



## FOURTH SUPPLEMENT

TO

## The London Gazette

Of FRIDAY the 4th of DECEMBER.

Published by Authority.

WEDNESDAY, DECEMBER 9, 1835.

AT the Court at Brighton, the 4th day of  
December 1835,

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the sixth year of the reign of His present Majesty, intituled "An Act to provide for the regulation of municipal corporations in England and Wales," which received the Royal assent on the ninth of September last, after reciting that it was expedient that certain boroughs of large population should be divided into wards before any election of councillors for such boroughs should take place, it was, among other things, enacted, that every borough in the schedule (A.) to the said Act annexed, should be divided into the number of wards mentioned in such schedule, in conjunction with the name of such borough; and that it should be lawful for the barrister or barristers, appointed in pursuance of the provisions therein-before contained, to revise the burgess and councillors' lists of any borough in the present year, and he and they was and were thereby required, within the space of six weeks next after the passing of the said Act, to determine and set out the extent, limits, and boundary lines of such wards, and what portions of such borough should be included therein respectively, and the copy of the particulars of such division should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (if His Majesty, by the advice of His Privy Council, should approve such determination) should be published in the London Gazette, and every such

borough should, after such publication as aforesaid, be deemed to be divided into such wards as should be so determined and set out as aforesaid, and such division should continue and be in force until the same should be altered by authority of Parliament: and it is thereby further enacted, that the said barrister or barristers should, after the division of the borough into such number of wards as is directed by the said Act, apportion among the several wards of such borough the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: provided always, that the number of councillors assigned to each ward should be a number divisible by three, and a copy of the particulars of the number of councillors so assigned to the several wards of the borough should be forthwith transmitted to one of His Majesty's Principal Secretaries of State; and (subject as aforesaid to the approval of His Majesty, by the advice of His Privy Council) should be published in the London Gazette, and the number of councillors so assigned to each ward of such borough should, after such publication as aforesaid, be the number to be elected in such ward, and should so continue until the same should be altered by authority of Parliament: and it was thereby further enacted, that it should be lawful for His Majesty (if he should think fit, by the advice of His Privy Council) to order any days and times, before the first of February next, for doing the several matters required and authorised by the said Act to be done, in lieu of the several days and times for the present year therein-before specified, or any of them: and, in such case, all matters mentioned in such order should be done on and within

such days and times as should be mentioned respectively in that behalf in such order, as if the days and times mentioned in such order had in every instance been mentioned in the said Act, instead of the days and times therein-before respectively mentioned in that behalf: and whereas, by an Order in Council, dated the thirtieth day of September last, His Majesty (by advice of His Privy Council) did order, that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions in the said Act contained, to determine and set out the extent, limits, and boundary lines of the wards into which it is provided, by the said Act, that certain boroughs of large population should be divided, and what portions of such boroughs should be included therein respectively, within the space of sixty days next after the passing of the said Act, instead of the space of six weeks next after the passing of the said Act: and whereas, John Davis Chambers and Thomas Erskine Perry, of the Inner-temple, Esqs. the barristers appointed, in pursuance of the provisions of the said Act, to revise the burgess and councillors' lists of the borough of New Windsor, in the present year (the said borough of New Windsor being one of the boroughs included in the said schedule), did, within sixty days next after the passing of the said Act, in due manner, determine and set out the extent, limits, and boundary lines of the wards of the said borough, according to the provisions of the said Act, and what portions of the said borough shall be included therein respectively: and the said barristers, after the division of such borough into such number of wards as is directed by the said Act, and within the said period of sixty days, did, in due manner, apportion among the several wards of such borough the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: and the said barristers have duly transmitted a copy of the particulars of such division, and of the particulars of the number of councillors so assigned to the several wards of the said borough, to one of His Majesty's Principal Secretaries of State, in the words following, that is to say:

#### BOROUGH OF NEW WINDSOR.

"We, John David Chambers and Thomas Erskine Perry, of the inner-temple, Esqrs. Barristers at Law, having been duly appointed by the Right Honourable Lord Denman, being the Senior Judge in the Commission of Assize for the Summer Circuit in this year for the county of Berks, to revise the lists of burgesses for the borough of New Windsor, and to execute the other duties required by the Statute, fifth and sixth William the Fourth, c. 76, do hereby, in pursuance of the directions of the said Act, divide the said borough into two wards by a boundary line, commencing from the centre of the high road leading from Old Windsor to the town of New Windsor, where the said high road enters the southern boundary of the borough; and from thence, continued along the middle of the said high road, to the south eastern end of Park-street; and from thence, continued along the middle of Park-street and the middle of High-street, to the point opposite and nearest to the centre of the eastern termination of Peascod-street; and from thence, continued through the middle of Peascod-street, to the point opposite and

nearest to the centre of the south eastern termination of Clewer-lane; and from thence, continued through the middle of Clewer-lane, to the extreme boundary of the borough on the west.

And we do determine, that all that part of the borough lying on the side of the said boundary line which is towards the River Thames shall be called the In Ward, and that all the remaining part of the borough shall be called the Out Ward.

And, having regard as well to the number of persons rated to the relief of the poor in each ward, as to the aggregate amount of the sums at which all the said persons are so rated, we do assign nine councillors to the said In Ward, and nine councillors to the said Out Ward.—In witness whereof we have hereunto set our hands, this 14th day of October 1835.

(Signed) *John Davis Chambers.*  
*T. Erskine Perry.*"

Now, therefore, His Majesty, by advice of His Privy Council, doth hereby approve of such determination of the said barristers, and of the number of councillors so assigned to each ward of the said borough, and doth order the same to be published in the London Gazette, accordingly.

*Wm. L. Bathurst.*

At the Court at *Brighton*, the 4th day of *December* 1835.

PRESENT,

The KING'S Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the sixth year of the reign of His present Majesty, intituled "An Act to provide for the regulation of municipal corporations in England and Wales," which received the Royal assent on the ninth of September last, after reciting that it was expedient that certain boroughs of large population, should be divided into wards before any election of councillors for such boroughs should take place, it was, among other things, enacted, that every borough in the schedule (A.) to the said Act annexed, should be divided into the number of wards mentioned in such schedule, in conjunction with the name of such borough: and that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions therein-before contained, to revise the burgess and councillors' lists of any borough in the present year, and he and they was and were thereby required, within the space of six weeks next after the passing of the said Act, to determine and set out the extent, limits, and boundary lines of such wards, and what portions of such borough should be included therein respectively, and the copy of the particulars of such division, should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (if His Majesty, by the advice of His Privy Council, should approve such determination) should be published in the London Gazette, and every such borough should, after such publication as aforesaid, be deemed to be divided into such wards as should be so determined and set out as aforesaid, and such division should continue and be in force until the same should be

altered by authority of Parliament; and it is thereby further enacted, that the said barrister or barristers should, after the division of the borough into such number of wards as is directed by the said Act, apportion among the several wards of such borough the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: provided always, that the number of councillors assigned to each ward, should be a number divisible by three, and a copy of the particulars of the number of councillors so assigned to the several wards of the borough, should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (subject as aforesaid to the approval of His Majesty, by the advice of His Privy Council) should be published in the London Gazette, and the number of councillors so assigned to each ward of such borough should, after such publication as aforesaid, be the number to be elected in such ward, and should so continue until the same should be altered by authority of Parliament: and it was thereby further enacted, that it should be lawful for His Majesty (if he should think fit, by the advice of His Privy Council) to order any days and times before the first of February next, for doing the several matters required and authorised by the said Act to be done, in lieu of the several days and times for the present year therein-before specified, or any of them, and, in such case, all matters mentioned in such order, should be done on and within such days and times as should be mentioned respectively in that behalf in such order, as if the days and times mentioned in such order had in every instance been mentioned in the said Act, instead of the days and times therein-before respectively mentioned in that behalf: and whereas, by an Order in Council, dated the thirtieth day of September last, His Majesty (by advice of His Privy Council) did order that it should be lawful for the barrister or barristers, appointed in pursuance of the provisions in the said Act contained, to determine and set out the extent, limits, and boundary lines of the wards into which it is provided, by the said Act, that certain boroughs of large population should be divided, and what portions of such boroughs should be included therein respectively, within the space of sixty days next after the passing of the said Act, instead of the space of six weeks next after the passing of the said Act: and whereas Thomas Paynter, Esq. and Henry Champion Partridge, Esq. the barristers appointed, in pursuance of the provisions of the said Act, to revise the burgess and councillors' lists of the borough of Wisbech, in the county of Cambridge, in the present year (the said borough of Wisbech being one of the boroughs included in the said schedule), did, within sixty days next after the passing of the said Act, in due manner, determine and set out the extent, limits, and boundary lines of the wards of the said borough, according to the provisions of the said Act, and what portions of the said borough shall be included therein respectively, and the said barristers, after the division of such borough into such number of wards as is directed by the said Act, and within the said period of sixty days, did, in due manner, apportion among the several wards of such borough, the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule; and the said barristers have duly transmitted a copy of the particulars of such division, and of the

particulars of the number of councillors so assigned to the several wards of the said borough, to one of His Majesty's Principal Secretaries of State, in the words following, that is to say:

#### BOROUGH OF WISBECH.

"We, Thomas Paynter of Mitre-court, Temple, Barrister at Law, and Henry Champion Partridge, of Paper-buildings, in the Inner-temple, Barrister at Law, being duly appointed by Sir William Bolland, Knt. one of the Barons of the Court of Exchequer, and, in the absence of the Right Honourable Sir James Parke, the Senior Judge, from the Kingdom, being the next Judge in the Commission of Assize for the Summer Circuit in this year, for the county of Cambridge, to revise the lists of burgesses for the borough of Wisbech, and to execute the other duties required by the Statute fifth and sixth William Fourth, c. 76. and having heard evidence in that behalf, and having perambulated the boundaries of the said borough and examined the rate book of Wisbech Saint Peter, with which parish the same borough is co-extensive, and has the same boundaries, do hereby, in pursuance of the directions of the said Act, divide the said borough into two wards, to be called respectively, the North Ward and the South Ward; and we do determine and set out the extent, limit, and boundary lines of such wards, and what portions of such borough shall be included therein respectively, in manner following, that is to say: that the said ward to be called the North Ward shall contain and consist of so much and such parts of the said borough as lie on the same side as the north brink and the town-hall in the said borough, of a line of division drawn or conceived to be drawn, in manner following, that is to say: from the point of intersection of the boundary line of the said borough with the middle line of the River Nene, at the place where the said boundary line crosses the said river, at or near a certain house called Bevis-hall, along the middle of the channel of the said river to the Great-bridge in the said borough, and from the point where such line meets the said bridge to the central point of the middle line of the road way of the same bridge, and from such central point along such middle line southwards to the point of intersection of the same with the middle line of Bridge-street, and from such last-mentioned point eastwards, along the last-mentioned middle line, and from the termination thereof to and along the middle line of High-street; and thence in a straight line across the northern end of the Market-place to the centre of the commencement of Union-street; and thence along the middle line of the last-mentioned street to the point where such last-mentioned middle line intersects the middle line of Upper Hill-street, and from such point of intersection along the middle line of the last-mentioned street eastwards to the termination thereof, and from such termination to the central point of the western commencement of Blackfriars-street; and thence along the middle line of the last-mentioned street to the termination thereof; and from thence to and along the middle line of Blackfriars-bridge to the point of intersection between such line, or such line produced, and the middle line of the towing-path or way, or the eastern side of the canal there, and from such point southwards, along such middle line to the point of intersection between the

same line and the boundary line between the said borough and the parish of Walsoken, in the county of Norfolk, and there to terminate; and that the said ward, to be called the South Ward, shall contain and consist of all the parts of the said borough which lie on the other side of the said line drawn in manner aforesaid, that is to say; so much and such parts thereof as are situate on the same side of the said line as the south brink and the Church of Wisbech Saint Peter, in the said borough; and, having regard as well to the number of persons rated to the relief of the poor in each ward, as to the aggregate amount of the sums at which all the said persons are so rated, we do assign nine councillors to the said North Ward and nine councillors to the said South Ward.— In witness whereof we have hereunto set our hands, this 5th day of November 1835.

Signed by the said Thomas Paynter and Henry Champion Partridge, in the presence of Arthur Brittain, Clerk to the said Thomas Paynter.

(Signed) *Thomas Paynter.*  
*Henry Champion Partridge.*

Now, therefore, His Majesty (by advice of His Privy Council) doth hereby approve of such determination of the said barristers, and of the number of councillors so assigned to each ward of the said borough, and doth order the same to be published in the London Gazette accordingly.

*Wm. L. Bathurst.*

At the Court at *Brighton*, the 4th day of *December*, 1835,

PRESENT,

The KING'S Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the sixth year of the reign of his present Majesty, intituled "An Act to provide for the regulation of municipal corporations in England and Wales," which received the Royal assent on the ninth of September last, after reciting that it was expedient that certain boroughs of large population should be divided into wards, before any election of councillors for such boroughs should take place, it was, among other things, enacted, that every borough in the schedule (A.) to the said Act annexed, should be divided into the number of wards mentioned in such schedule, in conjunction with the name of such borough; and that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions therein-before contained, to revise the burgess and councillors' lists of any borough in the present year, and he and they was and were thereby required, within the space of six weeks next after the passing of the said Act, to determine and set out the extent, limits, and boundary lines of such wards, and what portions of such borough should be included therein respectively, and the copy of the particulars of such division should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (if His Majesty, by the advice of His Privy Council, should approve such determination) should be published in the London Gazette, and every such borough should, after such publication as aforesaid, be

deemed to be divided into such wards as should be so determined and set out as aforesaid, and such division should continue and be in force until the same should be altered by authority of Parliament: and it is thereby further enacted that the said barrister or barristers should, after the division of the borough into such number of wards as is directed by the said Act, apportion among the several wards of such borough the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: provided always, that the number of councillors assigned to each ward should be a number divisible by three, and a copy of the particulars of the number of councillors so assigned to the several wards of the borough should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (subject as aforesaid to the approval of His Majesty, by the advice of his Privy Council) should be published in the London Gazette; and the number of councillors so assigned to each ward of such borough should, after such publication as aforesaid, be the number to be elected in such ward, and should so continue until the same should be altered by authority of Parliament; and it was thereby further enacted, that it should be lawful for His Majesty (if he should think fit by the advice of His Privy Council) to order any days and times, before the first of February next, for doing the several matters required and authorised by the said Act to be done, in lieu of the several days and times for the present year therein-before specified, or any of them: and, in such case, all matters mentioned in such order should be done on and within such days and times as should be mentioned respectively in that behalf in such order, as if the days and times mentioned in such order had in every instance been mentioned in the said Act, instead of the days and times therein-before respectively mentioned in that behalf; and whereas by an Order in Council, dated the thirtieth day of September last, His Majesty (by advice of His Privy Council) did order that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions in the said Act contained, to determine and set out the extent, limits, and boundary lines of the wards into which it is provided, by the said Act, that certain boroughs of large population should be divided, and what portions of such boroughs should be included therein respectively, within the space of sixty days next after the passing of the said Act, instead of the space of six weeks next after the passing of the said Act; and whereas Henry Charles Moreton Dyer, Esq. and Stephen Gaselee, Esq. the barristers appointed, in pursuance of the provisions of the said Act, to revise the burgess and councillors' lists of the borough of Great Yarmouth, in the present year, the said borough of Great Yarmouth being one of the boroughs included in the said schedule), did, within sixty days next after the passing of the said Act, in due manner determine and set out the extent, limits, and boundary lines of the wards of the said borough, according to the provisions of the said Act, and what portions of the said borough shall be included therein respectively: and the said barristers, after the division of such borough into such number of wards as is directed by the said Act, and within the said period of sixty days, did, in due manner, apportion, among the several

wards of such borough, the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: and the said barristers have duly transmitted a copy of the particulars of such division, and of the particulars of the number of councillors so assigned to the several wards of the said borough, to one of his Majesty's Principal Secretaries of State, in the words following, that is to say:

