An act to extend and make compulsory the practice of vaccination in Scotland-[28th July 1863].

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ANNO VICESIMO SEXTO & VICESIMO SEPTIMO

VICTORIÆ REGINÆ.

CAP. CVIII.

An Act to extend and make compulsory the Practice of Vaccination in Scotland.—[28th July 1863.]

HEREAS it is expedient to extend, and in certain Cases to make compulsory, the Practice of Vaccination in Scotland, and to make further Provision for the Vaccination of the Poor: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as

I. Within Two Months after the passing of this Act the Parochial Parochial Board of every Parish or Combination of Parishes in Boards to Scotland shall appoint a registered Medical Practitioner or appoint Vaccina-Practitioners to be the Vaccinator or Vaccinators within such tors.

Parish or Combination.

II. The Remuneration to each such Vaccinator shall depend As to on and be regulated by the Number of Persons not previously Remuneravaccinated who have been successfully vaccinated by such Vaction of Vaccinated cinator; and the Allowance for every Person so vaccinated tors. shall not be less than One Shilling and Sixpence when the Vaccination is performed within Two Miles of the Residence of the Vaccinator by the nearest public Road, and Two Shillings and Sixpence when beyond that Distance.

III. For

Registration Districts.

III. For the Purposes of Registration under this Act, as herein-after provided, every Registration District, as the same exists at the Time, or may from Time to Time be erected, under and in virtue of an Act passed in the Seventeenth and Eighteenth Years of the Reign of Her present Majesty, Chapter Eighty, intituled An Act to provide for the better Registration of Births, Deaths, and Marriages in Scotland, and of another Act passed in the Eighteenth Year of the Reign of Her present Majesty, Chapter Twenty-nine, intituled An Act to make further Provision for the Registration of Births, Deaths, and Marriages in Scotland, shall be a Vaccination District.

Parochial Boards to tors.

IV. The Parochial Board of every Parish or Combination shall from Time to Time give Notice to the Board of Supergive Notice vision, the Registrar General, and the Registrar or Registrars of Vaccina- for the District within which such Parish or Combination may be wholly or partially situated, of the Names of each Vaccinator appointed by them, and that within Forty-eight Hours of the

Appointment of such Vaccinator.

Parochial Boards, &c. to conform to Regulaby Board of Supervision.

V. The Parochial Board of every Parish or Combination, and each Vaccinator, and any other Officers engaged in the Administration of the Laws for Relief of the Poor in any Parish or Combination, shall, in the Exercise of the Functions tions made conferred upon them by this Act, conform to the Regulations which may from Time to Time be issued by the Board of Supervision in relation thereto, which Regulations the Board of Supervision is hereby authorized and required to make and issue.

Parochial Boards to defray Expense.

VI. The Parochial Board of every Parish or Combination shall defray the Expenses incurred by them in the Execution of this Act out of any Rates or Monies which may come into their Hands for the Relief of the Poor, including any Share that may be apportioned to any such Parish or Combination of the Grant voted or that may be voted by Parliament towards the Medical Treatment of the Poor, and shall include in the Assessment to be levied for Relief of the Poor in such Parish such Sum as may be considered necessary by them for carrying into execution the Purposes of this Act.

VII. Vaccination and any Medical or Surgical Treatment Treatment incidental to it shall not be considered Parochial Relief, Alms, considered or Charitable Allowance, and shall not affect the parochial Settlement of any Person so vaccinated or treated.

Parochial Relief. Guardians to cause Children to be vaccinated.

