of State, one of the principal, to appoint two architects or surveyors as official referees. s. 80. Secretaries of State, one of the principal, the appoint

two architects or auxeyors as operat refereet, s. 30, eccretaries of State, none of the principal, the appointment of districts and district surveyors by magistrates must have the consent of, as .64, 65.

ECOLD or Warehouse, Storehouses, granaries, preweries, distilleres, manufactories, workshops, or stables, or occupied or intended to be occupied as such, or for a similar purpose. Schedule C, Part I. a. 5. See Class, alteration of, Capacity of 2nd class buildings; Rates of, determined by altitude only. Schedule C, Part III. Cobleal contents, to be accertained by measuring according to the rule for accertaining area, and from the sarface of the lowest floor up to the under surfice of the roof-covering. Schedule C, Part II. If any building of this class hereafter built or rebuilt contain more than 200,000 rubic feet, it must be divided by party-walls, so that there be not in any one part of such inciding more than 200,000 cubic feet, it must be divided by party-walls, so that there for our law one part of such inciding more than 200,000 cubic feet, it must be divided by party-walls. Schedule C, Part IV. See Openings in purly-walls. District-surveyor's fees; a further fee, equal to one-half of the Openings in party-walls. District-surveyor's fees: A further fee, equal to one-half of the ordinary fees, to be paid in respect of every ad-

ditional 200,000 cabic feet, or any portion of 200,000 cubic feet, in any such building.

Roofs, to balldings of the 2nd class (is order to prevent the formation of curbed roofs thereto), the plane of the surface of must not inelice from the external or party-walls upwards at a greater angle than 40 degrees with the horizon. Schedule C, Part IV.

SECOND-RATE, 1st or dwelling-house class (district-surveyor's fee, new building, 31, 30, 4 addition or alterations, 11, 10s., Schedule L), covering more if containing 6 if In height more than 6 stories,

than 52 feet, and not more

stories, then squares, and

than 70 feel, than 70 feel, than 70 feel, than 10 squares; thickness of the external walls must (subject to modification as Inclusing walls of stories, which article see) be at least 17½ inches from the top of the footing up to the under side of the floor until that one below the topmost floor; and at the least 13 inches from thence up to the top of the wall. Thickness of the party-walls must be at least 17½ inches from the top of the flooting up to the under side of the floor next hat one below the topmost floor; and at the least 13 inches from thence up to the top of the wall. Schedule C, Part 11. Second-rate, 2nd or warehouse class: more than 44 feet, and not more than 66 feet in height (district-surveyors' fee, one building, 31. 3a.; addition or alteration, 11. 10c., Schedule L), thickness of the exferond walls (subject to modification as Inclosing valit of stories, which article see) must be at least 12½ loches from the top of the footing up to the level of 58 feet below the topmost ceiling; and at the least 11 loches from thence up to the level of 58 feet below the topmost ceiling; and at the least 21 inches from the top of the footing up to the level of 58 feet below the topmost ceiling; and at the least 21 inches from the top of the footing up to the level of 58 feet below the topmost ceiling; and at the least 17½ inches from thence up to the level of 22 feet below the topmost ceiling; and at the least 17½ inches from thence up to the level of 22 feet below the topmost ceiling; and at the least 17½ inches from thence up to the level of 22 feet below the topmost ceiling; and at the least 17½ inches from thence up to the level of 22 feet below the topmost ceiling; and at the least 13 linehes from the top up to the top of the wall. Schedule C, Part II I.

Sepanace of the feet helow the topmost ceiling; and at least 13 linehes from the top up to the top of the wall. Schedule C, Part II I.

Wall. Schedule C, Part 111.

SEYANATE dweldings, underground rooms and cellars, used as. See Lowermost rooms.

Sent dweldings, used as affecting division of buildings by party-walls. See Party-walls for divising buildings. SERVANTS, workmen, and labourers may be fined, and.

buildings.

SERVANTS, workmen, and labourers may be fined, and, in default be committed to gaol. See Penalty.

SERVANTS, workmen, and labourers of: see Praingers of the Prince Praingers of Abuses, also Buildings, see and old.

SHADWELL parish Included within the operation of the Act. s. 3.