#### BOROUGH OF GREAT YARMOUTH.

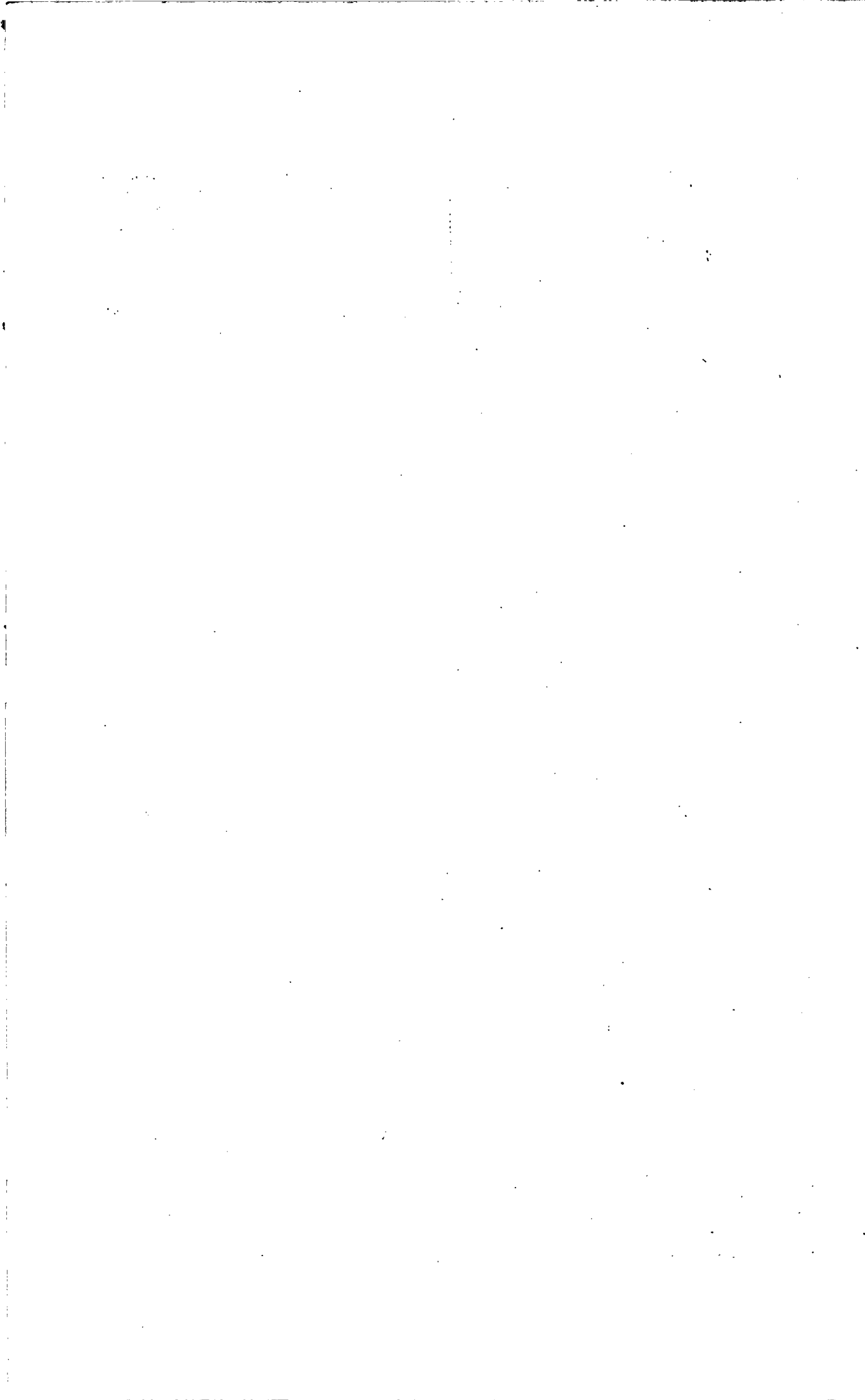
"We, Henry Charles Moreton Dyer, and Stephen Gaselee, Barristers at Law, having been duly appointed to revise the lists of burgesses for the borough of Great Yarmouth, and to execute the other duties required by the statute fifth and sixth William Fourth, c. 76, and having heard evidence in that behalf, and examined the rate books of the different parishes within the same, do hereby, in pursuance of the directions of the said Act, divide the said borough into six wards, to be called the North, or Saint Nicholas Ward, the Market Ward, the Regent Ward, the Saint George's Ward, the Nelson Ward, and the Gorleston and South Town, or Saint Andrews' Ward. And we do determine and set out the extent, limits, and boundary lines of such wards, and what portion of such borough shall be included therein respectively, in manner following, that is to say, the North, or Saint Nicholas Ward, shall contain all the parts of the parish of Great Yarmouth, within the said borough, to the northward of the line drawn, as follows: The line to commence at the River Yare, and proceed eastward along the northern wall of the dwelling-house and garden of Edmund Preston, Esq., called Milmont-house, thence across the main-road called 'The North Quay-road,' along the centre of the row No. 34, called "The Quay Mill-row;" thence across George-street, along the centre of the row No. 33, called 'Nightingale's-row,' across 'Charlotte-street,' along the centre of the row No. 32, called 'King's Head South Row,' thence in a straight line to the centre of the road passing between the Fisherman's Hospital, and a dwelling-house, the property of the corporation, in respect of the Children's Hospital Charity, now under lease to Mr. William Burroughs, thence along the centre of the same road, through the centre of the Pudding Gates, and along the centre of the same road, passing the north front of a dwelling-house, the property of the church of Saint Nicholas, now occupied by Mr. James Douglas, and thence eastward in a straight line to the sea, passing the south side of a mill called Youell's Mill. The Market Ward shall contain all the parts of the parish of Great Yarmouth, within the said borough, to the south of the above described line, and to the north of and within the line drawn as follows:—The line to commence at the River Yare, at the centre of the Stone Cutter's Quay, and proceed eastward along the south fence of the dwelling-house of John Mortlock Lacon, Esq. along the centre of the row, No. 50, called Costerton's North Row, across Howard-street, along the centre of the row, No. 49, called Blake's North Row, thence in a straight line to the centre of the road, passing between the Charity School, and the dwelling-house of George Bateman, Esq., along the centre of the same road, round the south-west corner of the Theatre, to and along the centre of the road through the Theatre gates, and

thence in a straight line eastward to the sea, leaving Hammond's Mill to the north. The Regent Ward shall contain all the parts of the parish of Great Yarmouth, within the said borough, to the south of the last described line, and to the north of and within the line drawn as follows:—The line to commence at the River Yare, opposite to and crossing the Quay, along the centre of the road between the dwelling-house of Samuel Tolver, Esq., and the Town Hall, across the end of Gaol-street, along the centre of the row, No. 75, called Mrs. Palgrave's-row, across Howard-street, along the centre of the row, No. 74, called Mr. Cobb's South-row, across King's-street, along the centre of the opening between Mr. Diver's house and the Wesleyan chapel, round the north-east corner of the dwelling-house adjoining to the said chapel, and now in the occupation of Mr. Gosling, along the centre of the road leading to the chapel gates, thence through the centre of the same gateway, along the centre of the Chapel-road, leading towards the jetty, as far as and round the south gable of a house lately occupied by Mr. James Bolt, and now by Mr. Stanford, and thence along the centre of the road to the south of the said dwelling-house, in a straight line eastward to the sea. The Saint George's Ward shall contain all the parts of the parish of Great Yarmouth within the said borough, to the south of the last described line, and to the north of and within the line drawn as follows:—The line to commence from the River Yare opposite to and crossing the quay in a straight line eastward, along the centre of the row, No. 112, called Mr. Steward's South-row, across Gaol-street, along the centre of the row, No. 113, called Ferrier's-row, across King-street, along the centre of the row, No. 114, called Mrs. French's-row, along the centre of the row leading to and passing to the west of Saint Peter's Church, and as far as and to the White Lion-road, and thence along the centre of the said White Lion-road, in a straight line eastward to the sea. The Nelson Ward shall contain all the parts of the parish of Great Yarmouth, within the said borough, to the south of the last described line, and environed on all other points by the sea, and the River Yare. The Gorleston and the South-town, or Saint Andrew's Ward, shall contain the parish of Gorleston, including the hamlet of South-town, otherwise Little Yarmouth, in the county of Suffolk, that part of the parish of Great Yarmouth called Cobham Island, and those parts of the said parish of Great Yarmouth that lie to the west and south of the said River Yare. And we the said Henry Charles Moreton Dyer and Stephen Gaselee having regard as well to the number of persons rated to the relief of the poor in each ward as to the aggregate amount of the sums at which all the said persons are so rated, do assign six councillors to each of the said several wards. Given under our hands at Great Yarmouth, this thirty-first day of October, in the year of our Lord 1835.

(Signed)

*H. C. Moreton Dyer.*  
*S. Gaselee."*

Now therefore His Majesty (by advice of his Privy Council) doth hereby approve of such determination of the said barristers and of the number of councillors so assigned to each ward of the said borough, and doth order the same to be published in the London Gazette accordingly. *Wm. L. Bathurst.*



At the Court at *Brighton*, the 4th day of *December*,  
1835,

PRESENT,

The KING'S Most Excellent Majesty in Council,

WHEREAS by an Act, passed in the sixth year of the reign of his present Majesty, intituled "An Act to provide for the regulation of municipal corporations in England and Wales," which received the Royal assent on the ninth of September last, after reciting that it was expedient that certain boroughs of large population should be divided into wards, before any election of councillors for such boroughs should take place, it was, among other things, enacted, that every borough in the schedule (A.) to the said Act annexed should be divided into the number of wards mentioned in such schedule, in conjunction with the name of such borough; and that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions therein-before contained, to revise the burgess and councillors' lists of any borough in the present year, and he and they was and were thereby required within the space of six weeks next after the passing of the said Act, to determine and set out the extent, limits, and boundary lines of such wards, and what portions of such borough should be included therein respectively, and the copy of the particulars of such division should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (if His Majesty, by the advice of His Privy Council, should approve such determination) should be published in the London Gazette, and every such borough should, after such publication as aforesaid, be deemed to be divided into such wards as should be so determined and set out as aforesaid, and such division should continue and be in force until the same should be altered by authority of Parliament: provided always that if His Majesty, by advice of His Privy Council, should not approve such determination, such publication as aforesaid should nevertheless be made, and such division be in force, for the purpose of any election under the provisions of the said Act, and until such time as His Majesty should, by advice of His Privy Council, upon further information and report from such barristers, definitely approve the division of such borough into wards in manner therein-before mentioned: and it is thereby further enacted, that the said barrister or barristers should, after the division of the borough into such number of wards as is directed by the said Act, apportion among the several wards of such borough the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: provided always, that the number of councillors assigned to each ward should be a number divisible by three, and a copy of the particulars of the number of councillors so assigned to the several wards of the borough should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (subject as aforesaid to the approval of His Majesty, by the advice of His Privy Council) should be published in the London Gazette, and the number of council-

lors so assigned to each ward of such borough should, after such publication as aforesaid, be the number to be elected in such ward, and should so continue until the same should be altered by authority of Parliament; provided always, that if His Majesty, by the advice of His Privy Council, should not approve the number of councillors so assigned to each ward, such publication should nevertheless be made, and the number of councillors so assigned to each ward of such borough, by such barrister should be the number to be elected in each ward at any election of councillors under the said Act, until such time as His Majesty should, by advice of His Privy Council, upon further information and report from such barristers definitely approve such assignment in manner therein-before mentioned: and it was thereby further enacted, that it should be lawful for His Majesty (if he should think fit by the advice of His Privy Council) to order any days and times, before the first of February next, for doing the several matters required and authorised by the said Act to be done, in lieu of the several days and times for the present year therein-before specified, or any of them: and, in such case, all matters mentioned in such order should be done on and within such days and times as should be mentioned respectively in that behalf in such order, as if the days and times mentioned in such order had in every instance been mentioned in the said Act, instead of the days and times therein-before respectively mentioned in that behalf; and whereas, by an Order in Council, dated the thirtieth day of September last, His Majesty (by advice of His Privy Council) did order, that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions in the said Act contained, to determine and set out the extent, limits, and boundary lines of the wards into which it is provided, by the said Act, that certain boroughs of large population should be divided; and what portions of such boroughs should be included therein respectively, within the space of sixty days next after the passing of the said Act, instead of the space of six weeks next after the passing of the said Act; and whereas William Mackworth Praed, Esq. and John Greenwood, Esq. the barristers appointed, in pursuance of the provisions of the said Act, to revise the burgess and councillors' lists of the borough of the city and county of the city of Bristol, in the present year (the said borough of the city and county of the city of Bristol being one of the boroughs included in the said schedules) did, within sixty days next after the passing of the said Act, determine and set out the extent, limits, and boundary lines of the wards of the said borough, and what portions of the said borough shall be included therein respectively: and the said barristers, after the division of such borough into such number of wards as is directed by the said Act, and within the said period of sixty days, did, apportion, among the several wards of such borough, the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: and the said barristers have duly transmitted a copy of the particulars of such division, and of the particulars of the number of councillors so assigned to the several wards of the said borough, to one of His Majesty's Principal Secretaries of State, in the words following, that is to say:

BOROUGH OF THE CITY AND COUNTY OF THE CITY OF  
BRISTOL.

"We, William Mackworth Praed, of Lincoln's-inn, Barrister at Law, and John Greenwood, of the Middle-temple, Barrister at Law, having been duly appointed by Sir John Gurney, Knt. one of the Barons of His Majesty's Court of Exchequer, at Westminster, and the Senior Judge in the Commission of Assize for the county of Somerset for the last Summer Circuit, to revise the lists of burgesses for the borough of the city and county of the city of Bristol, and to execute the other duties required by the Statute fifth and sixth William the Fourth, c. 76, and having heard evidence in that behalf, and having perambulated the boundaries of the said borough, and examined the rate books of the several parishes, and other places within the same, do hereby, in pursuance of the directions of the said Act, divide the said borough into ten wards, to be called the Bedminster Ward, the Bristol Ward, the Clifton Ward, the District Ward, the Redcliff Ward, St. Augustine's Ward, St. James's Ward, St. Michael's Ward, St. Paul's Ward, and St. Philip and Jacob's Ward. And we do determine and set out the extent, limits, and boundary lines of such wards, and what portions of such borough shall be included therein respectively, in manner following, that is to say, we do determine that the Bedminster Ward shall include all such parts of the parishes of Bedminster, St. Mary Redcliff, and Temple, as lie southward of the new course of the river Avon, between such new course and the boundary of the borough of Bristol, as described in an Act passed in the second and third year of the reign of His present Majesty, intituled, "An Act to settle and describe the divisions of counties, and the limits of cities and boroughs in England and Wales, so far as respects the election of Members to serve in Parliament; and that the Bristol Ward shall contain the respective parishes of St. Stephen, St. Nicholas, St. Leonard's, All Saints, St. Werburgh, St. John the Baptist, St. Ewen, Christchurch, St. Mary-le-Port, St. Peter, St. Philip and Jacob within the boundary of the old city of Bristol, commonly called the In-parish of St. Philip and Jacob, and the Castle Precincts, and that the Clifton Ward shall contain the parish of Clifton, and that the District Ward shall contain the district of the united parishes of St. James and St. Paul, heretofore in the county of Gloucester; and that the Redcliff Ward shall contain the parish of St. Thomas, and all such parts of the respective parishes of St. Mary, Redcliff, Bedminster, and Temple, otherwise Holy Cross, as lie northward of the new course of the River Avon, including that small portion or tongue of land belonging to the parish of Temple whereon the toll gate now stands, and which lies between St. Philip's Marsh in the Out-parish of St. Philip and Jacob, and the cattle market in the parish of Temple; and that St. Augustine's Ward shall contain the parish of St. Augustine; and that St. James's Ward shall contain the parish of St. James, within the boundary of the old city of Bristol; and that St. Michael's Ward shall contain the parish of St. Michael, together with such parts of the parish of Westbury as lie within the boundary of the borough of Bristol, as described in the said Act last herein-before mentioned; and that St. Paul's Ward shall contain the parish of

St. Paul, within the boundary of the old city of Bristol; and that St. Philip and Jacob's Ward shall contain the parish of St. Philip and Jacob, heretofore in the county of Gloucester, commonly called the Out-parish of St. Philip and Jacob: and having regard as well to the number of persons rated to the relief of the poor in each ward, as to the aggregate amount of the sums at which all the said persons are so rated, we do assign the number of councillors to each ward in manner following; that is to say, to the Bedminster Ward three councillors; to the Bristol Ward nine councillors; to the Clifton Ward nine councillors; to the District Ward three councillors; to the Redcliff Ward six councillors; to St. Augustine's Ward six councillors; to St. James's Ward three councillors; to St. Michael's Ward three councillors; to St. Paul's Ward three councillors; and to St. Philip and Jacob's Ward three councillors.—In witness whereof we have hereunto set our hands this second day of November 1835.

(Signed) *William Mackworth Praed.*  
*John Greenwood.*"

And whereas the division and assignment so made by the said barristers appear to be in certain particulars liable to objection, now, therefore, His Majesty, by advice of His Privy Council, doth hereby disapprove of such determination of the said barristers, and of the number of councillors so assigned to each ward of the said borough; but, nevertheless, His Majesty, by the advice aforesaid, doth order that the particulars of the division and assignment so made by the said barristers shall be published in the London Gazette, in order that such force and validity may be given thereto as is authorised and directed by the said Act.

