Majesty Queen Victoria, intituled "An Act to amend the laws relating to the Customs," annul the limits of the said port of Bridlington, as set out by virtue of the said Commission, and have included the same within the limits of the port of Hull, as hereinafter set out; and we do hereby declare the said port of Bridlington to be no longer a port.

And we, the said Lords Commissioners of Her Majesty's Treasury, do hereby, under and by virtue of the powers vestel in us by the said Act, appoint Boston, Grimsby, and Hull to be ports in that part of the United Kingdom called England; and we do hereby declare, that the limits of the port of Boston shall commence at Sutton Corner, in Lincolnshire, being the northern limits of the port of Wisbeach, and continue along the east coast of the said county, in a northerly direction, to the drain or canal called Trussthorpe Drain and Tunnel, dividing the parishes of Marblethorpe and Trussthorpe, in the said county:

That the port of Grimsby shall commence at the drain or canal called Trussthorpe Drain and Tunnel, dividing the parishes of Marblethorpe and Trussthorpe, on the east coast of Lincolnshire, and continue, in a northerly direction, along the coast of the said county to Cleeness and Cleethorpe; and from thence up the river Humber to Skitterness, on the Lincolnshire bank of the said river, including so much of the said river as extends to low water mark, at spring tides, on the Yorkshire coast, from Spurn Point to Paull Light-house:

That the port of Hull shall commence at the confluence of the rivers Trent and Ouse with the river Humber, and include the whole of the said river to a supposed straight line drawn from Skitterness, on the Lincolnshire bank, to Paull Light-house, on the Yorkshire bank of the said river Humber; and the said limits shall continue at low water mark, at spring tides, along the Yorkshire bank of the said river Humber, from the said Paull Light-house to Spurn Point, at the entrance of the said river; and from thence, northerly, along the coast of Yorkshire to Flamb rough Head, being the southern limits of the port of Scarborough, in the said county.

And we, the said Lords Commissioners of Her Majesty's Treasury, do further declare, that the limits seaward of the said several ports shall extend to a distance of three miles from low water mark out to sea; and that the limits of such ports shall include all islands, bays, harbours, rivers, and creeks within the same respectively.

And we, the said Lords Commissioners of Her Majesty's Treasury, do hereby annul all former limits of the said ports.

Whitehall, Treasury-chambers, 10th day of March 1848. W. Gibson Craig. H. Rich. R. M. Bellew.

Whitehall, March 10, 1848.

The Queen has been pleased to grant unto Thomas Butts Tanqueray, of New Broad-street, in the city of London, Gent. Her royal licence and authority, that he may, in compliance with an injunction contained in the last will and testament of Charles Dymoke Willaume, of Chilton Candover, in the county of Southampton, Clerk, deceased, take and use the surname of Willaume, in addition to and after his surname of Tanqueray, and also quarter the arms of Willaume with his own family arms; and that such surname and arms may in like manner be taken, borne, and used by his issue; such arms being first duly exemplified according to the laws of arms, and recorded in the Heralds' Office, otherwise the said royal licence and permission to be void and of none effect:

And also to command, that the said royal concession and declaration be recorded in the College of Arms.

Whitehall, March 11, 1848.

The Right Honourable Sir Thomas Wilde, Knt. Lord Chief Justice of Her Majesty's Court of Common Pleas at Westminster, has appointed Charles Thomas Woosnam, of Newtown, in the county of Montgomery, Gent. to be one of the Perpetual Commissioners for taking the acknowledgments of deeds to be executed by married women, under the Act passed for the abolition of fines and recoveries and for the substitution of more simple modes of assurance, in and for the county of Montgomery, also in and for the counties of Radnor and Salop.

Whitehall, March 13, 1848.

The Lord Chancellor has appointed John Collis, of Cannock, in the county of Stafford, Gent. to be a Master Extraordinary in the High Court of Chancery.

OTICE is hereby given, that a separate building, named the Wesleyan Methodist Chapel, situated at Narberth, in the parish of Narberth, in the county of Pembroke, in the district of Narberth, being a building certified according to law as a place of religious worship, was, on the 7th day of February 1848, duly registered for solemnizing marriages therein, pursuant to the Act of the 6th and 7th William 4, chap. 85.

Witness my hand this 9th day of February 1848,

John Miles, Superintendent Registrar.

OTICE is hereby given, that a separate building, named Seaton Independent Chapel, situated at Seaton, within the parish of Seaton and Beer, in the county of Devon, and within