

Removal Order for Elizabeth Brockway 1834
from St. Pancras Middlesex to East Knoyle

Wardens
Middlesex } To the Churchwardens and Overseers of the Poor of
TO WIT. } the Parish of *Saint Pancras*, in the County of
BROCKWAY } *Middlesex*; and to the Churchwardens and Over-
ELIZABETH } seers of the Poor of the Parish of *East*
Knoyle in the County of *Wilt*

Whereas Complaint has been made unto Us, Two of His Majesty's Justices of the Peace in and for the County of *Middlesex* aforesaid, (One whereof being of the Quorum) by the Churchwardens and Overseers of the Poor of the said Parish of *Saint Pancras*, That *Elizabeth Brockway*
Single Woman aged 21 Years
and Pregnant

Man P. King hath lately come into the said Parish of *Saint Pancras*, endeavouring to settle there contrary to law. And it appeareth unto us, the said Justices, and we do adjudge that *she* become chargeable thereto. And upon examination of the Premises, taken upon oath, and other circumstances, it further appeareth unto us, and we do likewise adjudge, that the Parish of *East Knoyle* in the County of *Wilt* aforesaid is the Place of the last legal Settlement of the said *Elizabeth Brockway*

W. Rogers THESE are therefore, in His Majesty's Name, to charge and command you the said Churchwardens and Overseers of the Poor of the said Parish of *Saint Pancras*, to remove and convey the said *Elizabeth Brockway*
from and out of your said Parish of *Saint Pancras* to the said Parish of *East Knoyle*
and deliver *her* unto the Churchwardens and Overseers of the Poor there, or to some one of them, who are hereby required to receive and provide for *her* according to Law.

GIVEN under our Hands and Seals this *Eighteenth* Day of *January* in the Year of our Lord One Thousand Eight Hundred and Thirty *four*

MIDDLESEX }
TO WIT. }

Whereas it duly appeareth to Us, Two of His Majesty's Justices of the Peace in and for the said County, that the therein-named *Elizabeth* is unable to travel by reason of

Brockway her advanced state of *Pregnancy*

and that it would be dangerous for *her* so to do: We, the said Justices, do hereby suspend the execution of the said Order of Removal, until we are satisfied that it may be safely executed without danger to the person who *is* the subject thereof.

GIVEN under our Hands and Seals this *18th* day of *January* One Thousand Eight Hundred and Thirty *four*.

Wm. S. Loring
H. L. Rogers

MIDDLESEX }
TO WIT. }

Whereas We, Two of His Majesty's Justices of the Peace in and for the said County of *Middlesex*, are duly satisfied that the said Order of Removal may safely be executed without danger to the person who *is* the subject thereof: We do hereby authorise and direct the execution of the same accordingly. And whereas it hath been duly proved upon Oath before us, the said Justices, that Charges to the Amount of

£ 10 0 0
have been incurred by the Parish of *Saint Pancras*, by the Suspension of the said Order of Removal: We the said Justices do hereby order and direct the said Sum of *£ 10 0 0* to be paid by the Churchwardens and Overseers of the therein-mentioned Parish of *Saint Pancras* to the Churchwardens and Overseers of the therein-named Parish of *Saint Pancras*.

GIVEN under our Hands and Seals this *Eightth* day of *February* One Thousand Eight Hundred and Thirty *four*.

Wm. S. Loring
H. L. Rogers

Mr. Hoyle
15 Tottenham Court
New Road
St. Pancras
Middlesex

The Father of the Child
John Gauley ———
Gauley

1834