SHERIFF: see Penalties, recovery of, relative to his receipt thereof.

SHOP-FRONTS. See Roof-coverings.

Shop-fronts, with their entablatures, shotters, pilasters, and stall boards made of wood, if the street or alley in which any such front is altuate be of less width than 30 ft., no part of such shop-front must be higher than 15 ft.; nor must any part, except the corulee, project from the face of a wall, whether there be an area or ont, more than 5 lo.; nor must be the cornier project therefrom more than 13 ln. If the street or siley he of greater width than 30 ft., no part of such shop-front, except the cornier, must project from the face of a wall, whether there be an area or not, more than 10 in.; nor must he cornier project therefrom more than 10 in.; nor must he cornier project therefrom more than 18 ln. And the width of such street or alley must be ascertained by measuring the same; as herelo directed with regarded to the width of such street or alley must be ascertained by measuring the same; as herelo directed with regarded to the width of such street or alley. sacertained by measuring the same, as herein directed with regard to the width of streets and alleys. ascertained by measuring the same, as herein discreted with regards to the widths of streets and alleys. And the woodwork of any shop-front must not be fixed nearer than 44 lns, from the rentre line of a party-xall. And if such wood-work, be put up at such distance of 44 lns, then a pier or corbel built of stone or of brick or other incombatible material, and 43 ins. wide at the least, must be fixed in the line of the party-wall, so as to be as high as such woodwork, and to proper one lnch at the least in front of the fare thereof. And the height of every shop-front mats be ascertained by measuring from the level of the public foot pavement in front of the building. And every sign or notice-board fixed against one upon any part of any house or other huilding standing close to any public way must be so fixed that the top thereof shall be within 18 ft. at the most above the level of such public way. Schedule E. See 6.5.

SHORING-UP. aljoining buildings, expenses of, recoverable. 6.46.

SHORING-UP. adjoining buildings, expenses of, recoverable. 6. 46.

Shorine or hearding, Lord Mayor and Court of Aldermen in the city and liberty of London, and overseers in other places, to cause to be done to ruinnus buildings immediately upon receiving from the official referees a copy of the district-survevor's certificate, or to appeal to the referees for confirmation or annalling thereof. See Ruinous buildings.

SIUN-NOABUR. See Shop-fronts.

SIUN-NOABUR. See Shop-fronts.

SIUN-NOABUR. See Shop-fronts.

things.

Solate in danger of falling. See Chimneys, rainous, Solls, questions relative to, official referees are to decide, being theceto required in writing, s. 82, SMOEE-JACAS and SOOT-DOORS. See Chimney SHOEE-JACKS and SOOT-DOORS.

SOVERRIGN, holldingë in possession of, or em-ployed for the use of, are under special supervision. Schedule B, Part 1.

SPECIAL services, district surveyors fees for, not exceeding 2l. as the special referres shall, by writing under their hands, order and appoint, with the consent of the Commissioners of Works and

the consent of the Commissioners of Works and Buildings.

SOUND, questions relative to the meaning of the term, reflicial referees are to decide, being thereto required in writing. 6.82.

SQUABE (public). For meaning of the term, see Street.

SQUABE (public). For meaning of the term, see Street.

SQUABE (the word) applied to any area or building, contains 100 superficial feet. 8.2.

STABLES. See Second class.

STAIRCABER, how affecting division of buildings by party-walls. See Party-walls for dividing buildings.

STAIRE, Internal, to buildings of the first class, if of stone or other incombustible substance, they must be set in. ar be fixed to, and be whally aphorne by, of stone or other incombustible substance, they must be set in, or be fixed to, and be wholly upborne by, fire-proof constructions, and must be connected internally by landings, the floors of which are fire-proof, and wholly upborne and supported by fire-proof constructions, and must be connected with the exterior cotrance by passages, the floors of which are fire-proof, and wholly upborne and supported by fire-proof constructions. Schedule C, Part VI.

Stairs and landings of third-class buildings, floors of, must be fire-proof. Schedule C. Part VI.

Stairs and landings of third-class buildings, floors of, must be fire-proof. Schedule C, Part VI.

