

## The London Gazette.

## Published by Authority.

The Gazette is registered at the General Post Office for transmission by Inland Post as a newspaper. The postage rate to places within the United Kingdom is one halfpenny for each copy. For places abroad the rate is a halfpenny for every 2 ounces, except in the case of Canada, to which the rate, by Canadian Magazine Post, is a penny for every pound or fraction of a pound.

\*\* For Table of Contents, see last page.

## FRIDAY, 5 APRIL, 1912.

Chancery of the Royal Victorian Order, St. James' Palace, S.W., 4th April, 1912.

The KING has been graciously pleased to make the following appointments to the Royal Victorian Order, to take effect from the dates noted:—

To be Knight Commander.
2nd April, 1912. Herbert Baron Michelham.

To be Commander.

19th March, 1912. Colonel the Hon. William Le Poer Trench.

To be Member of the Fourth Class.

13th March, 1912. Vincent Sutherland Hodson, Esq., M.B.

The KING has been pleased by Letters Patent under the Great Seal to present the Reverend Thomas Bowstead Wilson, M.A., to the Rectory of Suckley with Alfrick and Lusley, in the county of Worcester and diocese of Worcester, void by the resignation of the Reverend Richard Nathaniel Kane, the last

Incumbent, and in His Majesty's gift in full right.

Lord Chancellor's Office, April 3, 1912.

RULES OF THE SUPREME COURT.

The following draft Rules are published pursuant to the Rules Publication Act, 1893:—

RULES OF THE SUPREME COURT (APRIL), 1912.

ORDER XI, RULE 1 (A).

1. Order XI, Rule 1 (a) shall be read as if after the words "rents or profits" the words "or the perpetuation of testimony relating to the title to land within the jurisdiction" were inserted.

ORDER LV B.

Proceedings under section sixty-six of the National Insurance Act, 1911.

Where the Commissioners desire, instead of themselves deciding whether any class of employment is or will be employment within the meaning of Part I of the National Insurance Act, 1911, to submit the question for the decision of the High Court in a summary