or otherwise as he or they shall direct or appoint and for such consideration as shall upon due calculation and inquiry appear to us to be just and reasonable it being our intention to invest the proceeds of such sale from time to time as occasion may arise in the purchase of other lands tithes rent charges tenements or hereditaments or of some estate or interest therein convenient to be held by us for the purposes of the Acts by which our proceedings are governed as aforesaid, and in the meantime to invest the said proceeds in some Government or Parliamentary stock or other public securities in England.

"And we further recommend and propose that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the matters aforesaid or any of them in accordance with the provisions of the said Acts or of any other Act of Parliament.

And whereas the said scheme has been approved by His Majesty in Council: now, therefore, His Majesty, by and with the advice of His 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 Act; and His Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the diocese of York.

A. W. Fitz Rey.

At the Court at Windsor, the 19th day of November, 1902.

PRESENT,

The KING's Most Excellent Majesty in Council. WHEREAS by the Burial Act, 1853, it was enacted that, in case it appeared to His Majesty in Council, upon the representation of one of His 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-grounds or places of burial, should be wholly discontinued, or should be discontinued subject to any exception or qualification, it should be lawful for His Majesty, by and with the advice of His Privy Council, to order that no new burial-ground should be opened in any city or town, or within such limits, without such previous approval, or (as the case might require) that, after a time mentioned in the Order, burials in such city or town, or within such limits, or in such burialgrounds or places of burial, should be discontinued wholly, or subject to any exceptions or qualifications mentioned in such Order and so from time to time as circumstances might require; provided always, that notice of such representation, and of the time when it should please His Majesty to order that the same be taken into consideration by the Privy Council, should be published in the London Gazette, and should be affixed on the doors of the churches or chapels of, or on some other conspicuous places within, the parishes affected by such representation, one month before such representation was so considered; provided also, that no such representation should be made in relation to the burial-ground of any parish until ten days' previous notice of the intention to make such representation should have been given to the Incumbent and vestry clerk or churchwardens of such parish:

And whereas by the Burial Act, 1900, it was enacted that the powers and duties of the Secretary of State under the Burial Acts should be transferred to the Local Government Board:

And whereas the Local Government Board after giving to the Incumbents and the churchwardens of the parishes of Saint Mary, Willoughby Waterless, All Saints, Mattersea, and Saint Thomas, Brentwood, ten days' previous notice of their intention to make such representations, made representations stating that, for the protection of the public health, no new burial-grounds should be opened in the civil parishes of Willoughby Waterless, Mattersea, and Brentwood, without the previous approval of the Local Government Board, and that burials should be discontinued in the said parishes as hereinafter directed:

And whereas His Majesty was pleased, by His Order in Council of the fifteenth day of September last, to give notice of such representations, and to order that the same should be taken into consideration by a Committee of the Lords of His Majesty's Most Honourable Privy Council on the twenty-fifth day of October, one thousand nine hundred and two, and such Order has been published in the London Gazette, and copies thereof have been affixed, as required by the said Act:

Now, therefore, His Majesty, by and with the advice of His Privy Council, is pleased to order, and it is hereby ordered, that no new burial-grounds shall be opened in the said civil parishes without the previous approval of the Local Government Brard, and that burials in the said parishes shall be discontinued as follows, viz.:—

WILLOUGHBY WATERLESS. — Forthwith and entirely in the Parish Church of Saint Mary, Willoughby Waterless, in the county of Leicester; and in the churchyard after the twenty-fifth of March, one thousand nine hundred and three, except as follows:—

In the Blucke family vault, and in the walled grave belonging to the Jarvis family, which vault and grave are now existing in the said churchyard, burial may be allowed subject to the condition that every coffin buried in such vault or grave be separately enclosed by stonework or brickwork properly cemented.

MATTERSEA.—Forthwith and entirely in the Church of All Saints, Mattersea, in the county of Nottingham; and in the church-yard, except as follows:—

(a) In any vault or walled grave now existing in the said churchyard burial may be allowed subject to the condition that every coffin buried in such vault or grave be separately enclosed by stonework or brickwork properly cemented:

(b) In an earthen grave now existing in the said churchyard the burial may be allowed, at or below the depth of five feet from the surface of the ground, of the body of Mrs. George Frow at her decease:

(c) In the said churchyard in any grave spaces in which no interment has heretofore taken place, and which have been reserved and appropriated as burial places (with the exclusive right of burial therein) to and for Mr. James Swindin and Mrs. George Dean, the burial may be allowed, at or below the depth of five feet from the surface of the ground, of the bodies of the said persons on their decease.

Brentwood.—Forthwith and entirely in the Parish Church of Saint Thomas, Brentwood,