Stame duty. Every certificate and every hward required to be unde or signed by the surveyor or the official referres; exempt from. 6, 118,

STEWARD for any owner of houses within the limits of the Art disquilified from being official referee or registers. within the limits

STEWARD for any owner of noness within the musis of the Act disqualified from being official referee or registrar. a. y6. None. Newthorpon parish included within the operation of the Act. 6. 3.

STOPTING of illegal openlogs to external walls. See Openings in external walls. See Openings in external walls.

STORIKM, including walls to. For modification of ordinary rules relative to thicknesses of external walls generally, see Inclusing walls.

STORIKM, number of, to be counted from the foundation upwards. And if the space in height between the top of the footings and the level of the lowest floor. Exceed feet, then such space is to be considered the lowest of first story; and in that case the level of the lowest floor. Schedule C. Part I. s. 5. Buildings of the tast or dwelling-house chas are rated by the number of stories as well as hy area and altitude. Schedule C. Part II.

Story (the word) to include the full thickness of the shor, as well as the space between the upper surface of one floor and the under surface of the floor next above it. s. 2.

bette above it; or it there be no how, then the space between the surface of the ground and the under surface of the floor next above it. s. 2.

STONE-FIVES. See Chimacy. shafts.

STRATEGRAPHER FLOOR parish included within the operation of the Act. s. 3.

STRATIOND-LE-HOW parish included within the operation of the Act. s. 3.

STREATHAM purish included within the operation of the Act. s. 3.

STREAT (the word) to include every square, circus, crescest, street, road, place, row, mew, lane, or place along which earriages can pass or are intruded to pass, and that whether there he or he not, in addition to the earriageway, a footway, paved no otherwise. s. 2.

Streets, buildings, and other matters regulated according to this new Act from January 1st, 1845. s. i.

Streets, buildings, and other matters regulated according to this new Act from January 1st, 1845. s. i. Streets and alleys made or laid out before 1st January, 1845. See Already hast! (the term). Streets alleys, and other ways. From the passing of this Act, all the conditions, regulations, and directions contained in Schedule 1, shall be duly observed and performed; and if any person offend in respect thereof he shall be liable to all the penalties speci thereof he shall be liable to all the penalties and forfeitures by this Act Imposed in respect of any buildings, either built contrary thereby, or without due notice to the district-surveyor, s. 52. See IFodits, Sufficient, questions relative to the meaning of the term, the official referees are to decide, being thereto required, in writing. s. 82. Summons, official referees may issue, to any person able to give evidence. s. 85. See Evidence. Sunnay, district-surveyor's office not required to be attended on. s. 72.

able to give evidence. s. 85. See Evidence.

Sunary, district surveyor's office not required to be attended on. s. 72.

Surarior Courts. See Remoral of orders into.

Surrarioro, special, and escuption. Every building or other structure mantioned in Schedule II, Part I., shall be subject to aperual supervision by the official referves, according to the provisions of this Act in that behalf, and every such building or other structure mentioned in the said Schedule II, Part I., shall be exempt from supervision. s. 7.

Supervision, special, of buildings in schedule II, Part I.—Notice of deficiences—Amendment—Apparently. Buildings comprised in schedule II, Part I. Protice of deficiences—Amendment—Apparently. Buildings comprised in schedule II, Part I. Before the builder again to build the same, It is the duty of the architect or the builder to give antice to the official referees, and also, at the same time, to transmit for their inspection the place, elevations, and other drawings made for the same;—and forthwith the official referees are to proceed to survey the situation of the intended building to a sectain whether such building can be erected on such situation, with due regard to the security of the public;—and from time to time during the progress of such building or fay part thereof appear defective, has finearly, or insecure, then they are to give to such architect or builder notice in writing of such parts as shall so appear to them;—and upon the receipt of such achieve to about an alternation of the architect or builder to determ and upon the receipt of such achieve of such a building the the duty of the architect or builder to be them;—and upon the receipt of such achieve of shall be the duty of the architect or builder to be them;—and upon the receipt of such achieve of shall be the duty of the architect or builder to be them;—and upon the receipt of such achieve of shall be the duty of the architect or builder to be them;—and upon the receipt of such achieve as shall so appear to them;—and upon the rece