*Wm. L. Bathurst.*

At the Court at *Brighton*, the 4th day of *December*,  
1835,

PRESENT,

The KING'S Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the sixth year of the reign of his present Majesty, intituled "An Act to provide for the regulation of municipal corporations in England and Wales," which received the Royal assent on the ninth of September last, after reciting that it was expedient that certain boroughs of large population should be divided into wards, before any election of councillors for such boroughs should take place, it was, among other things, enacted, that every borough in the schedule (A.) to the said Act annexed, should be divided into the number of wards mentioned in such schedule, in conjunction with the name of such borough; and that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions therein-before contained, to revise the burgess and councillors' lists of any borough in the present year, and he and they was and were thereby required, within the space of six weeks next after the passing of the said Act, to determine and set out the extent, limits, and boundary lines of such wards, and what portions of such borough should be included therein respec-



tively, and the copy of the particulars of such division should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (if His Majesty, by the advice of His Privy Council, should approve such determination) should be published in the London Gazette, and every such borough should, after such publication as aforesaid, be deemed to be divided into such wards as should be so determined and set out as aforesaid, and such division should continue and be in force until the same should be altered by authority of Parliament: provided always that if His Majesty by advice of His Privy Council, should not approve such determination, such publication as aforesaid should nevertheless be made, and such division be in force, for the purpose of any election under the provisions of the said Act, and until such time as His Majesty should, by advice of His Privy Council, upon further information and report from such barristers, definitively approve the division of such borough into wards in manner therein-before mentioned: and it is thereby further enacted, that the said barrister or barristers should, after the division of the borough into such number of wards as is directed by the said Act, apportion among the several wards of such borough the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: provided always, that the number of councillors assigned to each ward should be a number divisible by three, and a copy of the particulars of the number of councillors so assigned to the several wards of the borough should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (subject as aforesaid to the approval of His Majesty, by the advice of His Privy Council) should be published in the London Gazette, and the number of councillors so assigned to each ward of such borough should after such publication as aforesaid, be the number to be elected in such ward, and should so continue until the same should be altered by authority of Parliament; provided always, that if His Majesty by the advice of His Privy Council should not approve the number of councillors so assigned to each ward, such publication should nevertheless be made, and the number of councillors so assigned to each ward of such borough by such barrister should be the number to be elected in each ward at any election of councillors under the said Act, until such time as His Majesty should by advice of His Privy Council upon further information and report from such barristers definitively approve such assignment in manner therein-before mentioned: and it was thereby further enacted, that it should be lawful for His Majesty (if he should think fit by the advice of His Privy Council) to order any days and times, before the first of February next, for doing the several matters required and authorised by the said Act to be done, in lieu of the several days and times for the present year therein-before specified, or any of them: and, in such case, all matters mentioned in such order should be done on and within such days and times as should be mentioned respectively in that behalf in such order, as if the days and times mentioned in such order had in every instance been mentioned in the said Act, instead of the days and times therein-before respectively mentioned in that behalf; and whereas, by an Order in Council, dated the thirtieth day of September last,

His Majesty (by advice of His Privy Council) did order, that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions in the said Act contained, to determine and set out the extent, limits, and boundary lines of the wards into which it is provided, by the said Act, that certain boroughs of large population should be divided, and what portions of such boroughs should be included therein respectively, within the space of sixty days next after the passing of the said Act, instead of the space of six weeks next after the passing of the said Act; and whereas John R. Barker, Esq. and Frederick Calvert, Esq. the barristers appointed, in pursuance of the provisions of the said Act, to revise the burgess and councillors' lists of the borough of Bury St. Edmund's, in the present year, (the said borough of Bury St. Edmund's being one of the boroughs included in the said schedule), did, within sixty days next after the passing of the said Act, determine and set out the extent, limits, and boundary lines of the wards of the said borough, and what portions of the said borough shall be included therein respectively: and the said barristers, after the division of such borough into such number of wards as is directed by the said Act, and within the said period of sixty days, did apportion, among the several wards of such borough, the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: and the said barristers have duly transmitted a copy of the particulars of such division, and of the particulars of the number of councillors so assigned to the several wards of the said borough, to one of His Majesty's Principal Secretaries of State, in the words following, that is to say:

"MY LORD,

"Having been appointed under the Municipal Act revising barristers of the borough of Bury St. Edmunds, we have made the necessary inquiries for dividing it into wards, we annex to our report a map of the borough, drawn by a surveyor of high character residing there, and taken from different maps, of which the correctness is generally admitted. We find that there is an old division of the borough into two parishes of about equal dimensions, amounts of assessments, and number of inhabitants; and so far as we could learn, that this division has proved useful in the administration of the Poor Laws; but we have not made it a matter of inquiry whether the division into wards should be the same, because we think that the power of adopting it is not conferred upon us by the words of the Statute. Another division which has long existed in the town, is a division into five wards for the election of constables. It does not, however, appear to be in any way adapted to our purpose, nor is there any other division from which we can derive any assistance. Under these circumstances, we propose to divide the borough into three wards, the number specified in the Schedule of the Act, and a plan having been suggested to us by a gentleman well acquainted with the town, we have adopted it with a very slight alteration. Referring to the map which we before mentioned, we must observe that the principal trading wealth of the town is to be found in Abbeygate-street, the meat-market, the butter-market and Guildhall-street. Wealthy persons of

independent fortunes reside chiefly upon the Angel-hill, in the neighbourhood of the churches of St. Mary and St. James, in St. Mary's-square, Guildhall-street, and Northgate-street. The poorer class of rate payers live principally in the Long and Short Brackland, and the extreme parts of the town, namely, Eastgate-street, Northgate-street, Risbygate-street, out of Westgate, Southgate, and Ramgate. With a view to make a division of the borough by which wealth and numbers may be duly intermixed now and continue to be so hereafter, we have thought it right to divide between the several wards those parts of the town in which the trade is principally carried on, and in which shops are likely to be always occupied, those in which the poorer classes reside, and also the land on which, in all probability, buildings will be hereafter erected. We propose that the three wards shall be called respectively North, East, and West. In describing the boundary lines of the wards we have followed the rules of construction laid down in 2 and 3 William the Fourth, c. 64, s. 36, and we have applied the principle contained in the eighth rule to streets. We recommend that the boundary line of the North Ward shall commence at the point (A.) in the Newmarket-road, where that road passes from the parish of Westley into the parish of St. James, and shall proceed eastward along the Newmarket road and the Risbygate-street, and crossing St. Andrew's-street into Brentgovel-street, to the point (B.) where that street meets the Cornmarket. And thence southward along the Cornmarket till it comes to point (C.) taken twenty yards south of the line of houses which extend in an easterly direction along the northern side of the Cornmarket. That, from that point (C.), it shall proceed eastward at the distance of twenty yards south of those houses, till it comes to a point (D.) taken at ten yards distance from the line of houses on the eastern side of the Buttermarket. That the line shall thence proceed southward along the Buttermarket to the point (E.), where the Buttermarket meets Abbeygate-street, thence eastward along Abbeygate-street to the point (F.), where Abbeygate-street meets High Baxter-street and Hatter-street, and thence eastward along Abbeygate-street to the point (G.) where Abbeygate-street joins the Angel-hill, thence northward (to point H.) along the Angel-hill, and then eastward along the Angel-hill and Mustow-street, and across Eastgate-bridge, and along Eastgate-street, and along the Ixworth-road to the point (K.) where the parish of St. James meets the parish of Great Barton, at the extremity of the borough. That from that point (K.) the line shall proceed first northward, then westward, then southward, along the boundary line of the borough which divides the parish of St. James from the respective parishes of Great Barton, Fornham, St. Martin, Fornham, All Saints, and Westley, to the point (A.) first mentioned in the Newmarket-road, and that the North Ward shall include all that part of the borough which lies within the boundary line now described. That the boundary line of the West Ward on the northern side shall be the line before mentioned as commencing from the point (A.) of junction of the two parishes of Westley and St. James, and passing along the Newmarket-road, Risbygate-street, Brentgovel-street, the corn-market and butter-market, and Abbeygate-street as far as the point (F.), where

Abbeygate-street meets Hatter-street and High Baxter-street. That thence it shall proceed southward along Hatter-street and College-street to the point (L.), where College-street meets Hog-lane, thence westward along Hog-lane to the point (M.), where Hog-lane meets Whiting-street, thence southward along Whiting-street to the point (N.), where Whiting-street meets Westgate-street, and thence westward along Westgate-street and the Horningsheath-road to the point (O.) of the junction of the Horningsheath and Hawstead-roads, and thence southward along the Hawstead-road to point (P.), where that road meets the limits of the borough. That it shall thence proceed first westward and afterwards northward along the boundary line of the borough, which separating first St. Mary's parish from Horningsheath and Westley, and afterwards St. James' parish from Westley, passés to the first-mentioned point (A.) in the Newmarket-road; and that the West Ward shall include all that part of the borough which lies within this last described boundary line. That the boundary line of the East Ward commencing at the point (P.), where the Hawstead-road reaches the extremity of the borough, shall be the line before mentioned as proceeding along the Hawstead-road, Horningsheath-road, Westgate, Whiting-street, Hog-lane, College-street, and Hatter-street to the point (F.), where Hatter-street meets Abbeygate-street, and thence shall be the line mentioned as passing from that point along Abbeygate-street and the Angel-hill, Mustow-street, and Eastgate-street, and the Ixworth-road to the point (K.), where the parish of St. James meets the parish of Great Barton at the extremity of the borough. That it shall proceed thence, first southward and afterwards westward, along the boundary line of the borough, which separating it from Rougham, Rushbrook, Nowton, and Hardwick, passes to the before-mentioned point (P.) in the Hawstead-road, where that road meets the limits of the borough, and that the East Ward shall include all that part of the borough which lies within the last described boundary line. It may appear that in allotting so small a quantity of land to the West Ward we have departed from our own rule to allot to each ward portions of land as nearly equal as possible. But we have been informed that the land in the West Ward is remarkably well suited for building, while in the East Ward, where it is most abundant, it is in some parts low and marshy, and in others, on account of a difficulty of communication, and of its remoteness from the most populous parts of the town, very unlikely to be thickly inhabited. According to this division the number of persons assessed in the North Ward will be about 480, in the East Ward about 460, in the West Ward about 450. The amount of assessment in the North Ward will be about £4080, in the East Ward about £4050; in the West Ward about £3790. To estimate more correctly the proportion between wealth and numbers in each ward, we have divided the rate payers into three classes, those assessed at £3 and less than £3; those assessed at sums from £3 to £10 inclusive; and those assessed at more than £10. The first of these classes, speaking generally, includes very small tradesmen, retired under-servants, journeymen, and agricultural labourers; the second includes tradesmen of the

middling class, retired upper-servants, and other persons of small independent fortunes; the third class includes the clergy, bankers, attornies, the most opulent tradesmen, and persons of independent fortune. These different classes bear to each other in each ward a ratio approaching to that of five in the first class, four of the second class, and three of the third class. Under these circumstances we propose that to each ward there be allotted six councillors.

We are

Your Lordship's obedient humble servants,  
(Signed) *John R. Barker.*  
*Frederick Calvert."*

Nov. 5th, 1835,  
6, Stone-buildings, Lincoln's Inn."

And whereas the division and assignment so made by the said barristers appear to be in certain particulars liable to objection; now, therefore, His Majesty, by advice of His Privy Council, doth hereby disapprove of such determination of the said barristers and of the number of the councillors so assigned to each ward of the said borough. But nevertheless His Majesty, by the advice aforesaid, doth order that the particulars of the division and assignment so made by the said barristers shall be published in the London Gazette, in order that such force and validity may be given thereto as is authorised and directed by the said Act.

*Wm. L. Bathurst.*

At the Court at *Brighton*, the 4th day of *December*  
1835,

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the sixth year of the reign of His present Majesty, intituled "An Act to provide for the regulation of municipal corporations in England and Wales," which received the Royal assent on the ninth of September last, after reciting that it was expedient that certain boroughs of large population should be divided into wards, before any election of councillors for such boroughs should take place, it was, among other things, enacted, that every borough in the schedule (A.) to the said Act annexed, should be divided into the number of wards mentioned in such schedule, in conjunction with the name of such borough, and that it should be lawful for the barrister or barristers, appointed in pursuance of the provisions therein-before contained, to revise the burgess and councillors' lists of any borough in the present year, and he and they was and were thereby required, within the space of six weeks next after the passing of the said Act, to determine and set out the extent, limits, and boundary lines of such wards, and what portions of such borough should be included therein respectively, and the copy of the particulars of such division should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (if His Majesty, by the advice of His Privy Council, should, approve such determination) should be published in the London Gazette, and every such borough should, after such publication as aforesaid, be deemed to be divided into such wards as should be so determined

and set out as aforesaid, and such division should continue and be in force until the same should be altered by authority of Parliament: provided, always, that if His Majesty, (by advice of His Privy Council, should not approve such determination, such publication as aforesaid should, nevertheless, be made, and such division be in force for the purpose of any election under the provisions of the said Act, and until such time as His Majesty should, by the advice of His Privy Council, upon further information and report from such barristers, definitively approve the division of such borough into wards in manner therein-before mentioned: and it is thereby further enacted, that the said barrister or barristers should, after the division of the borough into such number of wards as is directed by the said Act, apportion among the several wards of such borough the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: provided always, that the number of councillors assigned to each ward should be a number divisible by three, and a copy of the particulars of the number of councillors so assigned to the several wards of the borough, should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (subject as aforesaid to the approval of His Majesty, by the advice of His Privy Council) should be published in the London Gazette, and the number of councillors so assigned to each ward of such borough should, after such publication as aforesaid, be the number to be elected in such ward, and should so continue until the same should be altered by authority of Parliament: provided, always that if His Majesty, by the advice of His Privy Council, should not approve the number of councillors so assigned to each ward, such publication should, nevertheless, be made, and the number of councillors so assigned to each ward of such borough by such barrister, should be the number to be elected in each ward at any election of councillors under the said Act, until such time as His Majesty, should, by advice of His Privy Council, upon further information and report from such barristers, definitively approve such assignment in manner therein-before mentioned: and it was thereby further enacted, that it should be lawful for His Majesty (if he should think fit, by the advice of His Privy Council) to order any days and times, before the first of February next, for doing the several matters required and authorised by the said Act to be done, in lieu of the several days and times for the present year therein-before specified, or any of them, and in such case all matters mentioned in such order should be done on and within such days and times as should be mentioned respectively in that behalf in such order, as if the days and times mentioned in such order had in every instance been mentioned in the said Act, instead of the days and times therein-before respectively mentioned in that behalf: and whereas, by an Order in Council, dated the thirtieth day of September last, His Majesty (by advice of His Privy Council) did order that it should be lawful for the barrister or barristers, appointed in pursuance of the provisions in the said Act contained, to determine and set out the extent, limits, and boundary lines of the wards into which it is provided, by the said Act, that certain boroughs of large population should be divided, and what portions of such boroughs should be

included therein respectively, within the space of sixty days next after the passing of the said Act, instead of the space of six weeks next after the passing of the said Act: and whereas, Henry Sockett, Esq. and James Evans, Esq. the barristers appointed in pursuance of the provisions of the said Act, to revise the burgess and councillors' lists of the borough of Cardiff, in the present year (the said borough of Cardiff, being one of the boroughs included in the said schedule), did, within sixty days next after the passing of the said Act, determine and set out the extent, limits, and boundary lines of the wards of the said borough, and what portions of the said borough shall be included therein respectively: and the said barristers, after the division of such borough into such number of wards as is directed by the said Act, and within the said period of sixty days, did apportion among the several wards of such borough the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: and the said barristers have duly transmitted a copy of the particulars of such division, and of the particulars of the number of councillors so assigned to the several wards of the said borough, to one of His Majesty's Principal Secretaries of State, in the words following, that is to say:

**BOROUGH OF CARDIFF.**

"These are to certify, that we, Henry Sockett, Esq. and James Evans, Esq. being the barristers appointed in pursuance of an Act of Parliament passed in the Session of Parliament, which commenced in the fifth, and ended in the sixth year of His present Majesty King William the Fourth, intituled "An Act to provide for the regulation of municipal corporations in England and Wales," to revise the burgess and councillors' lists of the borough of Cardiff, in the county of Glamorgan, do determine and set out the extent, limits, and boundary lines of the two wards into which the said borough is by the said Act of Parliament directed to be divided in manner following, that is to say:—

That the said boundary line between the said two wards shall commence at a culvert which crosses the turnpike-road leading from Cardiff aforesaid, to the town of Cowbridge, in the said county, a few yards to the eastward of certain cottages called Little King's Castle, which said culvert is there the western extremity of the said borough of Cardiff; and the said boundary line shall run from the said culvert eastwardly along the said turnpike road as far as a place or street called Broad-street; thence, diagonally across the said place or street to another street called Womanby-street; thence, along the said last-mentioned street, to Quay-street, and thence, along Quay-street to Saint Mary's-street; thence, across Saint Mary's-street to Church-street, to the end of Trinity-street, opposite to the principal entrance to the church of Saint John's; thence, along Trinity-street, thence, straight on by the Rising Sun public-house, Langley's-buildings, and the Tabernacle chapel, to the western end of the bridge called Milkmaid's-bridge, which there crosses a canal; thence, over the said bridge, into Bridge-street; thence, along Bridge-street to the end thereof, and thence, in a straight direction, having a field called the Eight Acres on the left, to the end of Love-lane;

thence, along Love-lane, to the south west end of the bridge, which there crosses the new feeder, in a lane there called Whitmore-lane; thence, over the said last-mentioned bridge, along Whitmore-lane to the eastern boundary of the said borough of Cardiff; and that the centre line of the said road, streets, and lanes respectively, shall be the boundary line, except where herein-before is otherwise expressed.

And we further determine, that the extent and limits of the ward on the right hand or southern side of the said boundary line, as before laid down, shall be the same as the extent and limits of the said borough of Cardiff on the same side of the said boundary line; and that the extent and limits of the ward on the northern or left hand side of the said boundary line as before laid down, shall be the same as the extent and limits of the said borough of Cardiff, on the same side of the said boundary line.

And we further certify, that, having had regard as well to the number of persons rated to the relief of the poor in such several wards, as to the aggregate amount of the sums at which all the said persons are so rated, we do assign nine councillors to each of the said wards.—In witness whereof we have hereunto set our hands, this 27th day of October 1835.

(Signed)

*Henry Sockett, Swansea.  
James Evans, Carmarthen."*

And whereas the division and assignment so made by the said barristers appear to be in certain particulars liable to objection; now, therefore, His Majesty, by advice of His Privy Council, doth hereby disapprove of such determination of the said barristers, and of the number of councillors so assigned to each ward of the said borough; but, nevertheless, His Majesty, by the advice aforesaid, doth order, that the particulars of the division and assignment so made by the said barristers shall be published in the London Gazette, in order that such force and validity may be given thereto as is authorised and directed by the said Act.

