

The London Gazette.

Dublished by Authority.

TUESDAY, JANUARY 30, 1849.

Palace of Westminster, Lord Great Chamberlain's Office, January 29, 1849.

LL Peeresses, on announcing their intention of being present on the occasion of the opening of Parliament, on Thursday the 1st February, will have places reserved for them in the House of Lords, if the announcement be made, at this Office, before five o'clock on Wednesday the 31st

Peers' eldest sons, wishing to be present at the opening of Parliament, will have tickets for the Peers' eldest sons' box forwarded to them, upon a written or personal application at the Office.

No strangers can be admitted except by a ticket from the Lord Great Chamberlain.

The doors will be opened at twelve o'clock.

WILLOUHGBY de ERESBY, G.C.

T the Court at Windsor, the 15th day of **January** 1849.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by a Statute made at the Parment holden in the fifth and sixth years of the reign of Her present Majesty, "An Act for "the amendment of the law of bankruptcy," it was, amongst other things, enacted, that it should be lawful for Her Majesty, after the passing of that Act, by a commission or commissions under the Great Seal, to appoint as many persons as Her Majesty should think fit, not exceeding twelve persons, being serjeants or barristers at law, of not less than seven years' standing at the bar, to be Commissioners of Bankruptcy to act in the prosecution of fiats in bankruptcy in the country; and that any one or more of such Commissioners should and might form a district court of bankruptcy for the purpose of the said Act, and that every such court should be authorized to act in bankruptcy in the country at such place, and in and for such districts, as Her Majesty, with the advice of Her Privy Council, should be pleased to direct; and that it should be lawful for Her Majesty, with the advice aforesaid, to describe and, from time to time, to alter the limit and extent of every such district as to Her should seem fit:

And whereas at a Court holden at Windsor, on the second day of November, in the year of our Lord, one thousand eight hundred and forty-two, Her Majesty, with the advice of Her Privy

Council, did order and direct, that, for the purposes of the said Act, there should be seven districts in the country, which should be called, respectively, the Manchester District, the Leeds District, the Liverpool District, the Birmingham District, the Bristol District, the Exeter District, and the Newcastle-upon-Tyne District, and did describe the limit and extent of every such district; and at a Court holden at Osborne House, Islc of Wight, on the thirteenth day of April, in the year of our Lord, one thousand eight hundred and forty-eight, the hundred of Broxtow, in the northern division of the county of Nottingham, which was then comprehended in the said Leeds District, was separated from that district and annexed to the said Birmingham District:

And whereas the hundred of Scarsdale and the hundred of High Peak, both in the northern division of the county of Derby, are now comprehended in the said Manchester District, and the town and parish of Saddleworth, in the county of York, are now comprehended in the said Leeds District; and it is expedient that the said hundred of Scarsdale, and the said hundred of High Peak, except the following eleven townships, in the last-mentioned hundred, that is to say, 1. Buxton, 2. Fairfield, 3. Hartington Upper Quarter, 4. Chapel en le Frith, 5. Chinley Bugsworth and Brown Side, 6. Fernilee, 7. Hayfield, 8. Beard, Ollersett, Whittle, and Thornsett, 9. Glossop, 10. Ludworth and Chisworth, 11. Mellor, should be separated from the said Manchester District, and be annexed to the said Leeds District; and further, that the said town and parish of Saddleworth should be separated from the said Leeds District, and be annexed to the said Manchester District.

Now, therefore, Her Majesty is pleased, by and with the advice of Her Privy Council, to order and direct, and it is hereby ordered and directed, that the present limit and extent of the said Manchester District, and the limit and extent of the said Leeds District, shall for the purposes of the said Act be altered as follows, that is to say: The said hundred of Scarsdale, and all parts of the said hundred of High Peak, except the following eleven townships therein, namely, 1. Buxton, 2. Fairfield, 3. Hartington Upper Quarter, 4. Chapelen-le-Frith, 5. Chinley Bugsworth and Brown Side, 6. Fernilee, 7. Hayfield, 8. Beard, Ollersett, Whittle, and Thornsett, 9. Glossop, 10. Ludworth and Chisworth, 11. Mellor, shall be, and the same are hereby separated, from the said Manchester District; and the said parish and town of Saddle-