

# The London Gazette.

# Published by Authority.

# TUESDAY, AUGUST 9, 1853.

A T the Court at Buckingham-Palace, the 8th day of August, 1853,

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

THIS day the Right Honourable Duncan McNeill, the Lord Justice. General of Scotland, was, by Her Majesty's command, sworn of Her Majesty's Most Honourable Privy Council, and took his place at the Board accordingly.

A T the Court at Buckingham-Palace, the 8th day of August, 1853,

# PRESENT,

The QUEEN's Most Excellent Majesty in Council.

ER Majesty in Council was this day pleased, upon a representation of the Right Honourable the Lords of the Committee of Council on Education, to appoint the Reverend William Parsons Warburton, M.A., to be one of Her Majesty's Inspectors of Schools.

T the Court at Buckingham-Palace, the 8th day of August, 1853,

# PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS by an Act, passed in the session of Parliament held in the sixth and seventh years of the reign of His late Majesty, King William the Fourth, intituled "An Act for "rendering more easy the taking the poll at "county elections," it is enacted, that it shall be lawful for His Majesty, by and with the advice of His Privy Council, from time to time, on petition from the justices of any county, riding, parts, or division in England or Wales, in quarter sessions assembled, representing that the number of polling places for such county, riding, parts, or division is insufficient, and praying that the place or places mentioned in the said petition may be a polling place or polling places for the county, riding, parts, or division of the county within which such place or places is or are situate, to declare that any place or places mentioned in the said petition shall be a polling place or polling places for that county, riding, parts, or division; and that the justices of the peace for such county,

riding, parts, or division, in quarter sessions or some special sessions assembled, as mentioned in the Act, passed in the third year of the reign of His said late Majesty, intituled "An Act to settle "and determine 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," shall, conformably to the said last-mentioned Act, divide such county, riding, parts, or division into convenient polling districts, and assign one of such districts to each polling place:

"And whereas the justices of the peace for the county of Kent, assembled at the general quarter sessions of the peace holden by adjournment at Saint Augustines, near Canterbury, in and for the eastern division of the said county, on the 8th day of April last have presented a petition to Her Majesty in Council, representing that the number of polling places for the eastern division of the said county of Kent is insufficient, and praying that the towns of Sheerness, Faversham, Hythe, Dover, and Sandwich respectively, situate within the said eastern division, may be polling places for the said eastern division:

Now, therefore, Her Majesty having taken the said petition into consideration, is pleased in pursuance of the above first-mentioned Act of Parliament, and by and with the advice of Her Privy Council, to declare, order, and direct, and it is hereby declared, ordered, and directed, that the said towns of Sheerness, Faversham, Hythe, Dover, and Sandwich, shall be polling places for the eastern division of the county of Kent, and farther that the justices of the peace in and for the said eastern division, in quarter sessions or some special sessions assembled, as mentioned in the said Act of the third year of the reign of His Majesty King William the Fourth, shall divide the said eastern division of the county of Kent, into convenient polling districts, and assign one of such districts to each polling place.

C. C. Greville.

T the Court at Buckingham-Palace, the Sth day of August, 1853,

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act, passed in the session of Parliament, held in the third and fourth years of Her Majesty's reign,

intituled "An Act to carry into effect with certain "modifications the fourth report of the Commis-"sioners of Ecclesiastical Duties and Revenues," and of another Act, passed in the session of Parliament, held in the tourth and fifth years of Her Majesty's reign, intituled "An Act to explain "and amend two several Acts relating to the "Ecclesiastical Commissioners for England," duly prepared and laid before Her Majesty in Council a scheme, bearing date the twenty-third day of June, in the year one thousand eight hundred and fifty-three, in the words following; that is to say:

say:

"We, the Ecclesiastical Commissioners for England, in pursuance of an Act, passed in the session of Parliament held in the third and fourth years of your Majesty's reign, intituled 'An Act 'to carry into effect, with certain modifications, 'the fourth report of the Commissioners of Eccle-'siastical Duties and Revenues,' and of another Act passed in the session of Parliament held in the fourth and fifth years of your Majesty's reign, intituled 'An Act to explain and amend two 'several Acts relating to the Ecclesiastical Commissioners for England,' have prepared, and now humbly lay before your Majesty in Council, the following scheme for substituting a money payment to the Succentor of the cathedral church of Saint Peter at York, for the property belonging to the said Succentorship.

"Whereas, by and under the provisions of the said Acts, the whole of the separate estates and endowments belonging to the said succentorship will (excepting any right of ecclesiastical patronage), upon the first avoidance of the same, become absolutely vested in us, for the purposes of the said Acts, and the chief of such purposes is that of making better provision for the cure of souls in parishes where such assistance is most required:

"And whereas it was by the same Acts enacted that by the authority therein provided, and for the purpose of fully carrying into effect any of the provisions thereof, any arrangement might from time to time be made, with the consent in writing under the hand of any dignitary of any cathedral church, for the sale, transfer, or exchange of any lands, tithes, or other hereditaments belonging to such dignitary, or for the purchase of other lands, tithes or other hereditaments in lieu thereof, or for substituting, in any case, any lands, tithes, or other hereditaments for any money payment, or any money payment for any lands, tithes, or other hereditaments:

"And whereas it has been agreed between us and the Honourable and Very Reverend Henry Edward John Howard, the present succentor of the said cathedral church that, with a view to sooner carrying into effect the purpose of the said recited Acts hereinbefore particularly mentioned, the following arrangement should be recommended by us to your Majesty in Council:

"We therefore, with the consent of the said Henry Edward John Howard, testified by his having signed this scheme, humbly recommend and propose, that, without any conveyance or assurance in the law, other than this scheme and any duly gazetted Order of your Majesty in Council ratifying the same, and upon and after the day of such gazetting, all lands, tithes and other hereditaments whatsoever, (except any right of ecclesiastical patronage) now belonging to the said succentorship as aforesaid, or to or in which he has or ought to have any estate, right, title, or interest, shall, together with all such estate, right title, and interest therein, (except as aforesaid), be and be held to be, for the consideration herein-after mentioned, trans-

ferred and conveyed by and from the said Henry Edward John Howard to us, and shall then and thereupon become and be absolutely vested in us, for the purposes of the said Acts, subject only to any legally subsisting lease or leases thereof, or of any part or parts thereof; and that, in consideration of and for such transfer and conveyance, there shall be paid by us to the said Henry Edward John Howard, during the term of his natural life, the annual sum of sixty-six pounds, by equal half-yearly payments, on the fifteenth day of December and the fifteenth day of June; and that the first of such half-yearly payments shall be made on the fifteenth day of December next, provided that no renewal of any lease, nor any new lease, of the said lands, tithes or other hereditaments, or of any part thereof, shall, since the eighth day of March, in the year one thousand eight hundred and thirtyfour, have been or shall be granted or made by the said Henry Edward John Howard; and that if the decease of the said Henry Edward John Howard shall happen on any other day than one of the said two half-yearly days of payment, then a proportionate sum only shall be paid to the representatives of the said Henry Edward John

"And we further recommend and propose, that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the matters aforesaid, or any of them, in conformity with the provisions of the said recited Acts or either of them, or of any other Act of Parliament."

And whereas the said scheme has been approved by Her Majesty in Council: now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette, pursuant to the said Acts; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the diceese of York.

C. C. Greville.

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A T the Court at Buckingham Palace, the 8th day of August, 1853,

#### PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act, passed in the Session of Parliament held in the third and fourth years of Her Majesty's reign, intituled "An Act to carry into effect, with certain "modifications, the fourth report of the Commis-"sioners of Ecclesiastical Duties and Revenues," duly prepared and laid before Her Majesty in Council a scheme, bearing date the twenty-third day of June, in the year one thousand eight hundred and fifty-three, in the words and figures following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of an Act, passed in the session of Parliament held in the third and fourth years of your Majesty's reign, intituled 'An Act' to carry into effect, with certain modifications, the fourth report of the Commissioners of Ecclesiastical Duties and Revenues,' have prepared and now humbly lay before your Majesty in Council, the following scheme, for making better provision for the cure of souls in certain new parishes and districts in the diocese of London.

"Whereas it is by the said Act enacted, that arrangements may be made by the authority therein provided (that is to say, by a scheme prepared by us and a duly gazetted Order of your Majesty in Council ratifying the same), for the apportionment of the income of two benefices belonging to the same Patron, between the incumbents or ministers of such benefices, or the churches or chapels connected therewith: provided that no such arrangement shall be made in any case so as to prejudice the interest of any existing incumbent, nor without the consent of the Bishop of the Diocese; and where a Bishop is himself one of the Patrons, without the consent of the Archbishop also.

"And whereas by an Act, passed in the session of Parliament held in the second and third years of your Majesty's reign, intituled 'An Act to make 'better provision for the assignment of ecclesias-'tical districts to churches or chapels augmented by the Governors of the Bounty of Queen Anne, 'and for other purposes,' it is enacted, that it shall and may be lawful for the Governors of the Bounty of Queen Anne, to accept, take, and hold, any endowments and emoluments which shall have been, or may thereafter be, provided for the use or benefit of any church or chapel, whether built, acquired, or appropriated, or to be built, acquired, or appropriated, under the authority of the Acts therein recited, or any of them, or under any other authority, or for the use or benefit of the incumbent of any such church or chapel, or of the spiritual person serving the same upon the trusts and for the intents and purposes for which the same shall have been, or may thereafter be given or granted, by the person or persons providing the same, in like manner as any such endowments or emoluments may now be taken or held by any private trustees or trustee; and it shall and may be lawful for any trustees or trustee of any such endowments or emoluments, to assign and transfer the same to the said Governors of the Bounty of Queen Anne, to be held and applied by them upon the same trusts and for the same intents and purposes as the same, previously to such assignment and transfer, were held by such trustees or trustee; provided, always, that no such gift, grant, assignment, or transfer, shall be made to the said Governors of the Bounty of Queen Anne, until, by an instrument in writing under their common seal, they shall have signified their consent to accept the same.

"And it is further enacted, that in all cases in which such consent of the said Governors of the Bounty of Queen Anne shall have been so given, the money provided for such endowments shall be paid to the treasurer for the time being, of the said Governors, and the receipt or receipts of such treasurer shall be effectual discharges, or an effectual discharge for so much noney as in such receipts or receipt shall be expressed to the person or persons paying the same; and after obtaining such receipt or receipts, the person or persons paying such money shall be absolutely discharged from all liability touching such money, and from all trusts relating thereto

and from all trusts relating thereto.

"And whereas the Bishop of London for the time being is patron of the benefice or rectory of Saint Andrew Undershaft, with Saint Mary Axe thereunto annexed, in the city and diocese of London, and the said bishop is also patron of the new parishes of Saint James the Great and Saint Simon Zelotes, Bethnal-green, and of the chapelry districts of Saint Andrew, Saint James the Less, and Saint Philip, Bethnal-green, and All Saints,

Mile End New Town, and of the consolidated district of Saint James, Ratcliffe, all in the county of Middlesex, and diocese of London; and of the churches of the said new parishes and districts respectively.

"And whereas a district, to be named 'The 'District of Saint John the Evangelist, Lime-'house,' is intended to be forthwith constituted by a scheme prepared by us and bearing even date herewith, in accordance with the provisions of the Act passed in the session of Parliament held in the sixth and seventh years of your Majesty's reign, chapter thirty-seven, out of the parish of Saint Anne's, Limehouse, in the said county of Middlesex, and diocese of London, and a church is now in course of erection within such intended district and is to be offered for approval by us in accordance with the provisions of the same Act, and for consecration as the church of such district, and for the use and service of the minister and inhabitants thereof, and such district will thereupon become according to the like provisions a new parish for ecclesiastical purposes; and it is also intended that the patronage of such district or new parish shall, under the provisions of the same Act and by the same scheme be assigned to and vested in the Bishop of London for the time being.

"And whereas a desire has been expressed to us by the Right Honourable and Right Reverend Charles James, Bishop of London, and the Reverend Frederick George Blomfield, the present rector of the said benefice or rectory of Saint Andrew Undershaft with Saint Mary Axe, that the following arrangements should be made for apportioning the income of the said benefice or rectory between the rector thereof and the several perpetual curates, ministers, or incumbents of the said new parishes and districts and the said intended district or new parish and the respective churches thereof, in the manner hereinafter mentioned, and it appears to us to be expedient that such arrangements should be forthwith carried into effect.

"And whereas the Governors of the Bounty of Queen Anne have by an instrument in writing under their common seal, bearing date the fourteenth day of June, one thousand eight hundred and fifty-three, signified their consent to accept the annual sum hereinafter recommended to be paid at the times and upon the trusts mentioned.

"Now, therefore, we humbly recommend and propose, with the consent of the Right Honourable and Most Reverend John Bird, Archbishop of Canterbury, and of the said Charles James, Bishop of London, and Frederick George Blomfield, in testimony whereof they have respectively signed and sealed this scheme, that there shall hereafter be paid by the rector for the time being of the said benefice or rectory of Saint Andrew Undershaft with Saint Mary Axe, out of the revenues of the said rectory, by equal half yearly payments on the twenty-fifth day of March and the twenty-ninth day of September, in every year, to the Governors of the Bounty of Queen Anne, by their treasurer for the time being, but in trust for the perpetual curates, incumbents, or ministers for the time being of the said new parishes and districts, the annual sum of four hundred and seventyfive pounds, clear of all deductions, except income or property tax, and that such annual sum of four hundred and seventy-five pounds, and each and every instalment thereof, is and are hereby charged upon all the tithes or the payments in lieu or in respect of tithes payable by virtue of the Act passed in the session of Parliament held in the thirty-seventh year of the reign of His late Majesty King Henry the Eighth, chapter twelve,

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to the rector for the time being of the said rec-

"And we further recommend and propose that the said annual sum of four hundred and seventyfive pounds shall be divided and distributed in the manner following; that is to say: there shall be paid thereout by the said Treasurer of the said Governors, by equal half-yearly payments, on the twenty-fifth day of March and the twenty-ninth day of September in every year, or so soon thereafter as the said half-yearly payments of the said annual sum of four hundred and seventy-five pounds shall be made to him, to the respective perpetual curates, incumbents, or ministers of the said several new parishes and districts, the several sums set against the respective names thereof in the second column of the schedule hereunto annexed, clear of all deductions except income or property tax; and that the first such half-yearly payment to the said Treasurer of the said sum of four hundred and seventy-five pounds shall be made on the twenty-ninth day of September next, and the first half-yearly payment to each of the said several perpetual curates, incumbents, or ministers of the said new parishes and districts shall be made by the said Governors or their Treasurer on the same day, or so soon thereafter as he shall have received the said half-yearly payment of the said annual sum of four hundred and seventy-five pounds, and that whenever a vacancy of the said rectory or of the incumbency or ministry of either of the said new parishes or districts shall happen on any other day than the twentyfifth day of March or the twenty-ninth day of September, then the next half-yearly payment which shall be due in respect thereof shall be apportioned between the rector, perpetual curate, incumbent, or minister making the vacancy, or his personal representatives and the succeeding rector, perpetual curate, incumbent, or minister, as the

" And we further recommend and propose that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the said rectory, or to the said new parishes and districts, or either of them, in conformity with the provisions of the said Acts, or of any other Act of Parliament."

#### SCHEDULE.

NEW PARISHES AND DISTRICTS.	Annual payment
Saint James the Great, Bethnal-green,	£
new parish	25
Saint Simon Zelotes, Bethnal-green,	
new parish	50
Saint Andrew, Bethnal-green, chapelry	
district	50
Saint James the Less, Bethnal-green,	
chapelry district	50
Saint Philip, Bethnal-green, chapelry	
district	50
All Saints, Mile-end New Town,	
chapelry district	25
Saint James, Ratcliffe, consolidated	
district	50
Saint John the Evangelist, Limehouse,	
intended district	175
	<del></del>
	£ 475

And whereas the said scheme has been approved by Her Majesty in Council: now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme and to order and direct that the same and every

part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Act; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the diocese of London.

C. C. Greville.

T the Court at Buckingham-Palace, the 8th day of Augusi, 1853,

#### PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act, passed in the session of Parliament held in the sixth and seventh years of Her Majesty's reign, intituled "An Act to make better provision for "the spiritual care of populous parishes," duly prepared and laid before Her Majesty in Council a scheme, bearing date the twenty-third day of June, in the year one thousand eight hundred and

fifty-three, in the words following; that is to say:
"We, the Ecclesiastical Commissioners for
England, in pursuance of an Act, passed in the session of Parliament held in the sixth and seventh years of your Majesty's reign, intituled 'An Act to make better provision for the spiritual care 'of populous parishes,' have prepared, and now humbly lay before your Majesty in Council, the following scheme, for constituting a separate district for spiritual purposes out of the parish of Saint Anne's, Limchouse, in the county of Middle-sex, and in the diocese of London.

"Whereas it is by the said Act enacted, that if at any time it shall be made to appear to us, that it would promote the interests of religion, that any part or parts of any parish or parishes, chapelry or chapelries, district or districts, of great extent, and containing a large population, and wherein, or in parts whereof, the provision for public worship and for pastoral superintendence is insufficient for the spiritual wants of the inhabitants thereof, or any extra-parochial place or places, or any part or parts thereof, should be constituted a separate district for spiritual purposes, it shall be lawful, by the authority in the same Act provided (that is to say, by a scheme prepared by us, and an Order issued by your Majesty in Council, ratifying such scheme), with the consent of the bishop of the diocese, under his hand and seal, to set out by metes and bounds, and constitute a separate district accordingly, such district not then containing within its limits any consecrated church or chapel in use for the purposes of divine worship, and to fix and declare the name of such district; and it is by the same Act provided, that the draft of any scheme for constituting any such district shall be delivered or transmitted to the incumbent and to the patron or patrons of the church or chapel of any parish, chapelry, or district out of which it is recommended that any such district, or any part thereof, should be taken, in order that such incumbent, patron or patrons, may have an opportunity of offering or making to us, or to such bishop, any observations or objections upon or to the constituting of such district; and that such scheme shall not be laid before your Majesty in Council until after the expiration of one calendar month next after such copy shall have been so delivered or transmitted, unless such incumbent and patron or patrons shall, in the mean time, consent to the same; and it is by the same Act also provided, that in every such scheme for constituting any

such district we shall recommend to your Majesty

in Council that the minister of such district, when duly licensed according to the same Act, shall be permanently endowed, under the provisions of the same Act, to an amount of not less than the annual value of one hundred pounds; and also, if such endowment be of less than the annual value of one hundred and fifty pounds, that the same shall be increased to such last-mentioned amount at the least, so soon as such district shall have become a new parish as thereinafter provided:

"And whereas it is by the said Act further enacted, that it shall be lawful, by the authority aforesaid, at any time to assign the right of patronage of any such district or new parish as aforesaid, and the nomination of the minister or perpetual curate thereof respectively, either in perpetuity, or for one or more nomination or nominations, to any ecclesiastical corporation aggregate or sole, or to either of the Universities of Oxford, Cambridge, or Durham, or to any college therein respectively, or to any person or persons, or the nominee or nominees of such person or persons or body respectively, upon condition of such corporation, university, college, person or persons contributing to the permanent endowment of such minister or perpetual curate, or towards providing a church or chapel for the use of the inhabitants of such district or new parish, in such proportion and in such manner as shall be approved by the like authority:

"And whereas the said parish of Saint Anne's Limehouse, is of great extent, and contains a large population, and the provision for public worship and for pastoral superintendence therein is insufficient for the spiritual wants of the inhabitants thereof; and it has been made to appear to us, that it would promote the interests of religion, that the particular part of such parish hereinafter mentioned and described, such part not at present containing within its limits any consecrated church or chapel in use for the purposes of divine worship, should be constituted a separate district in the

manner hereinafter set forth:

"And whereas by a scheme prepared by us, and bearing even date herewith, and intended to be herewith submitted for ratification, by an Order of your Majesty in Council, provision is made for the permanent endowment of the minister of the district herein recommended to be constituted, and so soon as the same shall have become a new parish of the perpetual curate thereof, with an annual sum of one hundred and seventy-five pounds, payable by equal half-yearly payments on the twenty-fifth day of March and the twenty-ninth day of September in every year, by the Treasurer of the Governors of the Bounty of Queen Anne, such annual sum being a proportionate part of an annual sum payable under the provisions of the said scheme by the rector for the time being of the benefice or rectory of Saint Andrew Undershaft with Saint Mary Axe thereunto annexed, in the city and in the said diocese of London, and charged upon the tithes or payments in respect of tithes belonging to the said benefice or rectory.

"And whereas the Reverend Frederick George Blomfield, the present rector of the said benefice or rectory of Saint Andrew Undershaft with Saint Mary Axe, has, in pursuance of the provisions of the said Act, nominated to us the Bishop of London for the time being as the patron in perpetuity of the said district or new parish, and has proposed to us, that, in consideration of the said endowment, the whole right of patronage of and nomination of the minister or perpetual curate to the said district or new parish shall be accordingly

assigned to such Bishop.

"Now therefore we humbly recommend and propose, with the consent of the Right Honourable and Right Reverend Charles James Bishop of London, in testimony whereof he has signed and sealed this scheme, that all that part of the said parish of Saint Anne's, Limehouse, described in the schedule hereunto annexed, all which part, together with the boundaries thereof, is delineated and set forth on the map or plan hereunto also annexed, shall be constituted a separate district for spiritual purposes accordingly; and that the same shall be named 'The District of Saint John the Evangelist, Limehouse.'

"And we further recommend and propose that the minister of the district so recommended to be constituted as aforesaid, and so soon as such district shall have become, according to the provisions of the said Act, a new parish for Ecclesiastical purposes, the perpetual curate thereof shall be permanently endowed with the said annual sum of one hundred and seventy-five pounds, payable

as in the said scheme provided.

" And we further recommend and propose, that the whole right of patronage of the said district or new parish of Saint John the Evangelist, Limehouse, and the nomination of the minister or perpetual curate thereof, shall be assigned to and permanently vested in the said Charles James Bishop of London and his successors Bishops of London for ever.

" And we further recommend and propose, that nothing herein contained shall prevent us from recommending and proposing any other measure relating to the matters aforesaid, or any of them, in accordance with the provisions of the said Act

or of any other Act of Parliament."

# SCHEDULE.

The district of SAINT JOHN the EVANGELIST. LIMEHOUSE, being-

All that part of the parish of Saint Anne's, Limehouse, in the county of Middlesex, and in the diocese of London, which is situate on the northern side of an imaginary line along the middle of that part of Salmon's Lane in the said parish which extends from the western boundary thereof to the Regent's Canal, and on the western side of an imaginary line along the middle of that part of the said canal which extends from the said lane to the northern boundary of the said parish.

And whereas the said scheme has been approved by Her Majesty in Council; now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same, and every part thereof, shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette, pursuant to the said Act; and Her Majesty, by and with the like advice, is pleased hereby to direct, that this Order be forthwith registered by the Registrar of the diocese of London.

C. C. Greville.

T the Court at Buckingham-Palace, the 8th day of August, 1853,

# PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners VV for England have, in pursuance of an Act, passed in the session of Parliament, held in the third and fourth years of Her Majesty's reign,

intituled "An Act to carry into effect, with "certain modifications, the fourth report of the "Commissioners of Ecclesiastical duties and "revenues," and of another Act, passed in the session of Parliament, held in the fourth and fifth years of Her Majesty's reign, intituled "An Act to explain and amend two several Acts relating to the Ecclesiastical Commissioners for England," duly prepared and laid before Her Majesty in Council a scheme, bearing date the fourteenth day of July, in the year one thousand eight hundred and fifty-three, in the words fol-

lowing; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of an Act, passed in the session of Parliament, held in the third and fourth years of your Majesty's reign, intituled 'An Act to carry into effect, with certain modi-'fications, the fourth report of the Commissioners 'of Ecclesiastical duties and revenues,' and of another Act, passed in the session of Parliament, held in the fourth and fifth years of your Majesty's reign, intituled 'An Act to explain and amend two several Acts relating to the Ecclesiastical Commissioners for England,' have prepared, and now humbly lay before your Majesty in Council the following scheme for regulating the incomes of the dean and canons of the cathedral church of Peterborough.

"Whereas it is by the first recited Act enacted, that so soon as conveniently may be, and by the authority therein provided (that is to say, by a scheme prepared by us, and a duly gazetted Order of your Majesty in Council, ratifying the same), such annual sums shall be determined on to be paid, and shall be accordingly paid by us, or such deductions shall be allowed to be made out of the proceeds of any suspended canonry or canonries, as, after due inquiry and calculation, shall give to the dean of every cathedral and collegiate church in England an average annual income of one thousand pounds, and to the respective canons of every cathedral church in England an average

"And whereas it is by the secondly recited Act, declared and enacted, that notwithstanding such last recited provision, it shall be lawful, by the authority aforesaid, to carry such purposes or any of them into effect by any mode of payment or contribution, augmentation or endowment, which may be deemed fit, as well as by the mode in the said first recited Act specified, and that the scale of payments and receipts may from time to time, in any case be revised, and, if need be, varied by the like authority, so as to preserve, as nearly as may be, the intended average annual incomes respectively, but not so as to affect any dean or canon in possession at the time of making any such variation.

annual income of five hundred pounds.

"And whereas it has been made to appear to us that the annual incomes of the dean and of the canons in the said cathedral church of Peterborough, are subject to great fluctuation and uncertainty, and do not amount on an average to the said sums of one thousand pounds and five hundred pounds respectively; and we have satisfied ourselves, after due inquiry and consideration, that the following arrangement should be adopted for regulating such incomes.

Now, therefore, we humbly recommend and propose, that there shall be delivered to us by the treasurer of the cathedral church of Peterborough, in this present and in every future year, so soon as conveniently may be after the annual audit of the accounts of the chapter of the said cathedral church, a correct account in writing, in such form, and

verified in such manner, as we shall from time to

time direct, shewing every sum of money, from whatever source arising, which, according to the statutes and usage of the said cathedral church, or the chapter thereof, shall have become due and payable to the dean or any canon (except the Reverend John James, Doctor in Divinity, who was appointed before the passing of the first recited Act), of the said cathedral church as such dean or canon, for the year ending on the day up to which such accounts shall have been so audited as aforesaid; and that if it shall appear by any such account that the amount which may have so become due and payable, shall, in the case of such dean, exceed the sum of one thousand pounds, or, in the case of any canon (except as before excepted), the sum of five hundred pounds, then in every such case the amount of the surplus shall, at the same time, be paid by the said treasurer to our credit, at the Bank of England, and that upon any account so delivered being examined and approved by our treasurers for the time being, their receipt for the amount of any such surplus shall be given to the said treasurer of the said cathedral church, and shall be a good and valid discharge for the same, and that if it shall appear by any such account that the amount which may have so become due and payable, in the case of the dean, shall be less than the sum of one thousand pounds, or in the case of any canon (except as before excepted), less than the sum of five hundred pounds, then in every such case there shall be paid by us forthwith to such treasurer, on account of such dean or canon, such a sum of money as shall make up the deficiency, and the receipt of such treasurer, countersigned by the same dean or canon, as the case may be, shall be a good and sufficient discharge for any claim which any such dean or canon may have on us in respect of the average annual income to which he may be entitled for the year to which the same account relates, under the provisions of the said first recited Act.

"Provided always, and we further recommend and propose, that all moneys which, according to the statutes and usage of the said cathedral church, or the chapter thereof, may be receivable by the canon thereof succeeding upon the first vacancy of the canonry, now held by the said John James, shall be included in the next yearly account to be delivered to us as aforesaid; and that the income of the canon so newly appointed shall be made up or limited, as the case may be, in manner aforesaid, to such part of the sum of one thousand pounds or five hundred pounds, and no more, as shall be proportioned, according to such rate, to the period during which he shall have been appointed to such canonry.

"And that upon every vacancy of the deanery or of any canonry, occurring otherwise than as last aforesaid, all the moneys which, according to the statutes and usage of the said cathedral church, or the chapter thereof, would, if such vacancy had not taken place, have become due and payable to the dean or canon making such vacancy in respect of the then current year, shall be included in the account so to be delivered to us as aforesaid after the then next audit; and that the whole of any surplus above the sum of one thousand pounds in the case of a dean, and five hundred pounds in the case of a canon, shall be paid to us; and that in case the amount of such moneys shall be below the said sum of one thousand pounds or five hundred pounds, as the case may be, we shall not be called upon to pay in respect of such deanery or canonry any greater sum for that year than shall, together with the amount of such monies, be necessary to make up the income of such deanery or canonry for that year to one thousand pounds

or five hundred pounds, as the case may be; and that the respective incomes of one thousand pounds to the dean and five hundred pounds to each canon, so to be secured as aforesaid, shall, on every such vacancy, be strictly apportionable between the dean or canon making the vacancy, or his representatives, and the dean or canon succeeding thereto, any statutes or usage of the said cathedral church, to the contrary notwithstanding.
"And we further recommend and propose that

nothing herein contained shall prevent us from recommending and proposing any other measures relating to the said cathedral church, or the dean and canons thereof, in conformity with the provisions of the said Acts, or either of them, or of

any other Act of Parliament."

And whereas the said scheme has been approved by Her Majesty in Council: now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct, that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette, pursuant to the said Acts, and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the registrar of the diocese of C. C. Greville. Peterborough.

T the Court at Buckingham-Palace, the 8th day of August, 1853,

#### PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act, passed in the session of Parliament, held in the sixth and seventh years of Her Majesty's reign, intituled "An Act to make better provision for "the spiritual care of populous parishes," duly prepared and laid before Her Majesty in Council a scheme, bearing date the twenty-eighth day of July, in the year one thousand eight hundred and fifty-three, in the words and figures following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of an Act, passed in the session of Parliament, held in the sixth and seventh years of your Majesty's reign, intituled an Act to make better provision for the spiritual care of populous parishes, have prepared, and now humbly lay before your Majesty in Council, the following scheme, for constituting four separate districts for spiritual purposes out of the parishes of Saint Mary, Southampton, and South Stoneham, and the district chapelries of Portswood, and of St. James's West End, all in the diocese of Winchester.

"Whereas it is by the said Act enacted, that if at any time it shall be made to appear to us that it would promote the interests of religion that any part or parts of any parish or parishes, chapelry or chapelries, district or districts of great extent, and containing a large population, and wherein or in parts whereof the provision for public worship and for pastoral superinten-dence is insufficient for the spiritual wants of the inhabitants thereof, or any extra-parochial place or places, or any part or parts thereof, should be constituted a separate district for spiritual purposes, it shall be lawful, by the authority in the same Act provided (that is to say, by a

scheme prepared by us, and an Order issued by your Majesty in Council ratifying such scheme), with the consent of the bishop of the diocese, under his hand and seal, to set out by metes and bounds, and constitute a separate district accordingly, such district not then containing within its limits any consecrated church or chapel in use for the purposes of divine worship, and to fix and declare the name of such district; and it is by the same Act provided, that the draft of any scheme for constituting any such district shall be delivered or transmitted to the incumbent and to the patron or patrons of the church or chapel of any parish, chapelry, or district out of which it is recommended that any such district or any part thereof should be taken, in order that such incumbent, patron or patrons, may have an opportunity of offering or making to us, or to such bishop, any observations or objections upon or to the constituting of such district; and that such scheme shall not be laid before your Majesty in Council until after the expiration of one calendar month next after such copy shall have been so delivered or transmitted, unless such incumbent and patron or patrons shall, in the meantime, consent to the same; and it is by the same Act also provided, that in every such scheme for constituting any such district we shall recommend to your Majesty in Council that the minister of such district, when duly licensed according to the same Act, shall be permanently endowed, under the provisions of the same Act, to an amount of not less than the annual value of one hundred pounds; and also, if such endowment be of less than the annual value of one hundred and fifty pounds, that the same shall be increased to such last-mentioned amount at the least so soon as such district shall have become a new parish as thereinafter provided:

"And whereas it is by the said Act further enacted, that it shall be lawful, by the authority aforesaid, at any time to assign the right of patronage of any such district or new parish as aforesaid, and the nomination of the minister or perpetual curate thereof respectively, either in perpetuity, or for one or more nomination or nominations, to any ecclesiastical corporation aggregate or sole, or to either of the universities of Oxford, Cambridge, or Durham, or to any college therein respectively, or to any person or persons, or the nominee or nominees of such person or persons or body respectively, upon condition of such corporation, university, college, person, or persons contributing to the permanent endowment of such minister or perpetual curate, or towards providing a church or chapel for the use of the inhabitants of such district or new parish, in such proportion and in such manner as shall be approved by the like authority.