Medical

VIII. The Father of every Child born in Scotland after the Parents or First Day of January in the Year One thousand eight hundred and sixty-four, and in the event of the Death, Illness, or Inability of the Father, then the Mother, or in the event of the Death, Illness, Absence, or Inability of the Father and Mother,

then the Person who shall have the Care, Nurture, or Custody of such Child, shall, within Six Months after the Birth of such Child, cause such Child to be vaccinated by a Medical Practitioner, and upon and immediately after the successful Vaccination of such Child the Medical Practitioner who shall have performed the Operation shall deliver to the Father or Mother of such Child, or to the Person who shall have the Care, Nurture, or Custody of such Child, a Certificate under his Hand, according to the Form of the Schedule (A.) hereto annexed, that such Child has been successfully vaccinated; and such Certificate shall, within Three Days after the Date thereof, be transmitted to and lodged with the Registrar for the District by the Father, Mother, or Person aforesaid, and such Certificate, if registered, shall, without further Proof, be admissible as Evidence of the successful Vaccination of such Child in any Information or Complaint which shall be brought against the Father, Mother, or Person aforesaid for Non-com-

pliance with the Provisions of this Act.

IX. If any Medical Practitioner shall be of opinion that any If the Child is not in a fit and proper State to be successfully vac- Child be cinated, he shall thereupon and immediately deliver to the State for Father or Mother of such Child, or the Person having the Care, Vaccina-Nurture, or Custody of such Child, a Certificate under his Hand, tion, the Medical according to the Form of the Schedule (B.) hereto annexed, Officer to that the Child is in an unfit State for successful Vaccination, deliver a and such Certificate shall remain in force for Two Months from Certificate its Delivery as aforesaid; and the Father, Mother, or Person Effect, to aforesaid shall, unless they shall within each succeeding Period be in force of Two Months have obtained from a Medical Practitioner a for Two Renewal of such Certificate, within Two Months next after the Delivery of the said Certificate as aforesaid, and if the said Child be not vaccinated at the Termination of such Period of Two Months, then during each succeeding Period of Two Months until such Child has been successfully vaccinated, cause such Child to be examined by a Medical Practitioner, and if he deem such Child to be then in a fit and proper State for Vaccination, he shall forthwith vaccinate him accordingly, and if the Operation be successful shall deliver to the Father or Mother of such Child, or Person aforesaid, a Certificate under his Hand, according to the Form of the said Schedule (A.), that such Child has been successfully vaccinated; but if the Medical Practitioner be of opinion that the Child is still in an unfit State for successful Vaccination, then he shall again deliver to the Father or Mother of such Child, or Person aforesaid, a Certificate under his Hand, according to the Form of the said Schedule (B.), that the Child is still in an unfit State for successful Vaccination;

and the Medical Practitioner, so long as such Child remains in an unfit State for Vaccination and unvaccinated, shall at the Expiration of every succeeding Period of Two Months deliver, if required, to the Father or Mother of such Child, or Person aforesaid, a fresh Certificate under his Hand, according to the said Form; and the Production of such Certificate shall be a sufficient Defence against any Complaint which shall be brought against the Father or Mother, or Person aforesaid, for Noncompliance with the Provisions of this Act.

X. In the event of the Medical Practitioner being of opinion, after Three successive Vaccinations, that any Child is insusceptible of the Vaccine Disease, he shall deliver to the Father or Mother, or Person having the Care, Nurture, or Custody of such Child, a Certificate under his Hand, according to the Form of the Schedule (C.) hereto annexed, that the Child is insuscep-

certify the tible of Vaccine Disease.

XI. On the Registration of the Birth of any Child the Registrar shall deliver to the Person registering such Birth a printed Notice in the Form or as nearly as may be the Form of the Schedule (D.) hereto annexed, and setting forth such other Particulars in regard to the Provisions of this Act as in the Opinion of the Registrar General may be necessary or expedient, and such Notice shall have attached thereto in Duplicate the several Certificates (A.), (B.), and (C.) prescribed by this Act.

