on some other conspicuous places within, the parishes affected by such representation, one month before such representation is so considered; provided also that no such representation shall be made in relation to the burial ground sany parish until ten days' previous notice of the intention to make such representation shall have been given to the Incumbent and Vestry Clerk or Churchwardens of such parish:

And whereas the Right Honourable Henry Matthews, one of Her Majesty's Principal Secreturies of State, after giving to the Incumbents and the Churchwardens of the parishes hereinafter mentioned ten days' previous notice of his intention to make such representation, made a representation stating that, for the protection of the public health, no new burial ground should be opened in the undermentioned parishes without the previous approval of one of Her Majesty's Principal Secretaries of State, and that burials should be discontinued therein with certain modifications:

And whereas Her Majesty was pleased, by Ber Order in Council of the ninth day of May last, to give notice of such representation, and to order that the same should be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council on the twenty-second day of June, one thou-sand eight hundred and ninety-one, and such Order has been published in the London Gazette, and copies thereof have been affixed, as required by the said Act:

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that no new burial ground shall be opened in the undermentioned parishes without the previous approval of one of Her Majesty's Principal Secretaries of State, and that burials in the said parishes shall be discontinued, as follows; viz.:

LONG MELFORD.—Forthwith and entirely in the parish church of Long Melford, in the county of Suffolk; and also in those parts of the churchyard which lie to the east, south-east, south, and south-west of the church except as follows:-

(a.) In such vaults and wholly walled graves as are now existing burials may be allowed on condition that every coffin buried therein be separately enclosed by stonework or brickwork properly cemented.

(b.) In such earthen graves now existing as can be opened to the depth of five feet without exposing coffins or disturbing human remains burials may be allowed of so many of the following relations of those interred therein at the date of this Order, viz.:widows and widowers, as can be buried at or below that depth.

BARKEY.—Forthwith and entirely in the parish church of Barkby, in the county of Leicester; and also in the old part of the churchyard except as follows :-

(a.) In such vaults as are now existing burials may be allowed on condition that every coffin buried therein be separately enclosed by stonework or brickwork properly cemented.

(b.) In such partly walled graves as are now existing, provided that the earth above them can be opened to the depth of five feet without exposing coffins or disturbing human remains, burials may be allowed of so many of the relations of those interred therein at the date of this Order as can be buried at or below that depth.

(c.) In such earthen graves now existing as can be opened to the depth of five feet without exposing coffins or disturbing human remains burials may be allowed of so many of the relations of those interred therein at the date of this Order as can be buried at or below that depth.

Aughton.—Forthwith and entirely in the parish church of Aughton, near Ormskirk, in the county of Lancaster, and in the old part of the churchyard; and also in the addition made to it in one thousand eight hundred and thirty-eight except as follows:-

(a.) In such vaults and wholly walled graves as are now existing burials may be allowed on condition that every coffin buried therein be separately enclosed by stonework or brickwork properly cemented.

(b.) In such earthen graves now existing as can be opened to the depth of five feet without exposing coffins or disturbing human remains burials may be allowed of so many of the following relations of those interred therein at the date of this Order, viz.: widows and widowers, and parents, as can be buried at or below that depth.

(c.) In such reserved grave spaces as have never before been buried in, and which when opened are free from water, burials may be allowed of so many members of the families to whom they may be allotted as can be buried at or below the depth of five feet.

Also that the churchyard be effectually drained so that water shall not accumulate in any grave or vault.

Morval.—Forthwith and entirely in the parish church of Morval, in the county of Cornwall; and also in the churchyard except as follows :-

(a.) In such partly walled graves as are now existing in the churchyard, provided that the earth above them can be opened to the depth of five feet without exposing coffins or disturbing human remains, burials may be allowed of so many of the relations of those interred therein at the date of this Order as can be buried at or below that depth.

(b.) In such earthen graves now existing in the churchyard as can be opened to the depth of five feet without exposing coffins or disturbing human remains burials may be allowed of so many of the relations of those interred therein at the date of this Order as can be buried at or below that depth.

(c.) In such reserved grave spaces in the churchyard (as have never before been buried in, and which when opened, are free from water) burials may be allowed of so many members of the families to whom they may be allotted as can be buried at or below the depth of five feet. " C. L. Peel.

Privy Council Office, June 23, 1891. DYE-LAWS made by the School Boards and School Attendance Communication

following Places, were approved by Her Majesty in Council on the 23rd day of June, 1891 :-

· School Boards.

Crowan.

Dalston.

Egg Buckland and Laira Green (United School District).

Llanharan (United School District).

Millom.

Mucklestone.

St. George (Gloucestershire).