*Wm. L. Bathurst.*

At the Court at *Brighton*, the 4th day of *December*,  
1835,

PRESENT,

The KING'S Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the sixth year of the reign of his present Majesty, intituled "An Act to provide for the regulation of municipal corporations in England and Wales," which received the Royal assent on the ninth of September last, after reciting that it was expedient that certain boroughs of large population should be divided into wards, before any election of councillors for such boroughs should take place, it was, among other things, enacted, that every borough in the schedule (A.) to the said Act annexed, shall be divided into the number of wards mentioned in such schedule, in conjunction with the name of such borough; and that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions therein-before contained, to revise the burgess' and councillors' lists of any borough in the present year, and he and

they was and were thereby required, within the space of six weeks next after the passing of the said Act, to determine and set out the extent, limits, and boundary lines of such wards, and what portions of such borough should be included therein respectively, and the copy of the particulars of such division should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (if His Majesty, by the advice of his Privy Council, should approve such determination) should be published in the London Gazette, and every such borough should, after such publication as aforesaid, be deemed to be divided into such wards as should be so determined and set out as aforesaid, and such division should continue and be in force until the same should be altered by authority of Parliament: provided always, that if His Majesty by advice of His Privy Council, should not approve such determination, such publication as aforesaid should nevertheless be made, and such division be in force, for the purpose of any election under the provisions of the said Act, and until such time as His Majesty should, by advice of His Privy Council, upon further information and report from such barristers, definitively approve the division of such borough into wards in manner therein-before mentioned: and it is thereby further enacted, that the said barrister or barristers should, after the division of the borough into such number of wards as is directed by the said Act, apportion among the several wards of such borough the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: provided always, that the number of councillors assigned to each ward should be a number divisible by three, and a copy of the particulars of the number of councillors so assigned to the several wards of the borough should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (subject as aforesaid to the approval of his Majesty, by the advice of His Privy Council) should be published in the London Gazette, and the number of councillors so assigned to each ward of such borough should, after such publication as aforesaid, be the number to be elected in such ward, and should so continue until the same should be altered by authority of Parliament: provided always, that if His Majesty (by the advice of His Privy Council) should not approve the number of councillors so assigned to each ward, such publication should nevertheless be made, and the number of councillors so assigned to each ward, of such borough by such barrister should be the number to be elected in each ward at any election of councillors under the said Act, until such time as His Majesty should, by advice of his Privy Council, upon further information and report from such barristers definitively approve such assignment in manner thereinbefore mentioned: and it was thereby further enacted, that it should be lawful for his Majesty (if he should think fit by the advice of his Privy Council) to order any days and times, before the first of February next, for doing the several matters required and authorised by the said Act to be done, in lieu of the several days and times for the present year thereinbefore specified, or any of them: and, in such case, all matters mentioned in such order should be done on and within such days and times as should be mentioned respectively in that behalf, in such order, as if

the days and times mentioned in such order had in every instance been mentioned in the said Act, instead of the days and times thereinbefore respectively mentioned in that behalf; and whereas, by an Order in Council, dated the thirtieth day of September last, His Majesty (by advice of His Privy Council) did order, that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions in the said Act contained, to determine and set out the extent, limits, and boundary lines of the wards into which it is provided, by the said Act, that certain boroughs of large population should be divided, and what portions of such boroughs should be included therein respectively, within the space of sixty days next after the passing of the said Act, instead of the space of six weeks next after the passing of the said Act; and whereas James Loxdale, Esq. and John Hancock Hall, Esq. the barristers appointed, in pursuance of the provisions of the said Act, to revise the burgess' and councillors' lists of the borough of Carnarvon, in the present year, (the said borough of Carnarvon being one of the boroughs included in the said schedule), did, within sixty days next after the passing of the said Act, determine and set out the extent, limits, and boundary lines of the wards of the said borough, and what portions of the said borough shall be included therein respectively: and the said barristers, after the division of such borough into such number of wards as is directed by the said Act, and within the said period of sixty days, did apportion, among the several wards of such borough, the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: and the said barristers have duly transmitted a copy of the particulars of such division, and of the particulars of the number of councillors so assigned to the several wards of the said borough, to one of His Majesty's Principal Secretaries of State, in the words following, that is to say:

#### BOROUGH OF CARNARVON.

"We, James Loxdale, of Shrewsbury, in the county of Salop, and John Hancock Hall, of the Middle-temple, London, Esquires, Barristers-at-law, duly appointed by the Right Hon. Sir John Bernard Bosanquet, Knight, one of the Judges of His Majesty's Court of Common Pleas, and the Senior Judge in the commission of assize for the Summer Circuit, in the present year, for the county of Carnarvon, to revise the lists of burgesses in the borough of Carnarvon, in pursuance of an Act of Parliament passed in the last session of Parliament, in the fifth and sixth years of the reign of His present Most Gracious Majesty King William the Fourth, intituled, "An Act to provide for the regulation of municipal corporations in England and Wales," do hereby, in execution of the powers contained in the said Act, divide the borough of Carnarvon into two wards, one whereof, for the sake of distinction, we denominate the Western Ward, and the other whereof, for the like sake of distinction, we denominate the Eastern Ward; and we do hereby, in further execution of the powers contained in the said Act, determine and set out the extent, limits, and boundary lines of such wards, and what portions of such borough shall be included therein respectively, in manner following; that is to say, the Eastern Ward shall commence at and in-

clude the northwesternmost house in North Penrallt-street, late in the occupation of William Jones, wheelwright, but now unoccupied, and from thence shall continue along the middle of Bridge-street and Pont Bridd-street unto the end of Pont Bridd-street, next to Castle-green or Castle-square, and from thence in a straight line across Castle-green or Castle-square to the northern end of Chapel-street next to Castle-square, and from the northern end of Chapel-street, on the south side thereof, in a straight line to the southernmost end of Chapel-street, and from thence in a straight line until such line shall meet an old fence dividing a close formerly belonging to Richard Garnous, Esq., from a close belonging to Lord Newborough, including all houses, warehouses, counting-houses, and shops now built on the south side of Chapel-street and forming part thereof and opening thereinto, and including also all houses, warehouses, counting-houses and shops which shall hereafter be built on the south side of the said line from the southernmost end of Chapel-street to the said old fence which shall abut on, form part of, and open into (but not otherwise) the street now laid out in continuation of the said street called Chapel-street, from the southernmost end of Chapel-street to the said point where the said line shall meet the said old fence, and shall continue along the said fence northwards to the point where such fence meets the road from Carnarvon to Beddgelert, and from the said point unto and along the middle of the Beddgelert-road in a southeasterly direction, until the Beddgelert-road cuts the boundary of the said borough, and from the point where the road to Beddgelert so cuts the said boundary, thence in a northerly direction along the boundary of the said borough until such boundary is cut by the road leading from Llanddeiniolen to Carnarvon, and from the point where the said boundary is cut by the said road leading from Llanddeiniolen, thence in a westerly direction along the middle of the said Llanddeiniolen road until the said Llanddeiniolen road reaches a road leading up by Twthill-cottage, and from thence to the southwest corner of the said road, leading up by Twthill cottage, and from such corner along the north side of the said Llanddeiniolen-road, and along the north side of North Penrallt-street to the said northwesternmost house in North Penrallt-street, late in the occupation of the said William Jones, wheelwright, but now unoccupied, including all houses, warehouses, counting-houses, and shops on the north side of the said Llanddeiniolen-road, from the said road leading up by Twthill-cottage to North Penrallt-street, and on the north side of North Penrallt-street, which are now or shall hereafter be built on the north side of the Llanddeiniolen-road, from the said road leading up to Twthill-cottage to North Penrallt-street and on the north side of North Penrallt-street, and which shall abut on, form part of, and open into the said road or street respectively, but not otherwise; and we do determine that all portions of the said borough within the said boundary hereinbefore described, shall be included in the said Eastern Ward: and we do determine and set out the extent, limits, and boundary lines of the Western Ward shall be the said Eastern Ward on all sides of the said Western Ward which shall adjoin the said Eastern Ward, and on all other parts of the said Western Ward which

shall not adjoin the said Eastern Ward shall be the boundary of the said borough of Carnarvon, except so much of the said boundary as hath been before set out as part of the boundary of the said Eastern Ward: and we do determine that all portions of the said borough of Carnarvon which are not included in the said Eastern Ward shall be included in the said Western Ward, and as far as we deem it practicable, having regard as well to the number of persons rated to the relief of the poor in the said wards, as to the aggregate amount of the sums at which all the said persons are rated, we do hereby assign to the said Eastern Ward six councillors, and to the said Western Ward twelve councillors. Dated this 24th day of October, in the year of our Lord 1835.

(Signed) *James Loxdale.*  
*John Hancock Hall."*

And whereas the division and assignment so made by the said barristers appear to be, in certain particulars, liable to objection: now, therefore, His Majesty, by advice of His Privy Council, doth hereby disapprove of such determination of the said barristers, and of the number of councillors so assigned to each ward of the said borough, but nevertheless, His Majesty, by the advice aforesaid, doth order that the particulars of the division and assignment so made by the said barristers shall be published in the London Gazette, in order that such force and validity may be given thereto as is authorised and directed by the said Act.

(Signed) *W. L. Bathurst.*

At the Court at *Brighton*, the 4th day of *December*, 1835,

PRESENT,

The KING'S Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the sixth year of the reign of his present Majesty, intituled "An Act to provide for the regulation of municipal corporations in England and Wales," which received the Royal assent on the ninth of September last, after reciting that it was expedient that certain boroughs of large population should be divided into wards, before any election of councillors for such boroughs should take place, it was, among other things, enacted, that every borough in the schedule (A.) to the said Act annexed, should be divided into the number of wards mentioned in such schedule, in conjunction with the name of such borough; and that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions therein before contained, to revise the burgess' and councillors lists of any borough in the present year, and he and they was and were thereby required, within the space of six weeks next after the passing of the said Act, to determine and set out the extent, limits, and boundary lines of such wards, and what portions of such borough should be included therein respectively, and the copy of the particulars of such division should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (if His Majesty, by the advice of His Privy Council, should approve such determination) should be pub-

lished in the London Gazette, and every such borough should, after such publication as aforesaid, be deemed to be divided into such wards as should be so determined and set out as aforesaid, and such division should continue and be in force until the same should be altered by authority of Parliament: provided always that if His Majesty by advice of His Privy Council, should not approve such determination, such publication as aforesaid should nevertheless be made, and such division be in force, for the purpose of any election under the provisions of the said Act, and until such time as His Majesty should, by advice of His Privy Council, upon further information and report from such barristers, definitively approve the division of such borough into wards in manner therein before mentioned: and it is thereby further enacted, that the said barrister or barristers should, after the division of the borough into such number of wards as is directed by the said Act, apportion among the several wards of such borough the number of councillors mentioned; in conjunction with the name of such borough, in the said schedule: provided always, that the number of councillors assigned to each ward should be a number divisible by three, and a copy of the particulars of the number of councillors so assigned to the several wards of the borough should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (subject as aforesaid to the approval of His Majesty, by the advice of His Privy Council) should be published in the London Gazette, and the number of councillors so assigned to each ward of such borough should, after such publication as aforesaid, be the number to be elected in such ward, and should so continue until the same should be altered by authority of Parliament; provided always, that if His Majesty by the advice of His Privy Council should not approve the number of councillors so assigned to each ward, such publication should nevertheless be made, and the number of councillors so assigned to each ward of such borough by such barrister should be the number to be elected in each ward at any election of councillors under the said Act, until such time as His Majesty should, by advice of his Privy Council upon further information and report from such barristers definitively approve such assignment in manner thereinbefore mentioned: and it was thereby further enacted, that it should be lawful for His Majesty (if he should think fit by the advice of His Privy Council) to order any days and times, before the first of February next, for doing the several matters required and authorised by the said Act to be done, in lieu of the several days and times for the present year thereinbefore specified, or any of them: and, in such case, all matters mentioned in such order should be done on and within such days and times as should be mentioned respectively in that behalf in such order, as if the days and times mentioned in such order had in every instance been mentioned in the said Act, instead of the days and times thereinbefore respectively mentioned in that behalf; and whereas, by an Order in Council, dated the thirtieth day of September last, His Majesty (by advice of His Privy Council) did order, that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions in the said Act contained, to determine and set out the extent, limits, and boundary lines of the wards into which

it is provided, by the said Act, that certain boroughs of large population should be divided, and what portions of such boroughs should be included therein respectively, within the space of sixty days next after the passing of the said Act, instead of the space of six weeks next after the passing of the said Act; and whereas Edward Bullock, Esq. and Thomas William Tyndale, Esq. the barristers appointed, in pursuance of the provisions of the said Act, to revise the burgess' and councillors' list of the city of Chichester, in the present year, (the said city of Chichester being one of the boroughs included in the schedule), did, within sixty days next after the passing of the said Act, determine and set out the extent, limits, and boundary lines of the wards of the said borough, and what portions of the said borough shall be included therein respectively: and the said barristers, after the division of such borough into such number of wards as is directed by the said Act, and within the said period of sixty days, did apportion, among the several wards of such borough, the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: and the said barristers have duly transmitted a copy of the particulars of such division, and of the particulars of the number of councillors so assigned to the several wards of the said borough, to one of His Majesty's Principal Secretaries of State, in the words following, that is to say:

“ We, Edward Bullock and Thomas William Tyndale, the Barristers duly appointed in pursuance of the provisions of an Act passed in the fifth and sixth years of the reign of his present Majesty, intituled “ An Act to provide for the Regulation of “ municipal corporations in England and Wales,” to revise the burgess' and councillors' lists of the city of Chichester, in the year 1835; and by the said Act required to determine and set out the extent, limits, and boundary lines of the two wards into which the said city is, by the said Act, and the schedule (A.) thereto annexed, directed to be divided, and what portions of the said city shall be therein respectively included; and also by the said Act empowered to apportion between the said two wards the eighteen councillors by the said Act and schedule assigned to the said city; having regard, as far as may be practicable in such apportionment, as well to the number of persons rated to the relief of the poor in such wards, as to the aggregate amount of the sums at which all the said persons shall be so rated; provided that the number of councillors so to be assigned to each ward be a number divisible by three; having inspected all the books containing any rate made for the relief of the poor in each of the several parishes situated wholly or in part within the said city, and having considered the same, and heard and examined such persons as we deemed necessary for enabling us to execute the duties by the said Act imposed upon us touching the premises, do hereby determine and set out the extent, limits, and boundary lines of the two wards into which the said city is, by the said Act, directed to be divided as follows; that is to say, that one of the said wards herein, for the purpose of distinction, called the North or Friary Ward, shall contain all such parts and portions of the parish of St. Peter the



Great, otherwise Sub-deanery, as lie within the limits of the said city, as settled and described in and by an Act of Parliament passed in the second and third years of His present Majesty's reign, intituled "An Act to settle and describe the divisions of counties, and the limits of cities and boroughs in England and Wales, in so far as respects the election of Members to serve in Parliament," and to the east of a line drawn from the boundary of the said city, at the north-western end of the Old Broile-road, down the middle of the said Old Broile-road, to the point where the same enters into the street, or lane now called Orchard-street, but formerly Scutlery-lane, and to the north of a line drawn thence eastward down the middle of the said street or lane, to the middle of the Midhurst-road near to Northgate, and to the east of a line drawn from the said last-mentioned point in the Midhurst-road near to Northgate, down the middle of North-street to the middle of the end of East-street near the Cross, and to the north of a line drawn from the said point in East-street aforesaid, down the middle of East-street aforesaid to the Eastgate, and thence prolonged down the middle of the road which passes by St. Pancras-church, and which leads to Arundel, to the eastern boundary of the said City, as settled and described as aforesaid, and also the whole of the several parishes of St. Olave, St. Peter the Less, St. Martin, and St. Andrew, and also so much of the parish of St. Pancras, as well within the walls as without, and also so much of the two extra-parochial districts known as the New Town and St. James's, as lie within the boundary of the said city, as settled and described as aforesaid; and that the other of the said wards herein, for the purpose of distinction, called the South or Cathedral Ward, shall contain all such parts and portions of the said parish of St. Peter the Great, otherwise Sub-deanery, as lie within the said limits of the said city, and are not contained in the said ward herein before determined and set out, and called the North or Friary Ward; and also the whole of the precinct called the Precinct of the Close, and also the whole of the parish of All Saints', and also so much of the parishes of St. Bartholomew Oving, and Rumboldswyke, otherwise Week, as lie within the said limits of the said city: and we do hereby apportion the eighteen councillors so assigned to the said city as aforesaid as follows; that is to say, nine of the said eighteen councillors to the said ward herein before called the North or Friary Ward, and the remaining nine to the said ward hereinbefore called the South or Cathedral Ward. Dated this tenth day of October, in the year 1835.

(Signed) *Edw. Bullock.*  
*Thos. Wm. Tyndale."*

And whereas, the division and assignment so made by the said barristers appear to be in certain particulars liable to objection.

Now therefore His Majesty, by advice of His Privy Council, doth hereby disapprove of such determination of the said barristers, and of the number of councillors so assigned to each ward of the said borough; but nevertheless His Majesty, by the advice aforesaid, doth order that the particulars of the division and assignment so made, by the said Bar-

risters shall be published in the London Gazette, in order that such force and validity may be given thereto, as is authorised and directed by the said Act.  
*Wm. L. Bathurst.*

At the Court at Brighton, the 4th day of December 1835,

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the sixth year of the reign of His present Majesty, intituled "An Act to provide for the regulation of municipal corporations in England and Wales," which received the Royal assent on the ninth of September last, after reciting that it was expedient that certain boroughs of large population should be divided into wards before any election of councillors for such boroughs should take place, it was, among other things, enacted, that every borough in the schedule (A.) to the said Act annexed, should be divided into the number of wards mentioned in such schedule, in conjunction with the name of such borough; and that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions thereinbefore contained, to revise the burghess and councillors' lists of any borough in the present year, and he and they was and were thereby required, within the space of six weeks next after the passing of the said Act, to determine and set out the extent, limits, and boundary lines of such wards, and what portions of such borough should be included therein respectively, and the copy of the particulars of such division should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (if His Majesty, by the advice of His Privy Council, should approve such determination) should be published in the London Gazette, and every such borough should, after such publication as aforesaid, be deemed to be divided into such wards as should be so determined and set out as aforesaid, and such division should continue and be in force until the same should be altered by authority of Parliament: provided always, that if His Majesty, by advice of His Privy Council, should not approve such determination, such publication as aforesaid should nevertheless, be made, and such division be in force for the purpose of any election under the provisions of the said Act, and until such time His Majesty should, by the advice of His Privy Council, upon further information and report from such barristers, definitively approve the division of such borough into wards in manner thereinbefore mentioned: and it is thereby further enacted, that the said barrister or barristers should, after the division of the borough into such number of wards as is directed by the said Act, apportion among the several wards of such borough the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: provided always, that the number of councillors assigned to each ward should be a number divisible by three, and a copy of the particulars of the number of councillors so assigned to the several wards of the borough should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (subject as aforesaid to the



approval of His Majesty, by the advice of His Privy Council) should be published in the London Gazette, and the number of councillors so assigned to each ward of such borough should, after such publication as aforesaid, be the number to be elected in such ward, and should so continue until the same should be altered by authority of Parliament: provided always, that if His Majesty (by the advice of His Privy Council) should not approve the number of councillors so assigned to each ward, such publication should, nevertheless, be made, and the number of councillors so assigned to each ward of such borough by such barrister, should be the number to be elected in each ward at any election of councillors under the said Act, until such time as His Majesty, should (by advice of His Privy Council) upon further information and report from such barristers' definitively approve such assignment in manner therein-before mentioned: and it was thereby further enacted, that it should be lawful for His Majesty (if he should think fit, by the advice of His Privy Council) to order any days and times, before the first of February next, for doing the several matters required and authorised by the said Act to be done, in lieu of the several days and times for the present year therein-before specified, or any of them: and, in such case, all matters mentioned in such order should be done on and within such days and times as should be mentioned respectively in that behalf in such order, as if the days and times mentioned in such order had in every instance been mentioned in the said Act, instead of the days and times therein-before respectively mentioned in that behalf: and whereas, by an Order in Council, dated the thirtieth day of September last, His Majesty (by advice of His Privy Council) did order, that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions in the said Act contained, to determine and set out the extent, limits, and boundary lines of the wards into which it is provided, by the said Act, that certain boroughs of large population should be divided, and what portions of such boroughs should be included therein respectively, within the space of sixty days next after the passing of the said Act, instead of the space of six weeks next after the passing of the said Act: and whereas, John Deedes, of the Inner-temple, Esq. and Walter Buchanan Riddell, of Lincoln's-inn, Esq. the barristers appointed, in pursuance of the provisions of the said Act, to revise the burgh and councillors' lists of the borough of Deal, in the present year (the said borough of Deal being one of the boroughs included in the said schedule), did, within sixty days next after the passing of the said Act, determine and set out the extent, limits, and boundary lines of the wards of the said borough, and what portions of the said borough shall be included therein respectively: and the said barristers, after the division of such borough into such number of wards as is directed by the said Act, and within the said period of sixty days, did apportion among the several wards of such borough the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: and the said barristers have duly transmitted a copy of the particulars of such division, and of the particulars of the number of councillors so assigned to the several wards of the

said borough, to one of His Majesty's Principal Secretaries of State, in the words following, that is to say:

BOROUGH OF DEAL.