XII. In Insular, Highland, and other Districts, or Portions of such Districts, where, from the Difficulty of Travelling and other Causes, it may be considered inexpedient to enforce the Provisions of this Act, as expressed in the Eighth, Ninth, Tenth, and Eleventh Clauses hereof, it shall be competent to the Board of Supervision, upon Application by the Parochial Board, from of this Act Time to Time to frame such Modifications thereof as they may consider proper, and the same, when approved of by the Lord Advocate for the Time being, shall be held to supersede the Provisions in these Clauses so far as regards such Districts; and the Board of Supervision may, if applied to by the Parochial Board, in such Cases appoint a Medical Practitioner or Practitioners to travel throughout such Districts for the Purpose of vaccinating under the Provisions of this Act, and may fix such reasonable Remuneration to be paid to the Medical Practitioners so appointed as they think proper, and may allocate among the Parishes or Combinations within such District such Proportion of the Expenses so fixed as the Board may think proper, and the Expenses so allocated shall be defrayed by such Parish or Combination in the same Way as the Expenses incurred by Parochial Boards in the Execution of this Act are herein directed to be paid: Provided, that in no Case shall

If Child is insusceptible of Vaccine Disease. Medical Practitioner to same.

Registrar of Births, &c. to deliver a printed Notice to Person registering the Birth of any Child.

In Insular, Highland, and other Districts certain Provisions may be modified.

shall the Remuneration to such Medical Practitioner exceed a Sum equal to Three Shillings and Sixpence for each Child vaccinated by him over and above an allowance for Travelling

Expenses.

XIII. Upon the Application of the Registrar General there Stationshall be furnished to him from Time to Time from Her Majes- ery, Books, ty's Stationery Office all such Stationery, Books, Certificates, provided. Schedules, Notices, and Forms as shall be necessary in the Execution of this Act; and the whole Expenses to be incurred by the Registrar General under the Provisions of this Act shall be defrayed in the same Manner as his Expenses are provided to be defrayed under the said recited Act Seventeenth and

Eighteenth Victoria, Chapter Eighty.

XIV. The Registrar General, in carrying out the Provisions Registrar of this Act as regards Registration, is hereby empowered and General to directed to frame such Forms and Regulations as he may deem frame Forms and requisite for carrying this Act into full Effect; and not later Regulathan the First Day of December One thousand eight hundred tions. and sixty-three he shall transmit the necessary Books, Certificates, Schedules, Notices, and Forms to the Registrars of each District in Scotland, who shall deliver to the Vaccinator and other Medical Practitioners within such District such of the same as they may require for the Performance of the Duties im-

posed upon them by this Act.

XV. The Registrar of Births, Deaths, and Marriages in every Registrar District shall enter in the Duplicate Register of Births kept of Births, &c. to keep and retained by him, in the Column in which the Name of each Vaccina-Child is written, the Word "Vaccinated" under the Name of tion Reevery such Child whose Vaccination has been certified to him gisters. as herein provided, and the Word "Insusceptible" under the Name of every Child who has been certified, as herein provided, to be insusceptible of the Vaccine Disease, and shall initial each such Entry, and shall add thereto the Date of the Certificate of Vaccination or Insusceptibility, as the Case may be; and he shall also keep a Book in which he shall, in the Form or as nearly as may be in the Form of the Schedule (E.) hereto annexed, from Time to Time enter the Name of every Child whose Vaccination has been duly certified to him as necessarily postponed, and the Date of the Certificate, and the Period for which the Vaccination is postponed, and each Entry in the Register of postponed Vaccinations shall refer to the corresponding Entry in the Register of Births of the Birth of each such Child; and such Books shall be open for Search at all reasonable Times, and the Registrar shall be obliged to give a Copy, certified under his Hand, of each Entry therein, on Payment of a Fee of One Shilling for each Search, and Sixpence for each Certificate.

Fee to be each Person vaccinated.

XVI. A Fee of Threepence shall be paid to the Registrar for paid to Re- each Person vaccinated in respect of whom he shall have performed the Duties required in this Act, and the said Fee shall be payable in the same Manner as the Fee now payable to such Registrar for registering Births is paid; and the Sums required for the Execution of this Act in regard to Registration shall be laid on along with and form Part of the Assessment authorized by the Acts in force for the Registration of Births, Deaths, and Marriages in Scotland.

