

is to make the presentation, of her intention to be present, should accompany the presentation card above referred to, which will be submitted to The Queen for Her Majesty's approbation. It is Her Majesty's command, that no presentations shall be made at the Drawing Room, except in accordance with the above regulations.

It is particularly requested that in every case the names be *very distinctly written* upon the cards to be delivered to the Lord Chamberlain, in order that there may be no difficulty in announcing them to The Queen.

It is not expected that Gentlemen will present themselves at Drawing Rooms, except in attendance on the Ladies of their families.

Any Gentleman who under these circumstances should desire to be presented to The Queen, will observe the same regulations as are in force for Her Majesty's Levees.

The State Apartments will be open for the reception of Company coming to Court at two o'clock.

MOUNT-EDGCUMBE,

Lord Chamberlain.

**A** t the Court at Windsor, the 26th day of February, 1880.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

**W**HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the sixteenth and seventeenth years of Her Majesty, chapter fifty, and of the Act of the twenty-third and twenty-fourth years of Her Majesty, chapter one hundred and twenty-four, duly prepared and laid before Her Majesty in Council a scheme, bearing date the eleventh day of December, in the year one thousand eight hundred and seventy-nine, in the words and figures following, that is to say:—

"We the Ecclesiastical Commissioners for England in pursuance of the Act of the sixteenth and seventeenth years of your Majesty chapter fifty and of the Act of the twenty-third and twenty-fourth years of your Majesty chapter one hundred and twenty-four have prepared and now lay before your Majesty in Council the following scheme for effecting an exchange of the patronage of the benefice (being a vicarage) of Kirby Moorside in the county and diocese of York for the patronage of the benefice (being a rectory) of Holtby in the North Riding of the county of York and in the diocese of York and the patronage of the benefice (being a rectory) of Full Sutton in the East Riding of the county of York and in the diocese of York.

"Whereas under or by virtue of a certain indenture of settlement dated the seventh day of August one thousand eight hundred and fifty and made between the Right Honourable William Lord Feversham Baron Feversham of the first part, William Ernest Earl of Feversham (then the Honourable William Ernest Duncombe) of the second part, the Honourable Lawrence Parsons of Lowndes-square in the county of Middlesex, and Sir Charles Slingsby of Scriven in the county of York Baronet of the third part and the Right Honourable William Walter Earl of Dartmouth (then the Right Honourable William Walter Leggo commonly called Viscount Lewisham) and Sir Charles William Strickland (then Charles William Strickland of Lincoln's-inn Esquire) of the fourth part, and a certain other indenture dated the sixth day of August one thousand eight hundred and fifty-one and made between the said William

Lord Feversham Baron Feversham and the said William Ernest Earl of Feversham (then the Honourable William Ernest Duncombe) of the first part the Right Honourable Sir James Robert George Graham of Netherby in the county of Cumberland Baronet and Mabel Violet Graham, second daughter of the said Sir James Robert George Graham of the second part, the Honourable John Winston Spencer Churchill commonly called the Marquis of Blandford and the Right Honourable Edward Adolphus Seymour commonly called Lord Seymour of the third part the said William Walter Earl of Dartmouth (then the Honourable William Walter Leggo) and Sir Charles William Strickland of the fourth part and the said Lawrence Parsons and Frederick Ulric Graham of Netherby aforesaid Esquire of the fifth part and a certain other indenture dated the third day of August one thousand eight hundred and seventy-four and made between the said William Ernest Earl of Feversham of the first part the Right Honourable William Reginald Duncombe commonly called Viscount Helmsley of the second part and the said William Walter Earl of Dartmouth and William Beckett Denison and Charles Wilmer Duncombe of the third part and a certain other indenture dated the fourth day of August one thousand eight hundred and seventy-four and made between the same parties as the last-heretofore recited indenture and an indenture dated the twenty-second day of December one thousand eight hundred and seventy-six and made between the said William Ernest Earl of Feversham of the first part the said Viscount Helmsley of the second part the Right Honourable Charles John Chetwynd Earl of Shrewsbury of the third part the Right Honourable Lady Muriel Frances Louisa Talbot of the fourth part Charles Tyringham Praed and Edward Chaplin of the fifth part and the Right Honourable Charles Steward Vane Tempest commonly called Viscount Castlereagh and the Right Honourable Henry Arthur George Somerset commonly called Lord Arthur Somerset of the sixth part the perpetual advowsons, rights of patronage and presentation of in and to the said rectories of Holtby and Full Sutton now stand limited (with other hereditaments) subject to certain charges terms of years and powers of appointment made or created by or under the before-mentioned indentures or some of them to the use of the said William Ernest Earl of Feversham for life with divers remainders over and subject to a power of sale and exchange contained in the said indenture of the seventh day of August one thousand eight hundred and fifty and still in force being a power for the said William Walter Earl of Dartmouth and Charles William Strickland and the survivor of them and the executors or administrators of such survivor with the consent in writing of the person for the time being entitled to the possession or receipt of the rents and profits of the said hereditaments and premises thereby limited in strict settlement if of full age to sell or exchange for other manors lands or hereditaments in England all or any of the said hereditaments and premises (except as therein mentioned such exception not relating to the said advowsons).

"And whereas the perpetual advowson and right of patronage and presentation of in and to the vicarage of Kirby Moorside aforesaid is vested in your Majesty your heirs and successors in right of the Crown and the said right of patronage and presentation is exercised by the Lord High Chancellor of Great Britain for the time being acting on behalf of the Crown.

"And whereas it has been proposed to us that