

eastward and northward along the same parish boundary (thereby following for the most part the course of Westlode Drain) to the point in the Bourn Turnpike-road, where the said last-described parish boundary meets the boundary which divides the said parish of Spalding from the new parish of West Pinchbeck, in the county and diocese aforesaid; and extending thence, northward, along the last-described boundary to its junction at or near to Vernati's Drain with the boundary dividing the said parish of Spalding from the parish of Pinchbeck aforesaid; and extending thence, alternately eastward and northward, along the last-mentioned parish boundary for a distance of nearly two miles to the first-described point where the said imaginary line commenced, at or near to the point where the loop line of the Great Northern Railway crosses the Spalding and Boston-road as aforesaid, save and except from the territory comprised within and bounded by the imaginary line above described, all those two isolated and detached portions of the parish or chapelry of Cowbit aforesaid, one of which said detached and isolated portions is situate between the River Welland, Cradge Bank-road, and Park's Drain, and the other between the South Drove Drain aforesaid and Jordan's Drain."

And whereas drafts of the said scheme have been in accordance with the provisions of the hereinbefore secondly-mentioned Act, transmitted to the patrons and to the incumbents of the said parishes of Spalding and Pinchbeck, out of which it is intended that the district recommended in such scheme to be constituted shall be taken; and whereas six persons out of the seven who are the patrons of the said parish of Spalding, and the incumbent of the same parish, and the patron and incumbent of the said parish of Pinchbeck, have respectively signified their assent to the said scheme; and whereas the seventh patron of the said parish of Spalding has offered certain objections to the said scheme.

And whereas the said scheme has, notwithstanding such objections, 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 said diocese of Lincoln.

*Arthur Helps.*

**A**T the Court at *Windsor*, the 28th day of *November*, 1874.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

**W**HEREAS the Ecclesiastical Commissioners for England, have, in pursuance of the Act of the sixth and seventh years of Her Majesty, chapter thirty-seven, and of the Act of the nineteenth and twentieth years of Her Majesty, chapter one hundred and four, duly prepared and laid before Her Majesty in Council a scheme, bearing date the sixth day of August, in the year one thousand eight hundred and seventy-four, in the words and figures following, that is to say:

"We, the Ecclesiastical Commissioners for

England, in pursuance of the Act of the sixth and seventh years of your Majesty, chapter thirty-seven, and of the Act of the nineteenth and twentieth years of your Majesty, chapter one hundred and four, 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 West Lavington (otherwise and hereinafter called Bishop's Lavington), out of the parish of East Lavington (otherwise and hereinafter called Market Lavington), and out of the parish of Urchfont, all which said parishes are situate in the county of Wilts, and in the diocese of Salisbury.

"Whereas it has been made to appear to us that it would promote the interests of religion that the particular portions of the said parishes of Bishop's Lavington, Market Lavington, and Urchfont, which are hereinafter mentioned and described, and which do not as yet contain within their 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 the Reverend George Bourdieu Rogers, Clerk in Holy Orders, late a resident in the hamlet or tithing of Easterton, in the said parish of Market Lavington, by his last will and testament, dated the twenty-seventh day of February, one thousand eight hundred and sixty-eight, and by two codicils thereto, dated respectively the said twenty-seventh day of February, one thousand eight hundred and sixty-eight, and the nineteenth day of January, one thousand eight hundred and seventy-one, which will and codicils respectively are duly executed and attested, did devise and bequeath all his freehold, copyhold, chattel, real, and leasehold estates to certain trustees in his said will named and appointed, and to their heirs, executors, administrators, and assigns, upon trust (as by the said two codicils to the same will appears) that after the happening of certain contingencies in the first of the said two codicils specified, which contingencies have now happened, and in case the hamlet or tithing of Easterton aforesaid, or any portion thereof, comprising his, the said testator's, dwelling-house, either with or without any other part or parts of the said parish of Market Lavington, or of any adjoining parish or parishes, should either in his lifetime, or within four years next after his decease, under or pursuant to the before-mentioned Act of the sixth and seventh years of your Majesty, chapter thirty-seven, or other legal authority, be formed into and duly constituted a new parish, chapelry, or separate district for spiritual purposes, then the trustees, for the time being, of that his will should, when and so soon after the expiration of one year next after his decease, as such new parish, chapelry, or district should have been duly constituted, at the expense of his residuary personal estate, duly and effectually convey and assure all his freehold, copyhold, chattel, real, and personal estate (thereinafter and hereinafter called his real estate) unto, and to the use of us, the said Ecclesiastical Commissioners for England, or as we should direct, for all his estate and interest therein respectively, to the intent that his said dwelling-house might be used and effectually appropriated as the parsonage house or place of residence for the perpetual curate, or other minister of such new parish, chapelry, or district, and all other his said real estate might become and be effectually appropriated as the glebe of such new parish or district, or otherwise, for or towards the en-