Penalty on Parent, &c., for not transmitting Certificate of Vaccina-Registrar.

XVII. In every Case where there is not transmitted to the Registrar a Certificate of the Vaccination of any Child born within his District, or of the Postponement of such Vaccination, or of the Insusceptibility of such Child to Vaccine Disease, all within the Periods and in the Manner respectively hereby pretion, &c. to scribed, the Registrar of the District shall intimate such Failure to the Father or Mother, or Person having the Care, Nurture, or Custody of such Child, by a Notice transmitted through the Post Office; and if a Certificate, as herein provided, is not exhibited by such Father or Mother, or other Person, to the Registrar within Ten Days from the Despatch of such Notice, the Father or Mother, or Person aforesaid, so failing shall forfeit a Sum not exceeding Twenty Shillings, to be applied in the Manner in which Penalties are directed to be applied under this Act, and the further Sum of One Shilling to be paid to the Registrar in respect of such Notice; and said last-mentioned Sums may be recovered in the same Way as Penalties are herein directed to be recovered, and failing Payment of either of said Sums, such Father, Mother, or Person aforesaid shall be liable to be imprisoned in any of Her Majesty's Prisons for a Period not exceeding Ten Days.

Parochial Boards to issue Orders for Vaccinaceipt of List from Registrar.

XVIII. The Registrar of each District shall once in every Six Months transmit to the Inspector of the Poor of the Parish or Combination in which such District is situate a List of the Names and Addresses of such Persons as have failed to transmit tion on re- or lodge a Certificate of Vaccination in Terms of this Act; and on the Receipt of such List the Inspector of the Poor shall lay the same before the Parochial Board of such Parish or Combination, and thereupon the Parochial Board shall issue an Order to the Vaccinator appointed by them to vaccinate the Persons named in such List; and Notice in Writing of such Order shall be given to such Persons, or, if Children, to their Father or Mother, or the Persons having Care of them; and in pursuance of such Order the Vaccinator shall vaccinate the Persons named therein, or any of them, at any Time not less that Ten nor more than Twenty Days after the Date of such Notice, unless such Persons shall previously have been vaccinated, and a Certificate

of their Vaccination or Insusceptibility shall have been transmitted to the Registrar; and if any such Person or the Parent or Person having the Care of any such Child shall refuse to allow such Operation to be performed, he shall for every such Offence be liable to a Penalty not exceeding Twenty Shillings, and, failing Payment, to be imprisoned for any Period not exceeding Ten Days.

XIX. In the General Abstract of Births, Deaths, and Mar-Return to riages registered during the Year which by the said recited Act be made of Seventeenth and Eighteenth Victoria, Chapter Eighty, the Children Registrar General is required once in each Year to transmit to vaccinat-Her Majesty's Principal Secretary of State for the Home De- ed. partment, he shall from and after the passing of this Act include a Return showing the Number of Children successfully vaccinated, the Number of Children whose Vaccination has been postponed, and the Number of Children certified to be insusceptible of Vaccine Disease, and such other Information as the

said Secretary of State may from Time to Time require.

XX. In all matters relating to the Execution of this Act the Registrars respective Registrars shall be subject to the Supervision and to be sub-Control of the Registrar General and the Inspectors under him, Control of in the same Way and Manner as such Registrars are subject to Registrar Supervision and Control under the Acts in force relating to the General. Registration of Births, Deaths, and Marriages in Scotland; and the Registrar General and Inspectors are hereby empowered and required to exercise such Supervision and Control; and whenever it appears to them that the Provisions of this Act are not being carried fully into effect by any Parochial Board or the Officers appointed by them, the Registrar General shall call the Attention of the Board of Supervision thereto with a view to their providing the requisite Remedy.

