the Dent polling district, in the said riding, shall be the polling place for that district, instead of Dent; and also that Dobcross, in the New Delph polling district, in the said riding, shall be the polling place for that district, instead of New Delph; and that the said townships or places of Dent and New Delph, and also the township or place of Aberford, in the said riding, shall cease to be polling places for the said riding.

And further, that the Justices of the peace for the said West Riding of the county of York, assembled in Quarter Sessions or some special sessions, as mentioned in the said Act of the third year of His late Majesty, shall, conformably to the said Act, divide the said West Riding of the county of York into convenient polling districts, and assign one of such districts to each polling

place.

Arthur Helps.

T the Court at Osborne House, Isle of Wight, the 3rd day of February, 1863.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the session of Parliament, held in the ninth and tenthyears of the reign of Her Majesty, intituled "An "Act for the more easy recovery of small debts and "demands in England," it is amongst other things enacted, that it should be lawful for Her Majesty, with the advice of Her Privy Council, to order that the said Act be put in force in such county or counties as to Her Majesty, with the advice aforesaid, from time to time, should seem fit, and to divide the whole or part of any such county (including all counties of cities, and counties of towns, cities, boroughs, towns, ports, and places, liberties, and franchises therein contained or thereunto adjoining), into districts, and to order that the County Court should be holden for the recovery of debts and demands under the said Act, in each of such districts, and from time to time to alter such districts as to Her Majesty, with the advice aforesaid, should seem fit, and to order, from time to time, that the number of districts, in and for which the Court should be holden, should be increased until the whole of such county should be within the provisions of the said Act, and with the advice aforesaid, to alter the place of holding of any such Court, or to order that the holding of any such Court should be discontinued, or to consolidate any two or more of such districts, and, from time to time, with the advice aforesaid, to declare by what name and in what towns and places the County Court should be holden in each district:

And whereas Her Majesty was pleased, by an Order in Council, of the ninth day of March, one thousand eight hundred and forty-seven, to order that the said Act should be put in force in the counties and places therein specified, among which counties the county of Denbighshire was included, and the town of Ruabon was named as a place for holding one of the Courts of the said county of Denbighshire.

And whereas by certain other Acts made and passed in the thirteenth, in the fourteenth, in the sixteenth, in the twentieth, and in the twentysecond years of the reign of Her Majesty, the provisions of the said recited Act have been amended and extended:

County Court at Ruabon, in the county of Denbigh:

Her Majesty baving taken the premises into consideration is thereupon pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered, that from and after the nineteenth day of February, one thousand eight hundred and sixty-three;

The County Court of Denbighshire shall cease to be holden at Ruabon, and the parishes and places now forming the District of the County Court of Denbighshire, holden under the name of "The County Court of Denbighshire, holden at Ruabon," shall be consolidated with and form part of the District of the County Court of Denbighshire, holden at Wrexham, and known by the name of "The County Court of Denbighshire, holden at Wrexham."

Arthur Helps.

T the Court at Osborne House, Isle of Wight, the 3rd day of February, 1863.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the tenth year of the reign of Her Majesty, intituled "an Act for the more easy recovery of small "debts and demands in England," it is, among other things, enacted, that it should be lawful for Her Majesty, with the advice of Her Privy Council, to order that the said Act be put in force in such county or counties as to Her Majesty, with the advice aforesaid, should seem fit, and to divide the whole or part of any such county (including all counties of cities and counties of towns, cities, boroughs, towns, ports, and places, liberties and franchises therein contained or thereunto adjoining) into districts; and to order that the County Court, should be holden for the recovery of debts and demands, under the said Act, in each of such districts; and, from time to time, to alter such districts, as to Her Majesty, with the advice aforesaid, should seem fit; and from time to time, with the advice aforesaid, to declare by what name, and in what towns and places the County Court should be holden in each district:

And whereas Her Majesty was pleased, by an Order in Council, of the ninth day of March, one thousand eight hundred and forty-seven, to order that the said Act be put in force in the counties and places therein specified, and the same was put in force accordingly:

And whereas Her Majesty was further pleased by an Order in Council, dated the twenty-fifth day of November, one thousand eight hundred and fifty-three, to order that a Court should be held at Stoke-upon-Trent, by the name of "The County Court of Staffordshire, holden at Stoke-upon-Trent:"

And whereas by certain other Acts, made and passed in the thirteenth, in the fourteenth, in the sixteenth, in the twentieth, and in the twentysecond years of the reign of Her Majesty, the provisions of the said recited Act, have been amended and extended:

And whereas it hath been represented, that it would be of advantage to the public, if certain alterations were made in some of the districts of the Courts specified and set forth in the aforesaid Orders:

Her Majesty, having taken the premises into And whereas it hath been represented, that it is inexpedient to continue the holding of a the advice of Her Privy Council, to order, and it