And whereas the said parishes of Saint Mary, Southampton, and South Stoneham, and district chapelries of Portswood, and Saint James's West End, are respectively of great extent, and contain a large population, and the provision for public worship and tor pastoral superintendence therein is insufficient for the spiritual wants of the inhabitants thereof; and it has been made to appear to us that it would promote the interests of religion that the particular parts of such parishes and district chapelries hereinafter mentioned and described, such parts not at present containing within their limits any consecrated church or chapel in use for the purposes of divine worship, should be constituted separate districts in the manner hereinafter set forth:

"Now, therefore, we humbly recommend and

propose, with the consent of the Right Reverend | Charles Richard Bishop of Winchester, in testimony whereof he has signed and sealed this scheme, that all that part of the said parish of Saint Mary, Southampton, described in the schedule hereunto annexed, and therein numbered 1, and also all that part of the same parish in the same schedule also described, and therein numbered 2, and also all that part of the same parish and all that part of the said district chapelry of Portswood, in the same schedule also described and therein numbered 3, and also all that part of the said parish of South Stoneham, and all that part of the said district chapelry of Saint James's West End, in the same schedule also described, and therein numbered 4, all of which parts, together with the boundaries thereof, are respectively delineated and set forth on the maps or plans hereunto also annexed, and respectively numbered in like manner, shall be respectively constituted separate districts for spiritual purposes accordingly; and that the same shall be respectively named as follows; that is to say: that the district numbered 1 in the said schedule shall be named 'The District of Christ Church, Northam,' the district numbered 2 therein shall be named 'The District of Saint James, Bernard-street,' the district numbered 3 therein shall be named 'The District of Saint Luke, Newtown,' and that the district numbered 4 therein shall be named 'The District of The Holy Saviour, Bitterne.

"And whereas by a deed, bearing date the twenty-sixth day of May, one thousand eight hundred and fifty-three, and duly executed and enrolled in chancery, and deposited in the registry of the Bishop of Winchester, all those the tithes, or tithe-commutation rent-charge, or portions of tithe-commutation rent-charge, respectively specified in four several schedules to such deed, and issuing, arising, or payable by virtue of the tithe-commutation award for the said parish of South Stoneham, out or in respect of the lands, tenements, and hereditaments referred to in the said schedules respectively (being portions of the tithes or tithe-commutation rentcharge belonging to the rectory of the said parish of Saint Mary, Southampton,) have been granted and conveyed to us by the Venerable Joseph Cotton Wigram, Archdeacon of Winchester, and rector of the said parishes of Saint Mary, Southampton, and South Stoneham, in accordance with the provisions of the said Act, and of another Act passed in the session of Parliament, held in the fourteenth and fifteenth years of your Majesty's reign, intituled 'An Act to amend the Church Building Acts,' upon trust to be applied in the manner following; that is to say: as to the portion of the said tithes or tithe rentcharge mentioned in the first schedule to the said deed, and amounting to the annual sum of two hundred and forty pounds ten shillings and sixpence, towards the permanent income of the minister of the said district of Christ Church, Northam, and after such district shall have become a new parish, of the perpetual curate thereof; and as to the portion of the said tithes or tithe rentcharge mentioned in the second schedule to the said deed, and amounting to the annual sum of two hundred and forty pounds eighteen shillings and sevenpence, towards the permanent income of the minister of the said district of Saint James, Bernard-street, and after such district shall have become a new parish, of the perpetual curate thereof; and as to the portion of the said tithes or tithe rentcharge mentioned in the third schedule to the said deed, and amounting to the annual sum of two hundred and ten

pounds three shillings and eightpence, towards the permanent income of the minister of the said district of Saint Luke, Newtown, and after such district shall have become a new parish, of the perpetual curate thereof; and as to the portion of the said tithes or tithe rentcharge mentioned in the fourth schedule to the said deed, and amounting to the annual sum of two hundred and ten pounds one shilling and tenpence, towards the permanent income of the minister of the said district of The Holy Saviour, Bitterne, and after such district shall have become a new parish, of the perpetual curate thereof:

"And whereas the said Joseph Cotton Wigram has nominated to us the Bishop of Winchester for the time being as the patron in perpetuity of the said districts or new parishes, and has pro-posed to us that, in consideration of such grant and conveyance as aforesaid, the whole right of patronage of and nomination of the ministers or perpetual curates to the said districts or new parishes shall be accordingly assigned to such

bishop:

"We therefore further recommend and propose that the ministers of the districts herein recommended to be constituted as aforesaid, and so soon as the same shall have become, according to the provisions of the herein first-recited act, new parishes for ecclesiastical purposes, the perpetual curates thereof shall respectively be permanently endowed with the portions of the said tithes or tithe rentcharge respectively mentioned in the hereinbefore recited deed, and that such portions of tithes or tithe rentcharge shall accordingly, without any conveyance or assurance in the law, other than this scheme, and any duly gazetted Order of your Majesty in Council ratifying the same, be respectively transferred and secured to such ministers, so soon as they shall respectively be appointed, in the manner following; that is to say, the portion of the said tithes or tithe rentcharge mentioned in the first schedule to the said deed shall be transferred to and permanently vested in the minister or perpetual curate for the time being of the said district or new parish of Christ Church, Northam; the portion of the said tithes or tithe rentcharge mentioned in the second schedule to the said deed shall be transferred to and permanently vested in the minister or perpetual curate for the time being of the said district or new parish of Saint James, Bernardstreet; the portion of the said tithes or tithe rentcharge mentioned in the third schedule to the said deed shall be transferred to and permanently vested in the minister or perpetual curate for the time being of the said district or new parish of St. Luke, Newtown; and the portion of the said tithes or tithe rentcharge mentioned in the fourth schedule to the said deed shall be transferred to and permanently vested in the minister or perpetual curate for the time being of the said district of The Holy Saviour, Bitterne.

"And we further recommend and propose, that the right of patronage of the said districts or new parishes herein recommended to be constituted, and the nomination of the ministers or perpetual curates thereto, shall be permanently assigned to and vested in the said Charles Richard Bishop of Winchester, and his successors bishops

of Winchester for ever.

"And we further recommend and propose, that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the matters aforesaid, or any of them, in accordance with the provisions of the said Act or of any other Act of Parliament."

# SCHEDULE.

No. 1.—The District of Christchurch, Northam; being—

All that part of the said parish of Saint Mary, Southampton, which is west of the River Itchen, and is situate on the eastern side of an imaginary line along the middle of that part of the South-Western Railway which extends from Bevoisstreet, northwards, to the verge or border of the River Itchen, passing through the same at highwater, and on the northern side of an imaginary line extending eastward from the middle of the said railway, along the middle of Bevois-street aforesaid, and of Longcroft-street, and thence in a straight direction eastward into the River Itchen.

No. 2.—The District of Saint James, Ber-MARD-STREET; being—

All that part of the same parish of Saint Mary, Southampton, which is west of the River Itchin and is situate on the southern side of an imaginary line extending along the middle of Upper East-street, Marsh-lane, and the street or road leading to the toll house or lodge of the floating bridge, and thence in a straight direction eastward into the above-named River Itchen.

No. 3.—The district of SAINT LUKE, NEW-TOWN; being—

All that part of the same parish of Saint Mary, Southampton, west of the London railway, and also all that part of the said district chapelry of Portswood, adjoining the said parish, comprised within, and bounded by, an imaginary line commencing at a point, marked a on the map or plan hereunto annexed, and numbered 3, under the centre of the Northam-road-bridge over the South-Western Railway, and thence extending, first, westward, along the centre Northam-road, to the intersection centre of the of that road with Love-lane, and thence north-west-ward along the centre of Love-lane to the intersection of Love-lane and Onslow-road, with the old parish boundary of the western side of Saint Mary's parish, and thence, first, in the same morth-westerly direction along the parish boundary on the eastern side of the avenue by the Lower-common-gate, the said district of Saint Luke, Newtown, to comprise all that portion of Saint Mary's parish which lies north of Mr. Betts' new road, and from the parish boundary stone, which is now standing in the wall of Mr. Betts' new road, in an easterly direction along the centre of the said new road to the point marked b on the said map or plan, which point b is by measurement 150 feet or thereabouts, from the Ports-wood-road, and thence, from such last-mentioned point, southward in the line of the wall of Mr. Betts' private grounds for 249 feet or thereabouts to the south-west angle of the said wall continuing always at a distance of 150 feet to 148 feet, more or less, from the Portswood-road, to the point marked c on the same map or plan, and thence from such last-mentioned point due castward to the centre of the intersection of the Portswoodroad and the new road which runs across the railway to the priory, and thence in a southeasterly direction to the River Itchen at right angles to the high-water mark, at the point marked d on the said map or plan, leaving the Portswood Hotel on the south within the said district of St. Luke, Newtown, and thence along the line denoting the high-water mark aforesaid, to the boundary of the said parish of St. Mary, and thence castward along such boundary to its intersection with the South-Western Railway

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No. 21465.

aforesaid, and thence southward along the centre of such railway to the point where the said imaginary line commenced.

No. 4.—The DISTRICT of The HOLY SAVIOUR, BITTERNE, being—

All that part of the said parish of South Stoneham, and also all that part of the said district chapelry of Saint James's West End, situate on the western and southern sides of an imaginary line commencing at a point marked a on the map or plan hereunto annexed, and numbered 4, on the boundary line between the said district chapelry and the parish of Saint Mary's Extra, and thence extending towards the north-west along the western fences or boundaries of certain fields or enclosures marked respectively b, c, d, and e on the same map or plan, to the road leading from Bitterne Common to Saint James's Church, at the point marked f in the same map or plan, and thence eastward along the middle of such road to a point marked g in the same map or plan, opposite to the middle of another road leading to Town Hill, and thence northward along the middle of such last-mentioned road to the middle of the road from Town Hill aforesaid to Middenbury House, at the point marked h in the same map or plan, and on the southern side of an imaginary line extending westward from such last-mentioned point along the middle of the same road and of Middenburylane as far as the entrance gate to Bitterne-grove, and thence in a straight direction due west across certain fields to the River Itchen aforesaid, as shown on the said map or plan by the letters m and n.

And whereas due notice of the said scheme has been given in accordance with the provisions of the said Act, and no objections have been made thereto.

And whereas the said scheme has been approved by Her Majesty in Council: now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same, and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Act; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the diocese of Winchester.

C. C. Greville.

T the Court at Buckingham-Palace, the 8th day of August, 1853,

# PRESENT,

The QUEEN's Most Excellent in Majesty Council.

HEREAS Her Majesty's Commissioners for building new churches have, in pursuance of the sixteenth section of an Act, passed in the fifty-ninth year of the reign of His Majesty King George the Third, intituled "An Act to "amend and render more effectual an Act passed "in the last session of Parliament for building "and promoting the building of additional "churches in populous parishes," as enlarged and extended by the twelfth section of an Act, passed in the session of Parliament holden in the first and second years of Her Majesty's reign, intituled "An Act to amend and render more effectual "the Church Building Act," and, further ex-

tended by the third section of an Act, passed in the session of Parliament held in the second and third years of Her Majesty's reign, intituled "An Act to make better provision for the as-" signment of ecclesiastical districts to churches "or chapels augmented by the Governors of the "Bounty of Queen Anne, and for other purposes," duly prepared and laid before Her Majesty in Council a representation, bearing date the twenty-third day of June, one thousand eight hundred and fifty-three, in the words following; viz:

· "Your Majesty's Commissioners for building new churches, beg leave humbly to represent to your Majesty that having taken into consideration all the circumstances of the district parish of Saint Matthew, Brixton, in the county of Surrey, and in the diocese of Winchester, it appears to them to be expedient that a particular district should be assigned to the consecrated church of Saint John, situate at Angell Town, in the said district parish of Saint Matthew, Brixton, under and by virtue of the power or authority contained in the sixteenth section of an Act passed in the fifty-ninth year of the reign of His Majesty King George the Third, intituled 'An Act to amend and render more effectual an Act, passed in the last session of l'arliament for building and pro-' moting the building of additional churches in 'populous parishes,' as enlarged and extended by the twelfth section of an Act of Parliament, passed in the first and second years of your Majesty's reign, intituled 'An Act to amend and 'render more effectual the Church Building Acts,' and further extended by the third section of an Act of Parliament, passed in the second and third years of your Majesty's reign, intituled 'An Act to make better provision for the assignment of ecclesiastical districts to churches or chapels 'augmented by the Governors of the Bounty of 'Queen Anne, and for other purposes,' and that such proposed district should be named or called 'The District Chapelry of Saint John, Angell 'Town,' and that the boundaries thereof should be those hereinafter mentioned; that is to say: the district chapelry of Saint John, Angell Town, is bounded by an imaginary line commencing at the western end of Stockwell-park-walk, and proceeding easterly along the middle of Stockwell-park-walk, into the Brixton-road, and thence south-westerly along the middle of the last-mentioned road to a point opposite the middle of Canterbury-road, thence south-easterly along the middle of that road to a point in the middle of Cold Harbor-lane, thence proceeding north-easterly to the north-eastern corner of a certain field used as a cricket ground, and from thence proceeding south-easterly along the fences separating that field from the gardens at the back of the houses on the western side of Sussex-road (crossing the road called Loughborough-road) as far as the western corner of a field belonging to Mr. Urlwin then proceeding north-easterly along the fences separating that field from the gardens at the back of the houses on the south-eastern side of Loughborough-park, and from thence to a point opposite the middle of Poplar-walk, thence proceeding north-westerly along the middle of that walk into Loughborough-road, and along the middle of that road into the Brixton-road thence proceeding north-westerly up that road to Robertstreet, and westerly along the middle of Robertstreet, crossing Stockwell-park-road into Lovelane, and along the middle of Love-lane into the middle of the road on the north-eastern side of Stockwell-green, thence proceeding south-easterly along the middle of that road and also of the road called Stockwell to the western end of Stockwell-

park-walk, where the boundary line of the said district chapelry commenced, and as the same is more particularly delineated on the map or plan hereunto annexed, and is thereon coloured green.

hereunto annexed, and is thereon coloured green.

"Your Majesty's said Commissioners beg leave further to represent that it also appears to them to be expedient that banns of matrimony should be published, and that marriages, baptisms, and churchings, should be solemnized or performed in the said church of Saint John, at Angell Town aforesaid, and that the fees to arise therefrom should belong and be paid to the minister or incumbent of such church for the time being

being.

"That the consent of the Right Reverend Charles Richard, Bishop of the diocese of Winchester, has been obtained thereto, as required by the Acts and sections hereinbefore mentioned, and also the consent of the Reverend John Vaughan, Doctor of Civil Law, incumbent of the said district parish of Saint Matthew, Brixton, as required by the Act and section secondly hereinbefore mentioned, in order that the sub-division of such district parish, by forming thereout a district chapelry as aforesaid, should take effect from the assignment of such district chapelry, in testimony whereof the said Charles Richard, Bishop of Winchester, and John Vaughan have signed and sealed this representation.

"Your Majesty's said Commissioners, therefore, humbly pray that your Majesty will be graciously pleased to take the premises into your royal consideration, and to make such order in respect thereto as to your Majesty in your royal wisdom shall seem meet."

Her Majesty having taken the said representation, together with the map or plan thereunto annexed, into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, as it hereby ordered, that the proposed assignment of a district chapelry to the said church of Saint John, at Angell Town, in the said district parish of Saint Matthew, Brixton, be accordingly made, and the recommendations of the said Commissioners in respect of the publication of banns and the solemnization of marriages, baptisms, and churchings in the said church, and the fees to arise therefrom, be carried into effect, agreeably to the provisions of the said Acts; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the diocese of Winchester.

C. C. Greville.

A T the Court at Buckingham-Palace, the 8th day of August, 1853.

#### PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS Her Majesty's Commissioners for building new churches, have in pursuance of the sixteenth section of an Act of Parliament passed in the fifty-ninth year of the reign of His Majesty King George the Third, intituled "An Act to amend and render more effectual an "Act passed in the last session of Parliament for building and promoting the building of additional "churches in populous parishes," and of the third section of an Act passed in the session of Parliament held in the second and third years of Her Majesty's reign, intituled "An Act to make better provision for the assignment of ecclesimatical districts, to churches or chapels augmented

" by the Governors of the Bounty of Queen Anne, "and for other purposes," duly prepared and laid before Her Majesty in Council, a representation, bearing date the fourth day of July, one thousand eight hundred and fifty-three, in the words and

figures following; viz:
"Your Majesty's Commissioners for building new churches, beg leave humbly to represent, that it appears to them to be expedient that a particular district should be assigned to the consecrated church of Saint James, situate at Hill, in the parish of Sutton Coldfield, in the county of Warwick, and diocese of Worcester, under and by virtue of the power or authority contained in the sixteenth section of an Act of Parliament, passed in the fifty-ninth year of the reign of His Majesty King George the Third, intituled 'An Act to amend and render more effectual an Act, passed in the last session of Parliament for building and promoting the building of additional 'churches in populous parishes,' and in the third section of an Act, passed in the second and third years of your Majesty's reign, intituled 'An Act to make better provision for the assign'ment of ecclesiastical districts to churches or chapels augmented by the Governors of the Bounty of Queen Anne, and for other purposes, and that such proposed district should be named or called 'The District Chapelry of Hill,' and that the boundaries thereof should be as follow; that is say:

"The district chapelry of Hill is bounded on the east by the parish of Drayton, the extraparochial place of Canwell Manor, and the parish of Weeford; on the north by the parish of Shenstone; and on the west and south by the remaining part of the parish of Sutton Coldfield, from which such district chapelry is separated by an imaginary line commencing at the Milking Gate of Sutton Park, and from thence proceeding south-easterly along the fences of Sutton Park until it reaches Four Oaks Park; thence easterly and southerly along the fences of Four Oaks Park as far as Doe Bank, thence turning easterly and again southerly along the road or lane on the north of Doe Bank, leading to enclosure marked No. 566 on the Tithe Commutation Map of the parish of Sutton Coldfield, then easterly along the said road or lane, and along the fence separating the said enclosure No. 566 from enclosure No. 567, to the eastern end thereof; then southerly along the eastern fence of enclosure No. 567, separating the said enclosure No. 567 from enclosures marked Nos. 546 and 571 on the said Tithe Commutation Map, and enters the road leading to Little Sutton; thence south-westerly along the western side of that road as far as the road leading to Moor Hall, and crossing over to the southern side of the latter road, proceeding easterly along the southern side thereof, including the lodge of Moor Hall, and following the fences of Moor Hall Park southerly and easterly as far as the toll-bar in the turnpikeroad leading to Tamworth; and from such tollbar along the northern side of that road easterly until it reaches Collett's Brook and the parish of Drayton, as the said district chapelry is more particularly delineated on the map hereto annexed, and is thereon coloured green.

"Your Majesty's said Commissioners beg leave further to represent, that it also appears to them to be expedient, that banns of marriage should be published, and that marriages, baptisms, churchings and burials, should be solemnized or performed in the said church of Saint James, at Hill aforesaid, and that the fees to arise therefrom, should be paid and belong to the minister or incumbent of such church, for the time being.

"That the consent of the Right Reverend Henry, bishop of the said diocese of Worcester, has been obtained thereto as required by the Acts and sections hereinbefore mentioned, in testimony whereof, he has signed this representation.

"Your Majesty's said Commissioners therefore, humbly pray that your Majesty will be graciously pleased to take the premises into your royal consideration, and to make such Order in respect thereto, as to your Majesty in your royal wisdom, shall seem meet."

Her Majesty having taken the said representation, together with the map or plan thereunto annexed into consideration, was pleased by and with the advice of Her Privy Council, to approve thereof; and to order as it is hereby ordered, that the proposed assignment of a district chapelry to the said consecrated church of St. James, at Hill, be accordingly made, and that the recommendations of the said commissioners in respect of the publication of banns, and the solemnization of marriages, baptisms, churchings and burials, in the said church, and the fees to arise therefrom, be carried into effect, agreeably to the provisions of the said Acts; and Her Majesty is further pleased to direct that this Order be forthwith registered by the Registrar of the diocese of Worcester.

C. C. Greville.

T the Court at Buckingham-Palace, the 8th day of August, 1853.

#### PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS Her Majesty's Commissioners for building new churches have, in pursuance of the ninth section of an Act, passed in the session of Parliament holden in the eighth and ninth years of Her Majesty's reign, intituled "An Act for the "further amendment of the Church Building Acts," or under and by virtue of any and every other power or authority vested in them by the Church Building Acts, duly prepared and laid before Her Majesty in Council a representation, bearing date the fourth day of July, one thousand eight hundred and fifty-three, in the words following, viz.:

"Your Majesty's Commissioners for building new churches beg leave humbly to represent to your Majesty that having taken into consideration all the circumstances of the parishes of Wotton, Abinger, and Ockley, in the county of Surrey, and in the diocese of Winchester it appears to them to be expedient to unite and consolidate certain contiguous parts of the said parishes, and to form the same into one consolidated chapelry for all ecclesiastical purposes, for the consecrated church of Saint John the Baptist, situate at Oakwood, otherwise Okewood, in the said parish of Wotton, under and by virtue of the power or authority for this purpose contained in the ninth section of an Act passed in the session of Parliament, holden in the eighth and ninth years of your Majesty's reign, intituled 'An Act for the further amendment the Church Building Acts,' or under and by virtue of any and every other power or authority in this behalf vested in Your Majesty's said Commissioners by the Church Building Acts; and that such proposed consolidated chapelry should consist of all those portions of the said parishes of Wotton and Ockley, and also all that portion of the parish of Abinger, lying on the southward of the parish road, leading from Ockley to Ewhurst (excepting those portions of the parish of Wotton,

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laid down, but not colored, in the map hereto annexed, and which are in the new parish or district of Coldharbour), and be named or called 'The Consolidated Chapelry of Okewood;' and that the boundaries thereof should be those hereinafter mentioned, that is to say: the boundary line commences at the point marked A on the map, where the boundary line of the parishes of Wotton and Abinger abuts on the lane called Mole-street, near to the junction of the said lane with the parish road leading from Ockley to Ewhurst, and then proceeds first in a south-westerly and then in a northerly direction along the said parish boundary to the point where it abuts on the before-mentioned highway to Ewhurst, at Forest Green, following the said road until it meets the boundary line of the parish of Ewhurst; it then proceeds in a southerly direction along the boundary line that divides the detached portion of the parish of Ockley from the said parish of Ewhurst, to where such boundary line meets the parish of Abinger, it then continues along the boundary line, which divides the said parish of Abinger from the said parish of Ewhurst, as far as the parish of Rudg-wick; it then proceeds in a north-easterly direction along the boundary line which divides the said parish of Abinger from the parish of Rudgwick, as far as a detached portion of the parish of Wotton; it then proceeds along the boundary separating the said parishes of Wotton and Rudgwick, as far as the parish of Warnham, whence it proceeds northerly along the boundary line of the detached portion of the parish of Wotton and the parish of Warnham, as far as the parish of Ockley; whence it continues along the boundary line separating the said parish of Ockley, from the detached portion of the parish of Wotton, as far as the parish of Abinger; it then proceeds in a northerly and westerly direction along the boundary line of the said parishes of Abinger and Ockley, as far as that part of the parish of Wotton which is included in the new parish of Coldharbour; and thence westerly and northerly along the boundary line of the said parishes of Abinger and Coldharbour, as far as the point A, where the said boundary line of the consolidated chapelry of Okewood commenced, as the same is more particularly delineated on the map or plan hereto annexed and is thereon coloured yellow, pink, and green.
"That the consents of the Right Reverend

"That the consents of the Right Reverend Charles Richard, Bishop of the said diocese of Winchester, of William John Evelyn, of Wotton aforesaid, Esquire (patron of the parish churches of the said parishes of Wotton and Abinger), and of the Master and Fellows of Clare Hall, in the University of Cambridge (patrons of the parish church of the said parish of Ockley), have been severally obtained to the formation of the hereinbefore proposed consolidated chapelry of Okewood, as required by the said Act and section, in testimony whereof the said Charles Richard, Bishop of Winchester, and William John Evelyn, have signed and sealed this representation; and the said Master and Fellows have hereto affixed their common or college seal.

"Your Majesty's said Commissioners beg leave further to represent that it has been mutually agreed between the said William John Evelyn and the said Master and Fellows, as such respective patrons (testified as aforesaid), with the approbation of your Majesty's said Commissioners (testified as hereinafter mentioned), and of the said Charles Richard Bishop of Winchester (testified as aforesaid), that the right of presentation and appointment of an incumbent or perpetual curate to serve the said church of Saint John the Baptist at Okewood aforesaid, should be vested in, belong

to, and whenever occasion may require, be exercised by the said William John Evelyn, his heirs and assigns for ever.

"Your Majesty's said Commissioners therefore humbly pray, that your Majesty will be graciously pleased to take the premises into your royal consideration, and to make such order in respect thereto, as to your Majesty in your royal wisdom shall seem meet."

Her Majesty having taken the said representation, together with the map or plan thereunto annexed, into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, as it is hereby ordered, that the proposed formation into one consolidated chapelry, for the said consecrated Church of Saint John the Baptist, at Oakwood, otherwise Okewood, be accordingly made, and the agreement in the said representation mentioned and contained in respect of the right of presentation and appointment of an incumbent or perpetual curate to serve the said church be carried into effect, agreeably to the provisions of the said Acts; and Her Majesty is further pleased to direct that this Order be forthwith registered by the Registrar of the diocese of C. C. Greville. Winchester.

A T the Court at Buckingham-Palace, the 8th day of August, 1853.

# PRESENT,

The QUEEN's Most Excellent Majesty in Council.

THEREAS Her Majesty's Commissioners for building new churches have, in pursuance of the sixteenth section of an Act, passed in the fifty-ninth year of the reign of His Majesty King George the Third, intituled "An Act to " amend and render more effectual an Act passed "in the last session of Parliament for building " and promoting the building of additional churches "in populous parishes," as enlarged by the third section of an Act, passed in the session of Parliament held in the second and third years of Her Majesty's reign, intituled " An Act to make better provision for the assignment of ecclesiastical "districts to churches or chapels augmented by the Governors of the Bounty of Queen Anne, "and for other purposes," duly prepared and laid before Her Majesty in Council a representation, bearing date the thirteenth day of July, one thousand eight hundred and fifty-three, in the words following; viz.:

"Your Majesty's Commissioners for building new churches beg leave humbly to represent to your Majesty that having taken into consideration all the circumstances of the parish of Huyton, in the county of Lancaster, and in the diocese of Chester, it appears to them to be expedient that a particular district should be assigned to the consecrated church of Saint Bartholomew, situate at Roby, in the said parish of Huyton, under and by virtue of the power or authority contained in the sixteenth section of an Act passed in the lifty-ninth year of the reign of His Majesty King George the Third, intituled 'An Act to amend and render more effectual an Act, passed in the last session of Parliament, for building and promoting the building of additional churches in populous parishes, as enlarged by the third section of an Act of Parliament passed in the second and third years of your Majesty's reign, intituled 'An Act to make better provision for the assignment of ecclesiastical districts to churches or chapels aug'mented by the Governors of the Bounty of Queen 'Anne, and for other purposes,' and that such proposed district should be named or called 'The 'District Chapelry of Roby,' and that the boundaries thereof should be those hereinafter mentioned, and that the proposed district should consist of the township of Roby, and such part of the township of Huyton as is hereinafter mentioned;

that is to say: "Commencing in the middle or centre of a certain lane called Twig-lane, at the boundary between the said township of Roby and the township of Huyton, and proceeding in a northerly direction along the centre of the said lane to the turnpike-road leading from the town of Prescot to Liverpool, thence north-westerly along the centre of the said turnpike-road to a place called the Horn Smithies, thence in a north-easterly direction along the centre of a certain lane called Stockbridge-lane, leading towards Knowsley, to the boundary between the townships of Huyton and Knowsley, thence following the course of that boundary in a westerly direction to the place where the townships of Huyton, Knowsley, and West Derby meet, thence in a southerly direction along the brook which divides the said townships of Huyton and West Derby to the place where it joins the boundary between the said townships of Huyton and Roby, and then along the boundary line separating the said township of Roby from West Derby, Much Woolton, and the parish of Childwall on the west, and also from the said parish of Childwall on the south, and from the remaining part of the parish of Huyton on the east, as far as the point where the boundary commenced in Twig-lane, as such district chapelry of Roby is more particularly shewn on the map or plan hereunto annexed, and thereon coloured blue.

"Your Majesty's said Commissioners beg leave further to represent that it also appears to them to be expedient that banns of matrimony should be published, and that marriages, baptisms, churchings, and burials should be solemnized or performed in the said church of Saint Bartholomew, at Roby aforesaid, and that the fees to arise therefrom should be paid and belong to the minister of such church for the time being.

"That the consent of the Right Reverend John, bishop of the diocese of Chester, has been obtained thereto as required by the Acts and sections hereinbefore mentioned, in testimony whereof he has signed and sealed this representation.

"Your Majesty's said Commissioners therefore humbly pray that your Majesty will be graciously pleased to take the premises into your royal consideration, and to make such order in respect thereto as to your Majesty in your royal wisdom shall seem meet."

Her Majesty having taken the said representation, together with the map or plan thereunto annexed into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, as it is hereby ordered, that the proposed assignment of a district chapelry to the consecrated church of Saint Bartholomew, at Roby, in the parish of Huyton, be accordingly made, and the recommendation of the said Commissioners in respect of the publication of banns, and the solemnization of marriages, baptisms, churchings, and burials, and the fees to arise therefrom, be carried into effect, agreeably to the provisions of the said Acts; and Her Majesty is further pleased to direct that this Order be forthwith registered by the Registrar of the diocese of Chester.

C. C. Greville.

T the Court at Buckingham-Palace, the 8th day of August, 1853.

#### PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS Her Majesty's Commissioners for building new churches have, in pursuance of the sixteenth section of an Act of Parliament, passed in the fifty-ninth year of the reign of His Majesty King George the Third, intituled "An "Act to amend and render more effectual an Act passed in the last session of Parliament for "building and promoting the building of addi-"tional churches in populous parishes," and of the third section of an Act, passed in the session of Parliament held in the second and third years of Her Majesty's reign, inti-uled "An Act to make " better provision for the assignment of ecclesias-" tical districts to churches or chapels augmented "by the Governors of the Bounty of Queen "Anne, and for other purposes," duly prepared and laid before Her Majesty in Council a representation, bearing date the fifteenth day of July, one thousand eight hundred and fifty-three, in the

words following; that is to say: "Your Majesty's Commissioners for building new churches beg leave humbly to represent that, having taken into consideration all the circumstances of the parish of Ripon, in the West Riding of the county of York, and in the diocese of Ripon, it appears to them to be expedient that a particular district should be assigned to the consecrated church of the Holy Trinity, situate in the said parish of Ripon, under and by virtue of the power or authority contained in the sixteenth section of an Act of Parliament, passed in the fifty-ninth year of the reign of His Majesty King George the Third, initituled 'An Act to amend ' and render more effectual an Act, passed in the 'last session of Parliament, for building and pro-'moting the building of additional churches in popu-'lous parishes,' and in the third section of an Act of Parliament, passed in the second and third years of your Majesty's reign, intituled 'An Act' to make better provision for the assignment of 'ecclesiastical districts to churches or chapels, augmented by the Governors of the Bounty of 'Queen Anne, and for other purposes;' and that such proposed district should consist of a portion of the township of Ripon, and the entire townships of Bishopton and Clotherholme, and should be named or called 'The Dis-'trict Chapelry of the Holy Trinity, Ripon,' and that the boundaries thereof should be those hereinafter mentioned; that is to say: on or towards the east by the townships of Sharow and Nunwick; on or towards the west by the townships of Studley Roger and Azerley; on or towards the north by the townships of North Stainley, with Slenningford and Sutton; and on or towards the south by the residue of the township of Ripon not included in the district, beginning at the southwest corner of the township of Bishopton, and following the boundary between Bishopton and Ripon, till opposite Bishopton Mill; from thence proceeding eastward along the north side of the Mill Race which supplies the Ripon High and other mills with water, to the point opposite the Bath-house, on Skelbank, where it follows the south side of the road leading to Skelgate, till opposite the Blue-bell-yard; and from thence proceeding northward up the said Blue-bell-yard, along the east side thereof, until it reaches the centre of Westgate; and from thence proceeding eastward along the centre of Westgate, until opposite the south-east corner of the Green Dragon

Inn; and from thence proceeding northward along the east side of the said inn yard, to the north-east corner thereof; thence, still northward, partly across property belonging to Earl de Grey, and occupied by Thomas Kendall, to a point in a line with the wall dividing Kendall's holding on the south, from the late Dr. Bruce's holding, and John Land's and Jane Gooden's properties; from this point proceeding westward to the wall dividing Kendall's holding from Lyall's yard; and from thence proceeding northward along the west of Kendall's holding, the George and Dragon Inn yard, and a garden belonging to Earl de Grey, occupied by Messrs. Robinson, to the north-west corner thereof; and from thence proceeding east-ward along the north side of the said garden, to the north-east corner thereof, where it diverges about twenty links southward; and from thence proceeding eastward along the south side of the narrow strip or road (leading from Messrs. Robinson's yard and premises into the garden before mentioned belonging to Earl de Grey, and occupied by Messrs. Robinson), to within twenty links of the south-east corner thereof; and from thence proceeding southward along the west side of the yard occupied by Messrs. Robinson under Earl de Grey, to the south-west corner thereof; thence, still southward, to the centre of the back road to Messrs. Robinson's premises; and from thence eastward, along the centre of the said road, to the centre of Fishergate; and from thence proceeding southward along the centre of Fishergate, until in a line with the south front of the Post-office, and north side of the Market-place; and from thence proceeding eastward along the north side of the Market-place, to the south-west corner of Mrs. Rayne's house; thence, still eastward, along the south side of Mrs. Rayne's yard, to the southeast corner thereof; and from thence proceeding northward along the west side of Hall Garth, to the north-west corner thereof; and from thence proceeding eastward along the north side of Hall Garth, to the south-west corner of a gravel-pit, belonging to Mr. Richard Smith; and from thence proceeding northward to the north-west corner thereof; and from thence proceeding eastward along the north side thereof, to the south-west corner of the yard belonging to the said Richard Smith; and from thence proceeding northward along the west side of the said yard, to the northwest corner thereof; thence, still northward, across Allhallow Gate, to the south-east corner of a house and premises belonging to Earl de Grey, and occupied by William Dearnley; thence, still northward, along the east side of the said premises, to the north-east corner thereof; and from thence proceeding westward along the north side of the said premises, to the north-west corner thereof; and from thence proceeding northward along the east side of property belonging to Earl de Grey, and occupied by Henry Wilson, to the north-east corner thereof; and from thence proceeding westward along the north side of the said premises and the north side of property belonging to the said Earl de Grey, occupied by Joseph Steel, to the north-west corner thereof; and from thence proceeding northward along the east side of property belonging to the said Earl de Grey, and occupied by Mrs. Ellen Chapman, to the north-east corner thereof, and from thence proceeding northward along the east side of a field called High Ashes, belonging to the Earl de Grey, and occupied in small lots, to the north-east corner thereof, and from thence proceeding westward along a watercourse through a field called Stammerg ite End to the south-east corner of Pinfold close, and from thence proceeding northward

to the north-east corner thereof, and from thence proceeding eastward along the east side of a garden formerly belonging to Mr. Michael Brunton, and now to Mr. Thomas Hebdell, to the north-east corner thereof, and from thence still eastward along the south side of Brick Kiln-close to the southeast corner thereof, thence to the centre of the road leading from Stammergate to the North Bridge, and from thence proceeding along the centre of the said road to a point on the North Bridge and on the line of boundary between Ripon and Sharrow Townships, as such district chapelry of the Holy Trinity, Ripon, is more particularly delineated on the map or plan hereunto annexed and thereon coloured green.

"Your Majesty's said Commissioners beg leave further to represent that it also appears to them to be expedient that banns of matrimony should continue to be published, and that marriages, baptisms, churchings, and burials should continue to be solemnized or performed in Trinity Church aforesaid, and that the fees to arise therefrom should be appropriated in accordance with the provisions contained in an Act of Parliament passed in the seventh year of the reign of King George the Fourth, intituled 'An Act for build-' ing a church or chapel of ease in the township of Ripon, in the West Riding of the county of York.

"That the consent of the Right Reverend Charles Thomas, Bishop of the said diocese of Ripon, has been obtained thereto, as required by the Acts and sections firstly and secondly herein-

before mentioned, in testimony whereof he has

signed and sealed this representation.
"Your Majesty's said Commissioners therefore humbly pray that your Majesty will be graciously pleased to take the premises into your royal consideration, and to make such order in respect thereto as to your Majesty in your royal wisdom shall seem meet."

Her Majesty having taken the said representatation, together with the map or plan thereunto annexed into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, and it is hereby ordered, that the proposed assignment of a district chapelry to the consecrated church of The Holy Trinity, in the parish of Ripon, be accordingly made, and that the recommendations of the said Commissioners in respect of the publication of banns, and the solemnization of marriages, baptisms, churchings, and burials in the said church, and the fees to arise therefrom, be carried into effect agreably to the provisions of the said Acts; and Her Majesty is further pleased to direct that this Order be forthwith registered by the Registrar of the diocese of C. C. Greville. Ripon.

T the Court at Buckingham-Palace, the 8th day of August, 1853.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS Her Majesty's Commissioners for building new churches have, in pursuance of the sixteenth section of an Act of Parliament, passed in the fifty-ninth year of the reign of His Majesty, King George the Third, intituled "An Act to amend and render more "effectual an Act passed in the last session of "Parliament for building and promoting the "building of additional churches in populous.

"parishes," and of the third section of an Act passed in the session of Parliament held in the second and third years of Her Majesty's reign, intituled "An Act to make better provision for "the assignment of ecclesiastical districts to "churches or chapels augmented by the Gouernors "of the Bounty of Queen Anne, and for other "purposes," dulp prepared and laid before Her Majesty in Council a representation, bearing date the eighteenth day of July, one thousand eight hundred and fifty-three, in the words following, viz.

"Your Majesty's Commissioners for building new churches beg leave humbly to represent, that having taken into consideration all the circumstances of the parish of Battersea, in the county of Surrey, and in the diocese of Winchester, it appears to them to be expedient that a particular district should be assigned to the consecrated church of Saint George the Martyr, situate at Nine Elms, in the said parish of Battersea, under and by virtue of the power or authority for this purpose contained in the sixteenth section of an Act of Parliament, passed in the fifty-ninth year of the reign of His Majesty King George the Third, intituled "An Act to amend and render 'more effectual an Act, passed in the last session of Parliament, for building and promoting the building of additional churches in populous parishes," and in the third section of an Act of Parliament, passed in the second and third years of your Majesty's reign, intituled "An Act to make better provision for the assignment of ecclesiastical districts to churches or chapels 'augmented by the Governors of the Bounty of 'Queen Anne, and for other purposes," and that such proposed district should be named or called 'the district chapelry of Saint George, Battersea,' with boundaries, as follow, viz.; bounded on or towards the north by the River Thames, on or towards the east by the parish of Lambeth, on or towards the south by the parish of Clapham, and on or towards the west by the remaining part of the parish of Battersea, from which such district chapelry is separated by a line commencing at a bound stone marked  $\frac{8t. \text{ Geo.}}{U.B.}$  on the western side of the new suspension-bridge, from which it proceeds in a southerly direction to a similar bound stone, and from thence to a third similar bound stone, placed at the corner of the road leading to Long Hedge Farm, and from that bound stone in a south-easterly direction to another bound stone place on the boundary line dividing the parish of Battersea, from the parish of Clapham, as such district chapelry is more particularly delineated on the map or plan hereto annexed, and is thereon coloured pink.

"Your Majesty's said Commissioners beg leave further to represent, that it also appears to them to be expedient that banns of matrimony should be published, and that marriages, baptisms, churchings, and burials should be solemnized or performed in the said church of Saint George, at Nine Elms aforesaid, and that the fees to arise therefrom should be paid and belong to the minister or incumbent of such church for the time being.

"That the consent of the Right Reverend Charles Richard, Bishop of the said diocese of Winchester, has been obtained thereto, as required by the Acts and sections hereinbefore mentioned in testimony whereof he has signed and sealed this representation.

"Your Majesty's said Commissioners therefore humbly pray that your Majesty will be graciously pleased to take the premises into your royal consideration, and to make such Order in respect

thereto, as to your Majesty, in your royal wisdom, shall seem meet."

Her Majesty having taken the said representation, together with a map or plan thereunto annexed, into consideration, was pleased by and with the advice of Her Privy Council to approve thereof, and to order and it is hereby ordered that the proposed assignment of a district chapelry to the consecrated church of Saint George the Martyr, situate at Nine Elms, in the parish of Battersea, be accordingly made, and the recommendations of the said Commissioners, in respect of the publication of banns, and the solemnization of marriages, baptisms, churchings, and burials, in the said church, and the fees to arise therefrom be carried into effect agreeably to the provisions of the said Acts; and Her Majesty is pleased to direct that this Order be forthwith registered by the Registrar of the diocese of Winchester.

C. C. Greville.

A T the Court at Buckingham-Palace, the 8th day of August, 1853,

## PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS Her Majesty's Commissioners for building new churches have, in pursuance of the fourth section of an Act, passed in the session of Parliament held in the seventh and eighth years of Her Majesty's reign, intituled "An Act concerning banns and marriages in cer"tain district churches or chapels," duly prepared and laid before Her Majesty in Council a representation, bearing date the eighteenth day of July, one thousand eight hundred and fifty-three, in the words following; viz.:

"Your Majesty's Commissioners for building new churches beg leave humbly to represent that on or about the fourteenth day of September, one thousand eight hundred and forty-three, your Majesty's said Commissioners (with the consent of the then Bishop of the Diocese of Lichfield), made a representation to your Majesty in Council that it appeared to them to be expedient, and therefore humbly prayed that a particular district might be assigned to the consecrated church of Saint Paul, situate in the parish of Tipton, in the county of Stafford, and in the said diocese of Lichfield, under and by virtue of the power or authority for such purpose contained in the sixteenth section of an Act of Parliament, passed in the fifty-ninth year of the reign of His late Majesty King George the Third, intituled 'An 'Act to amend and render more effectual an Act passed in the last session of Parliament for building and promoting the building of addi-'tional churches in populous parishes,' and that such proposed district should be named or called 'The Chapelry district of Saint Paul, Tipton, and that the boundaries thereof should be such as were described or mentioned in the said representation.

"Your Majesty's said Commissioners also represented that it likewise appeared to them to be expedient that baptisms, churchings, and burials, should be solemnized or performed in the said church of Saint Paul, at Tipton aforesaid, and that the fees to arise therefrom should be paid and belong to the minister of such church for the time being, upon and after the then next avoidance of the parish church of the said parish of Tipton.

of the parish church of the said parish of Tipton.
"That by an order of your Majesty in Council, bearing date the second day of October, one thou-

sand eight hundred and forty-three, your Majesty was graciously pleased by and with the advice of your Privy Council, to approve of the assignment of the said district, and was pleased to order that the same should be accordingly made, and that the recommendations of your Majesty's said Commissioners in respect of the solemnization of baptisms, churchings, and burials, and of the fees arising therefrom should be carried into effect agreeably

to the provisions of the said Act.

"Your Majesty's said Commissioners beg leave further to represent that having taken into consideration the present circumstances of the said chapelry district of Saint Paul, Tipton, it appears to them to be expedient that banns of marriage should hereafter be published, and that marriages should hereafter be solemnized in the said church of Saint Paul at Tipton aforesaid, and that the fees to arise therefrom should for ten years (to be computed from the day of the date of any Order of your Majesty in Council approving of this representation), be paid over to the Reverend William Ker, the present incumbent of the parish church of the said parish of Tipton, provided he shall so long remain such incumbent, but no longer; and that upon the expiration of the said ten years, or the termination of the present incumbency of the said parish church of the said parish of Tipton, before the expiration of the said ten years, the said fees should belong to the minister or incumbent for the time being of the said church of Saint Paul, at Tipton aforcsaid, for his own use and benefit, and that a supplemental order for these purposes should be made, pursuant to the provisions of the fourth section of an Act of Parliament, passed in the seventh and eighth years of your Majesty's reign, intituled 'An Act concerning banns and marriages in cer-' tain district churches or chapels.'

"That the consent of the Right Reverend John Bishop of the said diocese of Lichfield has been obtained thereto as required by the Act and Section, lastly hereinbefore mentioned, in testimony whereof he has signed and sealed this represen-

"Your Majesty's said Commissioners therefore humbly pray that your Majesty will be graciously pleased to take the premises into your royal consideration, and to make such order in respect thereto as to your Majesty in your royal wisdom shall seem meet."

Her Majesty having taken the said representation into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, and it is hereby ordered, that the recommendations of the said Commissioners, in respect of the publication of banns and the solemnization of marriages, in the church of Saint Paul, at Tipton and the fees to arise therefrom be carried into effect agreeably to the provisions of the said Act; and Her Majesty, is further pleased to direct that this order be forthwith registered by the Registrar of the diocese of Lichfield.

C. C. Greville.

T the Court at Buckingham-Palace, the 8th day of August, 1853,

#### PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS Her Majesty's Commissioners for building new churches have, in pursuance of the sixteenth section of an Act of Par-

liament passed in the fifty-ninth year of the reign of His Majesty King George the Third, intituled "An Act to amend and render more effectual an "Act passed in the last session of Parliament for "building and promoting the building of addi-"tional churches in populous parishes," and of the third section of an Act passed in the session of Parliament held in the second and third year's of Her Majesty's reign, intituled "An Act to "make better provision for the assignment of ecclesiastical districts to churches or chapels "augmented by the Governors of the Bounty of "Queen Anne, and for other purposes," duly prepared and laid before Her Majesty in Council a representation, bearing date the nineteenth day of July, one thousand eight hundred and fifty-three, in the words following, viz.:

"Your Majesty's Commissioners for building new churches beg leave humbly to represent that having taken into consideration all the circumstances of the parish of Ribbesford, in the county of Worcester, and in the diocese of Hereford, it appears to them to be expedient that a particular district should be assigned to the consecrated church of Saint Anne, situate at Bewdley, in the said parish of Ribbesford, under and by virtue of the power and authority contained in the sixteenth section of an Act of Parliament passed in the fifty-ninth year of the reign of His Majesty King George the Third, intituled 'An Act to amend 'and render more effectual an Act passed in the last session of Parliament, for building and pro-'moting the building of additional churches in 'populous parishes,' and in the third section of an Act of Parliament, passed in the second and third years of your Majesty's reign, intituled 'An Act to make better provision for the assignment of ecclesiastical districts to churches or chapels augmented by the Governors of the Bounty of 'Queen Anne, and for other purposes,' and that such proposed district should be named or called 'The District Chapelry of Saint Anne, Bewdley,' and that the boundaries thereof should be those hereinafter mentioned; that is to say: On the north by the parish of Dowles, on the east by the river Severn, on the south and west by the re-maining part of the parish of Ribbesford, from which such district chapelry is separated by a line commencing from the river Severn at a large tree about one hundred yards southward of the town of Bewdley, and from such tree proceeding southwesterly along a hedge separating two fields until it reaches the road leading by Winterdyne and Ribbesford to Stourport; then proceeding northerly along the middle of that road as far as Highstreet; then north-westerly along the middle of High-street, across the western end of Load-street, into the road leading to Kinlet, and along the middle of that road until it reaches the boundaryline of the parish of Dowles, as the said district chapelry is more particularly delineated on the map or plan hereunto annexed, and thereen coloured green.

"Your Majesty's said Commissioners beg leave further to represent that it also appears to them to be expedient that banns of marriage should be published, and that marriages, baptisms, and churchings, and likewise burials (upon a burial-ground being provided for the said district chapelry), should be solemnized or performed in the said church of Saint Anne, at Bewdley aforesaid, and that the fees to arise therefrom should be paid and belong to the incumbent of such

church for the time being.

"That the consent of the Right Reverend Renn Dickson, Bishop of the said diocese of Hereford, has been obtained thereto, as required by the Acts and sections hereinbefore mentioned, in testimony whereof he has signed and sealed this

representation.

Your Majesty's said Commissioners, therefore, humbly pray that your Majesty will be graciously pleased to take the premises into your royal consideration, and to make such order in respect thereto as to your Majesty in your royal wisdom shall seem meet."

Her Majesty having taken the said representation, together with the map or plan thereunto annexed, into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, and it is hereby ordered, that the proposed assignment of a district chapelry to the consecrated church of Saint Anne, at Bewdley, be accordingly made, and that the recommendations of the said Commissioners in respect of the publication of banns, and the solemnization of marriages, baptisms, churchings, and burials in the said church, and the fees to arise therefrom be carried into effect agreeably to the provisions of the said Acts; and Her Majesty is further pleased to direct that this orner be forthwith registered by the registrar of the diocese of Hereford.

C. C. Greville.

A T the Court at Buckingham-Palace, the 8th day of August, 1853.

# PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS Her Majesty's Commissioners for building new churches have, in pursuance of the sixteenth section of an Act of Parliament passed in the fifty-ninth year of the reign of His Majesty King George the Third, intituled "An Act to amend and render more effectual an "Act passed in the last session of Parliament for building and promoting the building of additional "churches in populous parishes," and of the third section of an Act passed in the session of Parliament held in the second and third years of Her Majesty's reign, intituled "An Act to "make better provision for the assignment of ecclesiastical districts to churches or chapels "augmented by the Governors of the Bounty of "Queen Anne, and for other purposes," duly prepared and laid before Her Majesty in Council a representation, bearing date the nineteenth day of July, one thousand eight hundred and fifty-three, in the words following, viz.:

"Your Majesty's Commissioners for building new churches beg leave humbly to represent, that, having taken into consideration all the circumstances of the parish of Aston-juxta-Birmingham, in the county of Warwick, and in the diocese of Worcester, it appears to them to be expedient that a particular district should be assigned to the consecrated church of Saint James, situate at Ashted, in the said parish of Ashton-juxta-Birmingham, under and by virtue of the power or authority contained in the sixteenth section of an Act of Parliament, passed in the fifty-ninth year of the reign of His late Majesty King George the Third, intituled 'An Act to amend and render 'more effectual, an Act, passed in the last session of Parliament, for building and promoting the building of additional churches in populous 'parishes;' and in the third section of an Act of No. 21465.

Parliament, passed in the second and third years of your Majesty's reign, intituled 'An Act to make better provision for the assignment of Ecclesiastical districts to churches or chapels augmented by the Governors of the Bounty of Queen Anne, and for other purposes; and that such proposed district should be named or called 'the District Chapelry of Ashted,' and that the boundaries thereof should be those hereinafter mentioned; that is to say:

"Commencing at the south-eastern end of Woodcock-street and proceeding north-westerly along the middle of that street to Henneagestreet; then north-easterly along the middle of Henneage-street into Great Francis-street; then up the middle of that street as far as the road leading to Saltley, and the New-road leading by the New Vauxhall to Saltley Church; then easterly along the middle of that road as far as the river Rea, eastward of the railway to Gloucester; then proceeding south-westerly along the middle of that river as far as the junction of Deritend and Saint Bartholomew's district; and then northwesterly along the boundary of Saint Bartholo-mew's district to the division of the two parishes of Aston and Birmingham (defined by a figured post near the Goods' Station in Duddleston-row, and by a house called the AB House, at the top of Prospect-row); then proceeding north-easterly along the middle of that row to Woodcock-street, where the boundary commenced, as such district chapelry of Ashted is more particularly delineated on the map or plan hereunto annexed, and thereon coloured pink:

"Your Majesty's said Commissioners beg leave further to represent, that it also appears to them to be expedient, that banns of matrimony should be published, and that marriages, baptisms, churchings, and burials, should be solemnized or performed in the said church of Saint James, at Ashted aforesaid, and that the fees to arise therefrom should be paid and belong to the minister or incumbent thereof for the time being:

"That the consent of the Right Reverend Henry, Bishop of the said diocese of Worcester, has been obtained thereto, as required by the Acts and sections hereinbefore mentioned, in testimony whereof he has signed and sealed this representation.

"Your Majesty's said Commissioners therefore humbly pray that your Majesty will be graciously pleased to take the premises into your royal consideration and to make such Order in respect thereto as to your Majesty in your royal wisdom shall seem meet."

Her Majesty having taken the said representation, together with the map or plan thereunto annexed, into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, and it is hereby ordered, that the proposed assignment of a district chapelry to the said consecrated church of Saint James, at Ashted, be accordingly made, and that the recommendations of the said Commissioners in respect of the publication of banns, and the solemnization of marriages, baptisms, churchings, and burials, in the said church, and the fees to arise therefrom, be carried into effect agreeably to the provisions of the said Acts; and Her Majesty is further pleased to direct that this Order be forthwith registered by the registrar of the diocese of Worcester.

C. C. Greville.

A T the Court at Buckingham-Palace, the 8th day of August, 1853,

# PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the session of Parliament held in the fifteenth and sixteenth years of Her Majesty's reign, intituled "An Act concerning the burial of the dead in the metropolis," it is enacted, that in case it appears to Her Majesty in Council, upon the re-presentation of one of Her Majesty's Principal Secretaries of State, that, for the protection of the public health, burials in any part or parts of the metropolis, or in any burial grounds or places of burial in the metropolis, should be wholly discontinued, or should be discontinued subject to any exception or qualification, it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, to order that from and after a time mentioned in the Order, burials in such part or parts of the metropolis, or in such burial grounds or places of burial, shall be discontinued wholly, or subject to any exceptions or qualifications mentioned in such Order, and so from time to time as circumstances may require; provided that notice of such representation, and of the time when it shall please Her Majesty to order the same to be taken into consideration by the Privy Council, shall be published in the London Gazette, and shall be affixed on the doors of the churches or chapels of the parishes in which any burial grounds or places of burial affected by such representation shall be situate, or on some other conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month, or where any order made under "The Nuisances Removal and Dis-"eases Prevention Act, 1848," directing the provisions of that Act for the prevention of epidemic, endemic, and contagious diseases, to be put in force, is in force within such part or parts, then seven days at least before such representation is so considered; provided always, that no such representation shall be made in relation to the burial ground of any parish until ten days' previous notice of the intention to make such representation shall have been given to the Incumbent and the Vestry Clerk of such parish:

And whereas the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and Vestry Clerks of the parishes hereinafter mentioned ten days' previous notice of his intention to make such representation, has, made a representation stating that, for the protection of the public health, burials should be discontinued in the burial grounds of the said undermentioned

parishes, with certain qualifications;

And whereas Her Majesty in Council was pleased on the thirteenth of June last, to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council on Thursday the twenty-first day of July last; and such notice has been published in the London Gazette; and copies thereof have been affixed on the doors of the churches or chapels of the said parishes, or on some conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month at the least before the said twenty-first day of July.

Now, therefore, Her Majesty, is pleased by and with the advice of Her Privy Council, to order, and it is hereby ordered:—

That in the parish of Saint Marylebone, is so considered: Provided always that no such

with the reservation of existing rights, burials shall, from and after the fifteenth of this instant, August, cease in all those portions of Saint John's Wood burial ground which has been hitherto used for interments; and that, with the reservation of existing rights, and upon the condition that in any grave opened in the hitherto unused portion of the ground during the interval, there shall be left, at least, five feet of ground above the last coffin placed therein, all interments shall cease within a period of eighteen months from the date hereof. And that, with the reservation of existing rights, the two burial grounds in Paddington-street, north and south side, and the parish chapel burial ground, shall be closed from and after the said fifteenth instant;

That in the parish of Saint Matthew, Bethnal Green, burials in the churchyard shall be discontinued after the thirty-first December, one thousand eight hundred and fifty-three; and in the vaults under the National and Infant Schools, and within the church, they shall cease from and

after the said fifteenth instant;

That in the parish of Saint Mary, Islington, burials in the Roman Catholic burial ground of Saint John the Evangelist shall be discontinued after the thirty-first March, one thousand eight hundred and fifty-four, and in the New Bunhill Fields burying ground after the thirty-first December, one thousand eight hundred and fifty-three:

C. C. Greville.

A T the Court at Buckingham-Palace, the 8th day of August, 1853,

# PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the session of Parliament held in the fifteenth and sixteenth years of Her Majesty's reign, intituled. " An Act concerning the Burial of the Dead in the Metropolis," it is enacted, that in case it appears to Her Majesty in Council, upon the representation of one of Her Majesty's Principal Secretaries of State, that, for the protection of the public health, burials in any part or parts of the metropolis, or in any burial grounds or places of burial in the metropolis, should be wholly discontinued, or should be discontinued subject to any exception or qualification, it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, to order that from and after a time mentioned in the order, burials in such part or parts of the metropolis, or in such burial grounds or places of burial, shall be discontinued wholly, or subject to any exceptions or qualifications mentioned in such order, and so from time to time as circumstances may require; provided that notice of such representation, and of the time when it shall please Her Majesty to order the same to be taken into consideration by the Privy Council, shall be published in the London Gazette, and shall be affixed on the doors of the churches or chapels of the parishes in which any burial grounds or places of burial affected by such representation shall be situate, or on some other conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month, or where any order m de under "The Nuisances Removal and Diseases Prevention Act, 1848," directing the provisions of that Act for the prevention of epidemic, endemic, and contagious diseases, to be put in force, is in force within such part or parts, then seven days at the least before such representation,

representation shall be made in relation to the burial ground of any parish until ten days' previous notice of the intention to make such representation shall have been given to the Incumbent and

the Vestry Clerk of such parish:

And whereas the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the incumbents and the vestry clerks of the parishes hereinafter mentioned, ten days' previous notice of his intention to make such representation, has made a representation stating, that for the protection of the public health, burials in the said parishes should be discontinued:

And whereas Her Majesty in Council was pleased, on the thirteenth day of June last, to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on Thursday the twenty-first day of July last; and such notice has been published in the London Gazette; and copies thereof have been affixed on the doors of the churches or chapels of the said parishes, or on some conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month at the least before the said twenty-first day of July.

Now, therefore, Her Majesty is pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered, that from and after the fifteenth day of this instant August, burials

shall be discontinued in the parishes of

Saint Dionis Backchurch, Allhallows Barking, Saint Catherine Coleman, Saint Catherine Cree, Saint Helen's Bishopsgate, Saint Martin Ludgate, Saint Botolph Bishopsgate, and

Saint Antholin with Saint John the Baptist,

all in the city of London.

C. C. Greville.

A T the Court at Buckingham-Palace, the 8th day of August, 1853.

### PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the session of Parliament, held in the fifteenth and sixteenth years of Her Majesty's reign, intituled "An Act concerning the Burial of the Dead in the Metropolis," it is enacted, that in case it appears to Her Majesty in Council, upon the representation of one of Her Majesty's Principal Secretaries of State, that, for the protection of the public health, burials in any part or parts of the metropolis, or in any burial grounds or places of burial in the metropolis, should be wholly discontinued, or should be discontinued subject to any exception or qualification, it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, to order that from and after a time mentioned in the order, burials in such part or parts of the metro-polis, or in such burial grounds or places of burial, shall be discontinued wholly, or subject to any exceptions or qualifications mentioned in such order, and so from time to time as circumstances may require; provided that notice of such representation, and of the time when it shall please Her Majesty to order the same to be taken into consideration by the Privy Council, shall be published

in the London Gazette, and shall be affixed on the doors of the churches or chapels of the parishes in which any burial grounds or places of burial affected by such representation shall be situate, or on some other conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month, or where any order made under "The Nuisances Removal and Dis-eases Prevention Act, 1848," directing the provisions of that Act for the prevention of epidemic, endemic, and contagious diseases, to be put in force, is in force within such part or parts, then seven days at least before such representation is so considered; provided always, that no such representation shall be made in relation to the burial ground of any parish until ten days' previous notice of the intention to make such representation shall have been given to the Incumbent and the Vestry Clerk of such parish;

And whereas the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Vestry Clerks of the parishes hereinafter mentioned ten days' previous notice of his intention to make such representation, made a representation stating that burials should be discontinued in the said parishes.

And whereas Her Majesty in Council was pleased on the thirteenth day of June last, to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council on Thursday the twenty-first day of July last, and such notice has been published in the London Gazette; and copies thereof have been affixed on the doors of the churches or chapels of the said parishes, or on some conspicuous places within the part or parts of the metropolis affected by such representation one calendar month at the least before the said twenty-first day of July.

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that from and after the fifteenth day of this instant August, burials shall be discontinued in the under-mentioned parishes, in the city of London, namely:

Allhallows Staining,
Saint Mary Aldermary and Saint Thomas the
Apostle,

Allhallows Lombard-street,

Saint Ethelburga Bishopsgate, Allhallows Bread-street and Saint John the Evangelist, and

Saint Dunstan's in the West, with the exception of the rights of burial already acquired in vaults under Saint Dunstan's church,

And in the parish of Saint Paul Covent-garden, in the county of Middlesex.

C. C. Greville.

A T the Court at Buckingham-Palace, the 8th day of August, 1853,

#### PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the session of Parliament held in the fifteenth and sixteenth years of Her Majesty's reign, intituled "An Act concerning the burial of the dead in the "metropolis," it is enacted, that in case it appears to Her Majesty in Council, upon the representation of one of Her Majesty's Principal Secretaries

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of State, that, for the protection of the public health, burials in any part or parts of the metropolis, or in any burial grounds or places of burial in the metropolis, should be wholly discontinued, or should be discontinued subject to any exception or qualification, it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, to order that from and after a time mentioned in the order, burials in such part or parts of the metropolis, or in such burial grounds or places of burial, shall be discontinued wholly, or subject to any exceptions or qualifications mentioned in such order, and so from time to time as circumstances may require; provided that notice of such representation, and of the time when it shall please Her Majesty to order the same to be taken into consideration by the Privy Council, shall be published in the London Gazette, and shall be affixed on the doors of the churches or chapels of the parishes in which any burial grounds or places of burial affected by such representation shall be situate, or on some other conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month, or where any order made under "The Nuisances Removal and Dis"eases Prevention Act, 1848," directing the provisions of that Act for the prevention of epidemics." endemic, and contagious diseases, to be put in force, is in force within such part or parts, then seven days at the least before such representation is so considered; provided always, that no such representation shall be made in relation to the burial ground of any parish until ten days' previous notice of the intention to make such representation shall have been given to the Incumbent and the Vestry Clerk of such parish;

And whereas the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the incumbents and the vestry clerks of the parishes hereinafter mentioned, ten days' previous notice of his intention to make such representation, has, made a representation stating that, for the protection of the public health, burials should be discontinued in the burial grounds of the said parishes:

And whereas Her Majesty in Council was pleased, on the thirteenth of June last, to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council on the twenty-first day of July last; and such notice has been published in the London Gazette; and copies thereof have been affixed on the doors of the churches or chapels of the said parishes, or on some conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month at the least before the said twenty-first day of July.

