Trade to take into consideration other circum- ! stances besides length of service:

Now, therefore, Her Majesty having taken into consideration the said recommendation is pleased, by and with the advice of Her Privy Council, to direct that the said pensions of £3 8s. Od. a year each, to be granted to such masters and seamen as aforesaid, shall not of necessity be granted, in the first ir stance, to masters and seamen who can prove the greatest length of service prior to the first day of January, one thousand eight hundred and thirty-five, if it appears to the Board of Trade that there are others, fulfilling the required conditions, whose length of service is less, but whose necessities are greater:

And the Right Honourable the Lords Commissioners of the Admiralty, and the Right Honourable the Lords of the Committee of Privy Council for Trade, are to give the necessary directions herein accordingly.

Arthur Helps,

T the Court at Windsor, the 6th day of July, 1870.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by "The Common Law Procedure Act, 1852," "The Common Law Procedure Act, 1854," and "The Common Law Procedure Act, 1860," it is enacted, that it shall be lawful for Her Majesty from time to time, by an Order in Council, to direct that all or any part of the provisions of the said Acts respectively shall apply to all or any Courts or Court of Record in England and Wales, and that within one month after such Order shall have been made and published in the London Gazette, such provisions shall extend and apply in manner directed by such Order, and by the Acts secondly and thirdly mentioned, it is further provided that in and by such Order Her Majesty may direct by whom any powers or duties incident to the provisions applied under the said three Acts respectively, shall and may be exercised with respect to such Court or Courts, and may make any order or regulations which may be deemed requisite for carrying into operation in such Court or Courts the provisions so applied; and whereas it has seemed fit to Her Majesty, by and with the advice of Her Privy Council, that the provisions hereinafter mentioned of the said Acts should be extended and applied to the Courts of Record of the city and borough of Chester, called "The Court of Pentice" and "The Court of Portmote":

Now, therefore, Her Majesty, by and with the advice aforesaid, is pleased to order and direct, and it is hereby ordered and directed, that within one month after this Order shall have been published in the London Gazette, the provisions of "The Common Law Procedure Act, 1852," contained in the sections of the said Act, numbered respectively 2 to 8 (both inclusive), 11, 13, 15, 16, 17, 20, 25 to 40 (both inclusive), 41, except so much thereof as relates to causes of action in different counties, 42 to 81 (both inclusive), 83 to 96 (both inclusive), 117, 118, 119, 123, 126, 128, 129, 130, 131, so far as and inclusive of the words "or to the like effect," in that section, 133 to 138 (both inclusive), 139, except the words "two terms," which shall be

142, 143, except so much thereof as relates to a motion in arrest of judgment, pursuant to 1 William IV, cap. 7, 144, 145, 168 to 177 (both inclusive), 178, except so much thereof as relates to the Sheriff being directed to summon a jury, 179, 180, 181, 183, 187 to 201 (both inclusive), 203 to 207 (both inclusive), 209 to 214 (both inclusive), and 218 to 222 (both inclusive); and also that the provisions of "the Common Law Procedure Act, 1854," contained in the sections of the said Act, numbered respective y 1, 18 to 31 both inclusive), 83 to 86 (both inclusive), and 96; and also that the provisions of "the Common Law Procedure, Act, 1860," contained in the sections of the said Act numbered respectively 19, 20, and 21, shall apply and be extended to the said Courts of Record called the "Court of Pentice" and the "Court of Portmote." And Her Majesty is further pleased, by and with the advice aforesaid, to order and direct that all the powers and duties incident to the above mentioned provisions, hereby applied and extended to the said Courts of Pentice and Portmote, and exerciseable under any of the said provisions by the Court or a Judge, shall and may, with respect to matters in the said Courts of Pentice and Portmote, be exercised by the Recorder for the time being of the said city and borough of Chester, or by his duly appointed Deputy; and that the powers and duties incident to the above mentioned provisions, and exercisable under any of the said provisions by a Master, shall and may, with respect to matters in the said Courts of Pentice and Portmote, be exercised by the Registrar for the time being of the said Courts, or by his duly appointed Deputy.

Arthur Helps.

T the Court at Windsor, the 6th day of July, 1870.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

7 HEREAS by an Act passed in the session of Parliament held in the sixteenth and seventeenth years of Her Majesty's reign, intituled "An Act to amend the laws concerning the burial "of the dead in England, beyond the limits of the "Metropolis, and to amend the 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, the opening of any new burial ground in any city or town, or within any other limits, save with the previous approval of one of such Secretaries of State, should be prohibited, or that burials in any city or town, or within any other limits, or in any burial ground or places of burial 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 no new burial-ground shall be opened in any city or town, or within such limits, without such previous approval, or (as the case may require), that after a time mentioned in the Order, burials in such city or town, or within such limits, or in such burial-grounds or places of burial, shall be discontinued wholly, read as if they were "three months," 140, 141, I or subject to any exceptions or qualifications men-