XXI. The Medical Practitioners appointed as Vaccinators in Vaccinaeach Parish or Combination shall keep a Book in which they tors to shall enter from Time to Time the Number of Persons success- keep a Book of fully vaccinated by them, those Cases in which Vaccination has Persons been postponed, and those which have been certified to be in- Vaccinsusceptible; and they shall yearly, or at such other Times as ated. the Board of Supervision may direct, make a Return to the Board embracing these and such other Particulars as the Board of Supervision may require; and such Books and Returns shall at all Times be open to Inspection, free of Charge, by the Registrar General, Inspectors, or Registrars, and Officers of the Parochial Board of the Parish or Combination to which they relate.

XXII. No Certificate granted under the Provisions of this No Certifi-Act shall be received as Evidence in any Information or Com- cate to be received as plaint which shall be brought against the Father or Mother or Evidence other Person having the Care, Nurture, or Custody of the Child unless re-

named corded.

named in said Certificate, unless the same has been duly recorded by the Registrar of the District within which such Child

was born in manner herein-before provided.

Vaccinator to transmit to Registrars the Particulars of Certificate.

XXIII. In every Case where, under the Provisions of this Act, the Vaccinator is required to grant a Certificate of Vaccination, or of Postponement of Vaccination, or of Insusceptibility to Vaccine Disease, and grants the same, he shall be bound, and he is hereby required, to transmit to the Registrar of the District within which the Child referred to in such Certificate was born the Particulars contained in such Certificate, in the Form, or as nearly as may be in the Form, of the Schedule (F.) hereto annexed, and that within Forty-eight Hours from the Date of such Certificate, under the Penalty of Twenty Shillings for each Omission.

Penalty on Persons inoculating so as Disease.

XXIV. Any Person who shall produce or attempt to produce in any Person, by Inoculation with Variolous Matter, or by wilful Exposure to Variolous Matter, or to any Matter, Article, to produce or Thing impregnated with Variolous Matter, or wilfully by any other Means whatever produce the Disease of Small-pox in Scotland, shall forfeit a Sum of Five Pounds, which shall be recoverable and shall be applied in the same Manner as Penalties are directed to be recovered and applied under the Provisions of this Act.

Recovery of Penalties.

XXV. All Penalties imposed by this Act may be recovered by summary Proceeding, upon Complaint in Writing made by the Inspector of Poor of the Parish or Combination within which respectively the Offence shall have been committed to the Sheriff of the County in which the Offence shall have been committed, or to the Sheriff of the County in which the Offender may be found; and on such Complaint being made such Sheriff shall issue a Warrant for bringing the Party complained against before him, or shall issue an Order requiring the Party complained against to appear on a Day and at a Time and Place to be named in such Order; and such Warrant or Order may contain a Warrant to cite Witnesses for both Parties; and such Warrant or Order shall be effectual in any Part of Scotland on being endorsed by the Sheriff of any County in which it is to be executed, if other than the County wherein it has been granted, and which Endorsation such Sheriff is hereby authorized to give, and such Warrant shall be a sufficient Authority to any Messenger-at-Arms or Sheriff Officer to apprehend and detain the Offender in Custody till he can be brought before the Sheriff; and any such order shall be served by a Messengerat-Arms or Sheriff's Officer on the Party offending, either in Person or by leaving with some Inmate at his usual Place of Abode a Copy of such Order and of the Complaint whereupon the same has proceeded; and either upon the Appearance or upon

upon the Default to appear of the Party offending it shall be lawful for the Sheriff to proceed to the hearing of the Complaint, and upon Proof of the Offence, either by the Confession of the Party complained against or other legal Evidence, and without any written Pleadings or Record of Evidence, to convict the Offender, and upon such Conviction to decern and adjudge the Offender to pay the Penalty incurred, as well as such Expenses as the Sheriff shall think fit, and to grant Warrant for imprisoning the Offender until such Penalty and Expenses shall be paid: Provided always, that such Warrant shall specify the Amount of such Penalty and Expenses, and shall also specify a Period at the Expiration of which the Party shall be discharged, notwithstanding such Penalty or Expenses shall not have been paid, and shall in no Case exceed Two Months: Provided also, that it shall be lawful for the Sheriff, if he shall see good Cause so to do, to adjourn the Proceedings for such Time as he may consider proper for the Ends of Justice; and in such Cases the Sheriff shall have Power to allow the Party complained of to go at Liberty, on finding proper Bail, to be fixed by him, to appear at any such adjourned Diet of the Proceedings.

