

may be made with justice to all parties interested, which scheme, together with the consents thereto in writing of the said Lord Bishop of St. Davids, the patron in right of his see entitled to present or nominate to both the said benefices of Llandebie and Bettws in case the same or either of them were now vacant, the Reverend James Jones, Incumbent of the said benefice of Llandebie, and the Reverend John Walden Jones, Incumbent of the said benefice of Bettws, has been transmitted to us for our consideration.

"The representation and scheme of the said Lord Bishop and the consents above referred to are hereunto annexed.

"And we, the said Archbishop, being on full consideration and inquiry satisfied with the said scheme, do hereby, pursuant to the said Pluralities Act, certify the same and such consents as aforesaid to Your Majesty in Council to the intent that Your Majesty in Council may, in case Your Majesty in Council shall think fit so to do, make and issue an Order for carrying the said scheme into effect.

"RANDALL CANTUAR."

Now, therefore, His Majesty in Council is pleased to order, as it is hereby ordered, that the said scheme be carried into effect.

*Almeric FitzRoy.*

At the Court at *Buckingham Palace*, the 8th day of *August*, 1911.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS it is provided by the Petroleum Act, 1871, that His Majesty may, from time to time, make, revoke, and vary Orders in Council directing that the said Act or any part thereof shall apply to any substance, and that the said Act or the part thereof specified in any such Order shall, during the continuance of the Order, apply to such substance, and shall be construed and have effect as if such substance had been included in the definition of Petroleum to which that Act applies, subject to the following qualifications:

1. The quantity of any substance to which this Act is directed by Order in Council to apply which may be kept without a licence, shall be such quantity only as is specified in that behalf in such Order, or if no such quantity is specified no quantity may be kept without a licence.

2. The label on the vessel containing such substance shall be such as may be specified in that behalf in the Order.

And whereas the Petroleum Act, 1879, and the Petroleum (Hawkers) Act, 1881, are to be construed as one with the Petroleum Act of 1871, and may, together with such Act, be cited as the Petroleum Acts, 1871 to 1881.

And whereas Carbide of Calcium presents dangers similar to those presented by Petroleum.

Now, therefore, in pursuance of the above mentioned provisions of the Petroleum Act, 1871, His Majesty is pleased, by and with the advice of His Privy Council, to order and pre-

scribe that the under-mentioned parts of the Petroleum Acts, 1871 to 1881, shall apply to the said substance, Carbide of Calcium, in the same manner as if the said substance were Petroleum to which the Acts apply, viz.:—

The whole of the Petroleum Acts, 1871 to 1881, except:—

(a) So much of section 6 of the Petroleum Act, 1871, as specifies the nature of the label to be on the vessel, in lieu of which the label shall be as hereinafter provided.

(b) So much of section 7 of the Petroleum Act, 1871, as relates to the exemption from such section of small quantities under certain specified conditions, and the quantity of Carbide of Calcium that may be kept without a licence shall be as hereinafter provided.

(c) So much of section 11 of the Petroleum Act, 1871, as relates to the testing of samples taken by an officer of the Local Authority under the powers conferred by such section.

(d) So much of the Petroleum Act, 1879, as relates to the testing of Petroleum.

(e) So much of the Petroleum Act, 1881, as relates to the hawking of Petroleum.

The label on the vessel containing the said Carbide of Calcium shall bear in conspicuous characters the words "Carbide of Calcium," "Dangerous if not kept dry," and with the following caution: "The contents of this package are liable if brought into contact with moisture to give off a highly inflammable gas," and with the addition:—

(a) In the case of a vessel kept, of the name and address of the consignee or owner.

(b) In the case of a vessel sent or conveyed, of the name and address of the sender.

(c) In the case of a vessel sold or exposed for sale, of the name and address of the vendor.

The quantity of Carbide of Calcium that may be kept without a licence shall be as follows:—

1. Where the Carbide is kept in separate hermetically-closed metal vessels containing not more than 1 lb. each, 5 lb.

2. Where the following conditions are observed, 28 lb.

(a) The Carbide shall be kept only in a metal vessel or vessels hermetically closed at all times when the Carbide is not actually being placed in or withdrawn from such vessel or vessels.

(b) The vessels containing Carbide shall be kept in a dry and well-ventilated place.

(c) Due precautions shall be taken to prevent unauthorised persons from having access to the Carbide.

(d) Notice shall be given of such keeping to the Local Authority, and free access shall be afforded to their duly authorised inspector to inspect the portion of the premises where the Carbide is kept and the generator is situated.

Where a fixed generator is used on the premises:—

(e) There shall be exhibited near the generator a certificate signed by the maker or supplier of the generator, that the generator complies with the Regulations as to acetylene generators issued by the British Acetylene Association.

(f) Full and detailed instructions as to the care and use of the generator shall be kept constantly posted up in such place as to be conveniently referred to by the generator attendant.

3. Where the Carbide is kept by a General Lighthouse Authority, as defined by the Mer-