"We, John Deedes, of the Inner-temple, and Walter Buchanan Riddell, of Lincoln's-inn, Barristers at Law, having been duly appointed by Sir James Allan Park, Knt. (one of the Judges of His Majesty's Court of Common Pleas at Westminster, being the Senior Judge in the Commission of Assize for the county of Kent for the last Summer Circuit) to revise the lists of burgesses for the borough of Deal, and to execute the other duties required by the Statute fifth and sixth William Fourth, c. 76, and having heard evidence in that behalf, perambulated the said borough, and examined the rate-books of the parish comprised within the same, do hereby, in pursuance of the directions of the said Act, divide the said borough into two wards, to be called the North Ward and the South Ward; and we do determine and set out the extent, limit, and boundary lines of such wards respectively, in manner following, that is to say:

1st. Such North Ward shall contain all that portion of the said borough which is situate to the north of a line to be drawn from the point at which the western boundary of the said borough is met by Gun-lane, along Gun-lane, in a south easterly direction, to a point where it is crossed by a footway, called Gravel-walk; thence in a north easterly direction, along Gravel-walk to West-street; thence across West-street into Saint George's Chapel Burial-ground, and along the south side thereof, unto and across Lower-street to Chapel-lane; thence along Chapel-lane unto and across Middle-street to Chapel-street; thence along Chapel-street unto and across Beach-street to a point on the east side thereof, thirty feet north from the north western corner of the Three Kings Inn; thence in a direct line to the eastern boundary of the said borough on the sea shore.

2d. And that such South Ward shall contain all that portion of the said borough which is situate on the south side of the said line above described, which shall be the boundary line and division between such wards; and, having regard as well to the number of persons rated to the relief of the poor in each ward, as to the aggregate amount of the sums at which all the said persons are so rated, we do assign nine councillors to the said North Ward, and nine councillors to the said South Ward.—In witness whereof we have hereunto set our hands, this 13th day of October 1835.

(Signed) *John Deedes.*  
*Walter Buchanan Riddell."*

And whereas the division and assignment so made by the said barristers appear to be in certain particulars liable to objection; now, therefore, His Majesty, by advice of His Privy Council, doth hereby disapprove of such determination of the said barristers, and of the number of councillors so assigned to each ward of the said borough; but, nevertheless, His Majesty, by the advice aforesaid, doth order, that the particulars of the division and assignment so made by the said barristers shall be

published in the London Gazette, in order that such force and validity may be given thereto as is authorised and directed by the said Act.

*Wm. L. Bathurst.*

At the Court at *Brighton*, the 4th day of *December*, 1835,

PRESENT,

The KING'S Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the sixth year of the reign of his present Majesty, intituled "An Act to provide for the regulation of municipal corporations in England and Wales," which received the Royal assent on the ninth of September last, after reciting that it was expedient that certain boroughs of large population should be divided into wards before any election of councillors for such boroughs should take place, it was, among other things, enacted, that every borough in the schedule (A.) to the said Act annexed, should be divided into the number of wards mentioned in such schedule, in conjunction with the name of such borough; and that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions therein-before contained, to revise the burgess' and councillors' lists of any borough in the present year, and he and they was and were thereby required, within the space of six weeks next after the passing of the said Act, to determine and set out the extent, limits, and boundary lines of such wards, and what portions of such borough should be included therein respectively, and the copy of the particulars of such division should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (if His Majesty, by the advice of His Privy Council, should approve such determination) should be published in the London Gazette, and every such borough should, after such publication as aforesaid, be deemed to be divided into such wards as should be so determined and set out as aforesaid, and such division should continue and be in force until the same should be altered by authority of Parliament: provided always that if His Majesty, by advice of His Privy Council, should not approve such determination, such publication as aforesaid should nevertheless be made, and such division be in force, for the purpose of any election under the provisions of the said Act, and until such time as His Majesty should, by advice of His Privy Council, upon further information and report from such barristers, definitively approve the division of such borough into wards in manner therein-before mentioned: and it is thereby further enacted, that the said barrister or barristers should, after the division of the borough into such number of wards as is directed by the said Act, apportion among the several wards of such borough the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: provided always, that the number of councillors assigned to each ward should be a number divisible by three, and a copy of the particulars of the number of councillors so assigned to the several wards of the borough should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (sub-

ject as aforesaid to the approval of His Majesty, by the advice of His Privy Council) should be published in the London Gazette, and the number of councillors so assigned to each ward of such borough should after such publication as aforesaid, be the number to be elected in such ward, and should so continue until the same should be altered by authority of Parliament; provided always, that if His Majesty by the advice of His Privy Council should not approve the number of councillors so assigned to each ward, such publication should nevertheless be made, and the number of councillors so assigned to each ward of such borough by such barristers should be the number to be elected in each ward at any election of councillors under the said Act, until such time as His Majesty should by advice of His Privy Council upon further information and report from such barristers definitively approve such assignment in manner therein-before mentioned: and it was thereby further enacted, that it should be lawful for His Majesty (if he should think fit by the advice of His Privy Council) to order any days and times, before the first of February next, for doing the several matters required and authorised by the said Act to be done, in lieu of the several days and times for the present year therein-before specified, or any of them: and, in such case, all matters mentioned in such order should be done on and within such days and times as should be mentioned respectively in that behalf in such order, as if the days and times mentioned in such order had in every instance been mentioned in the said Act, instead of the days and times therein-before respectively mentioned in that behalf: and whereas, by an Order in Council, dated the thirtieth day of September last, His Majesty (by advice of His Privy Council) did order, that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions in the said Act contained, to determine and set out the extent, limits, and boundary lines of the wards into which it is provided, by the said Act, that certain boroughs of large population should be divided, and what portions of such boroughs should be included therein respectively, within the space of sixty days next after the passing of the said Act, instead of the space of six weeks next after the passing of the said Act: and whereas George Percy Elliott, Esq. and William Carpenter Rowe, Esq. the barristers appointed, in pursuance of the provisions of the said Act, to revise the burgess' and councillors' lists of the borough of Devizes, in the present year, (the said borough of Devizes being one of the boroughs included in the said schedule), did, within sixty days next after the passing of the said Act, determine and set out the extent, limits, and boundary lines of the wards of the said borough, and what portions of the said borough shall be included therein respectively: and the said barristers, after the division of such borough into such number of wards as is directed by the said Act, and within the said period of sixty days, did apportion, among the several wards of such borough, the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: and the said barristers have duly transmitted a copy of the particulars of such division, and of the particulars of the number of councillors so assigned to the several wards of the said borough, to one of His Majesty's Principal Secretaries of State, in the words following, that is to say;

## BOROUGH OF DEVIZES.

## DIVISION OF WARDS.

"We, George Percy Elliott and William Carpenter Rowe, barristers at law, having been duly appointed by Sir John Gurney, Knt., one of the Barons of His Majesty's Court of Exchequer at Westminster, and the Senior Judge in the Commission of Assize for the county of Wilts for the last Summer Circuit, to revise the lists of burgesses for the borough of Devizes, and to execute the other duties required by the Statute of the 5th and 6th William IV., c. 76, intituled an "Act for the Regulation of Municipal Corporations in England and Wales," having heard evidence in that behalf, and having perambulated the boundaries of the said borough, and examined the rate-books of the different parishes within the same, do hereby, in pursuance of the said Act, divide the said borough into two wards, to be called respectively the North Ward and the South Ward; and we determine and set out the extent, limit, and boundary line of such wards, and the portions of such borough which shall respectively be included therein, in manner following; that is to say,—The North Ward shall contain all that portion of the said borough which is situate to the north, to the east, and to the west of a line to be drawn from the centre of a bridge called the Marsh Bridge, situated in Marsh-lane, near the south-western boundary of the parliamentary borough of Devizes (marked K on the annexed map); thence in a north-easterly direction, following the boundary-hedge between the lands of Messrs. Austie and the Rev. Alfred Smith, to the western corner of a place called the Keeper's Moat (L); thence along that side of the moat to its termination; thence by an angle to the south-east, and then by another angle to the north-east, to and along a certain ditch or brook, through several closes, up to the point beyond Parkdale House, where the same brook makes a strong right angle to the north (M), and from that point, in a straight line, to a point marked (N) in Castle-lane; thence in a direct line down the centre of Castle-lane to the termination thereof; thence through the centre of St. John-street, to a point opposite the centre of Wine-street; thence through the centre of Wine street, up to the centre of the Brittox; thence across Monday Market-street, straight to the gateway of St. Mary's Churchyard; thence in a straight line through the eastern part of the churchyard, leaving the church to the west, into the back lane (O); thence turning short to the south-east, along the boundary line between the parish of St. Mary's and the chapelry of St. James's, to the centre of Sidmouth-street; thence down the centre of the street, into and across the London road into the Salisbury road, along the centre of the Salisbury road to the boundary of the borough near Mr. Gundry's house (P). An accurate map of the Parliamentary borough of Devizes has been deposited with the town-clerk of the borough, and a yellow line drawn on it corresponding with the above description, and showing the division of the said two wards; and we do hereby further declare that in case any variance shall be discovered between the line so drawn on the map and the description above set forth, that the line so drawn shall by itself be taken to be conclusive as to the division of the said two wards.—The South Ward shall contain all that

portion of the said borough situated on the opposite side of the said line.—And having regard as well to the number of persons rated for the relief of the poor in each ward as to the aggregate amount of the sums at which all the said persons are so rated, we do assign nine councillors to each of the said wards respectively.—In witness whereof we have hereunto set our hands, the 29th day of October, 1835.

(Signed)

G. P. Elliott.  
W. C. Rowe.

And whereas the division and assignment so made by the said barristers appear to be in certain particulars liable to objection,—Now, therefore, His Majesty, by advice of His Privy Council, doth hereby disapprove of such determination of the said barristers, and of the number of councillors so assigned to each ward of the said borough; but, nevertheless, His Majesty, by the advice aforesaid, doth order that the particulars of the division and assignment so made by the said barristers shall be published in the London Gazette, in order that such force and validity may be given thereto as is authorised and directed by the said Act.

Wm. L. Ballurst.

At the Court at Brighton, the 4th day of December, 1835,

PRESENT,

The KING'S Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the sixth year of the reign of his present Majesty, intituled "An Act to provide for the regulation of municipal corporations in England and Wales," which received the Royal assent on the ninth of September last, after reciting that it was expedient that certain boroughs of large population should be divided into wards, before any election of councillors for such boroughs should take place, it was, among other things, enacted, that every borough in the schedule (A.) to the said Act annexed should be divided into the number of wards mentioned in such schedule, in conjunction with the name of such borough; and that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions therein-before contained, to revise the burgess and councillors' lists of any borough in the present year, and he and they was and were thereby required, within the space of six weeks next after the passing of the said Act, to determine and set out the extent, limits, and boundary lines of such wards, and what portions of such borough should be included therein respectively, and the copy of the particulars of such division should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (if His Majesty, by the advice of His Privy Council, should approve such determination) should be published in the London Gazette, and every such borough should, after such publication as aforesaid, be deemed to be divided into such wards as should be so determined and set out as aforesaid, and such division should continue and be in force until the same should be altered by authority of Parliament: provided always that if His Majesty, by advice of His

Privy Council, should not approve such determination, such publication as aforesaid should nevertheless be made, and such division be in force, for the purpose of any election under the provisions of the said Act, and until such time as His Majesty should, by advice of His Privy Council, upon further information and report from such barristers, definitively approve the division of such borough into wards in manner therein-before mentioned; and it is thereby further enacted, that the said barrister or barristers should, after the division of the borough into such number of wards as is directed by the said Act, apportion among the several wards of such borough the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: provided always, that the number of councillors assigned to each ward should be a number divisible by three, and a copy of the particulars of the number of councillors so assigned to the several wards of the borough should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (subject as aforesaid to the approval of His Majesty, by the advice of His Privy Council) should be published in the London Gazette, and the number of councillors so assigned to each ward of such borough should, after such publication as aforesaid, be the number to be elected in such ward, and should so continue until the same should be altered by authority of Parliament; provided always, that if His Majesty, by the advice of His Privy Council, should not approve the number of councillors so assigned to each ward, such publication should nevertheless be made, and the number of councillors so assigned to each ward of such borough by such barrister should be the number to be elected in each ward at any election of councillors under the said Act, until such time as His Majesty should, by advice of His Privy Council, upon further information and report from such barristers, definitively approve such assignment in manner therein-before mentioned: and it was thereby further enacted that it should be lawful for His Majesty (if he should think fit by the advice of His Privy Council) to order any days and times, before the first of February next, for doing the several matters required and authorised by the said Act to be done, in lieu of the several days and times for the present year therein-before specified, or any of them: and, in such case, all matters mentioned in such order should be done on and within such days and times as should be mentioned respectively in that behalf in that order, as if the days and times mentioned in such order had in every instance been mentioned in the said Act, instead of the days and times therein-before respectively mentioned in that behalf; and whereas, by an Order in Council, dated the thirtieth day of September last, His Majesty (by advice of His Privy Council) did order, that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions in the said Act contained, to determine and set out the extent, limits, and boundary lines of the wards into which it is provided, by the said Act, that certain boroughs of large population should be divided, and what portions of such boroughs should be included therein respectively, within the space of sixty days next after the passing of the said Act, instead of the space of six weeks next after the passing of the said Act; and whereas *Henry Lawrence, Esq.*, and *Robert*

*Charles Hildyard, Esq.* the barristers appointed, in pursuance of the provisions of the said Act, to revise the burgess and councillors' lists of the borough of *Doncaster*, in the present year, (the said borough of *Doncaster* being one of the boroughs included in the said schedule), did, within sixty days next after the passing of the said Act, determine and set out the extent, limits, and boundary lines of the wards of the said borough, and what portions of the said borough shall be included therein respectively: and the said barristers, after the division of such borough into such number of wards as is directed by the said Act, and within the said period of sixty days, did apportion, among the several wards of such borough, the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: and the said barristers have duly transmitted a copy of the particulars of such division, and of the particulars of the number of councillors so assigned to the several wards of the said borough, to one of His Majesty's Principal Secretaries of State, in the words following, that is to say:

#### BOROUGH OF DONCASTER.

"We, *Henry Lawrence* and *Robert Charles Hildyard, Esqrs.*, Barristers at Law, having been duly appointed under the provisions of a certain Act passed in the fifth and sixth years of the reign of his Majesty King William the Fourth, intituled 'An Act to provide for the regulation of municipal corporations in England and Wales,' to revise the lists of burgesses of the borough of *Doncaster*, do in pursuance of the powers and authority vested in us by the said Act hereby determine and set out the extent, limits, and boundary lines of the wards of the said borough, and what portions of such borough shall be included therein respectively in manner following: (that is to say) In the first place we do set out three wards for the said borough, to be called the North Ward, East Ward, and West Ward. And we do hereby determine and set out that the East Ward shall comprise the whole of that portion of the township of *Doncaster* which is included within the eastern boundary of the said township and a line commencing at the boundary of the said township where the great North-road enters the same from the south and running northwards along the centre of the said road to *Baxter-gate*; thence along the centre of *Baxter-gate* past the *Butter-cross* and *Shambles* to *High Fisher-gate*; thence along the centre of *High Fisher-gate* to *Friendly-street*, otherwise called *Low Fisher-gate*; thence along the centre of *Friendly-street* or *Low Fisher-gate* till it meets the said eastern boundary of the said township in the mid-stream of the river *Don* at *Dorkeu-hill*. And we do further determine and set out that the West Ward shall comprise the whole of that portion of the township of *Doncaster*, and all extra-parochial lands and places included within the western boundary of the said township, and a line commencing at the boundary of the said township where the great North-road enters the same from the south, and running northward along the centre of the said road to *St. Sepulchre-gate*; thence along the centre of *St. Sepulchre-gate* and *Far St. Sepulchre-gate*; thence along the centre of the *Doncaster* and *Tinsley-road* to the said western boundary of the township of *Doncaster*. And we do further determine and set

out that the North Ward shall comprise the whole of that portion of the township of Doncaster which is not included in the East and West Wards. And we do further in pursuance of the powers and authority vested in us by the said Act hereby assign the number of six councillors to each of the said wards.—In witness whereof we the said Henry Lawrence and Robert Charles Hildyard have hereunto set our hands this second day of November, in the year of our Lord one thousand eight hundred and thirty-five.

