Wounded.

Bengal Artillery—Major Reid, severely.
Madras Artillery—Lieutenant Magrath, slightly. Bengal Engineers-Lieutenant Trevor, slightly.

H. M.'s 18th R. I.—Major Wigstone, severely; Lieutenant Cockburn, mortally; and Lieutenant Woodwright, slightly. H. M.'s 80th Foot—Lieutenant Wilkinson, severely;

Ensign Wolsely, severely; and Assistant-Surgeon Murphy, slightly.

67th N. I.—Lieutenant Clarke, severely.

4th Seikhs—Major Armstrong, severely; and

Lieutenant Rawlins, severely.

At the Court at Buckingham-Palace, the 13th day of June 1853, PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

Whereas by an Act passed in the Session of Parliament held in the ninth and tenth years of Her Majesty's reign, intituled "An Act to amend an Act for regulating the sale of waste land be-" longing to the Crown in the Australian Colonies, " and to make further provision for the manage" ment thereof," after reciting that it might be expedient that various rules and regulations should be made respecting the more effectually making demises or licences for any term of years, not ex-ceeding fourteen, of any such waste lands as therein mentioned, and respecting the reservation on such demises or licences of any such rents or other pecuniary services, and respecting the insertion therein of such conditions and clauses of forfeiture as are therein mentioned, and respecting any other matters and things which might be requisite either for carrying into more complete effect the occupation in manner therein mentioned of such waste lands as aforesaid, or for preventing the abuses incident thereto, it was enacted that it should be lawful for Her Majesty, by any Order in Council, to make and establish all such rules and regulations as to Her Majesty should seem meet for the purposes aforesaid, or for any of them, and any such rules and regulations again to repeal, renew, alter, and amend; and that all such Orders in Council should have the force and effect of law in the Colonies aforesaid.

And whereas Her Majesty, by an Order in Council dated the nineteenth June one thousand eight hundred and fifty, did establish certain rules and regulations relative to the occupation of the waste lands of the Crown in the colony of South Australia, more particularly with reference

to pastoral purposes.

And whereas it is expedient that additional rules and regulations, as hereinafter contained, should now be made and established for demising lands supposed to contain minerals, not auriferous, and for working the same. It is hereby ordered by the Queen's Most Excellent Majesty, by and with the advice of Her Privy Council, that within the said colony of South Australia it shall be lawful for the Governor of the said colony to demise lands supposed to contain minerals, not auriferous, to any party or parties desirous of working the same, on the following conditions:

- 1. The extent of land so to be granted shall be fixed from time to time by with the advice of his Council. the Governor,
- 2. That the term of the lease shall be for a term not exceeding fourteen years, at a rental of ten shillings per acre per annum, payable yearly in advance. The lessee, on payment of such rent in advance, being entitled to the Lancaster,

right of search during the first year, and to the option of giving up the lease. The lease to date from the commencement of the second year.

- 3. Any person claiming a lease on the above conditions, who shall remove, or cause to be removed, any ore from the land before a lease thereof shall be accepted by him, shall forfeit his claim thereto.
- 4. At the termination of the lease, the land shall be open to sale, by public auction, to the highest bidder.
- 5. Should the land not be purchased by the lessee, the value (to be estimated) of any improvements he may have made, or buildings he may have erected thereon, will be added to the upset price of the land, and he will be allowed compensation for the same, if sold.
- 6. The lease to become void and forfeited if the rent is not duly paid in advance, and if the land is not bona fide applied to mining pur-And it is farther ordered that the terms defined in the Order in Council of the nineteenth June one thousand eight hundred and fifty, whenever they herein occur, shall respectively have the same significations as in the aforesaid Order in Council.

And the Most Noble the Duke of Newcastle, one of Her Majesty's Principal Secretaries of State, is to give the necessary directions herein accordingly.

W. L. BATHURST.

CROWN-OFFICE.

June 22, 1853.

MEMBERS returned to serve in this present PARLIAMENT.

Borough of Harwich.

John Bagshaw, of Cliff House, Dovercourt, in the county of Essex, Esq. in the room of George Montagn Warren Peacocke, Esq. whose election for the said borough has been declared void.

June 24, 1853.

Borough of Chatham.

Leicester Viney Vernon, Esq. in the room of Sir John Mark Frederic Smith, Knt., whose election for the said borough has been declared

DUBLIN CASTLE, June 23, 1853.

Her Majesty's Letters-patent have passed the Great Seal of Ireland appointing James Nagle, Esq. Clerk of the Crown of the Court of Queen's Bench, in the room of Peirce Mahony, Esq. deceased,

DUBLIN CASTLE, June 24, 1853,

The Lord Lieutenant has directed Jos. Tabuteau, Esq. R. M., to proceed on temporary duty to the County of Clare, under the provisions of the Act 6 Wm. IV, c. 13,

WHITEHALL, May 11, 1853.

The Right Honourable Sir John Jervis, Knt. Lord Chief-Justice of Her Majesty's Court of Common Pleas, at Westminster, has appointed Samuel Hadfield, of Manchester, in the county of Lancaster, Gentleman, to be one of the Perpetual Commissioners for taking the acknowledgments of deeds to be executed by married women, under the Act passed for the abolition of fines and recoveries, and for the substitution of more simple modes of assurance, in and for the county of