Now, therefore, Her Majesty, by and with the advice of Her Privy Council is pleased to order, and it is hereby ordered, that from and after the fifteenth day of this instant August, burials shall be discontinued in the following parishes, namely:

Saint Clement Eastcheap, and Saint Martin

Saint Botolph Without Aldersgate,

Saint Andrew by the Wardrobe, and Saint Anne, Blackfriars,

Saint Michael, Cornhill,

And in the chapel and burying-ground of the Baptist Church meeting in Mazepond, in the parish of Saint Olave and borough of Southwark.

C. C. Greville.

A T the Court at Buckingham-Palace, the 8th day of August, 1853,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the session of Parliament held in the fifand sixteenth years of Her Majesty's reign, intituled "An Act concerning the burial "of the dead in the metropolis," it is enacted, that in case it appears to Her Majesty in Council, upon the representation of one of Her Majesty's Principal Secretaries of State, that, for the protection of the public health, burials in any part or parts of the metropolis; or in any burial grounds or places of burial in the metropolis, should be wholly discontinued, or should be discontinued subject to any exception or qualification, it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, to order that from and after a time mentioned in the order, burials in such part or parts of the metro-polis, or in such burial grounds or places of burial, shall be discontinued wholly or subject to any exceptions or qualifications mentioned in such order, and so from time to time as circumstances may require; provided that notice of such representation, and of the time when it shall please Her Majesty to order the same to be taken into consideration by the Privy Council, shall be published in the London Gazette, and shall be affixed on the doors of the churches or chapels of the parishes in which any burial grounds or places of burial affected by such representation shall be situate, or on some other conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month, or where any order made under "The Nuisances Removal and Diseases Prevention Act, 1848," directing the provisions of that Act, for the prevention of epidemic, endemic, and contagious diseases, to be put in force, is in force within such part or parts, them seven days at least before such representation is so considered; provided always, that no such representation shall be made in relation to the burial ground of any parish until ten days' previous notice of the intention to make such representation shall have been given to the Incumbent and the Vestry Clerk of such parish:

And whereas the Right Honourable Viscount. Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbent and the Vestry Clerk of the parish of Saint George the Martyr, in the county of Middlesex, ten days' previous notice of his intention to make such representation, has, made a representation stating that, for the protection of public health, burials in the burial ground of the said parish of Saint George the Martyr should be discontinued, subject to the qualifications hereinafter mentioned:

And whereas Her Majesty in Council was pleased on the thirteenth of June last to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council on Thursday the twenty-first day of July last; and such notice has been published in the London Gazette; and copies thereof have been affixed on the doors of the parish church of Saint George the Martyr, or on some conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month at the least before the said twenty-first day of July.

Now, therefore, Her Majesty is pleased, by and with the advice of Her Privy Council, to order, that from and after the fifteenth day of this

instant August, burials in the burial-ground of the said parish of Saint George the Martyr, in the county of Middlesex, shall be discontinued, subject to the following qualifications; namely:

I. That burials be permitted in that portion of the ground in which no burials have taken place before the present date, or that in which no burials have taken place for the last thirty years, under the following regulations:

1st. That no grave be dug within a clear distance of six feet of the wall of any inhabited

house.

2nd. That for each adult grave a space be measured off eight feet six inches long and four feet six inches wide, the grave to be dug within that area, and no part of the space to be afterwards included in the space measured off for any other

3rd. That for the burials of children and young persons a clear space of twelve inches in width shall be left all round the grave at both ends, as well as at both sides, and this space of twelve inches all round, along with the area of the grave itself, is to be considered as the grave space allotted for the interment, and not to be encroached upon by any other grave space.

4th. That not more than one coffin shall in future be deposited in any grave in this portion of

5th. That every coffin buried in this portion of the ground shall be covered with six feet of earth at the least, measuring from the upper surface of

the coffin to the level of the ground.

6th. That if in digging any such grave in any portion of the ground any coffin or any undecayed portion of a body be found, such coffin or remains shall not be disturbed, but the ground shall be immediately filled up and never again opened.

7th. That when a grave is once occupied under these regulations it shall never be reopened, but shall be considered as permanently closed.

II. That burials be permitted in private vaults

under the following regulations:

1st. That no vault shall be permitted to be constructed in any portion of the ground in future.
2nd. That all bodies buried in vaults shall be

enclosed in leaden coffins.

3rd. That after each body is deposited, a flat stone or stones shall be placed over the coffin, and properly cemented all round and at the joints, so as to prevent the escape of effluvia as far as practicable.

III. That burials be permitted in purchased family graves under the following regulations:
1st. That no family graves shall in future be

sold in any part of the ground.

2nd. That in all family graves a foot of earth shall be placed between every coffin interred.

3rd. That in all family graves, ten feet or less in depth, a covering of six feet of earth, measuring from the upper surface of the coffin to the level of the ground, shall be placed over the last coffin buried, and no coffin shall be buried nearer the surface than six feet, measured from the upper side of the coffin to the level of the ground.

4th. That in all family graves exceeding ten feet in depth, a covering of seven feet of earth, measuring from the surface of the coffin to the surface of the ground, shall be filled in, and that no coffin shall be buried nearer the surface of the ground than seven feet, measured from the upper side of the coffin to the level of the grave.

5th. That all family graves of these respective depths shall be considered full in which the covering of earth over the last coffin to be deposited would not amount to the depth of earth prescribed for each as above.

C. C. Greville.

T the Court at Buckingham-Palace, the **1** 8th day of *August*, 1853,

# PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the session of Parliament held in the fifteenth and sixteenth years of Her Majesty's reign, intituled " An Act concerning the burial of the dead in the " metropolis," it is enacted, that in case it appears to Her Majesty in Council, upon the representation of one of Her Majesty's Principal Secretaries of State, that, for the protection of the public health, burials in any part or parts of the metropolis, or in any burial grounds or places of burial in the metropolis, should be wholly discontinued, or should be discontinued subject to any exception or qualification, it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, to order that from and after a time mentioned in the order, burials in such part or parts of the metropolis, or in such burial grounds or places of burial, shall be discontinued wholly, or subject to any exceptions or qualifications mentioned in such order, and so from time to time as circumstances may require; provided that notice of such representation, and of the time when it shall please Her-Majesty to order the same to be taken into consideration by the Privy Council, shall be published in the London Gazette, and shall be affixed on the doors of the churches or chapels of the parishes in which any burial grounds or places of burial. affected by such representation shall be situate, or on some other conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month, or where any order made under "The Nuisarces Removal and Diseases Prevention Act, 18 18," directing the provisions of that Act for the prevention of epidemic. endemic, and contagious diseases to be put in force, is in force within such part or parts, then seven days at least before such representation is so considered; provided always, that no such representation shall be made in relation to the burial ground of any parish until ten days' previous notice of the intention to make such representation shall have been given to the Incumbent and the Vestry Clerk of such parish;

And whereas the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the incumbents and the vestry clerks of the parishes hereinafter mentioned, ten day! revious notice of his intention to make such representation, has made a representation stating, that, for the protection of the public health, burials should be discon-

tinued in the said parishes:
And whereas Her Majesty in Council was pleased, on the thirteenth day of June last, to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on the twenty-first day of July last; and such notice has been published in the London Gazette; and copies thereof have been affixed on the doors of the churches or chapels of the said parishes, or on some conspicuous places within the part or parts. of the metropolis affected by such representation, one calendar month at the least before the said twenty-first day of July:

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that burials shall be wholly discontinued from and after the fifteenth. day of August instant, in the following parishes; namely:

Saint Mildred, Bread-street, and St. Margaret Moses:

Saint Benet, Paul's Wharf, and Saint Peter, Paul's Wharf, and

Saint Benet, Gracechurch-street, and Saint Leonard Eastcheap:

And also that burials should be wholly discontinued from and after the said date in the vaults of Trinity Chapel, in Saint Giles in the Fields, and, with the exception of existing rights, in the churchyard and in those portions of the New Burial Ground of the said parish, in which burials have taken place; and that, with the same exception, burials in the said New Burial Ground shall wholly cease at the expiry of twelve months from the date

C. C. Greville.

T the Court at Buckingham-Palace, the A 8th day of August, 1853,

# PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act passed in the session of Parliament held in the fifteenth and sixteenth years of Her Majesty's reign, intituled "An Act concerning the burial of the dead in the "metropolis," it is enacted, that in case it appears to Her Majesty in Council, upon the representation of one of Her Majesty's Principal Secretaries of State, that, for the protection of the public health, burials in any part or parts of the metropolis, or in any burial grounds or places of burial in the metropolis, should be wholly discontinued, or should be discontinued subject to any exception or qualification, it shall be lawful for Her Majesty, by and with the advice of her Privy Council, to order that from and after a time mentioned in the order, burials in such part or parts of the metropolis, or in such burial grounds or places of burial, shall be discontinued wholly, or subject to any exceptions or qualifications mentioned in such order, and so from time to time as circumstances may require; provided that notice of such representation, and of the time when it shall please Her Majesty to order the same to be taken into consideration by the Privy Council, shall be published in the London Gazette, and shall be affixed on the doors of the churches or chapels of the parishes in which any burial grounds or places of burial affected by such representation shall be situate, or on some other conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month, or where any order made under "The Nuisances Removal and Diseases Prevention Act, 1848," directing the provisions of that Act for the prevention of epidemic, endemic, and contagious diseases, to be put in force, is in force within such part or parts, then seven days at the least before such representation is so considered; provided always, that no such representation shall be made in relation to the burial-ground of any parish until ten days' previous notice of the intention to make such representation shall have been given to the Incumbent and the Vestry Clerk of such parish:

And whereas the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the incumbents and vestry clerks of the parishes hereinafter mentioned, ten days' previous notice of his intention to make such fepresentation, has, made a representation, stating that, for the protection of the public health, burials should be discontinued in the under-mentioned parishes:

And whereas Her Majesty in Council was pleased, on the thirteenth day of June last, to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council on the twenty first day of July last; and such notice has been published in the London Gazette; and copies thereof have been affixed on the doors of the churches or chapels of the said parishes, or on some conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month at the least before the said twenty-first day of July.

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that burials shall be wholly discontinued from and after the fifteenth day of this instant August, in the following

parishes, namely:

Saint James's, Duke's-place,

Saint Olave Jewry, and Saint Martin Pomeroy, Saint Anne and Saint Agnes, with Saint John Zachary,

Saint Alphage

Saint Mary Woolnoth, and Saint Mary Woolchurch.

Saint Stephen, Coleman-street, Saint Andrew Undershaft, and

Saint Mary Somerset, and Saint Mary Mount-

And it is hereby further ordered, that all that portion of the churchyard of Christ Church, Spitalfields, which has already been used for interments shall, with the exception of existing rights, be closed from and after the said fifteenth instant; and that, with the same reservation, interments shall be wholly discontinued in the said churchyard after the end of this present year.

C. C. Greville.

T the Court at Buckingham-Palace, the 8th day of August, 1853,

# PRESENT,

The QUEEN's Most Excellent Majesty in Council.

THEREAS by an Act, passed in the session of Parliament held in the fifteenth and sixteenth years of Her Majesty's reign, intituled "An Act concerning the burial of the dead in the "metropolis," it is enacted, that in case it appears to Her Majesty in Council, upon the representation of one of Her Majesty's Principal Secretaries of State, that, for the protection of the public health, burials in any part or parts of the metropolis, or in any burial grounds or places of burial in the metropolis, should be wholly discontinued, or should be discontinued subject to any exception or qualification, it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, to order that from and after a time mentioned in the order, burials in such part or parts of the metropolis, or in such burial grounds or places of burial, shall be discontinued wholly, or subject to any exceptions or qualifications mentioned in such order, and so from time to time as circumstances may require; provided that notice of such representation, and of the time when it shall please Her Majesty to order the same to be taken into consideration by the Privy Council, shall be published in the London Gazette, and shall be affixed on the doors of the churches or chapels of the parishes in which any burial grounds or places of burial affected by such representation shall be situate, or on some other conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month, or where any order made under "The Nuisances Removal and Diseases Prevention Act, 1848," directing the provisions of that Act for the prevention of epidemic, endemic, and contagious diseases, to be put in force, is in force within such part or parts, then seven days at least before such representation is so considered; provided always, that no such representation shall be made in relation to the burial ground of any parish until ten days' previous notice of the intention to make such representation shall have been given to the Incumbent and the Vestry Clerk of such parish;

And whereas the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and Vestry Clerks of the parishes hereinafter mentioned ten days' previous notice of his intention to make such representation, has, made a representation, stating that, for the protection of the public health, burials should be discontinued in

the places hereinafter mentioned:

And whereas, Her Majesty in Council was pleased on the thirteenth of June last to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council on the twenty-first day of July last; and such notice has been published in the London Gazette; and copies thereof have been affixed on the doors of the churches or chapels of the said parishes, or on some conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month at the least before the said twenty-first day of July:

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered that burials shall be discontinued from and after the fifteenth day of this instant August, in the following places, namely:

In the churchyard and vaults of Saint Mary-le-Bow, and the burial ground of St. Pancras Soper-lane,

In the united parishes of Saint Stephen Walbrook and Saint Benet Sherehog,

In the churchyard of Christchurch Southwark, Surrey,

In the churchyard and vaults of Saint Peter upon Cornhill,

In the parishes of Saint Mary Abchurch and Saint Lawrence Pountney,

In the churchyard and vaults of the parishes of Saint Vedast Foster Lane and Saint Michaelle-Querne,

In the churchyard and vaults of the parish of Saint Anne Soho, and

In the churchyards and vaults of the united parishes of Saint Mary-at-Hill and Saint Andrew Hubbard:

C. C. Greville.

A T the Court at Buckingham-Palace, the 8th day of August, 1853,

#### PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS by an Act, passed in the session of Parliament held in the fifteenth and sixteenth years of Her Majesty's reign, intituled "An Act concerning the burial of the dead in the Metropolis," it is enacted, that in case it appears

to Her Majesty in Council, upon the representation of one of Her Majesty's Principal Secretaries of State, that, for the protection of the public health, burials in any part or parts of the metropolis, or in any burial grounds or places of burial in the metropolis, should be wholly discontinued, or should be discontinued subject to any exception or qualification, it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, to order that from and after a time mentioned in the order, burials in such part or parts of the metro-polis, or in such burial grounds or places of burial, shall be discontinued wholly or subject to any exceptions or qualifications mentioned in such order, and so from time to time as circumstances may require; provided that notice of such representation, and of the time when it shall please Her Majesty to order the same to be taken into consideration by the Privy Council shall be published in the London Gazette, and shall be affixed on the doors of the churches or chapels of the parishes in which any burial grounds or places of burial affected by such representation shall be situate, or on some other conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month, or where any order made under "The Nuisances Removal and Diseases Prevention Act, 1848," directing the provisions of that Act, for the prevention of epidemic, endemic, and contagious diseases, to be put in force, is in force within such part or parts, then seven days at least before such representation is so considered; provided always, that no such representation shall be made in relation to the burial ground of any parish until ten days' previous notice of the intention to make such representation shall have been given to the Incumbent and the Vestry Clerk of such parish.

And whereas the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the incumbents and vestry clerks of the parishes hereinafter mentioned, ten days' previous notice of his intention to make such representation, has, made a representation stating that, for the protection of the public health, burials should be discontinued in the

places hereinafter mentioned.

And whereas Her Majesty in Council was pleased on the thirteenth of June last, to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on the twenty-first day of July last; and such notice has been published in the London Gazette; and copies thereof have been affixed on the doors of the churches or chapels of the said parishes, or on some conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month at the least before the said twenty-first day of July.

Now, therefore, Her Majesty, by and with the advice of Her Privy Council is pleased to order, and it is hereby ordered, that burials shall be discontinued from and after the fifteenth day of this instant August, in the following places, namely:

In the churchyard and vaults of St. Margaret, Westminster, and in the Broadway or Christ Church burial-ground;

In the churchyard and vaults of St. Dunstanin-the-East;

In the churchyard and vaults of St. James, Garlick Hythe;

In the churchyard, church, and vaults of St. Alban, Wood-street, and the burial-ground of St. Olave, Silver-street;

Within the walls of St. Michael, Wood-street,

and the burial-ground of St. Mary, Staining;

In the churchyard and vaults of St. James, Westminster, and in the part of the burial-ground of that parish in the Hampstead-road which has been used for interments; the burials in the unused portion, and in the vaults under the chapel in that ground, wholly to cease at the end of this present year.

C. C. Greville.

A T the Court at Buckingham-Palace, the 8th day of August, 1853, PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the session of Parliament held in the fifteenth and sixteenth years of Her Majesty's reign intituled "An Act concerning the burial of the dead in the "metropolis," it is enacted, that in case it appears to Her Majesty in Council upon the representation of one of Her Majesty's Principal Secretaries of State, that, for the protection of the public health, burials in any part or parts of the metropolis, or in any burial grounds or places of burial in the metropolis, should be wholly discontinued, or should be discontinued subject to any exception or qualification, it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, to order that from and after a time mentioned in the order, burials in such part or parts of the metropolis, or in such burial grounds or places of burial, shall be discontinued wholly or subject to any exceptions or qualifications mentioned in such order, and so from time to time as circumstances may require; provided that notice of such repre-sentation, and of the time when it shall please Her Majesty to order the same to be taken into consideration by the Privy Council, shall be published in the London Gazette, and shall be affixed on the doors of the churches or chapels of the parishes in which any burial grounds or places of burial affected by such representation shall be situate, or on some other conspicuous places, within the part or parts of the metropolis affected by such representation, one calendar month, or where any order made under "The Nuisances Removal and Diseases Prevention Act, 1848," directing the provisions of that Act, for the prevention of epidemic, endemic, and contagious diseases, to be put in force, is in force within such part or parts, then seven days at least before such representation is so considered; provided always that no such representation shall be made in relation to the burial ground of any parish until ten days' pre-vious notice of the intention to make such representation shall have been given to the Incumbent and the Vestry Clerk of such parish:

And whereas the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the incumbents and vestry clerks of the parishes hereinafter mentioned ten days' previous notice of his intention to make such representation, has made a representation, stating that, for the protection of the public health, burials should be discontinued in

the places hercinafter mentioned;

And whereas Her Majesty in Council was pleased, on the 13th of June last, to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council on the twenty-first day of July last; and such notice has been published in the London Gazette; and copies thereof have been

affixed on the doors of the churches or chapels of the said parishes, or on some conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month at the least before the said twenty-first day of July.

least before the said twenty-first day of July.

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that burials shall be discontinued, from and after the fifteenth of this instant August, in the following places, namely;

In the churchyard and church vaults of Saint Michael, Paternoster Royal, and in the burialground of Saint Martin, Vintry;

In the churchyard and church vaults of Saint Mary Magdalen, Old Fish-street, and in the burial-ground of Saint Gregory by Saint Paul, and in the vault in that ground;

With the exception of existing rights in the churchyard and vaults of Saint Andrew, Holborn, and in all that portion of the burial-ground in Gray's-inn-road belonging to that parish which has already been used for interments; and with the same reservation burials in the latter ground wholly to cease at the end of twelve months from the date hereof;

With the exception of existing rights, in the church vaults and churchyard of Saint Mary, Whitechapel, and wholly within the workhouse ground, and the school ground of that

parish :

In the churchyard of Saint Mary-le-Strand, and in the burial-ground in Russell-court;

In the burial ground of Saint Gabriel, Fenchurch-street, and within the church walls of Saint Margaret Pattens;

In the churchyard and vaults of the parish of

Trinity, Minories;

With the exception of existing rights in the churchyard of Saint Mary, Newington, and in that part of the burial-ground of Saint Peter, Walworth, which has been already used; burials with the same reservation wholly to cease in the latter ground at the end of this present year;

With the exception of existing rights in the churchyard and vaults of Saint Sepulchre (London and Middlesex), and wholly in the

Durham-yard burial-ground;

And with the exception of existing rights in all that portion of the churchyard of Saint John the Baptist, Hoxton, which has been used; burials, with the same reservation, wholly to cease in the churchyard and church vaults of the same after the expiry of eighteen months from the date hereof.

C. C. Greville.

A T the Court at Buckingham-Palace, the 8th day of August, 1853,

# PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the session of Parliament held in the fifteenth and sixteenth years of Her Majesty's reign, intituled "An Act concerning the burial of the dead in the "metropolis," it is enacted, that in case it appears to Her Majesty in Council, upon the representation of one of Her Majesty's Principal Secretaries of State that, for the protection of the public health, burials in any part or parts of the Metropolis, or in any burial grounds or places of burial in the metropolis, should be wholly discontinued, or should be discontinued subject to any exception

or qualification, it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, to order that from and after a time mentioned in the order, burials in such part or parts of the metropolis, or in such burial grounds or places of burial, shall be discontinued wholly or subject to any exceptions or qualifications mentioned in such order, and so from time to time as circumstances may require; provided that notice of such representation, and of the time when it shall please Her Majesty to order the same to be taken into consideration by the Privy Council, shall be published in the London Gazette, and shall be affixed on the doors of the churches or chapels of the parishes in which any burial grounds or places of burial affected by such representation shall be situate or on some other conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month, or where any order made under "The Nuisances Removal and Diseases Prevention Act, 1848," directing the provisions of that Act, for the prevention of epidemic, endemic, and contagious diseases, to be put in force, is in force within such part or parts, then seven days at least before such representation is so considered; provided always that no such representation shall be made in relation to the burial ground of any parish until ten days' previous notice of the intention to make such representation shall have been given to the Incumbent and the Vestry Clerk of such parish:

And whereas the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the incumbents and vestry clerks of the parishes hereinafter mentioned, ten days' previous notice of his intention to make such representation, has made a representation stating that, for the protection of the public health, burials should be discontinued in the places hereinafter mentioned:

And whereas Her Majesty in Council was pleased, on the thirteenth of June last, to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Exonourable Privy Council, on the twenty-first day of July last; and such notice has been published in the London Gazette; and copies thereof have been affixed on the doors of the churches or chapels of the said parishes, or on some conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month at the least before the said twenty-first day of July.

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, as it is hereby ordered, that burials shall be discontinued from and after the fifteenth day of this instant August, in the following places, namely:

In St. Leonard's, Shoreditch—1st. With the reservation of existing rights of burial, in all that portion of the churchyard which has already been used for interments.

2nd. With the same reservation, to cease entirely in the churchyard at the end of this

present year

3rd. With the same reservation, to cease from and after the said fifteenth instant, in the vaults under the church.

4th. In the burial ground in the Hackney Road, to cease from and after the said fifteenth instant.

St. Martin in the Fields-1st. In the vaults under and round the church.

2nd. In the Tavistock Burial Ground, in Drury Lane. St. Thomas, Southwark—In the church vaults and burial ground.

St. Magnus the Martyr and St. Margaret New Fish-street, and St. Michael, Crooked-lane— 1st. In the churchyard and burial ground of St. Michael.

2nd. With reservation of existing rights, in the vaults of the parish church.

C. C. Greville.

A T the Court at Buckingham-Palace, the 8th day of August, 1853,

#### PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS by an Act, passed in the session of Parliament held in the fifteenth and sixteenth years of Her Majesty's reign intituled "An Act concerning the burial of the dead in the metropolis," it is enacted, that in case it appears to Her Majesty in Council, upon the representation of one of Her Majesty's Principal Secretaries of State, that, for the protection of the public health, burials in any part or parts of the metropolis, or in any burial grounds or places of burial in the metropolis, should be wholly discontinued, or should be discontinued subject to any exception or qualification, it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, to order that from and after a time mentioned in the order, burials in such part or parts of the metropolis, or in such burial grounds or places of burial, shall be discontinued wholly or subject to any exceptions or qualifications mentioned in such order, and so from time to time as circumstances may require; provided that notice of such representation, and of the time when it shall please Her Majesty to order the same to be taken into consideration by the Privy Council, shall be published in the London Gazette, and shall be affixed on the doors of the churches or chapels of the parishes in which any burial grounds or places of burial affected by such representation shall be situate, or on some other conspicuous places, within the part or parts of the metropolis affected by such representation, one calendar month, or where any order made under "The Nuisances Removal and Diseases Prevention Act, 1848," directing the provisions of that Act, for the prevention of epidemic endemic, and contagious diseases, to be put in force, is in force within such part or parts, then seven days at least before such representation is so considered; provided always, that no such representation shall be made in relation to the burial ground of any parish until ten days' previous notice of the intention to make such representation shall have been given to the Incumbent and the Vestry Clerk of such parish:

And whereas the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the incumbents and vestry clerks of the parishes hereinafter mentioned ten days' previous notice of his intention to make such representation, has, made a representation stating that, for the protection of the public health, burials should be discontinued in the said parishes with certain exceptions and qualifications:

And whereas Her Majesty, in Council was pleased, on the thirteenth of June last, to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on the twenty-first day of July last; and such notice has been pub-

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lished in the London Gazette; and copies thereof have been affixed on the doors of the churches or chapels of the said parishes, or on some conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month at the least before the said twenty-first day of July.

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that from and after the fifteenth day of this instant August, burials shall be discontinued in the undermentioned parishes, with the following exceptions and qualifications:

St. George's-in-the-East-In the vaults under the church and in that portion of the churchyard which has already been used for interments: the burials in the unused ground, and the exercise of private rights, to be continued for twelve months from the date hereof, but after that time the whole to be closed.

St. Mary Aldermanbury-In the churchyard and church vaults.

St. Olave Hart-street-In the churchyard and church vaults.

Paddington-With the exception of existing rights, in the portion of the churchyard of St. Mary which surrounds the church, and is situate within the railing or fence by which the church is enclosed. With the same reservation, interments in the remaining portion of the churchyard shall in future be confined to those parts of the unused area which are situate at a distance greater than one hundred and twenty yards from the northern wall of the church: and with the same reservation, burials in this churchyard shall be wholly discontinued from and after the thirty-first day of December, one thousand eight hundred and fifty-four. Interments in the vaults of the churches of St. Mary and St. John, shall finally and wholly cease at the end of twelve months from the date hereof.

St. Michael Queenhithe-In the churchyard and within the church of St. Michael Queenhithe, and within the burial-ground of the Holy Trinity the Less.

C. C. Greville.

T the Court at Buckingham-Palace, the 8th day of August, 1853,

# PRESENT,

The QUEEN's Most Excellent Majesty in Council.

THEREAS the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the incumbents and vestry clerks of the parishes hereinafter mentioned, ten days' previous notice of his intention to make such representation, has, under the provisions of an Act, passed in the last session of Parliament, intituled "An Act to "amend the laws concerning the burial of the "dead in the metropolis," made a representation stating that, for the protection of the public health, burials should be discontinued in the under-mentioned parishes;

ST. LUKE'S, CHELSEA—Wholly and at once in the church vaults of St. Luke; and, with the reservation, of existing rights; in the old parish churchyard, in the old burying-ground in the King's-road; and in that portion of the churchyard which has already been used for interments, the same to cease altogether, with the same reservation, at the end of twelve months.

ST. GILES WITHOUT CRIPPLEGATE-In the church, churchyard, vaults, and White Crossstreet burial-ground.

St. George the Martyr, Southwark-In the church vaults and the Lock burial-ground, in the Old Kent-road; and, with the reservation of existing rights, in the parish churchyard.

ST. PAUL, SHADWELL-In the churchyard and vaults under and at either end of the church, and in the vaults under the schools.

Sr. James, Clerkenwell—In the church and churchyard; in the Ray-street or Poor Burial-ground; in the Bowling-green lane or Middle Burial-ground; in the vaults under the Pentonville Chapel; and, with the exception of existing rights, which are wholly to cease in twelve months, in the burialground of Pentonville Chapel; and wholly in Spa Fields Burial-ground.

ST. SWITHIN, LONDON STONE, AND ST. MARY, BOTHAW—In the cloister, churchyard, and church vaults of St. Swithin; and in the churchyard and vaults of St. Mary, Bothaw.

St. Botolph, Aldgate—In the churchyard and vaults of the church.

St. Matthew, Friday-street, and St. Peter,

WESTCHEAF-In the churchyard and church vaults of St. Matthew; and the burial-ground and vaults of St. Peter, Westcheap.
St. AUGUSTINE AND St. FAITH—In the burial-

ground of the two parishes; in the vaults under St. Paul's Cathedral used as a burial place by the two parishes; in the vault under the church of St. Augustine.

ST. NICHOLAS COLE ABBEY, AND ST. NICHOLAS CLAVE-In the churchyard of St. Nicholas Cole Abbey, and in the burial-ground of St. Nicholas Olave.

St. DUNSTAN, STEPNEL—With the exception of private graves, burials to cease in the churchyard at the end of twelve months; in the unconsecrated part, to cease at the end of two years additional.

Now, therefore, Her Majesty in Council is pleased hereby to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on the twenty-first day of September next:

And Her Majesty is further pleased to direct that this Order be forthwith published in the London Gazette; and that copies thereof be affixed on the doors of the churches or chapels of the said parishes, or on some conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month at the least before the said twenty-first day of September.

C. C. Greville.

T the Court at Buckingham-Palace, the 8th day of August, 1853.

# PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the incumbents and vestry clerks of the parishes hereinafter mentioned ten days' previous notice of his intention to make such representation, has, under the provisions of an Act, passed in the last session of Parliament, intituled "An Act to amend the "laws concerning the burial of the dead in the "metropolis," made a representation stating that, for the protection of the public health, burials should be discontinued in the undermentioned parishes:

St. Saviour's, Southwark-In St. Saviour's Churchyard, and in the Cross Bones Burial-

ST. ALPHAGE, GREENWICH-With the exception of rights in vaults, to be discontinued in the churchyard and in the new burial-ground at the end of twelve months, and, with the same reservation, to cease at once in the vaults under the church.

WHITECHAPEL-In the burial-ground and vault belonging to the German Protestant Reformed Church, formed Church, Hooper-square; in the burial-ground and church vaults of St. George's German Church, Little Alie-street.

LAMBETH-In the churchyard, in the Lambeth Burial-ground in High-street, and in the vault under the Station House; in the church vaults of St. John Waterloo, to be discontinued entirely, and, with the reservation of rights in private vaults and graves, in all the portion of the churchyard which has been already used for burial, and, with the same reservation, to cease entirely at the end of the present year. St. Luke, Norwood, and St. Mutthew, Brixton—there shall in future (except in private graves and vaults already acquired) be no more than one body buried in any grave in these churchyards. St. Mark's, Kennington—in the vaults under the church to cease wholly and immediately, and, with the reservation of rights in private vaults and family graves, to cease at once in the portion of the churchyard which has been already used for burials, and wholly and entirely, with the same reservation, at the end of twelve months.

ST. BARTHOLOMEW THE LESS-In the churchyard and within the church.

St. John the Evangelist, Westminster-In

the vaults and burial-ground.

St. Pancras-With the exception of private rights in family graves and vaults, in all the used portion of the burial-ground, the whole ground to be closed without reservation at the end of twelve months. In the Tottenham Court Chapel Burial-ground, and in the vaults under the chapel.

St. George, Hanover Square—In the vaults of St. Mark's Chapel, North Audley-street.