(Signed) *Henry Lawrence.*  
*Robert Charles Hildyard.*

And whereas the division and assignment so made by the said barristers appear to be in certain particulars liable to objection. Now therefore His Majesty, by advice of His Privy Council, doth hereby disapprove of such determination of the said barristers, and of the number of councillors so assigned to each ward of the said borough; but nevertheless His Majesty, by the advice aforesaid, doth order that the particulars of the division and assignment so made by the said barristers shall be published in the London Gazette, in order that such force and validity may be given thereto as is authorized and directed by the said Act.

(Signed) *Wm. L. Bathurst.*

At the Court at *Brighton*, the 4th day of *December*  
1835,

PRESENT,

The KING'S Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the sixth year of the reign of his present Majesty, intituled "An Act to provide for the Regulation of Municipal Corporations in England and Wales," which received the Royal assent on the ninth of September last, after reciting that it was expedient that certain boroughs of large population should be divided into wards, before any election of councillors for such boroughs should take place, it was, among other things, enacted, that every borough in the schedule (A.) to the said Act annexed, should be divided into the number of wards mentioned in such schedule, in conjunction with the name of such borough; and that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions therein-before contained, to revise the burgess' and councillors' lists of any borough in the present year, and he and they was and were thereby required, within the space of six weeks next after the passing of the said Act, to determine and set out the extent, limits, and boundary lines of such wards, and what portions of such borough should be included therein respectively, and the copy of the particulars of such division should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (if His Majesty, by the advice of His Privy Council should approve such determination) should be published in the London Gazette, and every such borough should, after such publication as aforesaid, be deemed to be divided into such wards as should be so determined and set out as aforesaid, and such division should continue and be in force until the same should be altered by authority of Parliament:

provided always that if His Majesty by advice of His Privy Council, should not approve such determination, such publication as aforesaid should nevertheless be made, and such division be in force, for the purpose of any election under the provisions of the said Act, and until such time as His Majesty should, by advice of His Privy Council, upon further information and report from such barristers, definitively approve the division of such borough into wards in manner thereinbefore mentioned: and it is thereby further enacted, that the said barrister or barristers should, after the division of the borough into such number of wards as is directed by the said Act, apportion among the several wards of such borough the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: provided always, that the number of councillors assigned to each ward should be a number divisible by three, and a copy of the particulars of the number of councillors so assigned to the several wards of the borough should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (subject as aforesaid to the approval of His Majesty, by the advice of His Privy Council) should be published in the London Gazette, and the number of councillors so assigned to each ward of such borough should, after such publication as aforesaid, be the number to be elected in such ward, and should so continue until the same should be altered by authority of Parliament: provided always, that if his Majesty (by the advice of His Privy Council) should not approve the number of councillors so assigned to each ward, such publication should nevertheless be made, and the number of councillors so assigned to each ward of such borough by such barrister should be the number to be elected in each ward at any election of councillors under the said Act, until such time as His Majesty should (by advice of His Privy Council) upon further information and report from such barristers definitively approve such assignment in manner thereinbefore mentioned: and it was thereby further enacted, that it should be lawful for his Majesty (if he should think fit by the advice of His Privy Council) to order any days and times, before the first of February next, for doing the several matters required and authorised by the said Act to be done, in lieu of the several days and times for the present year thereinbefore specified, or any of them: and, in such case, all matters mentioned in such order should be done on and within such days and times as should be mentioned respectively in that behalf in such order, as if the days and times mentioned in such order had in every instance been mentioned in the said Act, instead of the days and times thereinbefore respectively mentioned in that behalf; and whereas, by an Order in Council, dated the thirtieth day of September last, His Majesty (by advice of His Privy Council) did order, that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions in the said Act contained, to determine and set out the extent, limits, and boundary lines of the wards into which it is provided, by the said Act, that certain boroughs of large population should be divided, and what portions of such boroughs should be included therein respectively, within the space of sixty days next after the passing of the said Act, instead of the space of six weeks next after the passing of the said Act; and

whereas John Deedes, Esq. and Walter Buchanan Riddell, Esq. the barristers appointed, in pursuance of the provisions of the said Act, to revise the burgesses' and councillors' lists of the borough of Dover, in the present year (the said borough of Dover being one of the boroughs included in the said schedule), did, within sixty days next after the passing of the said Act, determine and set out the extent, limits, and boundary lines of the wards of the said borough, and what portions of the said borough shall be included therein respectively: and the said barristers, after the division of such borough into such number of wards as is directed by the said Act, and within the said period of sixty days, did apportion, among the several wards of such borough, the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: and the said barristers have duly transmitted a copy of the particulars of such division, and of the particulars of the number of councillors so assigned to the several wards of the said borough, to one of His Majesty's Principal Secretaries of State, in the words following, that is to say:

#### BOROUGH OF DOVER.

"We, John Deedes, of the Inner Temple, and Walter Buchanan Riddell, of Lincoln's Inn, Barristers at Law, having been duly appointed by Sir James Allan Park, Knight, one of the Judges of His Majesty's Court of Common Pleas, at Westminster, being the Senior Judge in the Commission of Assize for the county of Kent for the last Summer Circuit, to revise the lists of burgesses for the borough of Dover, and to execute the other duties required by the statute fifth and sixth William the Fourth, c. 76, and having heard evidence in that behalf, perambulated the borough, and examined the rate-books of the different parishes within the same, do hereby, in pursuance of the directions of the said Act, divide the said borough into three wards, to be called the Castle Ward, St. Mary's Town Ward, and the Pier Ward; and we do determine and set out the extent, limit, and boundary lines of such wards respectively in manner following; that is to say, that the said Castle Ward shall contain the castle and all that part of the said borough situate to the eastward of the parish of St. James, the whole of the said parish of St. James, except certain detached parts thereof hereinafter described, and included within the said St. Mary's Town Ward and the said Pier Ward respectively, and all that portion of the respective parishes of Charlton and Buckland, situate within the said borough; and that the said Saint Mary's Town Ward shall contain that detached part of the said parish of St. James situate on the south-east side of Snargate-street, near the Snargate Stone, and all that portion of the parish of Hougham situate within the said borough; and also all that portion of the parish of St. Mary situate to the north-east of a line crossing Snargate-street and the east end of the commercial quay, as hereinafter described, that is to say, a line shall be drawn along the western boundary of the premises now in the occupation of Mr. Thomas Rutley, in Snargate-street, the said line to be extended northwards straight to the boundary of the said parish of St. Mary on the Cliffe, and southwards across Snargate-street and the commercial quay to the

boundary of the same parish in the Pent, and such line shall be the boundary line and division between the said St. Mary's Town Ward and the said Pier Ward; and that the said Pier Ward shall contain all that portion of the said parish of St. Mary situate to the south-west of the boundary line and division hereinbefore described, and also the several detached parts of the said parish of St. James hereinafter described, that is to say, that part of the said parish of St. James situate on the south-east side of Snargate-street, nearly opposite the shaft, that part of the said parish situate in Lime Kiln-street, and now forming part of or adjoining Messrs. Elgar and Page's brewery, and also that part of the said parish situate in Strond-street, adjoining Malton-lane; and having regard as well to the number of persons rated to the relief of the poor in each ward, as to the aggregate amount of the sums at which all the said persons are so rated, we do assign six councillors to each of the said wards. In witness whereof we have hereunto set our hands, this sixteenth day of October, 1835.

(Signed) *John Deedes.*  
*Walter Buchanan Riddell."*

And whereas the division and assignment so made by the said barristers appear to be in certain particulars liable to objection, now, therefore, His Majesty, by advice of His Privy Council, doth hereby disapprove of such determination of the said barristers, and of the number of councillors so assigned to each ward of the said borough; but nevertheless, His Majesty, by the advice aforesaid, doth order that the particulars of the division and assignment so made by the said barristers, shall be published in the London Gazette, in order that such force and validity may be given thereto as is authorised and directed by the said Act.

*Wm. L. Bathurst.*

At the Court at Brighton, the 4th day of December, 1835,

PRESENT,

The KING'S Most Excellent Majesty in Council,

WHEREAS by an Act, passed in the sixth year of the reign of His present Majesty, intitled "An Act to provide for the regulation of municipal corporations in England and Wales," which received the Royal assent on the ninth of September last, after reciting that it was expedient that certain boroughs of large population should be divided into wards, before any election of councillors for such boroughs should take place, it was, among other things, enacted, that every borough in the schedule (A.) to the said Act annexed, should be divided into the number of wards mentioned in such schedule, in conjunction with the name of such borough; and that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions thereinbefore contained, to revise the burgess and councillors' lists of any borough in the present year, and he and they was and were thereby required, within the space of six weeks next after the passing of the said Act, to determine and set out the extent, limits, and boundary lines of such wards, and what portions of

such borough should be included therein respectively, and the copy of the particulars of such division should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (if His Majesty, by the advice of His Privy Council, should approve such determination) should be published in the London Gazette, and every such borough should, after such publication as aforesaid, be deemed to be divided into such wards as should be so determined and set out as aforesaid, and such division should continue and be in force until the same should be altered by authority of Parliament: provided always that if His Majesty by advice of His Privy Council, should not approve such determination, such publication as aforesaid should nevertheless be made, and such division be in force, for the purpose of any election under the provisions of the said Act, and until such time as His Majesty should, by advice of His Privy Council, upon further information and report from such barristers, definitively approve the division of such borough into wards in manner hereinbefore mentioned: and it is hereby further enacted, that the said barrister or barristers should, after the division of the borough into such number of wards as is directed by the said Act, apportion among the several wards of such borough the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: provided always, that the number of councillors assigned to each ward should be a number divisible by three, and a copy of the particulars of the number of councillors so assigned to the several wards of the borough, should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (subject as aforesaid to the approval of His Majesty, by the advice of His Privy Council) should be published in the London Gazette, and the number of councillors so assigned to each ward of such borough should, after such publication as aforesaid, be the number to be elected in such ward, and should so continue until the same should be altered by authority of Parliament: provided always, that if His Majesty by the advice of His Privy Council should not approve the number of Councillors so assigned to each ward of such borough by such barrister should be the number to be elected in each ward at any election of councillors under the said Act, until such time as His Majesty should by advice of his Privy Council upon further information and report from such barristers definitively approve such assignment in manner therein before mentioned: and it was thereby further enacted, that it should be lawful for His Majesty (if he should think fit, by the advice of His Privy Council) to order any days and times, before the first of February next, for doing the several matters required and authorised by the said Act to be done, in lieu of the several days and times for the present year therein before specified, or any of them; and, in such case, all matters mentioned in such order should be done on and within such days and times as should be mentioned respectively in that behalf in such order, as if the days and times mentioned in such order had in every instance been mentioned in said Act, instead of the days and times therein before respectively mentioned in that behalf; and whereas, by an Order in Council, dated the thirtieth day of September last, His Majesty

(by advice of His Privy Council) did order, that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions in the said Act contained, to determine and set out the extent, limits, and boundary lines of the wards into which it is provided, by the said Act, that certain boroughs of large population should be divided, and what portions of such boroughs should be included therein respectively, within the space of sixty days next after the passing of the said Act, instead of the space of six weeks next after the passing of the said Act; and whereas Shaw Brandreth, Esq. and Alexander Atherton Park, Esq. the barristers appointed, in pursuance of the provisions of the said Act, to revise the burgess and councillors' lists of the city of Durham, in the present year (the said city of Durham being one of the boroughs included in the said schedule), did, within sixty days next after the passing of the said Act, in due manner, determine and set out the extent, limits, and boundary lines of the wards of the said city, according to the provisions of the said Act, and what portion of the said city shall be included therein respectively: and the said barristers, after the division of such city into such number of wards as is directed by the said Act, and within the said period of sixty days, did, in due manner, apportion, among the several wards of such city, the number of councillors mentioned, in conjunction with the name of such city, in the said schedule; and the said barristers have duly transmitted a copy of the particulars of such division, and of the particulars of the number of councillors so assigned to the several wards of the said city, to one of His Majesty's Principal Secretaries of State, in the words following, that is to say:

#### BOROUGH OF DURHAM.

'We, Thomas Shaw Brandreth, of the Inner Temple, Barrister at Law, having been duly appointed by Sir Nicholas Conyngham Tindal, Knt., Lord Chief Justice of His Majesty's Court of Common Pleas, being the Senior Judge in the Commission of Assize for the Summer Circuit in this year, for the county Palatine of Durham, to revise the list of burgesses for the borough of Durham, to revise and to execute the duties required by the Statute fifth and sixth of William the Fourth, c. 76, and having heard evidence in that behalf, and having perambulated the boundaries of the said borough, and examined the rate-books of the different townships within the same, do hereby, in pursuance of the directions of the said Act, divide the said borough into three wards, to be called Saint Nicholas Ward, the North Ward, and the South Ward, and we do determine and set out the extent, limit, and boundary lines of such wards, and what portions of such borough shall be included therein respectively in manner following, (that is to say), that Saint Nicholas Ward shall contain the parish of Saint Nicholas, according to the ancient boundaries of the same, and that the North Ward shall contain so much of the township of Framwellgate, of the township of Crossgate, and of the parish of St. Giles as are contained within the parliamentary boundaries of the said borough of Durham, and that the South Ward shall contain the parish of Saint Mary-le-Bow, and the parish of Saint Mary-the-less, together with the cathedral, the college, the castle, and all the other



extraparochial precincts and places adjoining to the same respectively, and also so much of the township of Elvet as is contained within the parliamentary boundaries of the said borough of Durham, and having regard as well to the number of persons rated to the relief of the poor in each ward as to the aggregate amount of the sums at which all the said persons are so rated, we do assign six councillors to each of the said Wards.—In witness whereof we have hereunto set our hands, this 29th day of September 1835.

(Signed) *Thomas Shaw Brandreth,*  
*Alexander Altherton Park."*

"And whereas the division and assignment so made by the said Barristers, appear to be in certain particulars liable to objection, now therefore His Majesty (by advice of his Privy Council) doth hereby approve of such determination of the said barristers, and of the number of councillors so assigned to each Ward of the said borough. But nevertheless His Majesty (by the advice aforesaid) doth order that the particulars of the division and assignment made by the said barristers shall be published in the London Gazette, in order that such force and validity may be given thereto, as is authorized and directed by the said Act.

*Wm. L. Bathurst.*

At the Court at *Brighton*, the 4th day of *December*, 1835,

PRESENT,

The KING'S Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the sixth year of the reign of his present Majesty, intituled "An Act to provide for the regulation of municipal corporations in England and Wales," which received the Royal assent on the ninth of September last, after reciting that it was expedient that certain boroughs of large population should be divided into wards, before any election of councillors for such boroughs should take place, it was, among other things, enacted, that every borough in the schedule (A.) to the said Act annexed should be divided into the number of wards mentioned in such schedule, in conjunction with the name of such borough; and that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions therein-before contained, to revise the burgess and councillors' lists of any borough in the present year, and he and they was and were thereby required, within the space of six weeks next after the passing of the said Act, to determine and set out the extent, limits, and boundary lines of such wards, and what portions of such borough should be included therein respectively, and the copy of the particulars of such division should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (if His Majesty, by the advice of His Privy Council, should approve such determination) should be published in the London Gazette, and every such borough should, after such publication as aforesaid, be deemed to be divided into such wards as should be so determined and set out as aforesaid, and such division should continue and be in force until the same should be altered by authority of Parliament: provided always

that if His Majesty, by advice of His Privy Council, should not approve such determination, such publication as aforesaid should nevertheless be made, and such division be in force, for the purpose of any election under the provisions of the said Act, and until such time as His Majesty should, by advice of His Privy Council, upon further information and report from such barristers, definitively approve the division of such borough into wards in manner therein-before mentioned: and it is thereby further enacted, that the said barrister or barristers should, after the division of the borough into such number of wards as is directed by the said Act, apportion among the several wards of such borough the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: provided always that the number of councillors assigned to each ward should be a number divisible by three, and a copy of the particulars of the number of councillors so assigned to the several wards of the borough should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (subject as aforesaid to the approval of His Majesty, by the advice of His Privy Council) should be published in the London Gazette, and the number of councillors so assigned to each ward of such borough should, after such publication as aforesaid, be the number to be elected in such ward, and should so continue until the same should be altered by authority of Parliament: provided always, that if His Majesty, by the advice of His Privy Council, should not approve the number of councillors so assigned to each ward, such publication should nevertheless be made, and the number of councillors so assigned to each ward of such borough by such barrister should be the number to be elected in each ward at any election of councillors under the said Act until such time as His Majesty should, by advice of His Privy Council, upon further information and report from such barristers, definitively approve such assignment in manner therein-before mentioned: and it was thereby further enacted, that it should be lawful for His Majesty (if he should think fit, by the advice of His Privy Council) to order any days and times, before the first of February next, for doing the several matters required and authorized by the said Act to be done, in lieu of the several days and times for the present year therein-before specified, or any of them; and in such case all matters mentioned in such order should be done on and within such days and times as should be mentioned respectively in that behalf in such order, as if the days and times mentioned in such order had in every instance been mentioned in the said Act, instead of the days and times therein-before respectively mentioned in that behalf; and whereas, by an Order in Council, dated the thirtieth day of September last, His Majesty, by advice of His Privy Council, did order that it should be lawful for the barrister or barristers, appointed in pursuance of the provisions in the said Act contained, to determine and set out the extent, limits, and boundary lines of the wards into which it is provided, by the said Act, that certain boroughs of large population should be divided, and what portions of such boroughs should be included therein respectively, within the space of sixty days next after the passing of the said Act, instead of the space of six weeks next after the passing of the said Act; and whereas