XXVI. It shall be competent to raise such Proceedings for When Proenforcing any Penalties incurred in contravention of this Act ceedings at any Time during which the Person against whom such Pro- for enforcing Penalceedings are taken is in default; and the Sheriff by whom any ties may Penalty shall be found due, by virtue of this Act, shall award be raised. such Penalty to the Funds for the Support of the Poor of the Parish or Combination in which the Offence shall have been committed, and shall order the same to be paid over to the Inspector of Poor or other Officer of the Parochial Board for

that Purpose.

XXVII. Wherever the Parochial Board of any Parish or Board of Combination shall fail to do or perform any of the Acts or Supervi-Duties hereby required of them, it shall be lawful to the Board compel of Supervision, without Prejudice to any Right competent to Performsuch Board of Supervision to compel Performance thereof, to ance of do or perform the same, and the Acts or Duties so done and Duties by performed by the Board of Supervision shall be as valid and Parochial effectual as if done or performed by the Parochial Board failing Board. as aforesaid; and the Board of Supervision shall have the same Powers for directing and enforcing the Execution of this Act by Parochial Boards as they now or may hereafter have in relation to any Matter concerning the Administration of the Laws for the Relief of the Poor.

XXVIII. Wherever under the Provisions of this Act the Where no Parochial Board of a Parish is required to do or perform any Parochial Acts or Duties, and no Parochial Board exists within such ists, Heri-Parish, the Heritors, as defined in the Seventeenth and Eight ors to act.

teeuth

teenth Victoria, Chapter Eighty, except as after provided, shall do or perform such Act or Duty in the same Manner as is provided with respect to Heritors, in the like Cases, in the said recited Act, and in the Eighteenth Victoria, Chapter Twentynine: Provided always, that when any such Parish, or Portion thereof, is situate within Burgh, the Town Council shall have the same Powers with reference to the Execution of this Act, in so far as Registration is concerned, as are conferred by the Acts in force for the Registration of Births, Marriages, and Deaths.

Disputes to be determined by Sheriff. XXIX. Any Dispute or Difference which may arise in regard to the Allocation of the Expenses attendant upon the Execution of this Act, between Parishes or otherwise, shall be determined by the Sheriff of the County in which such Parishes are situate, or if in different Counties, then by the Sheriff of the County in which the Parish or Portion of a Parish so disputing possessed of the largest Rental is situated, such Rental being ascertained by the Valuation Roll in force at the Time.

Interpretation of Terms. XXX. The following Words and Expressions in this Act shall have the several meanings hereby assigned to them, unless there be something in the Subject or Context repugnant to such

Construction; (that is to say,)

The Expression "Registrar General" shall mean the Registrar General of Births, Deaths, and Marriages in Scotland for the Time being, appointed and acting under the Seventeenth and Eighteenth Victoria, Chapter Eighty. The Word "Sheriff" shall mean the Sheriff of the County in which he is Sheriff, and shall include Sheriff Substitutes:

The Expression "Board of Supervision" shall mean the Board of Supervision for Relief of the Poor in Scotland:

The Expression "Medical Practitioner" shall mean any Person registered as a Practitioner in Medicine or Surgery pursuant to the Act Twenty-first and Twenty-second Victoria, Chapter Ninety, and shall include the Vaccinator:

The Expression "Vaccinator" shall mean the Medical Practitioner appointed by any Parish or Combination to act as

such in such Parish or Combination:

The Expression "the District" shall mean and include the Registration District at the Time existing, erected under and in virtue of an Act passed in the Seventeenth and Eighteenth Year of the Reign of Her Majesty Queen Victoria, Chapter Eighty, intituled An Act to provide for the better Registration of Births, Deaths, and Marriages in Scotland, and of another Act passed in the Eighteenth Year of the Reign of Her Majesty, Chapter Twenty-nine, intituled An Act to make further Provision for the Registration of Births and Marriages in Scotland.