Now, therefore, Her Majesty in Council is pleased hereby to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on the

twenty-first day of September next:

And Her Majesty is further pleased to direct that this Order be forthwith published in the London Gazette; and that copies thereof be affixed on the doors of the churches or chapels of the said parishes, or on some conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month at the least before the said twenty-first day C. C. Greville. of September.

T the Court at Buckingham-Palace, the A 8th day of August, 1853,

# PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the incum-

bents and the vestry clerks of the parishes hereinafter mentioned, ten days' previous notice of his intention to make such representation, has, under the provisions of an Act, passed in the last session of Parliament, intituled "An Act to amend the "laws concerning the burial of the dead in the metropolis," made a representation stating, that for the protection of the public health, burials should be discontinued in the following places:

St. CLEMENT DANES—In the church, churchyard, and vaults.

St. John, Southwark—In the churchyard and in the vaults under the church, to cease at the

end of the year.

St. Luke, Middlesex—In the burial-ground and in the vaults under the church, to cease at the end of the present year; in the Poor Burial-ground, to cease at once; in the burialground of St. Bartholomew's Hospital, in Seward-street, to cease at once.

PRECINCT OF THE SAVOY—In the burial-

ground.

BERMONDSEY-In the burial-ground of St. Thomas and Guy's Hospitals, to cease on and after the first day of May, one thousand eight hundred and fifty-four.

ST. MARY, NEWINGTON-In the burial-ground of St. John's Chapel, West-street, Walworth; in the burial-ground of Sutherland Chapel, Walworth, to cease at the end of the present year; in the burial-ground of East-street Chapel, to be discontinued at once.

ST. GEORGE IN THE EAST—At once in the portion of St. George's Wesleyan Chapel Burying-ground, which has been used for interments, and entirely in the whole ground at the end of the year. In the Roman Catholic Cemetery, Commercial-road East, to be discontinued on and after the first day of May, one thousand eight hundred and fifty-four.

Now, therefore, Her Majesty in Council is pleased hereby to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on the

twenty-first day of September next.

And Her Majesty is further pleased to direct that this order be forthwith published in the London Gazette; and that copies thereof he affixed on the doors of the churches or chapels of the said parishes, or on some conspicuous placés within the part or parts of the metropolis affected by such representation, one calendar month at the least before the said twenty-first day of September. Č. C. Greville.

T the Court at Buckingham-Palace, the 8th day of August, 1853,

#### PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS there was this day read at the Board, a Report from the General Board of Health, dated the twenty-ninth day of June, one thousand eight hundred and fifty-three, in the words following; that is to say:

"To the Queen's Most Excellent Majesty.

"We, the General Board of Health, appointed for the purposes of the Public Health Act, 1848, have, in pursuance of the provisions of that Act, upon the petition of not less than one-tenth of the inhabitants rated to the relief of the poor of and within the parish of Street, in the county of

Somerset (the number of the said petitioners greatly exceeding thirty in the whole), directed Thomas Webster Rammell, a superintending inspector appointed for the purposes of the said Public Health Act, to visit the said parish, and to make inquiry, and to examine witnesses as to the sewerage, drainage and supply of water, the state of the burial grounds, the number and sanitary condition of the inhabitants, and as to any local Acts of Parliament in force within such parish for paving, lighting, cleansing, watching, regulating, supplying with water, or improving the said parish, or having relation to the pur-poses of the said Public Health Act; also as to the natural drainage areas, and the existing municipal, parochial, and other local boundaries, and the boundaries which might be most advantageously adopted for the purposes of that Act;

And the said superintending inspector, having previously given the notices directed by the said Public Health Act, proceeded upon the said in-quiry in the manner directed by that Act, and hath reported in writing to the said Board upon the said several matters with respect to which he was directed to inquire, and upon certain other matters with respect to which he deemed it expedient to

report for the purposes of that Act;

And copies of the said report, accompanied by a notice, stating that written statements might be forwarded to the said Board with respect to any matter contained in or omitted from the said report, or any amendment proposed to be made therein, have been duly published and deposited as directed by the said Public Health Act, and the time for forwarding such statements has now elapséd :

"And it appears by the said report, that there is no local Act of Parliament in force within the said parish for paving, lighting (otherwise than for the profit of proprietors or shareholders), cleansing, watching, regulating, supplying with water, or improving such parish, or any part thereof, or in anywise relating to the purposes

of the said Public Health Act;

"Now, therefore, we, the said General Board of Health, do hereby, in pursuance of the said Public Health Act, humbly report to your Majesty that

it appears to us to be expedient:

"I. That the Public Health Act, 1848, and every part thereof, except the section numbered 50 in the copies of that Act printed by your Majesty's printers, should be applied to and be in force within and throughout the entire area, places, and parts of places comprised within the boundaries of the said parish of Street, in the county of Somerset, and that such area, places, and parts of places should be and constitute a district for the purposes (of the said Public Health Act accordingly.

"2. That the Local Board of Health to be elected under the said Public Health Act should consist of nine persons, and that the entire number should be elected for the whole of the said district.

"3. That the first election of the said Local Board of Health should take place on the seventh day of September, in the year of our Lord one thousand eight hundred and fifty-three.

"4. That one-third in number of the said Local Board of Health should go out of office on the thirty-first day of March in each year subsequently to that in which the said first election of that Local Board takes place; but in case the day so appointed should fail on a Sunday, or on a day appointed for public fast or thanksgiving, then that such one-third should go out of office on the day next following.
"5. That every person at the time of his elec-

tion as member of the said Local Board, and so long as he shall continue in office by virtue of such election, be resident, as in the said Public Health Act, 1848, is required, and be seized or possessed of real or personal estate, or both, to the value or amount of not less than five hundred pounds, or should be so resident, and rated to the relief of the poor of some parish, township, or place, of which some part is within the said district, upon an annual value of not less than twenty pounds.

"6. That at the first election of the said Local Board, Cyrus Clark, of Street aforesaid, should have the powers and perform the duties vested in or imposed upon the Chairman of the Local Board of Health by the Public Health Act, 1848, in relation to the election by owners of property and rate-payers, and should perform all other duties which it may be requisite for him to perform in conducting and completing the said first election; and in case the said Cyrus Clark, from illness or other sufficient cause, should be unable to exercise or discharge such powers or duties, or should be absent, or should refuse to act, then that James Clark, of Street aforesaid. should exercise and perform such of the said powers and duties as then remain to be exercised

or performed.
"7. That the fourteen days' notice of qualification, required by the Public Health Act, 1848, to be given by owners of property, in order to entitle them to vote at the said first election, should be given to the said Cyrus Clark, at his residence, Street; or in case he should refuse, or be unable to receive the same, then to the said

James Clark, at his residence, Street.

"Given under our hands, and under the seal of the General Board of Health, this twenty-ninth day of June, in the year of our Lord, one thousand eight hundred and fifty-three.

L. S.

Edwin Chadwick. T. Southwood Smith,"

Now, therefore, Her Majesty having taken the said report into consideration, is pleased to approve thereof, and by and with the advice of Her Privy Council, doth hereby, under and in pursuance of the Public Health Act, 1848, order and direct :-

1. That from and after the date of this Order, the Public Health Act, 1848, and every part thereof, except the section numbered 50 in the copies of that Act, printed by Her Majesty's printers, shall be applied to and be in force within and throughout the entire area, places, and parts of places comprised within the boundaries of the said parish of Street, in the county of Somerset, and that such area, places, and parts of places, shall be and constitute a district for the purposes of the said Public Health Act accordingly.

2. That the Local Board of Health to be elected under the said Public Health Act, shall consist of nine persons, and that the entire number shall be elected for the whole of the said district.

3. That the first election of the said Local Board of Health shall take place on the seventh day of September, in the year of our Lord one thousand eight hundred and fifty-three.

4. That one-third in number of the said Local Board of Health shall go out of office on the thirty-first day of March in each year, subsequently to that in which the said first election of that Local Board takes place; but in case the day so appointed shall fall on a Sunday, or on a day appointed for public fast or thanksgiving, then such one-third shall go out of office on the day

next following.

5. That every person at the time of his election as member of the said Local Board, and so long as he shall continue in office by virtue of such election, be resident, as in the said Public Health Act, 1848, is required, and be seised or possessed of real or personal estate, or both, to the value or amount of not less than five hundred pounds, or shall be so resident and rated to the relief of the poor of some parish, township, or place, of which some part is within the said district, upon an annual value of not less than

twenty pounds:
6. That at the first election of the said Local Board, Cyrus Clark of Street aforesaid, shall have the powers and perform the duties vested in or imposed upon the Chairman of the Local Board of Health by the Public Health Act, 1848, in relation to the election by owners of property and ratepayers, and shall perform all other duties which it may be requisite for him to perform in conducting and completing the said first election; and in case the said Cyrus Clark, from illness or other sufficient cause, shall be unable to exercise or discharge such powers or duties, or shall be absent, or shall refuse to act, then that James Clark, of Street aforesaid, shall exercise and perform such of the said powers and duties as then remain to be exercised or performed.

7. That the fourteen days' notice of qualifi-cation required by the Public Health Act, 1848, to be given by owners of property, in order to entitle them to vote at the said first election, shall be given to the said Cyrus Clark, at his residence, Street; or in case he shall refuse, or be unable to receive the same, then to the said James

Clark, at his residence, Street.

C. C. Greville.

Buckingham-Palace, August 8, 1853.

This day had audience of Her Majesty;

Señor de Castillo y Lanzas, Envoy Extraor-dinary and Minister Plenipotentiary from the Mexican Republic, to deliver his credentials:

To which he was introduced by the Earl of Clarendon, K.G., Her Majesty's Secretary of State for Foreign Affairs, and conducted by Colonel Cornwall, Assistant Master of the Ceremonies.

# Downing-Street, August 9, 1853.

The Queen has been pleased to appoint Sir Henry Barkly, K.C.B., some time Governor of the Colony of British Guiana, to be Captain-General and Governor-in-Chief in and over the Island of Jamaica and its dependencies.

Admiralty, 3rd August, 1853.

Corps of Royal Marines.

Gentleman Cadet Jelinger Henry Symons to be Second Lieutenant.

Gentleman Cadet Howard Sutton Jones to be Second Lieutenant:

Commission signed by the Lord Lieutenant of the County of Gloucester, and of the City and County of the City of Gloucester, and of the City and County of the City of Bristol.

Edmund Probyn, Esq., to be Deputy Lieutenant. Dated 29th July, 1853.

Commissions signed by the Lord Lieutenant of the . County of Southampton.

# Hampshire Regiment of Militia.

Charles Lambert, Esq., late Captain in Her Majesty's 62nd Regiment of Foot, Adjutant of the Hampshire Regiment of Militia, to serve with the rank of Captain. Dated 29th April, 1853.

#### Hampshire Militia Artillery.

James Chadwick, Gent., Adjutant, to serve with the rank of Captain. Dated 29th July, 1853.

Commission signed by the Lord Lieutenant of the County of Denbigh.

#### Denbighshire Yeomanry Cavalry.

Norman James Biggs Uniacke, Gent., to be Cornet, vice Newcome, promoted. Dated 21st July, 1853.

#### NOTICE.

REGISTRY OF COUNTY COURTS' JUDGMENTS.

IN pursuance of the Act, 15 and 16 Vict., c. 54, relating to proceedings in the County Courts, the Lords Commissioners of Her Majesty's Treasury (with the view of affording to traders a ready means of ascertaining the solvency of parties, and to enable executors and administrators to discover what judgment debts they are bound to satisfy), have established an Office at No. 1, Parliamentstreet, Westminster, wherein the name, address, and occupation of every party against whom a judgment has been recorded since March, 1847, in any of the County Courts throughout England and Wales, for £10, and upwards, and which remains unsatisfied, has been registered; and wherein also the name, &c., of every party against whom a judgment may hereafter be obtained in the said Courts, will be immediately registered.

# The following Fees are directed to be taken:

For each search personally made 0 For each search obtained by letter addressed to the Registrar (postage stamps may be inclosed), or through the clerk of any county court who will correspond with the office in London - - - -For having the record of any judgment removed from the register, to be paid to the Clerk of the Court in which the judgment is satisfied - - -

# County of Bedford.

NOTICE is hereby given, that a General Meeting of the Lieutenancy of the county of Bedferd will be held at the Shirehall, in the town of Bedford, on Tuesday the 30th day of August instant, at twelve o'clock at noon.

By order of the Right Honourable the Earl de

Grey, Her Majesty's Lieutenant of the county

of Bedford,

John Green, Clerk of the General Meetings. Woburn, August 6, 1853.

Patent Law Amendment Act, 1852. Office of the Commissioners of Patents for Inventions.

569. William Matthews, of 5, Saint James-street,

in the town and county of the town of Not-

OTICE is hereby given, that-

tingham, Pianoforte Manufacturer and Musician, has given notice at the Office of the Commissioners, of his intention to proceed with his application for letters patent for the invention

"improvements in Pianofortes."

576. And Thomas Turner, Chatwin of Birmingham, in the county of Warwick, Manufacturer, and Robert McLeish, of the same place, Manufacturer, have given the like notice in respect of the invention of "improvements in rollers, rods, or poles, for window-blinds, curtains, maps, and such like purposes.'

As set forth in their respective petitions both recorded in the said office, on the 7th day of March,

583. And Charles Baker, of Southampton, in the county of Hants, Merchant, has given the like notice in respect of the invention of "improvements in moulds for the manufacture of bricks." As set forth in his petition recorded in the said office, on the 8th day of March, 1853.

640. And William Stevenson, of Johnstone, in the county of Renfrew, North Britain, Manager, has given the like notice in respect of the invention of "improvements in the treatment or manufacture of textile materials."

As set forth in his petition, recorded in the said

office on the 14th day of March, 1853.

649. And George Knight, of Birmingham, in the county of Warwick, Gentleman, and John Heritage, of the borough of Warwick, in the county of Warwick, Builder, have given the like notice in respect of the invention of "an improvement or improvements in drying bricks and such other articles as are or may be made of clay."

As set forth in their petition, recorded in the said

office on the 16th day of March, 1853,

658. And John Talbot Ashenhurst, of Upper John-street, Fitzroy-square, in the county of Middlesex, Piano Forte Maker, has given the like notice in respect of the invention of "improvements in Piano Fortes."

As set forth in his petition, recorded in the said

office on the 17th day of March, 1853.

706. And John Henry Park, of Preston, in the county of Lancaster, Civil Engineer, and Joseph Park, of Preston aforesaid, Plumber, have given the like notice in respect of the invention of "improvements in water-closets and urinals."

As set forth in their petition, recorded in the said

office on the 23rd day of March, 1853.

750. And Laurence Frederick Keogh, of Liverpool, in the county of Lancaster, Cotton Broker, has given the like notice in respect of the invention of "improvements in looms for weav-

As set forth in his petition, recorded in the said office on the 29th day of March, 1853.

791. And Christopher Garman Rosenkilde, of Christiansand, Norway, Merchant, has given the like notice in respect of the invention of "improvements in window-sash fastenings."

As set forth in his petition, recorded in the said

office on the 2nd day of April, 1853.

864. And William Urquhart, of Great Queenstreet, Lincoln's-inn-fields, in the county of Middlesex, has given the like notice in respect of the invention of "improvements in the manufacture of printers' type, and other articles used in letter-press printing.

As set forth in his petition, recorded in the said

office on the 11th day of April, 1853.

953. And Henry McEvoy, of Birmingham, in the county of Warwick, has given the like notice in respect of the invention of "certain improvements in the construction and manufacture of door-bolts."

As set forth in his petition, recorded in the said office on the 20th day of April, 1853.

976. And Edward Onslow Aston and George Germaine, both of Millwall, in the county of Middlesex, Master Mariners, have given the like notice in respect of the invention of "improvements in compositions for coating wood, metal, and other materials exposed to the action of sea water or the weather.'

As set forth in their petition, recorded in the said

office on the 23rd day of April, 1853.

1330. And William Green, of Islington, in the county of Middlesex, Engineer, has given the like notice in respect of the invention of "improvements in treating or preparing yarns or threads.'

As set forth in his petition, recorded in the said office on the 30th day of May, 1853.

1520. And John Leach, of Over Darwen, in the county of Lancaster, Overlooker, has given the like notice in respect of the invention of "improvements in looms for weaving."

As set forth in his petition, recorded in the said

office on the 21st day of June, 1853.

1535. And Joseph Rock, junior, of Birmingham, in the county of Warwick, Factor, has given the like notice in respect of the invention of "an improvement or improvements in spring or clasp-knives, applicable to such other articles as shut or close after the manner of clasp-knives."

As set forth in his petition, recorded in the said

office on the 24th day of June, 1853.

1636. And Ewald Riepe, of Finsbury-square, in the county of Middlesex, Chemist, has given the like notice in respect of the invention of "improvements in the manufacture of turret or clock tower and such like bells."-A communication.

1637. And Ewald Riepe, of Finsbury-square, in the county of Middlesex, Chemist, has given the like notice in respect of the invention of "improvements in moulds for steel castings."-A communication.

As set forth in his petitions, recorded in the said office on the 9th day of July, 1853.

1652. And Joseph Bacon Finnemore, of Easy-row, Birmingham, in the county of Warwick, Manufacturer, has given the like notice in respect of the invention of "improvements in sofa springs useful for spring stuffed upholstery work generally, and in the adaptation thereof to mattresses."

1653. And William Levesley, of Sheffield, in the county of York, has given the like notice in respect of the invention of "an improved

method of making table knife blades."
As set forth in their respective petitions, both recorded in the said office on the 12th day of July,

1685. And Charles Liddell, of Abingdon-street, in the city of Westminster, Esquire, has given the like notice in respect of the invention of "improvements in moving boats on canals and rivers."

As set forth in his petition, recorded in the said office on the 15th day of July, 1853.

1705. And John Wallace Duncan, of Grove-endroad, St. John's Wood, in the county of Middlesex, Gentleman, has given the like notice in respect of the invention of "improvements in adhesive soles and heels for boots and shoes, and

in apparatus used for preparing and applying | In the matter of certain Letters Patent granted the same.

As set forth in his petition, recorded in the said

office on the 16th day of July, 1853.

1709. And Thomas Wood, Cotton Spinner, and George Wade, Mechanic, both of Sowerby Bridge, in the county of York, have given the like notice in respect of the invention of "improvements in machinery or apparatus for opening, cleaning, carding, or otherwise preparing cotton, or other fibrous materials to be spun.

As set forth in their petition, recorded in the said

office on the 18th day of July, 1853.

1716. And Moses Poole, of Avenue Road, Regent's-park, in the county of Middlesex, has given the like notice in respect of the invention of "improvements in gas regulators."-A commu-

As set forth in his petition, recorded in the said

office on the 20th day of July, 1853. 1724. And William Birkett, of Manningham Mills, Bradford, in the county of York, Chemist, has given the like notice in respect of the invention of "a method of cleansing or purifying and treating soap-suds or wash waters, so as to fit them to be again used for the washing of wools and other similar matters.'

As set forth in his petition, recorded in the said

office on the 21st day of July, 1853.

1730. And Alexander Isaac Austen, of Trinityplace, Wandsworth-road, in the county Surrey, Engineer, has given the like notice in respect of the invention of "improvements in the apparatus used in the manufacture of mould candles."

1734. And Mary Ann Rylands, of the borough of Kingston-upon-Hull, Widow and Administratrix of Joseph Rylands, deceased, has given the like notice in respect of the invention of "improvements in yards and spars of ships and other vessels."-A communication from her late husband, the said Joseph Rylands.

As set forth in their respective petitions, both recorded in the said office on the 22nd day of

July, 1853.

1752. And Alfred Vincent Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Mechanical Draughtsman, has given the like notice in respect of the invention of "an improved manufacture of cutting tools." -A communication.

As set forth in his petition, recorded in the said

office on the 25th day of July, 1853.

1760. And Joseph Barrans, of Peckham-lane,
Deptford, in the county of Surrey, Engineer,
has given the like notice in respect of the invention of "improvements in steam boilers."

1762. And Lansing E. Hopkins, of New York, in the county of New York, and State of New York, U. S. A., has given the like notice in respect of an invention for "the manufacture of hat bodies of fur and other like substances.'

1763. And Alfred William Warder, of I, Sydneystreet, Brompton, has given the like notice in respect of the invention of improvements in

gas stoves."

As set forth in their respective petitions, all recorded in the said office on the 26th day of

July, 1853.

And notice is hereby further given, that all persons having an interest in opposing any one of such applications, are at liberty to leave particulars in writing of their objections to such application, at the said Office of the Commissioners, within twenty-one days after the date of the Gazette in which this notice is issued.

to Thomas Milner, of Liverpool, in the county of Lancaster, Safety Box Manufacturer, under the Great Seal of Great Britain, and bearing date at Westminster, the twenty-sixth day of February, in the third year of the reign of Her present Majesty, for "certain improvements in boxes, safes, or other depositories for the protection of papers or other materials from fire," and of certain other Letters Patent granted to the said Thomas Milner, under the seal appointed by the Treaty of Union, to be used in the place of the Great Seal of Scotland, and bearing date the eighth day of September, in the fourth year of the reign of Her said Majesty, for the before-mentioned improvements; and of certain other Letters Patent granted to the said Thomas Milner, under the Great Seal for Ireland, and bearing date the twenty-ninth day of October, in the fourth year of the reign of Her said Majesty, for the before-mentioned improvements.

OTICE is hereby given, that under and by virtue and in pursuance of an Act made and passed in the fifth and sixth years of the reign of His late Majesty King William the Fourth, entitled "An Act to amend the law touching Letters Patent for inventions," and also of an Act made and passed in the second and third years of the reign of Her present Majesty, in-tituled "An Act to amend an Act of the fifth and sixth years of the reign of King William the Fourth, entitled 'An Act to amend the law touching Letters Patent for inventions," and also of another Act made and passed in the seventh and eighth years of the reign of Her said Majesty, intituled "An Act for amending an Act passed in the fourth year of the reign of His late Majesty, intituled 'An Act for the better administration of justice in His Majesty's Privy Council, and to extend its jurisdiction and powers," and of "The Patent Law Amendment Act, 1852;" William Milner, of Liverpool aforesaid, Safe and Box Manufacturer, and Dealer in Locks, Executor of the last will and testament of the above-named Thomas Milner, will present a petition to Her Majesty in Council, praying Her Majesty to grant a prolongation of the respective terms of the said several Letters Patent respectively; and notice is hereby further given, that appli-cation will be made to the Judicial Committee of Her Majesty's Privy Council on the fourteenth day of September next, or if the said Judicial Committee shall not sit on that day, at the then next sitting of the said Judicial Committee, for a time to be fixed for hearing the matter of such petition; and any person intending to oppose the said application, must lodge a caveat to that effect at the Council Office on or before the said fourteenth day of September next.-Dated this thirtieth day of July, one thousand eight hundred and fifty-three.

> Barlow and Aston, Townhall-buildings, Manchester, Solicitors for the said Petition.

Tynemouth Dock and Morpeth and Shields Direct Railway Company.

22, Moorgate-street, August, 6, 1853.

LL parties having claims against this Company are requested to forward the same to the Secretary before the 15th current, in order that they may be discharged. Rob. R. Notman, Secretary.

# 2198

AN ACCOUNT, pursuant to the Act seventh and eighth Victoria, cap. 32, of the Average Amount of BANK NOTES, of the several Banks of Issue in ENGLAND and WALES, in Circulation during the Week ending Saturday the 30th day of July, 1853.

# PRIVATE BANKS.

		<u> </u>	
Name, Title,	and Principal Place of I	ssue.	Average Amount.
·	Andover	Heath and Co	£. 13228
Andover Bank	Ashford	Jemmett, Pomfret, & Co	
Achford Rank	Adlaham	G. and T. Copeman	4487
Aylsham Bank	Aylesbury	Z. D. Hunt	
Aylesbury Old Bank	Aylesbury	2. D. Hullt	90900
Baldock Bank and Baldock and Big-	Baldock	Wells, Hogge, and Co	24395
glegwode Bank		- <del>-</del>	-
Rannatanle Bank	Barnstaple	Marshall and Co.	10313
Rasingstoke and Odiham Bank	Basingstoke	Seymour, Lamb, and Co	18411
Bedford Bank	Bedford Bewdley	T. Barnard and Sons Nichols, Baker, and Co	32642 11469
Rawdley Rank	-	Trichols, Daker, and Co	
Bicester and Oxfordshire Bank and Oxford Bank	Bicester	H. M. and G. Tubb	13725
Riemingham Bank	Birmingham	Attwoods, Spooner, and Co	23283
Rirmingham and Warwickshire Dank	Birmingham	J. L. Moilliet and Sons	10350
Blandford Bank	Blandford	Oak and Co	6701
Roston Rank	Boston	Garfit and Co	63327
Roston Bank	Boston	H. and T. Gee and Co	13156
Bridgwater Bank	Bridgwater Bristol		5543 32624
Bristol Bank	Broseley	Pritchards, Boycott, and Co	15109
north and Broseley Bank	Buckingham		24355
Buckingham Bank	Bury St. Edmunds	Oakes, Bevan, and Co	67695
Bank, and Stowmarket Bank	Banbury	J. J. and C. Gillett	34762
Banbury Old Bank	Banbury	Cobb and Son	25635
Bath City Bank	Bath	G. Moger and Son	3006
Redfordshire Leighton Buzzard Bank	Leighton Buzzard	Bassett, Grant, and Co	36302
Birmingham Bank	Birmingham	Lloyds and Co	36445
Bradford Old Bank	Bradford, Yorkshire	H.A.& W.M.Harris & Co	12977
Brecon Old Bank	Brecon	Wilkins and Co	63124
Reighton Union Bank	Brighton	Hall, West, and Borrer	
Ruelington and Driffield Bank	Burlington	Harding, Smith, and Co	
Bury Saint Edmunds Bank	Bury St. Edmunds	J. Worlledge	1994
·	G 1-11-	No well-all and Cla	10000
Cambridge Bank	Cambridge	Mortlock and Co	
Cambridge and Cambridgeshire Bank	Cambridge		
Canterbury Bank	Canterbury Carmarthen	David Morris and Sons	29214 23006
Carmarthen Bank	Chertsey	La Coste and Son	2957
Chertsey Bank	Colchester	Round and Green	17587
Colchester and Essex Bank, and	0010110101		1.00,
Witham and Essex Bank, and	Colchester	Mills, Bawtree, and Co	30641
Hadleigh, Suffolk, Bank	Thurs	Tweedy and Co	1600=
Cornish Bank, Truro	Truro	Tweedy and Co	46007
Coventry Bank	Coventry	Milford and Co	6995
City Bank, Exeter	Exeter	Alcocks, Birkbecks, & Co.	21011 70270
Craven Bank	Settle	Towgood and Co	5940
Cardiff Bank Changtow Bank )	Carum	10.1800g gug Ooi	0340
Chepstow Old Bank, Chepstow Bank, Monmouth Old Bank, Monmouth			
Bank, Brecon Bank, and Ross and	Chepstow	Bromage, Snead, and Co	8774
Herefordshire Bank			
			·
Derby Bank	Derby	W. and S. Evans and Co	10308
Derby Bank	Derby		30930
Derby Old Bank and Scarsdale and	Derby	, in the second of the second	27381
High Peak Bank	Derby	Crompton, Newton & Co	21001
	1		

Name, Title,	and Principal Place of	Issue.	Average Amount
Devizes and Wiltshire Bank  Diss Bank	Devizes Diss Doncaster  Darlington  Devonport  Dorchester	Oakes, Fincham, and Co. Cooke and Co. Backhouse and Co.	£ 9615 10395 66136 84154 10397 46792
East Cornwall Bank  East Riding Bank  Essex Bank and Bishop's Stortford  Bank	Liskeard Beverley Chelmsford Exeter	Bower and Co	109959 51884 47782 27250
Fakenham Bank		Barnes, Medley, and Co.	6006
Godalming BankGuildford BankGrantham Bank	Guildford	Mellersh and Keen Messrs. Haydon Hardy and Co	7170
Hastings Old Bank	Hereford Hertford	Matthews and Co	16664
Ipswich Bank	Ipswich	Bacon and Co	18930 58906
Kentish Bank Kington and Radnorshire Bank Knighton Bank Kzaresborough Old Bank and Ripon Old Bank Kendal Bank Kettering Bank	Maidstone Kington Knighton Knaresborough Kendal Kettering	Mercer, Randall, and Co.  Davies and Co.  Davies and Co.  Terry and Co.  Wakefield, Crewdson, and Co  J. C. Gotch and Sons	13374 25577 8654 18923 38667 8350
Lane End Staffordshire Bank Leeds Bank Leeds Union Bank Leicester Bank Leicester Bank Lichfield Bank Lichfield Bank Liucoln Bank Lindovery Bank, Lampeter Bank, and Llandilo Bank Loughborough Bank Lymington Bank	Lane End	Middleton and Cradock	5130 52537 87244 26213 30212 13519 81950 20233
ynn Regis and Lincolnshire Bank ynn Regis and Norfolk Bank	Lynn Regis	ASPURANTIA	4120 32732 13196

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Name,	Title, and Principal Plac	e of Issue.	Average Amount.
Macclesfield Bank Manningtree Bank Merionethshire Bank Miners' Bank Monmouthshire Agricultural and	Macclesfield Manningtree Dolgelly Truro Abergavenny	Willyams and Son	£. 16008 2111 6798 15881 26638
Monmouth Old Bank, Monmouth Bank, Brecon Bank, Chepstow Bank, Chepstow Old Bank, and Ross and Herefordshire Bank	Monmouth	,	16834
Newark Bank  Newark and Sleaford Bank, and Sleaford and Newark Bank	Newark	Godfrey and Riddell	21635 42719
Newbury Bank Newmarket Bank Norwich Crown Bank and Norfolk and Suffolk Bank	Newbury Newmarket Norwich	Bunny and Slocock Eaton, Hammond, and Co  Harveys and Hudsons	22915 14464 44877
Norwich and Norfolk Bank Nottingham and Nottinghamshire Bank Nuneaton Bank Naval Bank, Plymouth New Sarum Bank Nottingham Bank	Norwich Nottingham Nuneaton Plymouth Sarum Nottingham	Gurneys and Birkheck Hart, Fellows, and Co. Craddock and Co. Harris and Co. Everett and Co. Samuel Smith and Co.	26424
Oswestry Bank and Oswestry Old Bank Oxford Old BankOld Bank, Tonbridge, Tonbridge and	Oswestry Oxford	Croxon and Co	9454 30738
Tonbridge Wells Old Bank, Ton- bridge and Tonbridge Wells and Sevenoaks Bank	Tonbridge Witney	T. H. and S. Beeching  J. W. Clinch and Co	81 <b>06</b> 850 <b>3</b>
Pease's Old Bank, Hull, the Hull Old Bank and Beverley Bank	Hull Penzance Peterborough Haverfordwest	Pease and Co	38852 11071 9655 11790
Reading Bank	Reading	Simonds and Co. Stephens, Blandy, and Co. Roper and Co. Clement, Royds, and Co. Day and Nicholson Fordham and Sons A. Butlin and Son. R. C. Pomfret and Co. Prichards and Allaway.	28916 34827 6148 5048 7206 11423 10048 12820 3991
Saffron Walden and North Essex Bank Salop Bank	Saffron Walden Shrewsbury Scarborough Shrewsbury Sittingbourne Southampton Southwell Southampton Stafford	Gibsons and Co.  Burton, Lloyd, and Co.  Woodall and Co.  Rocke, Eytons, and Co.  Vallance and Co.  Maddison and Pearce  Wylde and Co.  Atherley, Fall, and Co.  W. Moore  Stevenson and Co.	23309 14859 21856 32717 2705 14036 11974 4010 395 12115

# 2201

Name, Title, and Principal Place of Issue.		Average Amount.	
Stamford and Rutland Bank Shrewsbury and Welsh Pool Bank	Stamford Shrewsbury	Eaton, Cayley, and Co	£. 24972 23645
Taunton Bank	Taunton Tavistock Thornbury Tiverton	H. and R. Badcock	26210 12316 6360 9110
Thrapston and Kettering Bank,	Thrapston	Yorke and Eland	10688
Northamptonshire	Tring Towcester	Butcher and Son	13730 7712
Town and County of Poole Bank and \	Poole	G. W. Ledgard and Sons	9226
Ringwood and Poole Bank	Helston Uxbridge	Vivian and Co	833 <b>8</b> 172 <b>44</b>
Wallingford Bank	Wallingford Warwick Wellington	Hedges, Wells, and Co K. Greenway and Co Fox, Brothers, and Co	8728 22043 6102
West Riding Bank, Wakefield, and Pontefract Bank	Wakefield	Leatham, Tew, and Co	44841
Whitby Gld Bank Winchester, Alresford, and Alton Bank Winchester and Hampshire Bank	Whitby Winchester Winchester	Simpson, Chapman, and Co Bulpett and Co Wickham and Co	14062 25035 6164
Weymouth Old Bank and Dorchester	Weymouth	Eliot and Pearce	16641
Bank	Wirksworth	Arkwright and Co	36846
Wisbech and Lincolnshire Bank Wiveliscombe Bank Wolverhampton Bank Worcester Bank	Wisbech Wiveliscombe Wolverhampton Worcester	Gurneys and Co	7671 13967
Worcester Old Bank and Tewkes-	Worcester	Berwick, Lechmere, and Co	66916
Wolverhampton Bank Wolverhampton Bank	Kidderminster Walsall Wolverhampton	Farley, Turner, and Co	. 570
Yarmouth and Suffolk Bank, and Halesworth and Suffolk Bank Yarmouth, Norfolk and Suffolk Bank		Sir E. H. K. Lacon, Bart. & Co	
York Bank	York	Swann, Clough, and Co	. 48942

# JOINT STOCK BANKS.

Name, Title, and Principal Place of Issue.		Average Amount.
Bank of Westmorland  Barnsley Banking Company  Bradford Banking Company  Bilston District Banking Company  Bank of Whitehaven  Bradford Commercial Banking Company  Burton, Uttoxeter, and Staffordshire Union Banking Company  Chesterfield and North Derbyshire Banking Company	Barnsley Bradford Wolverhampton Whitehaven Bradford Burton-upon-Trent	8915 48096 8251 29174 19285 46968
Cumberland Union Banking Company Cheltenham and Gloucestershire Banking Company Coventry and Warwickshire Banking Company	Workington	32868 ceived.