Lazarus Jones Venables, Esq., and James Pulleine, Esq., the barristers appointed, in pursuance of the provisions of the said Act, to revise the burgess and councillors' lists of the borough of Gateshead, in the present year, (the said borough of Gateshead being one of the boroughs included in the said schedule,) did, within sixty days next after the passing of the said Act, determine and set out the extent, limits, and boundary lines of the wards of the said borough, and what portions of the said borough should be included therein respectively: and the said barristers, after the division of such borough into such number of wards as is directed by the said Act, and within the said period of sixty days, did apportion, among the several wards of such borough, the number of councillors mentioned in conjunction with the name of such borough in the said schedule: and the said barristers have duly transmitted a copy of the particulars of such division, and of the particulars of the number of councillors so assigned to the several wards of the said borough, to one of His Majesty's Principal Secretaries of State, in the words following, that is to say:

**BOROUGH OF GATESHEAD.**

"We, Lazarus Jones Venables, of Liverpool, in the county of Lancaster, and James Pulleine, of the Temple, London, Barristers at Law, having been duly appointed by the Right Honourable Sir Nicholas Conyngham Tindal, Knight, being the Senior Judge in the Commission of Assize for the Summer Circuit in this year for the county of Durham, to revise the list of burgesses for the borough of Gateshead, and to execute the other duties required by the Statute fifth and sixth William the Fourth, c. 76, and having heard evidence in that behalf, and examined the rate-books of the different parishes within the said borough, do hereby, in pursuance of the directions of the said Act, divide the said borough into three wards, to be called the East, West, and South Wards respectively; and we do determine and set out the extent, limit, and boundary lines of such wards, and what portions of such borough shall be included therein respectively, in manner following, that is to say, that the East Ward shall contain the whole extent included within the following limits and boundary lines; from the North boundary of the borough at Tyne Bridge, southward along Bridge-street, Bottle-bank, and High-street, to the Sunderland-road end, thence eastward along the Sunderland-road to Kirton's toll-gate, thence northward along the eastern boundary of the borough to the river Tyne, thence westward along the river Tyne, the northern boundary of the borough to Tyne-bridge aforesaid; that the West Ward shall contain the whole extent included within the following limits and boundary lines; from the north boundary of the borough at Tyne-bridge, southward along Bridge-street, Bottle-bank, and High-street, to Jackson-lane, thence westward along that street, and the Hexham turnpike road to the north end of Union-street, thence southward to the end of that lane at the south end of Sedgwick-place, thence westward along the boundary fence between Shipcoat estate and the borough lands' allotments to Saltwell Dance, thence northward along Saltwell-lane to the Lobley-hill-road, thence westward along that road to the point at which that road meets the boundary

of the borough at High Team-bridge, thence northward by the watercourse of the river Team, which is the western boundary of the borough to the river Tyne, thence eastward along the river Tyne, the northern boundary of the borough to Tyne-bridge aforesaid; and that the South Ward shall contain the whole extent included within the following limits and boundary lines, from the Sunderland-road-end, eastward along that road to Kirton's toll-gate, thence along the eastern, southern, and western boundaries of the borough, to the point at which the western boundary meets the Lobley-hill road at the High-Team-bridge, thence eastward along the Lobley-hill road to Saltwell-lane, thence southward along Saltwell-lane to the point at which the Saltwell-lane is met by the boundary fence between the Shipcoat estate and the borough lands, thence eastward along the said boundary fence to Union-lane, at the south end of Sedgwick-place, thence northward along the said lane to the Hexham turnpike road, thence eastward along the Hexham turnpike road and Jackson-street, to High-street, thence southward along High-street to the Sunderland-road end aforesaid. Each street, road, or lane mentioned in the above division of the said borough into wards, is to be considered as divided along the centre of the same respectively. In witness whereof we have hereunto set our hands this twelfth day of October, one thousand eight hundred and thirty-five.

(Signed) *L. J. Venables,*  
*James Pulleine.*"

And whereas the division and assignment so made by the said barristers appear to be in certain particulars liable to objection, Now, therefore, His Majesty, by advice of His Privy Council, doth hereby disapprove of such determination of the said barristers, and of the number of councillors so assigned to each ward of the said borough; but, nevertheless, His Majesty, by the advice aforesaid, doth order that the particulars of the division and assignment so made by the said barristers shall be published in the London Gazette, in order that such force and validity may be given thereto as is authorised and directed by the said Act.

*Wm. L. Bathurst.*

At the Court at *Brighton*, the 4th day of *December*, 1835,

PRESENT,

The KING'S Most Excellent Majesty in Council.

WHEREAS by an Act passed in the sixth year of the reign of his present Majesty, intituled "An Act to provide for the regulation of municipal corporations in England and Wales," which received the Royal assent on the ninth of September last, after reciting that it was expedient that certain boroughs of large population should be divided into wards, before any election of councillors for such boroughs should take place, it was, among other things enacted, that every borough in the schedule (A.) to the said Act annexed, should be divided into the number of wards mentioned in such schedule, in conjunction with the name of such borough; and that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions therein-be-

fore contained, to revise the burgess' and councillors lists of any borough in the present year, and he and they was and were thereby required, within the space of six weeks next after the passing of the said Act, to determine and set out the extent, limits, and boundary lines of such wards, and what portions of such borough should be included therein respectively, and the copy of the particulars of such division should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (if His Majesty, by the advice of His Privy Council, should approve such determination) should be published in the London Gazette, and every such borough should, after such publication as aforesaid, be deemed to be divided into such wards as should be so determined and set out as aforesaid, and such division should continue and be in force until the same should be altered by authority of Parliament: provided always that if His Majesty by advice of His Privy Council, should not approve such determination, such publication as aforesaid should nevertheless be made, and such division be in force, for the purpose of any election under the provisions of the said Act, and until such time as His Majesty should, by advice of His Privy Council, upon further information and report from such barristers, definitively approve the division of such borough into wards in manner thereinbefore-mentioned: and it is thereby further enacted, that the said barrister or barristers should, after the division of the borough into such number of wards as is directed by the said Act, apportion among the several wards of such borough the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: provided always, that the number of councillors assigned to each ward should be a number divisible by three, and a copy of the particulars of the number of councillors so assigned to the several wards of the borough should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and subject as aforesaid to the approval of His Majesty, (by the advice of His Privy Council) should be published in the London Gazette, and the number of councillors so assigned to each ward of such borough should, after such publication as aforesaid, be the number to be elected in such ward, and should so continue until the same should be altered by authority of Parliament; provided always, that if His Majesty by the advice of His Privy Council should not approve the number of councillors so assigned to each ward such publication should nevertheless be made, and the number of councillors so assigned to each ward of such borough by such barrister should be the number to be elected in each ward at any election of councillors under the said Act, until such time as His Majesty should (by advice of his Privy Council) upon further information and report from such barristers definitively approve such assignment in manner thereinbefore mentioned: and it was thereby further enacted, that it should be lawful for His Majesty (if he should think fit by the advice of His Privy Council) to order any days and times, before the first of February next, for doing the several matters required and authorised by the said Act to be done, in lieu of the several days and times for the present year therein before specified, or any of them: and, in such case, all matters mentioned in such order should be done

on and within such days and times as should be mentioned respectively in that behalf in such order, as if the days and times mentioned in such order had in every instance been mentioned in the said Act, instead of the days and times thereinbefore respectively mentioned in that behalf; and whereas, by an Order in Council, dated the thirtieth day of September last, His Majesty (by advice of His Privy Council) did order, that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions in the said Act contained, to determine and set out the extent, limits, and boundary lines of the wards into which it is provided, by the said Act, that certain boroughs of large population should be divided, and what portions of such boroughs should be included therein respectively, within the space of sixty days next after passing of the said Act, instead of the space of six weeks next after the passing of the said Act; and whereas Thomas Henry, Esq. and Edward Vernon Harcourt, Esq. the barristers appointed, in pursuance of the provisions of the said Act, to revise the burgess' and councillors lists of the borough of Kingston-upon-Hull, in the present year, (the said borough of Kingston-upon-Hull being one of the boroughs included in the said schedule,) did, within sixty days next after the passing of the said Act, determine and set out the extent, limits, and boundary lines of the wards of the said borough, and what portions of the said borough shall be included therein respectively: and the said barristers, after the division of such borough into such number of wards as is directed by the said Act, and within the said period of sixty days, did apportion, among the several wards of such borough, the number of councillors mentioned in conjunction with the name of such borough, in the said schedule: and the said barristers have duly transmitted a copy of the particulars of such division, and of the particulars of the number of councillors so assigned to the several wards of the said borough, to one of His Majesty's Principal Secretaries of State in the words following, that is to say:

#### BOROUGH OF KINGSTON-UPON-HULL.

The revising barristers appointed in pursuance of the fifth and sixth William the Fourth, c. 76, recommend that the borough of Kingston-upon-Hull shall be divided into seven wards, and that the division shall be as follows:—No. 1. Ward, to consist of the several wards, heretofore and now known by the names of North Ward, St. Mary's Ward, and Whitefriar Ward; No. 2. Ward, to consist of the several wards heretofore and now known by the names of the Trinity Ward Austin Ward, and Humber Ward; No. 3. Ward, to consist of the ward heretofore and now known by the name of South Myton Ward; No. 4. Ward, to consist of the ward heretofore and now known by the name of North Myton Ward; No. 5. Ward to consist of such part of the parish of Sculcoates as shall be situate to the east of a line to be drawn northwards, commencing at the Old Dock and through the centre of Grimston-street, Worship-street, Caroline-street, through the Halfpenny-hatch, in a straight line to and across the trunk over Cottingham-drain, along the said drain, eastward to the footway leading to Sculcoates Church, along the said footway to the point where it meets the Barnston-drain, thence along the said drain to

the parliamentary boundary of the borough; No. 6. Ward to consist of such part of the parish of Sculcoates as is not comprised within No. 5. Ward; No. 7. Ward to consist of such part of the parliamentary borough as lies eastward of the Old Harbour and the River Hull. We further recommend that six councillors be assigned to each of the seven wards. We would also recommend that names should be given to the new wards, and we suggest that the following be adopted, as being likely to be locally intelligible and acceptable, and as not interfering with the names of the old wards:—No. 1. to be called Lowgate Ward; No. 2. to be called Market-place Ward; No. 3. to be called South Myton Ward; No. 4. to be called North Myton Ward; No. 5. to be called West Sculcoates Ward; No. 6. to be called East Sculcoates Ward; No. 7. to be called Holderness Ward. We have retained for Nos. 3 and 4, the names of South Myton and North Myton, as the old wards so named are co-extensive with the new.

(Signed) *Thos. Henry,  
E. V. Harcourt.*

Kingston-upon-Hull, October 2, 1835.

And whereas the division and assignment so made by the said barristers appear to be in certain particulars liable to objection, now, therefore, His Majesty (by advice of His Privy Council), doth hereby disapprove of such determination of the said barristers, and of the number of councillors so assigned to each ward of the said borough; but nevertheless His Majesty, by the advice aforesaid, doth order that the particulars of the division and assignment so made by the said barristers shall be published in the London Gazette, in order that such force and validity may be given thereto as is authorised and directed by the said Act.

*Wm. L. Bathurst.*

At the Court of Brighton, the 4th day of December,  
1835,

PRESENT,

The KING'S Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the sixth year of the reign of his present Majesty, intituled "An Act to provide for the regulation of municipal corporations in England and Wales," which received the Royal assent on the ninth of September last, after reciting that it was expedient that certain boroughs of large population should be divided into wards, before any election of councillors for such boroughs should take place, it was, among other things, enacted, that every borough in the schedule (A.) to the said Act annexed, should be divided into the number of wards mentioned in such schedule, in conjunction with the name of such borough; and that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions therein-before contained, to revise the burgess and councillors' lists of any borough in the present year, and he and they was and were thereby required, within the space of six weeks next after the passing of the said Act, to determine and set out the extent, limits, and

boundary lines of such wards, and what portions of such borough should be included therein respectively, and the copy of the particulars of such division should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (if His Majesty, by the advice of His Privy Council, should approve such determination) should be published in the London Gazette, and every such borough should, after such publication as aforesaid, be deemed to be divided into such wards as should be so determined and set out as aforesaid, and such division should continue and be in force until the same should be altered by authority of Parliament provided always that if His Majesty, by advice of His Privy Council, should not approve such determination, such publication as aforesaid should nevertheless be made, and such division be in force, for the purpose of any election under the provisions of the said Act, and until such time as His Majesty should, by advice of His Privy Council, upon further information and report from such barristers, definitively approve the division of such borough into wards in manner therein-before mentioned: and it is thereby further enacted, that the said barrister or barristers should, after the division of the borough into such number of wards as is directed by the said Act, apportion among the several wards of such borough the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: provided always, that the number of councillors assigned to each ward should be a number divisible by three, and a copy of the particulars of the number of councillors so assigned to the several wards of the borough should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (subject as aforesaid to the approval of His Majesty, by the advice of His Privy Council) should be published in the London Gazette, and the number of councillors so assigned to each ward of such borough should, after such publication as aforesaid, be the number to be elected in such ward, and should so continue until the same should be altered by authority of Parliament; provided always, that if His Majesty, by the advice of His Privy Council, should not approve the number of councillors so assigned to each ward, such publication should nevertheless be made, and the number of councillors so assigned to each ward of such borough by such barrister should be the number to be elected in each ward at any election of councillors under the said Act, until such time as His Majesty should, by advice of His Privy Council, upon further information and report from such barristers definitively approve such assignment in manner therein-before mentioned: and it was thereby further enacted, that it should be lawful for his Majesty (if he should think fit by the advice of His Privy Council) to order, any days and times before the first of February next, for doing the several matters required and authorised by the said Act to be done, in lieu of the several days and times for the present year therein-before specified, or any of them: and, in such case, all matters mentioned in such order should be done on and within such days and times as should be mentioned respectively in that behalf, in such order, as if the days and times mentioned in such order had in every instance been mentioned in the said Act, instead of the days and times therein-before respectively

mentioned in that behalf; and whereas, by an Order in Council, dated the thirtieth day of September last, His Majesty (by advice of His Privy Council) did order, that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions in the said Act contained, to determine and set out the extent, limits, and boundary lines of the wards into which it is provided, by the said Act, that certain boroughs of large population should be divided, and what portions of such boroughs should be included therein respectively, within the space of sixty days next after the passing of the said Act, instead of the space of six weeks next after the passing of the said Act; and whereas William Kaye, Esq., the barrister appointed, in pursuance of the provisions of the said Act, to revise the burgess' and councillors' lists of the borough of Kirkby Kendal, in the present year (the said borough of Kirkby Kendal being one of the boroughs included in the said schedule), did, within sixty days next after the passing of the said Act, determine and set out the extent, limits, and boundary lines of the wards of the said borough, and what portions of the said borough shall be included therein respectively: and the said barrister, after the division of such borough into such number of wards as is directed by the said Act, and within the said period of sixty days, did apportion, among the several wards of such borough, the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: and the said barrister has duly transmitted a copy of the particulars of such division, and of the particulars of the number of councillors so assigned to the several wards of the said borough, to one of His Majesty's Principal Secretaries of State, in the words following, that is to say:

BOROUGH OF KIRKBY KENDAL.

"London, Nov. 7th, 1835.

"MY LORD,

"I, the undersigned Barrister at Law, having been duly appointed to revise the lists of burgesses for the borough of Kirkby Kendal, do hereby, in pursuance of the statute fifth and sixth William the Fourth, c. 76, divide the said borough into wards, and do assign councillors to the said wards. And I do hereby determine and set out the extent, limit, and boundary lines of such wards, and what portions of the said borough shall be included therein respectively in manner following: that is to say, the North Ward shall comprise those portions of the borough included by a line drawn from the point where the parliamentary boundary of the borough cuts the centre of the road leading from Kendal to Sedberg north, and west along that boundary to the point where it cuts the centre of the Burneside-road, and south along that road by Strickland-place to and along Strickland-gate; thence along the street on the north side of the Fish-market along Finkle street to and along Kent-lane, to the centre of Mill-bridge; thence up the middle of the river (the eastern course of the river where it branches) to the centre of the Stramongate-bridge; thence along the road to Stockbridge along that bridge, Cattle-street, and the Sedberg-road, to the point first above described. And the East Ward shall contain those portions of the borough included by a line drawn from the point first described along the southernly limit of the North Ward, Highgate and Kirkland, to

the centre of the road leading from Kendal to Burton at the crown of the bridge over the river Kent; thence down the centre of the river till the river cuts the parliamentary boundary of the borough; and thence along that boundary east and north to the point first described: and the portion of the township of Kirkland not included within the above-described line shall be part of the East Ward. And the West Ward shall comprise that portion of the parliamentary borough which is not comprehended in the North and East Wards. And to each of the said wards I do hereby assign six councillors.

I have the honour to be,

My Lord,

Your Lordship's obedient humble servant,

(Signed) WILLIAM KAYE."

And whereas the division and assignment so made by the said barrister appear to be in certain particulars liable to objection, Now therefore His Majesty, by advice of His Privy Council, doth hereby disapprove of such determination of the said barrister, and of the number of councillors so assigned to each ward of the said borough; but nevertheless his Majesty, by the advice aforesaid, doth order that the particulars of the division and assignment so made by the said barrister shall be published in the London Gazette, in order that such force and validity may be given thereto as is authorised and directed by the said Act.

Wm. L. Bathurst.