SCHE-

SCHEDULES referred to by this Act.

SCHEDULE (A.)

I, the undersigned, hereby certify, That
Child of aged of the Parish of in
the County of has been successfully vaccinated by me.
Dated this Day of 186.

(Signed) A.B.,
Surgeon of the Parish or Combination
(or other Medical Practitioner, as
the Case may be).

SCHEDULE (B.)

I, the undersigned, hereby certify, That I am of opinion that the Child of of the Parish of in the County of aged is not now in a fit and proper State to be successfully vaccinated, and I do hereby postpone the Vaccination until the Day of Dated this Day of 186.

(Signed) A.B.,
Surgeon of the Parish or Combination
(or other Medical Practitioner, as
the Case may be).

SCHEDULE (C.)

I, the undersigned, hereby certify, That I am of opinion that the Child of of the Parish of is insusceptible of the Vaccine Disease.

Dated this Day of 186.

(Signed) A.B.,

Surgeon of the Parish or Combination of (or other Medical Practitioner, as the Case may be).

SCHEDULE (D.)

To the Parent or Guardian of (insert Name of Child whose Birth is registered).

Take Notice, that this Child must be vaccinated, under the Provisions of and Victoria, Chapter , within Months from the Date of his $(or\ her)$ Birth, under a Penalty of \pounds

(Signed) A.B., Registrar. SCHE-

SCHEDULE (E.)

Register of postponed Vaccinations for the District of in the Parish of

No.		Birth Register in which recorded.		Period to which	Date of	Signature
		Year.	No. of Entry.	Vaccination postponed.	Certificate.	Signature of Registrar.
1	Mary Nixon	1864	12	Postponed to 10th March 1864.	12th January 1864	J. Smith, Registrar.
2	Thomas Dickson	1864	14	Postponed to 4th February 1864.	4th January 1864	J. Smith, Registrar.
3	and the little of	IN TO	AND THE	to when he	and the same of	

SCHEDULE (F.)

Schedule of Particulars to be transmitted by Vaccinator to Registrar.

Full Name of Child.	Sex.	Parent's Name.	Parish of Birth of Child.		Date to which postponed.	Date of Certificate.
John Smith	Male	James Smith	Dalkeith	Successfully vaccinated		4 January 1864.
Mary Jones James Irvine		John Jones John Irvine	Dalkeith Dalkeith	Postponed Insusceptible	20 May 1864	5 January 1864. 5 January 1864.

I, Vaccinator for the Parish of , in the County of , hereby certify that I have granted Certificates under the Vict. Cap. , containing the Particulars specified in this Schedule, and of the Dates respectively herein stated.

(Signed) Vaccinator for the Parish of

LICENCE.—In terms of Her Majesty's Letters Patent to Her Printers for Scotland, and of the instructions issued by Her Majesty in Council, dated Eleventh July Eighteen Hundred and Thirty-nine, I hereby Licence and Authorize William Blackwood and Sons, Printers in Edinburgh, to Print and Publish, as by the authority of Her Majesty, Accord of Parliament, Edicts, Proclamations, or other Papers printed by Royal Authority, as proposed in their Declaration, dated Twenty-sixth February Eighteen Hundred and Forty-eight; the terms and conditions of the said Instructions in this matter being always and in all points fully complied with and observed by the said William Blackwood and Sons. London, 31st March 1848.

AND. RUTHERFURD.