Name, Title, and Principal Place of	f Issue.	Average Amount.
	1	£.
Coventry Union Banking Company County of Gloucester Banking Company Carlisle and Cumberland Banking Company	Cheltenham	13876 105741 26054
Carlisle City and District Bank	Carlisle	20222
Dudley and West Bromwich Banking Company  Derby and Derbyshire Banking Company  Darlington District Joint Stock Banking Company	Derby	19522
East of England Bank	Norwich	24000
Gloucestershire Banking Company	Gloucester	155570
Halifax Joint Stock Bank	Halifax	18193
Huddersfield Banking Company	Huddersfield	35740
Hull Banking Company	Hull	
Halifax and Huddersfield Union Banking Company	Halifax	42472
Helston Banking Company	Helston	1507 16547
Herefordshire Banking Company	Hereford	10047
Knaresborough and Claro Banking Company Kingsbridge Joint Stock Bank	Knaresborough	
Lancaster Banking Company	Lancaster	
Leeds Banking Company	Leeds	19525
Leicestershire Banking Company Lincoln and Lindsey Banking Company	Leicester	65637 48070
Leamington Priors and Warwickshire Banking Company	Leamington Priors	10723
Ludlow and Tenbury Bank	Ludlow	9670
Moore and Robinson's Nottinghamshire Banking Company	Nottingham	34628
Nottingham and Nottinghamshire Banking Company	Nottingham	27063
National Provincial Bank of England	Birmingham	415381
North Wilts Banking Company	Melksham	43336
Northamptonshire Union Bank		
Northamptonshire Banking Company North and South Wales Bank	Northampton Liverpool	22092 35058
Pares's Leicestershire Banking Company	Leicester	45498
Saddleworth Banking Company	Saddleworth	
Sheffield Banking CompanyStamford, Spalding and Boston Banking Company	Sheffield	35330
Stamford, Spalding and Boston Banking Company Stuckey's Banking Company, Bristol Somersetshire	l l	
Bank, and Somersetshire Bank	Langport	
Shropshire Banking CompanyStourbridge and Kidderminster Banking Company	Shiffnall	48024
Sheffield and Hallamshire Banking Company	StourbridgeSheffield	21630
Sheffield and Rotherham Joint Stock Banking Company	Sheffield	51743
Swaledale and Wensleydale Banking Company	RichmondShaftesbury	47120
Wolverhampton and Staffordshire Banking Company Wakefield and Barnsley Union Bank		33541
Whitehaven Joint Stock Banking Company	Wakefield	12680 26382
Warwick and Leamington Banking Company	Warwick	27271
West of England and South Wales District Bank Wilts and Dorset Banking Company	Bristol	75158
West Riding Union Banking Company	Huddersfield	31233
Whitchurch and Ellesmere Banking Company	Whitchurch	3000
Worcester City and County Banking Company		
York Union Banking Company	York	67005
York City and County Banking Company Yorkshire Banking Company	York	87838
PATEMITA TRANSING AATAMI	Liceus	110614
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#### BUCKS AND OXON UNION BANK.

MONTHLY RETURN UNDER ACT 7 & 8 VIC., CAP. 113, SEC. 4.

ACCOUNT of ASSETS and LIABILITIES of the BUCKS and OXON UNION BANK, on Saturday the 30th of July, 1853.

•				-		-			
Liabilities.			£	· s.	d.	Assets.	· £	<i>s</i> .	d.
Paid up Capital	•••	•••	50,000	0	0	Cash in Hand, and in other			
<b>.</b>		,				Banking Houses, Bills of			
Current Accounts, 1	Deposits,	, and				Exchange, Loans and Notes			
other Liabilities			384,209	6	11	of Hand, Balance of Bank			
	•••	•••	,			Premises and Preliminary			
TT 31133-TD04			PO4		7	· _	494 019	11.	6
Undivided Profits	•••	•••	704	4	- 1	Expenses	404,910	11	U
							0.40.4.04.0		
			£434,913	11	6	1	£434,913	11	6
Bucks and Oxor	1 Union	Bar	nk.						
Aylesbury, 5th August, 1853.						(Signed) A. Garrioch, Secretary.			
TEATCONNI A CONT 3	raugusy.		•			(Digitot) III dian.		~~~.	,.

OTICE is hereby given, that a separate building, named Providence Chapel, situated at Marlborough-crescent, in the township of Westgate, in the town and county of Newcastle-upon-Tyne, in the district of Newcastle-upon-Tyne, being a building certified according to law as a place of religious worship, was, on the 3rd day of August, 1853, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th William IV., cap. 85.

Witness my hand this 4th day of August, 1853. George Forster, Superintendent Registrar.

Register Office, Pilgrim-street, Newcastle-upon-Tyne.

CONTRACTS FOR SALT BEEF AND SALT PORK.

Department of the Comptroller for Victualling and Transport Services, Somerset-Place, July 21, 1853.

**7HE Commissioners for executing the office of**Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that, on Thursday the 15th September next, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying and delivering into Her Majesty's Victualling Stores at the undermentioned Ports, the following quantities of

SALT MEAT,

of the cure of any country, and all of the cure of the ensuing season, viz. :-

NAVY PORK. NAVY BEEF. Tierces. Barrels. Tierces. Barrels.

Deptford ...... 550 ... 200 ... 2,250 ... 1,300 Gosport ..... 550 ... 200 ... 2,250 ... 1,300 Plymouth ... 550 ... 200 ... 2,250 ... 1,300 Haulbowline 1,550 ... 500 ... 2,600 ... 1,000

Their Lordships reserving to themselves the power, when the tenders are opened, of contracting either for the whole, or for such part thereof only as they may deem fit, or for a greater quantity, or of not contracting for any; and also an unlimited power of selection, according to

A separate tender must be given for beef, and a separate tender for pork, and every tender must specify where the meat is intended to be cured.

Persons tendering for more than one Port, must give a separate tender for each Port, and every tender must contain a separate price for tierces, and a separate price for barrels.

The beef and pork to be delivered into the

respective Stores as follows, viz.:—One-third of each by the 31st day of January, another third by the 15th day of March, and the remainder by the 30th day of April 1854, or any greater portion, or the whole, at any earlier period if preferred by the party tendering, and to be paid for by bills payable at sight.

The conditions of the revised contracts, to which particular attention is called, may be seen at this Office, or by applying to the Agent Victualler at Haulbowline, or to the Collectors of Her Majesty's Customs at Bristol, Limerick, Belfast, Waterford, and Newry, or to the Secretary of the Postmaster-General at Dublin, or to the Commander conducting the Packet Service at Liverpool, or to the Resident Agent for Transports at Leith.

No tender will be admitted for a less quantity than 100 tierces or 100 barrels.

No tender will be received after one o'clock on the day of treaty; but it will not be necessary that the party tendering, or an agent appointed by him, should attend at this Office, as the result of the offer received from each person will be communicated to him in writing.

Bills in payment for any beef or pork delivered into Her Majesty's Stores will be sent to parties upon transmitting the usual certificates of receipt.

Every tender must be addressed to the Secretary of the Admiralty, and bear in the left-hand corner of the envelope the words "Tender for Salt Meat," and "Comptroller for Victualling," and must also be delivered at Somerset-place, and be accompanied by a letter, signed by two responsible persons, engaging to become bound with the person tendering in a sum equal to £20 per cent. on the amount of the contract for the due performance of the same.

CONTRACTS FOR APPOINTMENITS AND NECESSARIES FOR THE ROYAL MA-RINES, AND FOR THE ALTIERATION OF APPOINTMENTS.

Department of the Comptroller for Victualling and Transport Services, Somerset-Place, July 28, 1853.

NHE Commissioners for executiving the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that, on Thursday, the 25th August next, at one o'clock, they will be ready to treat i with such persons as may be willing to contract for supplying and delivering into Her Majesty's Vict ualling Stores at Deptford, for twelve months cer tain, and further

until the expiration of three months' warning, sundry articles of

APPOINTMENTS AND NECESSARIES, for the use of the Royal Marines;

and also, for the same term, to contract for the Alteration of sundry articles of Appointments now in Store and in use

The conditions of the contracts may be seen at the said Office, and patterns of the articles at the Marine Office, New-street, Spring-gardens, between the hours of eleven and two.

No tender will be received after one o'clock on the day of treaty, nor any noticed, unless the party attends, or an agent for him, duly authorized in

writing.

Every tender must be addressed to the Secretary of the Admiralty, and beur in the left-hand corner the words " Tender for " and must also be delivered at Somerset-place, accompanied by a letter, signed by a responsible person, engaging to become bound with the person tendering in the sum of £400 for the due performance of each of the contracts.

### CONTRACTS FOR RUM, PEAS, SUGAR, TEA AND SOAP.

Department of the Comptroller for Victualling and Transport Services, Somerset-Place, July 29, 1853.

THE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice that on Thursday the 11th August next, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying and delivering into Her Majesty's Victualling Stores at Gosport and Plymouth, the undermentioned articles; viz.:

Rum, 20,000 gallons, Gosport; one half to be delivered in one month, and the remainder in a month afterwards, or earlier if preferred by the party tendering.

Peas, 150 quarters, Gosport; one half to be delivered in one month, and the remainder in a month afterwards, or earlier if preferred

by the party tendering.

Sugar, 80 tons, Gosport; 40 tons, Plymouth; one half of each to be delivered in one month, and the remainder in a month afterwards, or earlier if preferred by the party tendering.

' Tea (Congou) 15,000 lbs. Gosport; 10,000 lbs. Plymouth; one half of each to be delivered vin one month, and the remainder in a month a fterwards, or earlier if preferred by the party tendering.

Soap, 10 tons, Plymouth; one half to be delive red in one month, and the remainder in a mon th afterwards, or earlier if preferred by

the party tendering.

The run 1, sugar, and tea, to be exempted from the Custom 13' duties.

No tende r will be received for a less quantity of rum than 5, 0.10 gallons, of peas than 50 quarters, of sugar the in 10 tons, of tea than 5,000 lbs, and

of soap than 5 tons.

Samples of the rum to be sent in pints for each Import mark, and the average strength of each to be stated, and not an average mark Ex of different mairks or strengths of several imports, and any parcel cy rum that is found not to be of the same quality n vark or average strength of the sample tendered and accepted, will be rejected by the officers; and samples of the peas (not less than 2 quarts), of the suggir (not less than 4 lbs.), of the tea (not less than 2 lbs. from the Bonded Warehouse), and of the soap (not less than a bar), must be produced by the parties tendering.

The samples produced by persons whose tenders are not accepted, are requested to be taken away by them immediately after the contracts have been decided.

The conditions of the revised contracts, to which particular attention is called, may be seen at the said office, at the Victualing Yards at Gosport and Plymouth, at the office of Communder Bevis, at Liverpool, and of the Collector of Customs at Bristol.

No tender will be received after one o'clock on the day of treaty, nor any noticed unless the party attends, or an agent for him duly authorized in

writing.

Every tender must be addressed to the Secretary of the Admiralty, and beur in the left-hand corner the words "Tender for " and must also be delivered at Somerset-place, and those for rum, sugar, and tea, must be accompanied by a letter, signed by a responsible person, engaging to become bound with the person tendering in the sum of £20 per cent. on the value for the due performance of the contracts.

East India-House, August 6, 1853. THE Court of Directors of the East India Company do hereby give notice,

That the rate of exchange at which they will receive cash for bills on Bengal and Madras, will, from the present date, and until further notice, be 2s.  $0\frac{1}{2}d$ . the Company's rupee, and for bills on Bombay 2s. 1d. the Company's rupee.

James C. Melvill, Secretary.

OTICE is hereby given, that a Special General Assembly of the Proprietors of the Birmingham Canal Navigations will be holden at the Company's Office, in Paradise-street, Birmingham, on Friday the 26th day of August, 1853, at twelve o'clock at noon, for the purpose of authorizing an application to Parliament in the next session for power to make and complete the following navigable cuts or canals and works connected therewith, and other works, namely:

A navigable canal from the Wednesfield Canal, near Pelsall Common, to Norton Cannock

and Hednesford.

A branch canal from the last-mentioned canal, to Cannock Chase.

An extension canal from the Wednesfield Canal, near Essington Wood, to or near Wyrley

A conversion of part of Titford Feeder at Tat Bank, near Oldbury, into a navigable canal. A new flight of locks at the Delph, near

Brierly Hill.

And to amend, enlarge, and extend some of the provisions contained in the existing Acts relating to the Birmingham Canal Navigations.

At which said Assembly the Proprietors are requested to attend in person or by proxy.—Dated the 5th day of August, 1853.

Robert Thomas, Clerk to the Company. NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Joseph
Slater, John Smith Hulton, John Cottrill, and James
Cottrill, all of Little Bolton, in the county of Lancaster,
Bleachers, carrying on business there under the style or firm
of John Slater and Company, in copartnership together, is
this day dissolved, so far as regards the said John Smith
Hulton. All debts due and owing to and by the said partnership will be received and paid by the said Joseph Slater,
John Cottrill, and James Cottrill, who will continue to carry
on the said business on their own account in the firm of on the said business on their own account in the firm of John Slater and Company.—Dated this 5th day of August, 1853.

> Joseph Slater. Jno. Cottrill. John Smith Hulton. James Cottrill.

NOTICE is hereby given, that the partnership connexion heretofore existing between us the undersigned, Bright Eagland, William Crampton, and James Riley, in the business of Manufacturers and Dyers, and carried on by us at Bedford, near Leigh, in the county of Lancaster, in the city of Manchester, and at Newton Heath, near Manchester aforesaid, under the firm of Bright Eagland and Company, was dissolved on the 1st day of July last by mutual consent, as far as regards the said James Riley.—As witness the hands of the parties, this 4th day of August, 1853.

Bright Eugland. James Riley. William Crampton.

OTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Scarleto
Michel Mavrogordato, John Michel Mavrogordato, Demetrius Michel Mavrogordato, George Michel Mavrogordato,
Alexander Michel Mavrogordato, and Peter Ralli, as Merchants, in London, Manchester, Constantinople, and Syra,
was this day dissolved by mutual consent, so far as relates
to John Michel Mavrogordato.—Dated this fifth day of
August, 1858.

S. M. Mavrogordato. J. M. Mavrogordato. D. M. Mavrogordato. Pietro Ralli. George Michel Mavrogordato, by his Attorney, D. M. Mavrogordato. Alexander Michel Mavrogordato, by his Attorney, D. M. Mavrogordato.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned,
Thomas Miller Mackay and William Cowley Miller, at
Liverpool, in the county of Lancaster, as Shipwrights and
Shipowners, under the style or firm of Mackay and Miller,
was this day dissolved by mutual consent.—As witness our
hands this 4th day of August, 1853.

T. M. Mackay. W. C. Miller.

NOTICE is hereby given, that the Copartnership lately subsisting between us as Lightermen, carried on under the firm of Southey and Son, was this day dissolved by mutual consent.—As witness our hands this 3rd day of August, 1853.

John Thos. Robt. Southey. Robt. Wm. Southey.

OTICE is hereby given, that the Partnership hitherto existing hetween us as Farmers, has been this day dissolved by mutual consent.—Dated, Folke Farm, in the parish of Allweston, Dorset, this 7th day of June, Henry Wilmot.

William Wilmot.

Notice is hereby given, that the Partnership heretofore subsisting between us the undersigned, Thomas Standeven, Thomas Bates, and Isaac Whiteley, carrying on the business of Iron and Brass Founders, at Halifax, in the county of York, under the firm of Standeven, Bates, and Whiteley, is this day dissolved by mutual cousent, so far as regards the said Isaac Whiteley; and that the said business will in future be carried on by the said Thomas Standeven and Thomas Bates, who will receive and pay all the debts of the said late partnership.—Witness our hands this 3rd day of August, 1853.

Thomas Standeven.

Thomas Bates.

Thomas Bates. Isaac Whiteley.

NOTICE is hereby given, that the Partnership which existed between us the undersigned, William Jarvie and William Keating Stock, carrying on business at Manchester, in the county of Lancaster, as Manufacturers of Cotton Cloth, under the firm of William Jarvie, Stock and Co., is dissolved from the date hereof. All debts owing to and by the said firm will be received and paid by Messrs. Kerr and Stock, who will carry on the business.—Dated the 2nd day of August, 1853.

William Jarvie.

William Jarvie. William Keating Stock. James Kerr.

NOTICE is hereby given, that the Partnership is hitherto subsisting between us the undersigned, George Munnery and Thomas Edmund Geary, as Common Brewers, under the style or firm of Munnery and Geary, at the Sun Brewery, Trafalgar-street, Walworth, is this day dissolved by mutual consent; and that all debts are to be paid to, and accounts settled by, the said Thomas Edmund Geary.

—Dated this 5th day of August, 1853.

George Munnery.

George Munnery. Thomas Edmund Geary.

NOTICE is hereby given, that the Partnership existing between us the undersigned, John Nichols Shelley and George Stilwell, as Surgeons and Medical Practitioners, in Epsom, hath been this day dissolved by mutual consent; and that all debts due to or from the said partnership are to be received and paid by the undersigned George Stilwell.—
As witness our hands this 30th day of July, 1853.

J. N. Shelley.

George Stilwell.

OTICE is hereby given, that the Partnership heretoil fore subsisting between us the undersigned. William Herbert Ecritt and Charlotte Wilson, as Gunsmiths and Gun, Rifle, Air Gun, and Pistols, and in Powder, Shot, Powder Flasks, Shot Belts, and all other articles usually dealt in by Gunsmiths and Gun Makers, and carried on at Sheffield, in the county of York, under the style or firm of Ecritt and Wilson, has been this day dissolved by mutual consent; and that the said business will in future be carried on by the said Charlotte Wilson alone, who will pay and receive all debts due and owing from or to the said partnership.—Dated the 1st day of August, 1853.

William Herbert Ecritt.

C. Wilson.

C. Wilson.

Dake notice, that the Partnership heretofore subsisting between the undersigned, under the firm of Petter, Duff and Co., at Playhouse-yard, Blackfriars, London, as Printers, has this day been dissolved, the undersigned Charles Duff, retiring therefrom.—Dated this 17th November, 1852.

Charles Duff.

George William Petter. Thomas Dixon Galpin.

TAKE notice, that the Partnership lately subsisting between us the undersigned, John Thomas Phillips between us the undersigned, John Thomas Phillips and Richard John Bowman, carrying on business in Lowrow, Bishop Wearmouth, in the county of Durham, as Common Brewers, under the style or firm of Phillips and Bowman, was this day dissolved by mutual consent; and that all debts due to and owing by the said firm will be received and paid by the said John Thomas Phillips.—As witness our hands this 22nd day of July, 1853.

John T. Phillips.

B. I. Responses.

R. J. Bowman.

[Extracts from the Edinburgh Gazette, August 2, 1853.] DISSOLUTION OF PARTNERSHIP.

THE Copartnery heretofore carried on by the subscribers, the sole partners, as Merchants in Dundee, under the firm of Moon, Langlands, and Company, was dissolved by mutual consent on the 29th day of July, 1858.—Dated at Dundee, the said 29th day of July, 1853.

Wm. Moon.

Wm. T. Langlands. David Robertson.

WILL Dow, Writer, Dundee, Witness. John Young, Writer, Dundee, Witness.

ITH reference to the above notice of dissolution, the subscribers intimate that they will, from and after the said 29th day of July, 1853, continue to carry on, upon their own account, for their own behoof, and under the firm of Moon, Langlands, and Company, the same business as that carried on heretofore by the dissolved firm.—Dated at Dundee, the said 29th day of July, 1853.

Wm. Moon.

Daniel Robertson

David Robertson.

NOTICE is hereby given, that by an indenture of lease, dated the 24th day of June, 1853, Thomas Wright Hodgson, of Manchester, in the county of Lancaster, Agent, and William Joynson, of Manchester aforesaid, Gentleman, (trustees under the last will and testament of John Gallemore, late of Cross-street, in the county of Chester, Calico Printer, deceased), with the concurrence and approbation Printer, deceased), with the concurrence and approbation of the other persons in the same indenture mentioned, demised and leased unto John Brazil, of Manchester aforesaid, Gentleman, James Henry McKinnell, of Manchester aforesaid, Merchant, and Joseph McKinnell, of Manchester aforesaid, Warehouseman, Calico Printers, and Copartners, all those works, erections, land, stables, buildings, reservoirs, and two houses situate at Ardwick, in Lancashire, lately occupied by John Earle Gallemore, deceased, in his business as a Calico Printer, and now in the occupation of the said John Brazil, James Henry McKinnell, and Joseph McKinnell; and also all those the steam engine, steam boilers, millwright work, steam pipes, gas pipes, water pipes, machinery, vats, washing machines, drying machines, printing machines, indigo mills, hydraulis presses, geered and hand winces, stone, wood, and lead cisterns, and other machinery, fixtures, articles and things,

in, upon, and about the said works and premises, which are mentioned in the schedule, part of or written under the said indenture of lease, to hold all the same premises unto the said John Brazil, James Henry McKinnell, and Joseph McKinnell, for the term of ten years from the first day of May Low last past; and notice is hereby also given, that the said indenture of lease and schedule may be inspected on application at the office of Mr. Richard Gibson, Solicitor, No. 41. John Dalton-street Manchester; and notice is hereby also given, that the said steam engine, steam boilers, millwright work, steam pipes, gas pipes, water pipes, machinery, vats, washing machines, drying machines, printing machines, indigo mills, hydraulic presses, geered and hand winces, stone, wood, and lead cisterns, and other machinery, pictures, articles, and things, are still the property of the said Thomas Wright Hodgson and William Joynson, as trustees under the will of the said John Gallemore, deceased; and that the said John Brazil, James Henry McKinnell, and Joseph McKinnell, or any of them, have no interest therein, (except as aforesaid) and have no power to sell or alter or in any way dispose of the same or any part thereof.

—Dated the 24th day of June, 1853.

T. W. HODGSON.

WILL. JOYNSON.

JOHN BRAZIL.

JAMES HENRY McKINNELL.

JOSEPH McKINNELL. also given, that the said steam engine, steam boilers, mill-

JOSEPH McKINNELL.

Freehold Messuages or Dwelling-houses, situate at New Windsor, in the county of Berks.

TO be peremptorily sold, pursuant to an Order of the High Court of Chancery, made in a cause of Mann v. Fuller, with the approbation of Richard Richards, Esq., one of the Masters of the said Court, on Tuesday the 16th day

of August, 1858, at two o'clock, in the afternoon, at the Adelaide Hotel, Sheet-street, Windsor, in 4 lots;
Certain freehold messuages or dwelling-houses, situate in Adelaide-square, New Windsor, in the county of Berks, and also certain freehold cottages, situate at the back of the said square, late the property of George Sargon, Esq.,

Printed particulars and conditions of sale may be had (gratis) at the said Master's Chambers, Southampton-buildings, Chancery-lane, London; of Messrs. Taylor and Collisson, Solicitors, No. 28, Great James's-street, Bedfordrow; of Messrs. White and Sons, Solicitors, No. 11, Bedford-row; of Messrs. White and Sons, Solicitors, No. 11, Bedford-row; row; Mr. Hudson, Solicitor, No. 16, Finsbury-place South; Mr. Dolman, Solicitor, No. 29, Jermyn-street, Saint James's; Mr. Robert Woodward, Solicitor, No. 27, Bouverie-street, Fleet-street; at the place of sale; and of the Auctioneers, Messrs. Cleaves and Underhay, No. 2, Sheet-street, Windsor, and No. 9, Upper Baker-street, Regent's-

Freehold Public House, situate in Little Turnstile, Holborn

Freehold Public House, situate in Little Turnstile, Holborn and several Copyhold Dwelling-houses, situate at Lampton and Hounslow, Middlesex.

TO be peremptorily sold, pursuant to a Decree of the High Court of Chancery, made in a cause of Mann v. Fuller, with the approbation of Richard Richards, Esq., one of the Masters of the said Court, on Wednesd y to 17th day of August, 1853, at one o'clock in the afternoon, at the Auction Mart, Bartholomew-lane, in 5 lots;

A freehold public-house, called the Ship, situate in Little Turnstile, Holborn, and also 10 copyhold dwelling-houses and premises, situate at Lampton, near Honnslow, in the county of Middlesex, and one copyhold dwelling-house, situate at Hounslow, late the property of George Sargon, Esq., deceased.

Sargon, Esq., deceased.

Printed particulars and conditions of sale may be had (gratis) at the said Master's Chambers, situate in South-(gratis) at the said Master's Chambers, situate in Southampton-buildings, Chancery-lane, London; of Messrs. Taylor and Collisson, Solicitors, No. 28, Great James's-street, Bedford-row; of Messrs. White and Sons, No. 11, Bedford-row, Holborn; Mr. Hudson, Solicitor, No. 16, Finsbury-place South; Mr. Dolman, Solicitor, No. 39, Jermyn-street, Saint James's; Mr. Robt. Woodward, Solicitor, No. 27, Bouverie-street, Fleet-street; at the Auction Mart; and of the Auctioneer, Mr. Thomas Timms, No. 63, Upper Charlotte-street, Fitzroy-square, and No. 98, Regent-street, Quadrant, London.

TO be sold, pursuant to an Order of the High Court of Chancery, made in the cause of Anderson v. Milward, with the approbation of his honour the Vice Chancellor Sir John Stuart, by Messrs. Driver, at the Auction Mart, Bartholomew-lane, London, on Friday, the 26th day of August, 1853, at twelve o'clock, a valuable freehold landed estate, known as the Loxley estate, situate in the parishes of Loxley and Wellesbourne, Mountford, in the county of Warwick, including the rectorial tithes, amounting to £95 15s. 4d. per annum. comprising a gentlemanty county of Warwick, including the rectorial tithes, amounting to £95 15s. 4d. per annum, comprising a gentlemanly residence called Loxley House, and all suitable offices and outbuildings, together with the Lower Farm and Jordan's Farm, held in one, the Middle Farm and the Upper Farm, with three farm-houses, cottages, and all necessary agricultural buildings, the whole containing about 905A. OR. 15p. of productive arable, meadow, and coppice lands, let to a highly respectable tenantry, at rents amounting in the whole to £1,058 5s. 0d. per annum.

whole to £1,058 5s. 0d. per annum.

Printed particulars, with plans annexed, may be had (gratis) of Messrs. C. and J. A. Morgan, Solicitors, No. 15, Old Jewry-chambers; of Messrs. Hine and Robinson, Solicitors, Charter House-square; and Mr. R. H. Baines, Solicitor, No. 3, Verulam-buildings, Gray's-inn; at the Regent Hotel, Leamington; the Warwick Arms, Warwick; the Red Horse, Stratford-upon-Avon; the George, Shipston-upon-Stour; the King's Head, Wellesbourne; the Auction Mart, London; and of Messrs. Driver, Surveyors and Land Agents, No. 5, Whitehall, Westminster.

To be sold, pursuant to a Decree of the High Court of Chancery made in a cause Whitworth v. Whitworth, with the approbation of the Honourable Sir George Rose, one of the Masters of the said Court, at the George Iun, Bedford, on Wednesday, the 7th day of September, 1853, at three o'clock, by Mr. Henry Pulley, of the firm of Pulley

and Son, Auctioneers, Bedford;
A compact freehold farm and about 27 acres of land, situate at Kempston; and about 10 acres of pasture-land, situate at Bromham, in the county of Bedford; and a freehold cottage, with garden, situate at Cold Brayfield, in the county of Buckingham, late the property of William Whitworth, Esq., deceased.

Particulars and conditions of sale may be had (gratis) in London, at the said Master's chambers, Southampton-buildings, Chancery-lane (on personal application only); of Messrs. Godden, Solicitors, No. 6, Gray's-inn-place; of Messrs. Harrison and Beal, Solicitors, No. 19, Bedford-row; and in the country, of Mr. Thomas Howes, Solicitor, Northampton; and of Messrs. Pulley and Son. Auctioneers, St. Paul's-square, Bedford.

NO be sold, pursuant to a Decree of the High Court of Chancery made in a cause Whitworth v. Whitworth, To be sold, pursuant to a Decree of the High Court of Chancery made in a cause Whitworth v. Whitworth, with the approbation of the Honourable Sir George Rose, one of the Masters of the said Court, at the Hind Inn, Wellingborough, in the county of Northampton, on Wednesday, the 14th day of September, 1853, at three o'clock, by Mr. Nathaniel Wells Freeman, of the firm of Freeman

by Mr. Nathaniel Wells Freeman, of the firm of Freeman and Son, Auctioneers, of Northampton;
A freehold farm, homestead, and buildings, situate in the respective parishes of Irthlingborough and Finedon, in the county of Northampton, with about 260 acres of excellent freehold and copyhold pasture and arable land; the copyhold portion being subject only to a small fine and quit-rent; late the property of William Whitworth, Esq., deceased. Particulars and conditions of sale may be had (gratis) in London, at the said Master's chambers, Southampton-buildings, Chancery-lane (on personal application only); of

London, at the said Master's chambers, Southampton-buildings, Chancery-lane (on personal application only); of Messrs. Godden, Solicitors, No. 6, Gray's-inn-place; of Messrs. Harrison and Beal, Solicitors, No. 19, Bedford-row; and, in the country, of Mr. Thomas Howés, Solicitor, Northampton; and of Messrs. Freeman and Son, Auctioneers, Northampton.