At the Court at Brighton, the 4th day of December, 1835,

PRESENT,

The KING'S Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the sixth year of the reign of his present Majesty, intituled "An Act to provide for the regulation of municipal corporations in England and Wales," which received the Royal assent on the ninth of September last, after reciting that it was expedient that certain boroughs of large population should be divided into wards, before any election of councillors for such boroughs should take place, it was, among other things, enacted, that every borough in the schedule (A.) to the said Act annexed, shall be divided into the number of wards mentioned in such schedule, in conjunction with the name of such borough; and that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions therein-before contained, to revise the burgess' and councillors' lists of any borough in the present year, and he and they was and were thereby required, within the space of six weeks next after the passing of the said Act, to determine and set out the extent, limits, and boundary lines of such wards, and what portions of such borough should be included therein respectively, and the copy of the particulars of such division should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (if His Majesty, by the advice of His Privy Council, should approve such determination) should be published in the London Gazette, and every such borough should, after such publication as aforesaid, be deemed to be divided into such wards as should

be so determined and set out as aforesaid, and such division should continue and be in force until the same should be altered by authority of Parliament: provided always that if His Majesty, by advice of His Privy Council, should not approve such determination, such publication as aforesaid should nevertheless be made, and such division be in force, for the purpose of any election under the provisions of the said Act, and until such time as His Majesty should, by advice of His Privy Council, upon further information and report from such barristers, definitively approve the division of such borough into wards in manner therein-before mentioned: and it is thereby further enacted, that the said barrister or barristers should, after the division of the borough into such number of wards as is directed by the said Act, apportion among the several wards of such borough the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: provided always, that the number of councillors assigned to each ward should be a number divisible by three, and a copy of the particulars of the number of councillors so assigned to the several wards of the borough should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (subject as aforesaid to the approval of His Majesty, by the advice of His Privy Council) should be published in the London Gazette, and the number of councillors so assigned to each ward of such borough should, after such publication as aforesaid, be the number to be elected in such ward, and should so continue until the same should be altered by authority of Parliament: provided always, that if His Majesty by the advice of His Privy Council should not approve the number of councillors so assigned to each ward, such publication should nevertheless be made, and the number of councillors so assigned to each ward of such borough by such barrister should be the number to be elected in each ward at any election of councillors under the said Act, until such time as His Majesty should, by advice of his Privy Council, upon further information and report from such barristers definitively approve such assignment in manner therein-before mentioned: and it was thereby further enacted, that it should be lawful for His Majesty (if he should think fit by the advice of His Privy Council) to order any days and times, besides the first of February next, for doing the several matters required and authorised by the said Act to be done, in lieu of the several days and times for the present year therein-before specified, or any of them: and, in such case, all matters mentioned in such order should be done on and within such days and times as should be mentioned respectively in that behalf in such order, as if the days and times mentioned in such order had in every instance been mentioned in the said Act, instead of the days and times therein-before respectively mentioned in that behalf: and whereas, by an Order in Council, dated the thirtieth day of September last, His Majesty (by advice of His Privy Council) did order, that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions in the said Act contained, to determine and set out the extent, limits, and boundary lines of the wards into which it is provided, by the said Act, that certain boroughs of large population should be divided, and what portions of such boroughs should be included therein

respectively, within the space of sixty days next after the passing of the said Act, instead of the space of six weeks next after the passing of the said Act; and whereas Edward Erastus Deacon, Esq., and Francis Bayley, Esq., the barristers appointed, in pursuance of the provisions of the said Act, to revise the burgesses' and councillors' lists of the borough of Lancaster, in the present year, (the said borough of Lancaster being one of the boroughs included in the said schedule), did, within sixty days next after the passing of the said Act, determine and set out the extent, limits, and boundary lines of the wards of the said borough, and what portions of the said borough shall be included therein respectively: and the said barristers, after the division of such borough into such number of wards as is directed by the said Act, and within the said period of sixty days, did apportion, among the several wards of such borough, the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: and the said barristers have duly transmitted a copy of the particulars of such division, and of the particulars of the number of councillors so assigned to the several wards of the said borough, to one of His Majesty's Principal Secretaries of State, in the words following, that is to say:

#### BOROUGH OF LANCASTER.

"We, Edward Erastus Deacon, and Francis Bayley, Esquires, being the barristers appointed to revise the lists of burgesses in the borough of Lancaster, and to divide the said borough into wards, pursuant to the provisions of an Act of Parliament made in the fifth and sixth years of the reign of his present Majesty, intituled 'An Act to provide for the regulation of municipal corporations in England and Wales,' do hereby declare and certify, that we have divided the said borough into three several wards, to be called respectively by the several names and descriptions of Castle Ward, Queen's Ward, and Saint Anne's Ward; and we have determined and set out the extent, limits, and boundary lines of the said several wards, and what portions of the said borough shall be included therein respectively, in manner following; that is to say, first, we have determined that all such portions of the said borough as are comprised within the metes and bounds next hereinafter mentioned, shall form the first ward of the said borough, to be called Castle Ward; namely, all such portions thereof as lie within a line drawn from the south-east termination of the iron railing enclosing the trees by the Castle-ditch, along the middle of the street called the Castle-hill, in a south-easterly and northerly direction, to the south-west termination of Church-street, and from thence in a line along the middle of Church-street to the ancient site of Saint Mary's Well, and from thence in a north-easterly direction along the middle of Saint Leonard's Gate to the nearest point of the boundary line which separates the township of Lancaster from the township of Bulk, and from thence along the said boundary line in a westerly direction, along the north side of Germany-street and the south-east side of the Ladies' Walk, to the southern end of the Wear at Dalton Dam, and from thence in a south-westerly, north-westerly, and westerly direction, along the course of the river Lune to the boundary line which divides the township of Lancaster from the

township of Aldcliffe, and from thence in a south-easterly direction along the said boundary line to a point intersected by a straight line drawn due south from the southern termination of a certain lane or occupation road running in a northward direction from a certain farm called Lewtas's Farm to Short Marsh-lane, and from thence along the middle of such lane until it joins Short Marsh-lane, and from thence in a south-easterly and easterly direction, along the middle of Short Marsh-lane, to the west end of the iron railing enclosing the trees by the Castle ditch, and from thence along the said railing to the south-eastern termination thereof: Secondly, we have determined that all such portions of the said borough as are comprised within the metes and bounds next hereinafter mentioned, shall form the second ward of the said borough, to be called Queen's Ward; namely, all such portions thereof as lie within a line drawn from the south-east termination of the iron railing enclosing the trees by the Castle-ditch, along the middle of the street called the Castle-hill in a south-easterly and northerly direction to the south-west termination of Church-street, and from thence down the middle of Church-street to a point intersected by a straight line drawn from the north end of New-street, and from thence along the middle of New-street to the nearest point in the middle of Market-street, and from thence in an eastward direction along the middle of Market-street to a point intersected by a straight line drawn from the north end of Penny-street, and from thence down the middle of Penny-street in a line southward across the bridge over the Lancaster Canal, and along the middle of the turnpike road leading from Lancaster to Preston, unto the nearest point of the boundary line which divides the township of Lancaster from the township of Scotforth, and from thence in a south-westerly direction along the said boundary line to the nearest point of the boundary line which separates the townships of Lancaster and Aldcliffe, and from thence in a northerly and north-westerly direction along the said last mentioned boundary line to a point intersected by a straight line, drawn due south, from the southern termination of a certain lane or occupation road, running in a northward direction, from a certain farm called Lewtas's farm to Short Marsh-lane, and from thence along the middle of such lane until it joins Short Marsh-lane, and from thence, in a south-easterly and easterly direction, along the middle of Short Marsh-lane to the west end of the iron railing enclosing the trees by the Castle-ditch, and from thence along the said railing to the south-east termination thereof: Thirdly, we have determined that all such portions of the said borough as are comprised within the metes and bounds hereinafter mentioned shall form the Third Ward of the said borough, to be called St. Anne's Ward; namely, all such portions thereof as lie within a line drawn from a point in the middle of Church-street, opposite the north end of New-street, in a south-easterly direction, along the middle of Church-street, to the ancient site of St. Mary's Well; and from thence, in a north-easterly direction, along the middle of St. Leonard's-gate, to the nearest point of the boundary line which divides the townships of Lancaster and Bulk; and from thence in an eastward direction, along the said bound-

dary line, to the nearest point of the boundary line which separates the township of Lancaster from the township of Quernmore; and from thence, in a south and south-westerly direction, along the said last-mentioned boundary line, to the nearest point of the boundary line which divides the townships of Lancaster and Scotforth; and from thence, along the said last mentioned boundary line, to the middle of the turnpike-road from Lancaster to Preston; and from thence, in a north-westerly direction, along the middle of the said turnpike-road, to the southern termination of Penny-street; and from thence, along the middle of the said street, to the east end of Market-street; and from thence, along the middle of Market-street, to the south end of New-street; and from thence, along the middle of New-street, to the nearest point of the middle of Church-street.—And we do hereby further certify and declare, that, having had due regard as well to the number of persons rated to the relief of the poor in each of the said wards as to the aggregate amount of the sums at which all the said persons are rated, we have assigned and apportioned the number of six councillors to each and every one of the said several wards.—In witness whereof we have subscribed our names to this and the two preceding sheets of paper, this 29th day of October, in the year of our Lord 1835.

E. E. Deacon,  
F. Bayley."

And whereas the division and assignment so made by the said Barristers appear to be in certain particulars liable to objection, Now therefore, his Majesty (by advice of his Privy Council) doth hereby disapprove of such determination of the said barristers, and of the number of councillors so assigned to each ward of the said borough; but, nevertheless, his Majesty, by advice of his Privy Council, doth order that the particulars of the division and assignment so made by the said barristers shall be published in the *London Gazette*, in order that such force and validity may be given thereto as is authorised and directed by the said Act.

W. L. Bathurst.

At the Court at *Brighton*, the 4th day of *December*,  
1835,

PRESENT,

The KING'S Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the sixth year of the reign of his present Majesty, intituled "An Act to provide for the Regulation of Municipal Corporations in England and Wales," which received the Royal assent on the ninth of September last, after reciting that it was expedient that certain boroughs of large population should be divided into wards, before any election of councillors for such boroughs should take place, it was, among other things, enacted, that every borough in the schedule (A.) to the said Act annexed, should be divided into the number of wards mentioned in such schedule, in conjunction with the name of such borough; and that it should be lawful for the barrister or barristers appointed; in pursuance of the provisions therein before contained, to revise the burgess and councillors'

lists of any borough in the present year, and he and they was and were thereby required, within the space of six weeks next after the passing of the said Act, to determine and set out the extent, limits, and boundary lines of such wards, and what portions of such borough should be included therein respectively, and the copy of the particulars of such division should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (if His Majesty, by the advice of His Privy Council, should approve such determination) should be published in the London Gazette, and every such borough should, after such publication as aforesaid, be deemed to be divided into such wards as should be so determined and set out as aforesaid, and such division should continue and be in force until the same should be altered by authority of Parliament: provided always that if His Majesty by advice of His Privy Council, should not approve such determination, such publication as aforesaid should nevertheless be made, and such division be in force, for the purpose of any election under the provisions of the said Act, and until such time as His Majesty should, by advice of His Privy Council, upon further information and report from such barristers, definitively approve the division of such borough into wards in manner thereinbefore mentioned; and it is thereby further enacted, that the said barrister or barristers should, after the division of the borough into such number of wards as is directed by the said Act, apportion among the several wards of such borough the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: provided always, that the number of councillors assigned to each ward should be a number divisible by three, and a copy of the particulars of the number of councillors so assigned to the several wards of the borough should be forthwith transmitted to one of His Majesty's Principal Secretaries of State, and (subject as aforesaid to the approval of His Majesty, by the advice of His Privy Council), should be published in the London Gazette, and the number of councillors so assigned to each ward of such borough should, after such publication as aforesaid, be the number to be elected in such ward, and should so continue until the same should be altered by authority of Parliament; provided always, that if His Majesty by the advice of His Privy Council should not approve the number of councillors so assigned to each ward, such publication should nevertheless be made, and the number of councillors so assigned to each ward of such borough by such barrister should be the number to be elected in each ward at any election of councillors under the said Act, until such time as His Majesty should by advice of His Privy Council upon further information and report from such barristers definitively approve such assignment in manner thereinbefore mentioned: and it was thereby further enacted, that it should be lawful for His Majesty (if he should think fit by the advice of His Privy Council) to order any days and times, before the first of February next, for doing the several matters required and authorised by the said Act to be done, in lieu of the several days and times for the present year thereinbefore specified, or any of them: and, in such case, all matters mentioned in such order should be done on and within such days and times as should be men-

tioned respectively in that behalf in such order, as if the days and times mentioned in such order had in every instance been mentioned in the said Act, instead of the days and times thereinbefore respectively mentioned in that behalf; and whereas, by an Order in Council dated the thirtieth day of September last, His Majesty (by advice of His Privy Council) did order, that it should be lawful for the barrister or barristers appointed, in pursuance of the provisions in the said Act contained, to determine and set out the extent, limits, and boundary lines of the wards into which it is provided, by the said Act, that certain boroughs of large population should be divided, and what portions of such boroughs should be included therein respectively, within the space of sixty days next after the passing of the said Act, instead of the space of six weeks next after the passing of the said Act; and whereas Francis Curzou, Esq., and William Finnely, Esq., the barristers appointed, in pursuance of the provisions of the said Act, to revise the burgess and councillors' lists of the borough of Leicester, in the present year (the said borough of Leicester being one of the boroughs included in the said schedule), did, within sixty days next after the passing of the said Act, determine and set out the extent, limits, and boundary lines of the wards of the said borough, and what portions of the said borough shall be included therein respectively: and the said barristers, after the division of such borough into such number of wards as is directed by the said Act, and within the said period of sixty days, did apportion, among the several wards of such borough, the number of councillors mentioned, in conjunction with the name of such borough, in the said schedule: and the said barristers have duly transmitted a copy of the particulars of such division, and of the particulars of the number of councillors so assigned to the several wards of the said borough, to one of His Majesty's Principal Secretaries of State, in the words following, that is to say:

LEICESTER, *Saturday, October 17th, 1835.*

"We the undersigned, being the Barristers appointed under the provisions of the Act fifth and sixth, William the Fourth, c 76, (intituled an Act to provide for the Regulation of Municipal Corporations in England and Wales,) to revise the burgess lists for the borough of Leicester, have, according to the directions of the said Act, divided the said borough into seven wards, and we have determined and set out the extent, limits, and boundary lines of the said wards as follows—The First Ward comprises the parish of St. Martin, and is bounded by the boundaries of that parish. The Second Ward comprises that portion of the parish of St. Margaret which (commencing at the east gate) is situate west of Belgrave-gate and Belgrave-road, and is bounded by that gate and road on the east, on the north and west by the exterior boundary of the said parish to the western corner of St. Margaret's Pasture, and on the south by the boundary between St. Margaret's parish, and St. Leonard's All Saints, and St. Martin's parishes to the east gate. The Third Ward comprises that other portion of St. Margaret's parish situate between Belgrave-gate and Belgrave-road on the west, and Humberstone-gate and Humberstone-road on the east, and is bounded by the said gates and roads on the west and east respectively,



on the south by the east gate, and on the north by the exterior boundary of the parish from the Humberstone-road to the Belgrave-road. The Fourth Ward comprises that other portion of St. Margaret's parish situate between the Humberstone gate and road on the north, and Gallowtree-gate, Granby-street, and the London-road, as far as the Turnpike-gate on the south, and is bounded by the said gates, roads, and streets on the north and south respectively; on the west by the east gate, and on the east by the exterior boundary of St. Margaret's parish, from the Humberstone-road to the boundary of St. Mary's. The Fifth Ward comprises that other portion of St. Margaret's parish situate south of Granby-street and the London road, and that portion of St. Mary's parish situate east of the Welford road, and is bounded by Granby-street and the London-road on the north, by Horsefair-street on the west, by Market-street and Welford-road on the south, and on the east by the exterior boundary of St. Mary's parish, from the Welford-road to the boundary of St. Margaret's parish. The Sixth Ward comprises the remainder of St. Mary's parish, including the Newarke and Castle view, and that portion of St. Margaret's parish situate south of Market-street, and is bounded on the east by Market-street and the Welford-road, on the south-west and north-west by the exterior boundary of St. Mary's parish, and on the north by the boundary between that parish and the Black Friars, the Augustine Friars, St. Nicholas parish and St. Martin's, and along Millstone-lane to its junction with Market-street. The Seventh Ward comprises the parishes of All Saints, St. Leonard's, and St. Nicholas, together with the Black Friars, the Augustine Friars, and that detached part of St. Margaret's parish called the Pingle, and all other places within the said borough not included in any of the wards before described, and the exterior boundaries of the parishes and places comprised in this ward, constitute the boundaries of this ward.

(Signed) *Francis Curzon.*  
*William Fennelly."*

To His Majesty's Principal Secretary  
of State for the Home Department.

LEICESTER, *Saturday, October 17th, 1835.*

"We, the undersigned, being the barristers appointed under the provisions of the Act fifth and sixth William the Fourth, c 76, to revise the burgess lists for the borough of Leicester, having divided the said borough into seven wards, have this day apportioned among the several wards of the said borough the number of councillors mentioned in conjunction with the name of the said borough in the schedule (A.), and we have assigned the number of councillors to each ward as follows: to the First Ward, six councillors; to the Second Ward, six councillors; to the Third Ward, six councillors; to the Fourth Ward, six councillors; to the Fifth Ward, six councillors; to the Sixth Ward, six councillors; to the Seventh Ward, six councillors.

(Signed) *Francis Curzon.*  
*William Fennelly."*

To His Majesty's Principal  
Secretary of State for the  
Home Department.

And whereas the division and assignment so made by the said barristers appear to be in certain particulars liable to objection,

Now, therefore, His Majesty, by advice of His Privy Council, doth hereby disapprove of such determination of the said barristers, and of the number of councillors so assigned to each ward of the said borough; but nevertheless His Majesty, by the advice aforesaid, doth order that the particulars of the division and assignment so made by the said barristers shall be published in the London Gazette, in order that such force and validity may be given thereto as is authorized and directed by the said Act.

*Wm. L. Bathurst.*

**\*\*\* A continuation of Orders under the provisions of the Municipal Corporation Act, will be published in future Supplements.**

Printed and Published at the Office, in Cannon-Row, Parliament-Street, by ROBERT GEORGE CLARKE.

Price Two Shillings and Nine Pence