NO be sold, pursuant to a Decree of the High Court of Chancery, made in a cause Whitworth v. Whitworth, with the approbation of the Honourable Sir George Rose, one of the Masters of the said Court, at the Hind Inn, Wellingborough, in the county of Northampton, on Wednesday, the 21st day of September, 1853, at three o clock, by Mr. Nathaniel Wells Freeman, of the firm of Freeman and Son, Auctioneers, of Northampton;

Two freehold family residences, with five cottages, and about 83 acres of excellent freehold pasture and arable land, late the property of William Whitworth, Esq., deceased,

late the property of William Whitworth, Esq., deceased, and situate in the respective parishes of Earl's Barton and

Wellingborough, in the county of Northampton.

Particulars and conditions of sale may be had (gratis) in London, at the said Master's Chambers, in Southampton-buildings, Chancery-lane (on personal application only); of Messrs. Godden, Solicitors, No. 6, Gray's-inn-place; of Messrs. Harrison and Beal, Solicitors, No. 19, Bedford-row; and in the country, of Mr. Thomas Howes, Solicitor, Northampton; and of Messrs. Freeman and Son, Auctioneers, Northampton.

O be sold by auction, on Wednesday the 8th September

TO be sold by auction, on Wednesday the 8th September next, by Mr. Edwards, at the Pendaves' Arms, Carnhell Gwinnear, Cornwall, with the approbation of his honour the Vice-Chancellor Sir John Stuart, and pursuant to an order made in a cause Davey v. Martin, dated the 28th day of June, 1853;

An undivided moiety of a compact freehold farm containing 28A. 3a. 34p. in the fields and village of Penhale, in the parish of Gwinnear, part of the conventionary lands of the manor of Roseworthy, in the occupation of Thomas Huthnance, as tenant, under an agreement for a lease for 7 years from 29th September, 1851, at the annual rent of £14 for such moiety.

Particulars and conditions of sale may be had of Messrs.

Particulars and conditions of sale may be had of Messrs. W. and G. T. Woodrooffe, Solicitors, No. 1, New-square, Lincoln's-inn; Mr. Edwards, Helston; and Mr. J. G.

Plomer, Solicitor, Helston.

In Chancery.—Gladwin v. Gladwin.

TO be peremptorily sold, in three lots, according to an Order of the High Court of Chancery, made in the above-mentioned cause at the Commercial Sale Rooms, in the city of Bristol, on Thursday the 25th day of August,

1853, at two of the clock in the afternoon, by Messrs.
Fargus and Son, Auctioneers, of Bristol:
Lot 1, A freehold farm, with homestead and four cottages,
including timber and all other trees, situate in the parish of

including timber and all other trees, situate in the parish of Portbury, lately in the occupation of John Gladwin, deceased, containing about 42 acres of pasture, arable, and wood land; subject to a tithe rent-charge of about £5 18s., and to the payment of £1 2s. 6d. for land tax. The said farm produced, when let, an annual rent of £50.

Lot 2, A piece of freehold land, situate at Portbury Wharf, containing 2 roods and 8 perches.

Lot 3, A freehold dwelling-house, situate and being No. 5, Charlotte street, in the parish of Saint Paul, in the city of Bristol, containing 2 garrets, 2 attics, 2 rooms in the second ifloor, 2 rooms on the first or ground floor, 2 cellars, and a small yard or outlet behind, with the right of using a party roump of hard water. This house is estimated to be of the annual value of £14, and is subject to a land tax of 4s. 6d. annual value of £14, and is subject to a land tax of 4s. 6d.

The property may be viewed, and particulars may be had of Mr. Crouch, No. 37, Southampton-buildings, London; and of Mr. Shipton, Nicholas-street; and of Messrs. Fargus

and Sons, Auctioneers, Bristol.

TO be peremptorily sold, pursuant to an Order of the High Court of Chancery, made in a cause, entitled Forder against Bowman, with the approbation of the Vice (Chancellor Sir Richard Torin Kindersley, to whose court the said cause is attached, at the White Hart Hotel, Winchester, in the county of Hants, on Wednesday, the 31st day of August, 1853, at four o'clock in the afternoon, iprecisely, in six lots:

Twelve semi-detached wills residence.

Twelve semi-detached villa residences, situate in St. James's-road. Winchester aforesaid, which have been recently built, each containing three bed-rooms, two parlors,

ikitchen, and other domestic offices, with plots of ground in the front, and small kitchen gardens behind.

"Whe property is held under leases for terms of 100 years, commencing in 1851, determinable on three lives.

Printed particulars and conditions of sale, may be had (gratis) in London, of Mr. William Collins, Solicitor, No. 2, Islington-place, Islington; and of Messrs. Wright and Kingsford, Solicitors, Essex-street, Strand; and in the country, of Messrs. Edwards and Godwin, Solicitors, Winchester; of Messrs. Ralph and Warners, Solicitors, Winchester; of Messrs. Phillips and Cornelius, Solicitors, South-ampton; of Mr. Robert Swyer, Solicitor, Shaftesbury; of Messrs. Godwin and Son, Auctioneers, Winchester; and at the place of sale; tickets to view the premises may be obtained at Messrs. Edwards and Godwin's offices, and of Messrs. Godwin and Son. Mesers. Godwin and Son.

O be sold in four lots by Order of the Court of Chan-cery, made in a cause of Dennis against Dennis, with the approbation of the Master of the Rolls, at the White Hart Inn, Witham, Essex, on Tuesday, August 30th, 1853, at four o'clock in the afternoon, by Messrs. May and Son, Auctioneers, Maldon, Essex, a copyhold estate at Inworth, IEssex, held of the manor of Chedmosell Grange:

Lot 2.—A desirable dwelling-house, two cottages, garden, corchard, and a piece of land by the side of the high road, deading from Maldon to Colchester, occupied by Mr. Sach, Butcher, forming a good building frontage.

Lot 2.—A simber and tiled messuage adjoining lot 1, with a piece of garden ground occupied by George Long.

Lot 3.—A similar messuage adjoining lot 2, with wheel-wright's shop, and a large piece of garden ground occupied by Mr. Howard.

Lot 4.—About one acre of arable land adjoining lots 1, 2, and 3, occupied by Mr. Sach, and forming a building frontage to the Chedingsell Grange-road.

age to the Chedingsell Grange-road.

Particulars and conditions of sale may be obtained of T. D. Keighley, Esq., Solicitor, No. 73, Basinghall-street; of Messrs. J. and W. Crick, Solicitors, Maldon, Essex; of Messrs. Fielder, Johnson and Master, Solicitors, No. 22, Duke-street, Grosvenor-square; and at Messrs. May and Son's offices, Maldon, Essex.

Liverpool.

Liverpool.

TWO be peremptorily sold, pursuant to an Order of the High Court of Chancery made in a cause of Mawdeley v. Hall and Mawdeley v. Atkinson, with the approbation of Richard Richards, Esq., one of the Masters of the said Court, at the Clarendon Rooms, South John-street, Liverpool, in one lot, on Thursday, the 15th day of September, 1853, at two o'clock in the afternoon, by Mr. Samuel Turner Winstanley, the person appointed by the said Master to sell the same, all that piece of land, with the messuage or dwelling-house thereon erected, situate in Hope-street, Liverpool, in the county of Lancaster, now in the occupation of Mr. Henry Conbrough, as tenant thereof, at the yearly rent of £60. of £60.

Particulars and conditions of sale may be had (gratis) in London at the said Master's chambers, in Southampton-No. 21465.

buildings, Chancery-lane, off personal application only; and of Messrs. Gregory, Faulkner, and Co., Solicitors, Bedfordrow, London; Messrs. Mourilyan and Co., Solicitors, Vernlam-buildings, Gray's-inn; Messrs. Johnson and Co., Solicitors, King's Bench-walk, Temple, London-i and in the country, of Messrs. Neal and Martin, Solicitors, North Castle-street, Liverpool; Mr. Robert Frodsham, Solicitor, No. 16, Castle-street, Liverpool; Messrs. Winstanley and Sons, Auctioneers, Church-street, Liverpool; and at the place of sale.

TO be peremptorily sold, pursuant to an Order of the High Court of Chancery made in a cause Seabrook v. Halden, with the approbation of the Honourable Sir George Rose, one of the Masters of the said Court, at the Clarendon Rooms, South John-street, Liverpool, in one lot, on Thursday, the 15th day of September, 1853, at two o'clock in the afternoon, by Mr. Samuel Turner Winstanley, the person appointed by the said Master to sell the

ley, the person appointed by the said Master to sen the same;

A piece of copyhold land, situate on the south side of West Derby-road, in the township of West Derby, in the county of Lancaster, being at the west end of Broughton-terrace, and containing 840 square yards, or thereabouts, late the property of George Bird, deceased.

Particulars and conditions of sale may be had (gratis) in London, at the said Master's chambers, in Southampton-buildings, Chancery-lane (on personal application only); and of Messrs. Gregory, Faulkner, and Company, and Messrs. Norris and Allen, Solicitors, Bedford-row; and Mr. Thomas Kennedy, Solicitor, No. 26, Chancery-lane; and, in Liverpool, of Mr. Robert Norris, No. 16, North John-street; and Mr. Robert Frodsham, No. 16, South Castle-street; of Mr. Lewis Henry, at Mr. John Cooper Grocott's, No. 3, Saint George's-buildings, Basnett-street; of the Auctioneer, No. 44, Church-street; and at the place of sale.

Jamaica, St. Mary, in the county of Middlesex.

To be sold by public auction, in London, pursuant to a Decree of the High Court of Chancery made in certain causes of Bushby v. Ellis, and Same v. Same, with the approbation of Sir John Romilly, Knight, one of the Judges of the said Court, in or about the month of March next, of which time due notice will be given;

The three valuable sugar-work plantations and estates, called respectively Newry, Nutfield, and Greencastle, all situate in the parish St. Marys.

The estate called Newry contains 937 acres. and with it

The estate called Newry contains 937 acres, and with it will be sold the penn lands and shipping wharf called Tullock Castle, situate in the same parish, and used there-

The estate called Nutfield contains 1652 acres, and it has recently been thrown out of cultivation; but it is considered that this would be an advantageous opportunity to the pur-

that this would be an advantageous opportunity to the purchaser of Newry to clear away and restock Newry.

The estate called Greeneastle, and the run of land called Pishams or Nickey, used with it, contains 1280 acres, and is sold for the residue of a term of 1000 years, from the 19th day of February, 1832, created by a family settlement, dated the 1st day of January, 1785.

The estates of Newry, Tullock Castle, and Nutfield, are

sold in fee simple.

The sale of each of the above estates will include the buildings, live and dead stock, and implements thereon, further particulars of which will be advertized.

Particulars, when published, may be had (gratis) at the Chambers of Sir John Romilly, the Master of the Rolls, in Chancery-lane, London; of Messrs. Druce and Sons, Solicitors, Billiter-square, London; of Messrs. Cutlers, Solicitors, Furnival's-inn, London; and of Messrs. Freeman and Bothamly, Solicitors, Coleman-street, London.

Herts.—The Tring Grove Estate.

TO be sold, pursuant to a Decree of the High Court of Chancery, made in the causes Lake v. Currie, Lake v. O'Hara, and Lake v. Currie, with the approbation of Sir Richard Torin Kindersley, one of the Vice-Chancellors of the said Court, by Mr. Wm. Brown, at the Auction Mart Bartholomew-lane, London, on Tuesday the 6th day of September, 1853, at twelve o'clock at noon;

The important and very eligible freehold and copyhold estates of the late Viscount Lake, comprising four capital farms with suitable homesteads, containing together nearly six hundred acres, most delightfully situate in the imme-

farms with suitable homesteads, containing together nearly six hundred acres, most delightfully situate in the immediate vicinity of the Tring Station, on the London and North Western Railway, 31 miles from London, and 7 from Aylesbury. This valuable property will be offered in ninelots. The Grove Park Farm, with the walled kitchen garden, and ornamentally timbered park. Farm-house and agricultural buildings, abutting upon the town of Tring, will form one lot, presenting numerous eligible sites for building first-class houses. The Tring Grove Farm, comprising nearly three hundred acres of first rate arable and pasture land, with homestead and labourers' cottages thereon, extending to within a short distance of the railway, will form another lot. The Little Tring Farm of forty acres, the another lot. The Little Tring Farm of forty acres, the

Futtenham Farm, of one hundred and twelve acres, and some other small portions of the property at Tring-grove and Wiggington, will be sold in separate lots.

Particulars of the property, with plans and conditions of sale, may be obtained at the Auction Mart, at the Royal Hotel, Tring Station, at the Swan Inn, Leighton Buzzard, the Constant of the Porton Buzzard, and the Constant of the Constant the George Inn, Aylesbury, and the Rose and Crown Inn, Hemel Hempstead, of Alfred Jones, Eq., Solicitor, No. 15, Sise-lane, City; of Messrs. Currie, Woodgate, and Williams, Solicitors, No. 32, Lincoln's-inn-Fields; and at the offices of Mr. W. Brown, the Auctioneer, Tring.

PURSUANT to an Order of the High Court of Chancers, made in a cause of Lord against Purchase, Chancery, made in a cause of Lord against Furchase, and bearing date the 13th day of June, 1853, the creditors of Thomas Marten, late of Portsea, in the county of Hants, a Master in Her Majesty's Royal Navy, who died in or about the month of February, 1843, are, by their Solicitors, on or before the 28th day of October, 1853, to come in and prove their claims at the chambers of the Master of the Rolls, in the Rolls-yard, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order.

Tuesday, the 1st day of November, 1853, at two of the

clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 4th day of August, 1853.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Hughes against Hughes, the creditors of George Fenner Hughes, late of No. 3, Richmond-road, Shepherd's Bush, in the county of Middlesex, deceased, a Captain in the Indian Army, who died on or about the 3rd day of March, 1853, are, by their Solicitors, on or before the 2nd day of November, 1853, to come in and prove their debts or claims, at the chambers of the Muster of the Rolls, in the Rolls-yard, Chancery-laue, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree.

Friday, the 11th day of November, 1853, at two o'clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 6th

day of August, 1853.

DURSUANT to an Order of the High Court of Chan-cery, made in a cause Ellen Hardwick, an Infant, by Jane Pearson, Widow, her next friend, against Thomas Skitt and Richard Norris, the creditors of George Hard-wick, late of Wolverhampton, in the county of Stafford, wick, late of Wolverhampton, in the county of Stafford, Wine and Spirit Merchant, who died in or about the month of November, 1852, are, by their Solicitors, on or before the Srd day of November, 1853, to come in and prove their debts or claims, at the chambers of the Master of the Rolls, in Rolls-yard, Chancery-lane, in the county of Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order.

Monday, the 14th day of November, 1853, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 8th day of August, 1853.

PURSUANT to an Order of the High Court of Chancery, made in a cause of Hay against Allen and others, the creditors of James Cockle, late of No. 54, Great others, the creditors of James Cockle, late of No. 54, Great Hermitage-street, Wapping, in the county of Middlesex, Gentleman, who died in or about the month of December, 1852, are, by their Solicitors, on or before the 2nd day of November, 1853, to come in and prove their debts, at the chambers of the Master of the Rolls, in the Rolls-yard, Chancery-lane, Middlesex, or in default thereof they will be recommended to the Rolls. thereof they will be peremptorily excluded from the benefit of the said Order.

Friday, the 12th day of November, 1853, at two o'clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 6th day of August, 1853.

PURSUANT to an Order of the High Court of Chan-DURSUANT to an Order of the High Court of Chancery made in a cause Rutherford against Knight, the next of kin of Elizabeth Knight, late of Webber-row, Blackfriars-road, in the county of Surrey, Spinster, who died in or about the month of March, 1851, are, by their Solicitors, on or before the 28th day of October, 1853, to come in and prove their claims, at the chambers of the Master of the Rolls, in the Rolls-yard, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order.

Monday the 7th day of November, 1853, at two o'clock in the afternoon, at the said chambers, is appointed for

in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 4th day of August, 1853.

PURSUANT to an Order of the High Court of Chancery, made in a cause Robert Bean, an infant, by his next friend, against Henry Kilby and others, the creditors of John Allenby, late of Tadcaster, in the county of York, Esquire, who died in or about the month of October, 1852, are, by their Solicitors, on or before the 3rd day of November, 1853, to come in and prove their debts at the

chambers of the Vice-Chancellor, Sir William Page Wood, No. 11, New-square, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order.

Wednesday, the 16th day of November, 1853, at twelve o'clock at noon, at the said chambers, is appointed for

hearing and adjudicating upon the claims.

PURSUANT to an Order of the High Court of Chancery, made in the matter of Aldons Matthew Arnold, late of Great Yarmouth, in the county of Norfolk, Esquire, deceased. All persons claiming debts or liabilities affecting the personal estate of the said Aldons Matthew Arnold, who died in or about the month of May, 1850, are, by their Solicitors, on or before the 9th day of August, 1853, to come in and prove their debts or claims, at the chambers of the Vice-Chancellor Sir John Stuart, No. 12, Old-square, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded the benefit of the said Order.

Tuesday, the 1st day of November, 1853, at two o'clock in the afternoon, at the said chambers, is appointed for hearing

the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 14th day of

July, 1853.

DURSUANT to an Order of the High Court of Chance made in a cause Silas Norton and Thomas Selby against Mary Eliza Perfect, the creditors of George Perfect, late of Town Malling, in the county of Kent, Surgeon, who died in or about the month of December, 1852, are, by their Solicitors, on or before the 2nd day of November, 1853. to come in and prove their debts at the chambers of the Vice-Chancellor Sir Richard Torin Kindersley, No. 15, Old-square, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order.

Monday, the 14th day of November, 1853, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 1st day of August, 1853.

OTICE is hereby given, that by an indenture, dated the 2nd day of August, 1853, William Bundock Foat, of Ramsgate, in the county of Kent, Carpenter and Builder, hath granted, conveyed, and assigned all his real and per-sonal estates and effects, whatsoever and wheresoever, unto sonal estates and effects, whatsoever and wheresoever, unto Robert Strong Cramp, of Ramsgate, aforesaid, Brewer, and Thomas Larkin, of the same place, Plumber, Painter, and Glazier, in trust, for themselves and the several other creditors of the said William Bundock Foat, as therein mentioned; and that the said indenture was executed by the said William Bundock Foat, Robert Strong Cramp, and Thomas Larkin, on the said 2nd day of August, 1853, and was attested by the undersigned James Robert Judge, of Ramsgate, Solicitor, and John Robert Henry Acock, his clerk; and further notice is hereby given, that the same indenture now lies at my offices, in High-street, Ramsgate, aforesaid, for execution, by the creditors of the said William aforesaid, for execution, by the creditors of the said William Bundock Foat.—Dated this 5th day of August, 1853. JAMES R. JUDGE, Solicitor to the Assignees

of the Estate of the said William Bundock Foat

OTICE is hereby given, that by an indenture bearing date the 14th day of July, in the year of our Lord 1853, James William Davis, of Brighton, in the county of Sussex, Draper, assigned all his personal estate and effects whatsoever and wheresoever, as therein mentioned, unto Henry Sturt, of Wood-street, in the city of London, and Robert Johnson, of Watling-street, in the said city of London, Warehousemen, in trust, for the benefit of all the creditors of the said James William Davis who should execute the same; and that the said indenture of assignment was duly executed by the said James William Davis, on the 14th day of July last, and by the said Henry Sturt, on the 19th day of July last, respectively, in the presence of and attested by William Charles Sole, of No. 68, Aldermanbury, in the city of London, Solicitor, and was duly executed by the said Robert Johnson, on the 25th day of Luly last in the presence of and attested by Frederick July last, in the presence of, and attested by Frederick Turner, of No. 68, Aldermanbury aforesaid, Solicitor; and that the said indenture, now lies for execution by the rest of the creditors of the said James William Davis, at the offices of

SOLE, TURNER and TURNER, No. 68, Alder-manbury, London, Solicitors to the Trustees.— 6th August, 1853.

OTICE is hereby given, that Jane Willdey, of the city of Lichfield, Milliner and Dress Maker, hath by indenture, bearing date the 12th day of July, 1853, assigned all her personal estate and effects unto John Smith, of the same city, Mercer and Draper, William Marshall, of the same city, Mercer and Draper, and Charles Nicholson, of No. 58, Saint Paul's Church-yard, London, Warehouseman, upon trust for the benefit of all the creditors of the said Jane Willdey, and that such indenture was duly executed on the day of the date thereof, by the said Jane Willdey, in the presence of, and is attested by Thomas Hodson, Attorney of Lichfield aforesaid; and the said indenture was also duly executed within fifteen days from

the date and execution thereof, by the said Jane Willdey, by the said John Smith and William Marshall, in the presence of, and is attested by, the said Thomas Hodson, and by the said Charles Nicholson, in the presence of, and is attested by, Richard Cumming, Solicitor, 27. King-street, Cheapside, London.

Declaration of Dividend under a Petition for adjudication of Bankruptcy, dated 15th day of April, 1852, against Thomas Pearse and William Thackray, of the borough of Sanderland, in the county of Durham, Timber Merchants.

OTICE is hereby given, that a Dividend, at the rate of 1s. Old. in the pound, is now payable, to those creditors who proved their debts since the 17th December, 1852 (being in part of two former dividends amounting to 1852 (being in part of two former dividends amounting to 23. 9d. in the pound), and that warrants for the same may be received by those legally entitled, at my office, No. 21, Royal-arcade, Newcastle-upon-Tyne, any Saturday after the 4th day of October next, between the hours of ten and three o'clock. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced, without the special direction of a Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will and letters of administration.—Newcastle-upon-Tyne, August 6, 1853.

JAMES WAKLEY, Official Assignee.

Declaration of Dividend under a Fiat in Bankruntey, dated 26th day of January, 1848, against Charles Bertram and William Parkinson, of Newcastle-upon-Tyne, Merchants.

O'TICE is hereby given, that a Dividend, at the rate of 2d. in the pound is now payable to those creditors who proved their debts on, and subsequent to, the 26th October, 1848 (being in part of the First Dividend of 1s, in the pound), and that warrants for the same may be received by those legally entitled, at my office, No. 21, Royal-arcade, Newcastle-upon-Tyne, on Tuesday next, the 9th instant, or any Saturday after the 4th day of October next, between the hours of ten and three o'clock. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced, without the special direction of a Commissioner. Executors and administrators of deceased creditors will be required to produce the pro-bate of will and letters of administration.—Newcastle-upon-Tyne, August 6, 1853.

JAMES WAKLEY, Official Assignee.

HEREAS a Petition for adjudication of Bankruptcy WHEREAS a Petition for adjudication of Bankruptcy, was, on the 3rd day of August, 1853, filed agains. Henry Mountain, of No. 163, Piccadilly, in the city of Westminster, and of No. 19, Gunter's-grove, Brompton, in the county of Middlesex, Draper, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Edward Holroyd, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 23rd of August instant, at one o'clock in the afternoon precisely, and on the 20th of September next, at eleven in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are come prepared to prove their discovery and disclosure of his estate and effects; when and where the creditors are come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects. are not to pay or deliver the same but to Mr. Edward Edwards, No. 1, Sambrook-court, Basinghall-street, London, the Official Assignee in the matter of this Bankruptcy, and give notice to Messrs. Davidson and Bradbury, Solicitors, Weavers' Hall, No. 22, Basinghall-street, London.

WHEREAS a Petition for adjudication of Bankruptcy was, on the 2nd day of August, 1853, filed in Her Majesty's Court of Bankruptcy in London, against Henry James White, of No. 146, Waterloo-road, in the county of Surrey, Straw Bonnet Dealer, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Robert George Cecil Fane, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 13th (and not on the 30th as advertized in last Friday's Carattel of August instant, at eleven o'clock in the force. the 13th (and not on the 30th as advertized in last Friday's Gazette) of August instant, at eleven o'clock in the foremoon precisely, and on the 10th day of September next, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Cannan, No. 18, Aldermanbury, London, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Ashurst and Son, Solicitors, of No. 5, Old Jewry, London.

WHEREAS a Petition for adjudication of Bankruptcy, bearing date the 6th day of August, 1853, hath been filed by Samuel Peace Boot, of Birmingham, in the county of Warwick, Stationer and Gilt Toy Manufacturer, and he being declared a bankrupt is hereby required to surrender himself to Edmund Robert Daniell, Esq., one of Her Majesty's Commissioners of the Birmingham District Court of Bankruptcy, at Birmingham, on the 25th day of August instant, and on the 20th day of September next, at twelve o'clock at noon, on each of the said days, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. James Christie, No. 7, Waterloo-street, Birmingham, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. W. S. Sutton, Solicitor, Colmore-row, Birmingham, or to Messrs. Motteram and Knight, Solicitors, Bennett's-hill, Birmingham. Birmingham.

WY HEREAS a Petition for adjudication of Bankruptcy, bearing date the 5th day of August, 1853, hath been filed by Joseph Piggin and Frederick Pigein, of Wolverhampton, in the county of Stafford, Shoe Manufacturers and Copartners, and they being declared bankrupts are hereby required to surrender themselves to John Balguy, Esq., one of Her Majesty's Commissioners of the Birmingham District Court of Bankruptcy, holden at Birmingham, on the 20th of August instant, and on the 15th of September next, at half past ten of the clock in the forenoon, on each of the at half past ten of the clock in the forenoon, on each of the said days, and make a full discovery and disclosure of their estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupts are required to finish their examination. All persons indebted to the said bankrupts, or that have any of their effects, are not to pay or deliver the same but to Mr. Frederick Whitmore, No. 7, Waterloo-street, Birmingham, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Motteram and Knight, Solicitors, Bennett's-hill, Birmingham.

W HEREAS a Petition for adjudication of Bankruptcy was, on the 6th day of August, 1853, filed
in the Court of Bankruptcy for the Liverpool District,
against William Rainford, of Liverpool, in the county of
Lancaster, Upholsterer and Cabinet Maker, and he being
declared a bankrupt is hereby required to surrender himself to Henry James Perry, Esq., one of Her Majesty's Commissioners of the Liverpool District Court of Bankruptcy,
at Liverpool, on the 24th day of August instant, and on missioners of the Liverpool District Court of Bankruptcy, at Liverpool, on the 24th day of August instant, and on the 19th day of September next, at eleven of the clock in the forenoon precisely, on each of the said days, and make a full discovery and disclosure of his estate and effects, when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. George Morgan, No. 12, Cook-street, Liverpool, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Stockley and Thompson, Solicitors, No. 16, Castle-street, Liverpool.

RICHARD STEVENSON, Esq., one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 30th day of March, 1849, awarded and issued forth against Christopher Hall, of Liverpool, in the county of Lancaster, Corn Factor, Dealer and Chapman, will sit on the 19th day of August instant, at eleven of the clock in the forenoon precisely, at the District Court of Bankruptcy, in Liverpool, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts. ICHARD STEVENSON, Esq., one of Her Majesty's relating to bankrupts.

relating to bankrupts.

MATTHEW DAVENPORT HILL, Esq., one of MHer Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 15th day of April, 1853, against William Hodges Gough, of Barton-street, near the city but in the county of Gloncester, Builder, will sit on the 1st day of September next, at eleven of the clock in the forenoon precisely, at the District Court of Bankruptcy, in the city of Bristol, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts. force relating to bankrupts.

JOHN SAMUEL MARTIN FONBLANQUE, Esq., one of Her Majesty's Commissioners authorized to act under a Fist in Bankruptcy, bearing date the 15th day of July, 1841, awarded and issued forth against Marius Merentie, of No. 80, King William street, in the city of

London, Merchant, Dealer and Chapman, will sit on the 31st day of Angust next, at one of the clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Final Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

MATTHEW DAVENPORT HILL, Esq., one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 13th day of March, 1841, awarded and issued forth against Alpheus Harris, of Dursley, in the county of Gloucester, Wool Broker, Dealer and Chapman, will sit on the 1st day of September next, at eleven in the forenoon precisely, at the Bristol District Court of Bankruptcy, in the city of Bristol, to make a Final Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

WHEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 17th day of June, 1853, against John Scott, of Tichbourne-street, Haymarket, in the county of Middlesex, Hosier and Outfitter, Dealer and Chapman, has, on the application of the said bankrupt, appointed a public sitting to be held before Edward Holroyd, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 30th of August instant, at two in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, London, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, initialed "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given due notice of their intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptey, filed on the 29th day of December, 1852, against Thomas Hillman, of Worthing, in the county of Sussex, Wine and Spirit and Coal Merchant, Dealer and Chapman, did, on the 5th day of August instant, allow the said Thomas Hillman a Certificate of the first class; and that such Certificate will be delivered to the said bankrupt, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 12th day of March, 1853, against John Gally Hartley and William Jubilee Reed, of Princes Dock, Rotherhithe, in the county of Surrey, and of New-street and Fore-street, Limehouse, in the county of Middlesex, Shipwrights and Ship Mast and Block Makers and Blacksmiths, and late of Horseferry-road, Limehouse aforesaid, Chemical Manufacturers, and trading under the several styles of Hartley and Reed, and Reed and Co., did, on the 8th day of August instant, allow them, the said bankrupts, Certificates of the second class; and that such Certificates will be delivered to the said bankrupts, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 7th day of April, 1853, against George Ireland, of No. 7½, Old Church-street, Paddington, in the county of Middlesex, Bricklayer, Dealer and Chapman, did, on the 8th day of August, 1853, allow the said George Ireland a Certificate of the second class; and that such Certificate will be delivered to the said bankrupt, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 31st day of January, 1852, against Samuel Norcliffe, of Brydges-street, Covent Garden, in the county of Middlesex, Licensed Victualler, did on the 2nd day of August instant, allow the said Samuel Norcliffe a Certificate of the third class; and that such Certificate will be delivered to the said bankrupt unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 24th day of May, 1853, against Thomas Foster, of No. 5, Barge-yard, Bucklersbury, in the city of London, Wine and Spirit Merchant, did, on the 5th day of August instant, allow the said Thomas Foster a Certificate of the third class; and that such Certificate will be delivered to the said bankrupt, unless an appeal be duly entered against the judgment of such Cause, and notice thereof be given to the Court.

HEREAS a Petition of Thomas Berwick the younger, at present and for sixteen days now last past residing at No. 292, New John-street West, in the borough of Birmingham, in the county of Warwick, out of business, and formerly for eleven years at Kings Heath, in the county of Worcester, Blacksmith, and formerly a Retailer of Coals, an insolvent debtor, having been filed in the County Court: of Warwickshire, at Birmingham, and an interim order for protection from process having been given to the said Thomas Berwick the younger, under the provisions of the Statutes in that case made and provided, the said Thomas Berwick the younger is hereby required to appear before the said Court, on the 27th day of August instant, at ten o'clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assigness is to take place at the time so appointed. All persons indebted to the said Thomas Berwick the younger, or that have any of his effects, are not to pay or deliver the same but to Mr. John Guest, Clerk of the said Court, Waterloo-rooms, Waterloo-street, Birmingham, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of John Tucker, at present and! since the 22nd of November now last past residing: at lodgings at the house of Henry Pyer, Darwin-street,. Birmingham, in the county of Warwick, out of business, and for upwards of two years previously thereto residing at the Lamp Tavern, No. 29, Sheep-street, Birmingham aforesaid, and during the whole of such time carrying on the business of and being a Retail Brewer, an insolvent debtor, having been filed in the Courty Court of Warwickshire, at Birmingham, and an interim order for protection from process having been given to the said John Tucker, under the provisions of the Statutes in that case made and provided, the said John Tucker is hereby required to appear before the said Court, on the 27th day of August instant, at ten o'clock in the forenoon precisely, for his first examination toucking, his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said John Tucker, or that have any of his effects, are not to pay or deliver the same but to Mr. John Guest, Clerk of the said Court, Waterloo-rooms, Waterloo-street, Birmingham, the Official Assignee of the estate and effects of the said insolvent.

Mott-street, and late of No. 31, Legge-street, previously of No. 100, Brearley-street, theretofore of No. 32, Doe-street, formerly of No. 25, Legge-street, all in Birmingham, in the county of Warwick, and heretofore of Stroudwater, in the county of Gloucester, Pin Manufacturer; part of the time in Partnership in that trade with Jeel Merritt, and John EJridge, under the firm of Merritt, Edridge, and Merritt, an insolvent debtor, having been filed in the County Court of Warwickshire, at Birmingham, and an interim order for protection from process having been given to the said William Merritt, under the provisions of the Statutes in that case made and provided, the said William Merritt is hereby required to appear before the said Court, on the 27th of August instant, at ten of the clock in the forenoon precisely, for his first examination touching his debt; estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said William Merritt, or that have any of his effects, are not to pay or deliver the same but to Mr. John Guest, Clerk of the said Court, Waterloo-rooms, Waterloo-street, Birmingham, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Alfred Baker, at present and for three years and eight months last past residing at the North End Tea Exchange Establishment, No. 16, North-street, in the parish of Saint James, in the city and county of Bristol, from the 14th day of June last, being employed as a Grocer's Assistant, and previously thereto for the whole of the above-mentioned period carried on business there on his own account, an insolvent debtor, having been filed in the County Court of Gloucestershire, at Bristol,

and an interim order for protection from process having been given to the said Alfred Baker, under the provisions of the Statutes in that case made and provided, the said Alfred Baker is hereby required to appear before the said Court, Baker is hereby required to appear before the said Court, on the 7th day of September next, at eleven of the clock in the forenoon, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Alfred Baker, or that have any of his effects, are not to pay or deliver the same but to Sir J. K. Haberfield and Messrs. Harley and Gibbs, Clerks of the said Court, at the office of the said Court, Broad-street, Bristol, the Official Assignees of the estate and effects of the said insolvent. insolvent

WHEREAS a Petition of Samuel Hanson, of Busy-WHEREAS a Petition of Samuel Hanson, of Busylane, in the township of Idle, in the county of York, out of business, previously of Idle aforesaid, Corn Miller, formerly of Wilsden, in the said county, Provision Shop keeper, Retailer in Black Beer, and Dealer in Malt, an insolvent debtor, having been filed in the County Court of Yorkshire, at Bradford, and an interim order for protection from propers having been given to the said Samuel Hanson. from process having been given to the said Samuel Hanson, under the provisions of the Statutes in that case made and provided, the said Samuel Hanson is hereby required to appear before Charles Heneage Elsley, Esq. Judge of the said Court, on the 23rd day of August instant, at eleven o'clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with escential statutes. dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Samuel Hanson, or that have any of his effects, are not to pay or deliver the same but to Mr. Charles Clough, Clerk of the said Court, at the County Court Office, Bradford, the Official Assignee of the estate and effects of the said insulvent. insolvent.

WHEREAS a Petition of George Shackleton, of Brad-ford, in the county of York, in lodgings, out of busi-ness, previously of Bradford aforesaid, Hair Dresser, Perfumer, and Licensed Dealer in Cigars, and formerly of the city of York, Hair Dresser and Perfumer, an insolvent debtor, having been filed in the County Court of Yorkshire, at Bradford, and an interim order for protection from anire, at Bradord, and an interim order for protection from process having been given to the said George Shackleton, under the provisions of the Statutes in that case made and and provided, the said George Shackleton is hereby required to appear before Charles Heneage Elsley, Esq., Judge of the said Court, on the 23rd day of August instant, at eleven of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects and to be further dealt with according to the cisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said George Shackleton, or that have any of his effects, are not to pay or deliver the same but to Mr. Charles Clough, Clerk of the said Court, at the County Court office, Bradford, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of John Piercy, formerly of Manchester-road, in the parish of Bradford, in the county of York, heretofore carrying on business as a Grocer and Provision Dealer, but now residing in lodgings with James Crowther, at No. 2, William's court, Westgate, in Manchester-road aforesaid, and engaged in selling Eggs, an insolvent debtor, having been filed in the County Court of Yorkshire, at Bradford, and an interim order for protection from process having been given to the said John Piercy, under the provisions of the Statutes in that case made and provided, the said John Piercy is hereby required to appear before the said Court, on the 23rd of August instant, at eleven in the forenoon precisely, for his first examination touching his debts, estate and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said John Piercy, or that have any of his effects, are not to pay or deliver the same but to Mr. Charles Clough, Clerk of the said Court, at the County Court Office, at Bradford, the Official Assignee of the estate and effects of the said insolvant.

In the Matter of the Petition of Maria Dennison, of Tong-street, in the township of Tong, in the parish of Birstal, in the county of York, late a Bonnet Maker and Linen

Draper, but now out of business.

O'TICE is hereby given, that Charles Heneage Elsley,
Esq., Judge of the County Court of Yorkshire, at
Bradley, acting in the matter of this Petition, will proceed
to make a Final Order thereon, at the said Court, on the
23rd day of August instant, at eleven o'clock in the forenoon precisely, unless cause be then and there shown to the contrary.

In the Matter of the Petition of Stephen Thornton, of Keighley, in the West Riding of the county of York,

Slater.

OTICE is hereby given, that Charles Heneage Elsley,
Esq., Judge of the County Court of Yorkshire, at
North-street, Keighley, acting in the matter of this Petition,
will proceed to make a Final Order thereon, at the said
Court, on the 24th day of August instant, at eleven o'clock
in the forencon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Robert Clark, of Rowell, in the county of Northampton, Carpenter.

OTICE is hereby given, that the County Court of Northamptonshire, at the Royal Hotel, Kettering, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 30th day of August instant at traday clock at your precisely makes August instant, at twelve o'clock at noon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of John Swinglehurst, of Blencairn, in the parish of Kirkland, in the county of

Cumberland, Shoemaker.

OTICE is hereby given, that the County Court of Cumberland, at Penrith, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 25th day of August instant, at ten of the clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Henry Abbott, of Wisbech Saint Mary, in the county of Cambridge, Farmer.

OTICE is hereby given, that the County Court of Cambridgeshire, at Wisbech, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 26th of August instant, at twelve check the poor precisely pulses cause he there are thereon. o'clock at noon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of James Lockwood, at present and for six months now last past residing at No. 7, Duke-street, in the township of Westgate, in the borough of Newcastle-upon-Tyne, Journeyman Boot and Shoe Maker, formerly residing at Brighouse, in the parish of Halifax, in the county of York, carrying on business there as a Boot and Shoe Maker.

O'TICE is hereby given, that the County Court of Northumberland, at Newcastle, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 25th day of August instant, at ten o'clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

there shewn to the contrary.

In the Matter of the Petition of Edward Pars, at present and for two years last past residing at No. 47, College-street, in the city and county of Bristol, being a Clerk in street, in the city and county of Bristol, being a Clerk in the General Post-office of this city, previously residing at No. 3, Queen's Head-road, Lower-road, Islington, in the county of Middlesex, previously residing at No. 47, Stamford-street, Blackfriars-road, London, previously of No. 7, Halliford-street, Lower-road, Islington, previously of No. 43, Great Marylebone-street, Portland-place, previously of No 39, Noel-street, River-terrace, Islington, and during the five last-mentioned places being a Clerk in the General Post-office in the city of London, previously residing at Newmarket, Cambridgeshire, in no business or employment.

ously residing at Newmarket, Cambridgeshire, in no bu-siness or employment.

O'TICE is hereby given, that the County Court of Gloucestershire, at Bristol, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 7th day of September next, at eleven o'clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of James Humphries Hooper, at present and from the 4th day of October, 1852, residing at North Cottage, North-street, Bedminster, in the city and county of Bristol, and being a Clerk in the employ of the Bristol and Exeter Railway Company, previously and for two years and four months residing at No. 1, Portrew Cottages, in the parish of Heavitree, in the county of Devon, and being a Newspaper Reporter, previously residing at Broad-gate, High-street, in the city of Exeter, Printer and Newspaper Reporter, and his Wife carrying on business as a Milliner, previously residing at No. 6, Friar's-walk, Exeter aforesaid, previously residing at No. 10, Nicholl's-square, Hackney-road, Middlesex, Dealer in Millinery, previously residing at No. 6, King's-square, Goswell-road, in the parish of Saint Luke, Middlesex aforesaid, also at No. 3, Hind-court, Fleet-street, in the city of London, Printers' Broker, his Wife carrying on business as a Milliner.

NOTICE is hereby given, that the County Court of Gloucestershire, at Bristol, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 7th day of September next, at eleven o'clock in the forenoon precisely, unless cause be then and there shewn to the contrary. the Matter of the Petition of James Humphries Hooper.

In the Matter of the Petition of Edward Cadd Francis, commonly called and known as Edward Francis, at precommonly called and known as Edward Francis, at present and for three years and upwards last past residing at No. 3. Portland-terrace, Wilder-street, in the parish of Saint Paul, Journeyman Bookbinder, and part of the said period carrying on business as a Bookbinder, at Union-court, Corn-street, previously residing at Bedford-place, Terrell-street, previously residing at New Cut, in the parish of Bedminster, previously residing at Somerset-terrace, Somerset-street, in the parish of Bedminster, and carrying on business at No. 15, Small-street, and during a part of this period carrying on business as a Bookbinder, at Union-court aforesaid, all the above mentioned places are in the city and county of Bristol. places are in the city and county of Bristol.

OTICE is hereby given, that the County Court of Gloucestershire, at Bristol, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 7th day of September next, at eleven o'clock in the forenoon precisely, unless cause be then and

there shewn to the contrary.

In the Matter of the Petition of Samuel Sheffield, at present and for two years and a half now last past residing at No. 14, Smallbrook-street, Birmingham, in the county of Warwick, previous thereto and for twelve months, or thereabouts, in lodgings at the Great Gun Beer-house, in Duddeston-row, in Birmingham aforesaid, and during the county of the state of the st such periods being a Potato Salesman, and previously thereto and for twelve years residing at Bedford, in the county of Bedford, and being a Market Gardener, an Insolvent Debtor.

NOTICE is hereby given, that the County Court of Warwickshire, at Birmingham, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 27th of August instant, at ten of the clock in the forenoon, unless cause be then and

there shewn to the contrary.

In the Matter of the Petition of William Reynolds, at prea the matter of the Petition of William Reynolds, at pre-sent and for eleven months now last past residing in New-street, Aston New Town, in the parish of Aston, in the county of Warwick, carrying on his business at Aston Furnace Mill, in the said parish, as a Pearl But-ton Manufacturer, prior thereto for one year residing in Newtown-row, and formerly for five years residing in the Beehive Yard, in Lower Brearley-street, both last-named places being in the borough of Birmingham, in the said county, Manufacturer as aforesaid, an Insolvent Debtor. Debtor.

OTICE is hereby given, that the County Court of Warwickshire, at Birmingham, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 27th day of August instant, at ten o'clock in the forenoon precisely, unless cause be then

and there shewn to the contrary.

In the Matter of the Petition of William Dench, at present and for two months last past lodging at the George Hotel, in Digbe:h, in Birmingham, in the county of Warwick, his wife and family lodging at Kenilworth, in the said county, during that period and for three years immediately preceding residing with his wife and family at Cambridge-place, Bristol-road, Brmingham aforesaid, an Insolvent Debtor.

an Insolvent Debtor.

OTICE is hereby given, that the County Court of Warwickshire, at Birmingham, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 27th of August instant, at ten o'clock in the forenoon precisely, unless cause be then

and there shewn to the contrary.

In the Matter of the Petition of Caroline Holmes, of Upper

NOTICE is hereby given, that the County Court of Warwickshire, at Birmingham, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 27th of August instant, at ten of the clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

JOHN JOHNES, Esq., Judge of the County Court of Carmarthenshire, at Llandilo, authorized to act under a Petition of Insolvency, bearing date the 17th day of September, 1852, presented by Thomas Rees, of the Prince September, 1852, presented by Thomas Rees, of the Prince Albert, Cwmaman, in the county of Carmarthen, will sit on the 19th of August instant (by adjournment from the 22nd day of July 1853), at eleven o'clock in the forencon precisely, at the Shirehall, Llandilo, to Audit the Accounts of the Official Assignee of the estate and effects of the said insolvent, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to insolvents.

THE estates of Donald Mac Andrew, Commission Merchant, sometime in Inverness, now residing at the Mains of Newhall, in the county of Cromarty, were sequestrated on the 5th day of August, 1853.

The first deliverance is dated the 5th August, 1853.

The meeting to elect Interim Factor is to be held at twelve o'clock noon, on Monday the 15th day of August, current, 1853, within the Black Isle Hotel, Cromarty; and the meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon, on Thursday the 8th day of September next, 1853, within the Black Isle Hotel, Cromarty.

A composition may be offered at this latter meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 4th

and grounds of deet must be loaged on to deal and day of February, 1854.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

ÆNEAS MACBEAN, Junr., W.S.,

11, Charlotte-square, Edinburgh, Agent.

THE estates of Mrs. May or Marjory Lawson or Black, lately residing at Lawgrove, near Perth, now deceased, and Widow of the deceased George Black, sometime Inspector of Taxes, Edinburgh, were sequestrated on the 4th day of August, 1853.

The first deliverance is dated 14th June, 1853.

The meeting to elect Interim Factor is to be held

at one o'clock, on Tuesday, the 16th day of August, 1353, within the City Hotel, in Perth; and the meeting to elect the Trustee and Commissioners is to be held at one o'clock on Thursday, the 8th day of September, 1853, within the same place.

A composition may be offered at this latter meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 4th day of February, 1854.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

MENZIES and MACONOCHIE,

10. Hill-street, Edinburgh, Agents.

### COURT FOR RELIEF OF INSOLVENT DEBTORS.

Saturday the 6th day of August, 1853.

ASSIGNEES have been appointed in the following Cases. Further particulars may be learned at the Office, in Portugal-Street, Lincoln's-Inn-Fields, on giving the number of the Case.

John Thomas Davies, late of No. 7, Cambridge-road, Mile End, Middlesex, Grocer and Tea Dealer, Insolvent, No. 63,801 T.; William Beckwith, Assignee.
Edmund Hobson Turnbull, late of No. 2. Anderson-street, South Shields, Durham, Journeyman Grocer, Insolvent, No. 76,213 C.; Henry Ray, Assignee,
John Sargent Sargent the younger, late of No. 37, Portlandplace, New-passage, Devonport, Devonshire, out of business, Insolvent, No. 76,461 C.; William Edgecombe, Assignee. Assignee.

Charles Crawford, late of the crescent, Gateshead, Durham, Builder, Insolvent, No. 76,630 C.; John Skelton,

Assigne

Henry Wilders, late of Wharf House, Uttoxeter, Stafford-shire, Cork Manufacturer, Insolvent, 76,664 C.; Joseph

Shire, Cork Manufacturer, Austreau, 19,000 Wood, Assignee,
Eliza Maria Nixon, late of No. 3, Bystock-terrace, Saint
David, Exeter, Devoushire, (Widow) never in any business, Insolvent, No. 76,669 C.; John Trehane, Assignee.
George Southern, late of Salters-lane, Haswell, Durham,
Draper. Hatter, &c., Insolvent, No. 76,738 C.; Thomas
Monland Assignee.

#### COURT FOR RELIEF OF INSOLVENT DEBTORS.

Saturday the 6th day of August, 1853.

ORDERS have been made, vesting in the Provisional Assignee the Estates and Effects of the following Persons:

### On their own Petitions.

James Mosley, late of No. 15, Mount-place, Whitechapely Middlesex, Carpenter and Builder,—In the Debtors' Prison for London and Middlesex.

Marcus Bain, late of No. 3, Hampstead-street, Fitzroysquare, Middlesex, Plasterer.—In the Debtors' Prison for London and Middlesex.

Thomas Walsh Vokes, late of 94, York-road, Lambeth, Sparsey not in any business—In the Oneon's Prison.

Surrey, not in any business,-In the Queen's Prison.

William Gamble, late of No. 1, Maidenhead-court, Cannon-street, City, Journeyman Plumber and Painter.—In the Debtors' Prison for London and Middlesex.

John Compton, late of No. 18, High-street, Saint Maryle-bone, Middlesex, Merchant's Clerk.—In the Debtors'

Prison for London and Middlesex.

John Brown, late of No. 3, Bradley-terrace, Wandsworthroad, Surrey, Licensed Retailer of Beer.—In the Debtors' Prison for London and Middlesex.

William Pedder, late of London-road, Luton, Bedfordshire, Straw Plait Manufacturer.—In the Debtors' Prison for

London and Middlesex.

Thomas Dry, late of the Old Hats, Ealing, Middlesex, Licensed Victualler.—In the Debtors' Prison for London and Middlesex.

### On Petition of Creditor.

William John Rummell, late of Sion-row, Twickenham, Middlesex, Butcher, out of business.—In the Queen's Prison.

John Figgins Stephens, No. 36, Basinghall-street, City, Warehouseman.—In the Queen's Prison.

### On their own Petitions.

Richard Hobley, late of No. 14, Old Cross-street, Birming-ham, Warwick, Baker.—In the Gaol of Coventry. Joseph Nightingale, late of No. 81, Warwick-street, Bir-mingham, Warwick, out of business.—In the Gaol of

Coventry.

John Field, late of Edgerton, near Huddersfield, Yorkshire,
Joiner and Timber Dealer.—In the Gaol of York.

Guy Fitz Henry L'Estrange, late of Woolwich, Kent, in no
profession.—In the Gaol of Maidstone.

Henry Hargreaves, late of the Victoria Arms, Chapel-street,
Chorley, Lancashire, Retail Dealer in Ale.—In the Gaol
of Lancaster.

Thomas Scholefield, late of New-square, Wigan, Lanca-shire, out of business.—In the Gaol of Lancaster. Thomas Mitchell, late of Pudsey, near Leeds, Yorkshire, Published Carlo Work.

Thomas Mitchell, late of Pudsey, near Leeds, Yorkshire, Publican.—In the Gaol of York.
William Shackleton, late of Bradford, Yorkshire, Whitesmith and Bell Hanger.—In the Gaol of York.
Andrew Holdaway the younger, late of Botley Turnpikegate, on the road from Botley to Romsey, Southampton, Collector of Tolls.—In the Gaol of Winchester.
William Paul, late of Yately, Southampton, Blacksmith.—In the Gaol of Winchester,
James Kinnersley, late of No. 6, Nova Scotia - street, Birmingham, Warwickshire, Wheelwright.—In the Gaol of Coventry.

of Coventry.

of Coventry.

Edward Batchelor Tirbutt, late of Bishopgate-terrace,
Bishopgate-street, Birmingham, Warwickshire, out of
business.—In the Gaol of Coventry.

James Johnson, late of Hedlev-place, Newcastle-upon-Tyne,
Warehouseman.—In the Gaol of Newcastle-upon-Tyne,
James Crossley, late of Halifax, Yorkshire, Tailor.—In the
Cool of York

Gaol of York. Charles Audley, late of Bolton-street, Toxteth-park, near Liverpool, Lançashire, Cart Driver.—In the Gaol of

Lancaster Samuel Webster, late of Rolleston-street, Manchester, Lancashire, Journeyman Butcher.—In the Gaol of

Lancaster. Thomas Dungey Munn, late of No. 22, Lower Stone-street, Maidsonc. Kent, Whitesmith and Bell Hanger.—In the Gaol of Maidstone.

William Pardington, late of Coombe-hill, Leigh, Gloucester,

William Pardington, tate of Coombe-hill, Leigh, Gloucester, out of business.—In the Gaol of Gloucester.

Joseph Simpson, late of English Frankton, near Wem, Salop, out of business.—In the Gaol of Shrewsbury.

Christopher Burton, late of Gowthorpe-street, Selby, Yorkshire, out of business.—In the Gaol of York.

Joseph Crabtree, late of Bulmer's-buildings, Woodhouse, near Leeds, Yorkshire, Commission Agent.—In the Gaol

William Gibson, late of No. 8, Danby's-court, Kirkgate, Leeds, Yorkshire, Fishmonger.—In the Gaol of York. John Greenwood, late of Simpson's-green, Idle, Yorkshire,

Cloth Manufacturer.—In the Gaol of York.

Ellott Park, late of Adolphus-street, Bradford, Yorkshire,
Journeyman Wood Turner.—In the Gaol of York.

Joseph Stocks, late of No. 1, Tumbling-hill, Little Horton,
Bradford, Yorkshire, General Shop Keeper.—In the
Gaol of York.

Gaol of York.

James Holroyd, late of Shelf, near Halifax, Yorkshire,
Dyer.—In the Gaol of York.

Benjamin Eastwood, late of Dewsbury, Yorkshire, Collector of Rents and Debts.—In the Gaol of York.

James Henderson Mc George, late of the city of York, out
of business.—In the Gaol of York.

William Oates, late of Water-lane, Leeds, Yorkshire,
Dealer in River Moulding, Saud, and Manure.—In the
Gaol of York.

Gaol of York. Isaac Peel, late of Wakefield-road, Bowling, near Bradford, Yorkshire, out of business.—In the Gaol of York. Henry Farnworth, late of Enfield, near Blackburn, Lancashire, Engraver to Calico Printers.—In the Gaol of Lancaster

Robert Williams, late of No. 1, Park-place, Maize-hill, Greenwich, Kent, out of business.—In the Gaol of Lan-

James Daniel Wheeler, late of No. 3, Wellington-parade, London-road, Gloucester, out of business.—In the Gaol of Gloucester.

John Nettleton the elder, late of Ossett, Yorkshire, La-bourer and Cowkeeper.—In the Gaol of York. William Kidd, late of Mill-street, Meadow-lane, Leeds,

Yorkshire, Journeyman Brass Finisher.—In the Gaol of York.

John Kirby, late of Pocklington, in the East Riding of Yorkshire, out of business.—In the Gaol of Kirby.

George Nelson, late of Hanging Heaton, near Dewsbury, Yorkshire, Stone Mason,—In the Gaol of York. Alexander Halcomb, late of No. 3, Laura place, New Cut,

Bedminster, Bristol, in no business or employment.—the Gaol of Bristol.

Elizabeth Humphreys, late of the Plough, Lammas-street, Carmathen, Widow, out of business.—In the Gaol of Carmathen, Carmarthen.

George Horsman, late of Pately-bridge, near Ripon, York-shire, Labourer.—In the Gaol of Lancaster.

Pursuant to the Acts for the Relief of Insolvent Debtors in England.

## See Notice at the End.

The following PRISONERS, whose Estates and Effects have been vested in the Previsional Assignee by Order of the Court for Relief of Insolvent Debtors, and whose Petitions and Schedules, duly filed, have been severally referred and transmitted to the County Courts hereinaster mentioned, pursuant to the Statute in that behalf, are ordered to be brought up before the Judges of the said Courts respectively, as herein set forth, to be dealt with according to Law:

Before the Judge of the County Court Warwickshire, holden at Coventry, on Tuesday the 23rd day of August, 1853, at Twelve o'Clock at Noon.

o'Clock at Noon.

Edward Batchelor Tirbutt, late of No. 6, Bishopsgateterrace, Bishopsgate-street, Birmingham, in the county of
Warwick, out of business, previously of No. 5, Unionpassage, in Birmingham aforesaid, Tailor and Draper,
and formerly of No. 18, Ann-street, in Birmingham aforesaid, Tailor and Draper, and while carrying on business
at the last-mentioned place residing in Piggott-street, in
Birmingham aforesaid.

Richard Hobley, late of No. 14, Old Cross-street, Birmingham, in the county of Warwick, Baker, previously
lodging in Chapel-street, in Birmingham aforesaid, out of
business, before then lodging in Buckingham-street, in
Birmingham aforesaid, out of business, formerly of Rolfstreet, Smethwick, in the county of Stafford, Baker, and
heretofore of Great Brook-street, in Birmingham afore-

heretofore of Great Brook-street, in Birmingham afore-

James Kinnersley, late of No. 6, Nova Scotia-street, Birmingham, in the county of Warwick, Wheelwright and Blacksmith.

Before the Judge of the County Court of Cheshire, holden at Chester Castle, on Tuesday the 23rd day of August, 1853.

the 23rd day of August, 1853.
George Birks, late of High-street, Congleton, in the county of Chester, in lodgings, out of business, previously of Sneyd-street, Tunstall, in the county of Stafford, Grocer, and Provision Dealer, formerly of Hanley, in the county of Stafford, Grocer's Assistant, before then of Burslem, in the county of Stafford, Grocer's Assistant, before then of Congleton, in the county of Chester, out of business, before then of Park-Street, Congleton, aforesaid, Grocer, and Provision Dealer.

before then of Park-Street, Congleton, aforesaid, Grocer, and Provision Dealer.

James Bamforth, late of Ashton-under-Lyne, in the county of Lancaster, General Commission Agent, previously a Prisoner, confined for debt, in Lancaster Castle, formerly of Ashton-under-Lyne, carrying on the business of a Corn Miller, and Flour Factor, at Arden Mill, Bredbury, in the county of Chester, before then of Ashton-under-Lyne, and holding a Mill, called Ashton Mill, at Ashton-under-Lyne, aforesaid, Corn Miller, and Flour Factor, during the whole of the time being in lodgings.

Before the Judge of the County Court of Shropshire, holden at Shrewsbury, the 23rd day of August, 1853, at Ten o'Clock in the Forenoon precisely.

Edward Bevan Thomas, late of Shrewsbury, in the county of Salop, in no business or occupation, previously of Leominster, in the county of Hereford, Wine and Spirit Merchant and Porter Dealer, previously of Leominster aforesaid, Agent to a Wine and Spirit Merchant, and Dealer in Porter on his own account, and formerly of Leominster aforesaid, Commission Agent.

William Cooper, late of the borough of Shrewsbury, in the county of Salop, Rope and Twine Maker.

Before the Judge of the County Court of Staffordshire, holden at the Shirehall, Stafford, on Wednesday the 24th day of August, 1853, at Ten o'Clock in the Forencon precisely.

William Ward, late of Wolverhampton, in the county of Stafford, in no business or occupation, previously of the same place, Cheese and Corn Factor, and Tallow Chandler, formerly of the same place, Grocer, Provision Dealer, Cheese and Corn Factor, and Tallow Chandler.

Samuel Clayton Mellor, late of Uttoxeter, in the county of Stafford Agent to Fire and Life Learners Office his

Stafford, Agent to a Fire and Life Insurance Office, his Wife being a School Mistress, previously of the same place, Schoolmaster, carrying on that profession occasionplace, Schoolmaster, carrying on that profession occasionally in his own name only, and occasionally in the name of Mr. and Mrs. Mellor, and occasionally in the name of Mrs. Mellor only, and being for a short time Agent to a Fire and Life Insurance Office, and formerly of Northwood Hanley, in the said county, Clerk to an Earthenware Manufacturer, his Wife at the same time carrying on in her own name the profession of a Schoolmistress.

Samuel Clacherty, late of Cannock-road, in the borough of Wolverhampton, in the county of Stafford, residing in lodgings there, and following no business or employment, previously of the Horse Fair, in the said borough of Wolverhampton, Licensed Victualler, and Dealer in Spirituous Liquors and Tobacco, formerly of Cannock-road, aforesaid, Dealer in, and hawking Tea and Coffee, and Licensed Brewer, and retailer of Ale, Beer Porter, Cyder, and Tobacco.

Before the Judge of the County Court of Northumberland, holden at the Guildhall, at Newcastle-upon-Tyne, on the 25th day of August, 1853, at Ten o'Clock in the Forencon precisely.

James Johnson, formerly residing at No. 18, Wellingtonstreet, in the borough and county of Newcastle-uponTyne, and carrying on business as a Glass Manufacturer,
at a place called New Mills, in the said borough, and for
about twelve months carrying on the same business in
partnership with one Leopold Selby, then residing at
furnished lodgings in Bailey-street, in Newcastle aforesaid, out of business, then afterwards residing in Burrowstreet, and carrying on business for about three months
as a Licensed Victualler and Brewer, in Church-row,
then residing in Cornwallis-street, out of business, all of
the last-named places being in South Shields, in the
county of Durham, then residing at No. 4, Victoriastreet, in the borough of Gateshead, in Durham aforesaid,
and employed as a Warehouseman, then of Forth-terrace,
and late of Hedley-place, both in Newcastle aforesaid,
Warehouseman. Warehouseman.

Before the Judge of the County Court of Lincolnshire, holden at Lincoln, on Tuesday the 30th day of August, 1853, at Twelve o'Clock at Noon precisely.

Richard Martin the elder (sued and committed as Richard

Martin) previously of Great Grimsby, in the county of Lincoln, Cowkeeper and Higgler, and late of the same place, out of employment.

Before the Judge of the County Court of Gloucestershire, holden at Gloucester, on Wednesday the 31st day of August, 1853, at Ten o'Clock in the Forencon precisely.

William Pardington, formerly of the Manor Farm, Elm-stone, Hardwicke, Farmer, and occasional Coal Dealer, then of the Butts Reddings Farm, Churchdown, Farmer, then of No. 5, Orchard-place, Cheltenham, out of busi-ness and employment, and late of Coombe-hill, Leigh, all in Gloucestershire, first out of business and employment, then Schoolmaster for a short time, then a prisoner for debt in the Gaol of the county of Gloucester, and late out of business and employment.

N.B.—1. If any Creditor intends to oppose a Prisoner's discharge, notice of such intention must be given to the said Prisoner, in writing, which may be left at the Gaol two clear days before the day of hearing above mentioned, exclusive of Sunday, and exclusive both of the day of giving such notice and of the said day of hearing.

2. The petition and schedule will be produced by the proper Officer for inspection and examination at the Office of the Court in London, between the hours of Ten and Four, on this notice being exhibited; and copies of the petition and schedule, or such part thereof as shall be required, will be provided by the proper Officer, according to the Act of 1st and 2nd Victoria, cap. 110, sec. 105.

N.B. Entrance to the Office in Portugal-street, Lincoln's-inn-fields.

3. The duplicates of the petitions and scheduler, and all books, papers, and writings filed therewith, will be produced by the Clerks or Assistant Clerks of the said County Courts, for inspection and examination, at the Offices of the said County Courts respectively, at the Towns aforesaid, and copies of the petition and schedule, or such part thereof as shall be required, will be provided according to sec. 106 of the Act.

Extract from the Dublin Gazette of August 2, 1853.]

## COURT FOR RELIEF OF INSOLVENT DEBTORS IN IRELAND.

The following PRISONER, whose Estate and Effects have been vested in the Provisional Assignee by order of the Court, having filed his Schedule, is ordered to be brought up before the Court, at the Court House, No. 3, Lower Ormond-quay, Dublin, on the 14th day of September, 1853, at Eleven o'Clock in the Forencon,. to be dealt with according to the Statute:

William Penton, late of Belfast, in the county of Antrim,. Rectifying Distiller, previously of same place, trading as-Penton and Company, Seedsmen.

# All Letters must be Post-paid.

Published by Francis Watts, Editor, Manager, and Publisher, of No. 1, Warwick Square, Pimlico, in the Parish of St. George, Hanover Square, at No. 45, St. Martin's Lane, in the Parish of St. Martin-in-the-Fields, both in the County of Middlesex.

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Tuesday, August 9, 1853.