DOWNING-STREET, October 25, 1851.

The Queen has been graciously pleased to give orders for the appointment of William Reid, Esq. Lieutenant-Colonel in the Corps of Royal Engineers, Companion of the Most Honourable Order of the Bath, formerly Governor and Commander-in-Chief in and over the Bermuda Islands, and in and over the Windward Islands, sometime Chairman of the Executive Committee of the Exhibition of Industry of all Nations; and of Richard Mayne, Esq. Companion of the said Most Honourable Order, one of the Commissioners of Police of the Metropolis, to be Ordinary Members of the Civil Division of the Second Class or Knights Commanders of the said Most Honourable Order.

Her Majesty has also been graciously pleased to give orders for the appointment of Sir Stafford Henry Northcote, Bart., sometime one of the Secretaries to the Commissioners of the Exhibition of Industry of all Nations; of William Hay, Esq. one of the Commissioners of Police of the Metropolis; of Dr Lyon Playfair, sometime one of the Special Commissioners for the Exhibition of Industry of all Nations for communicating with Local Committees, and one of the Members of one of the Committees of Sections of such Exhibition; and of Henry Cole, Esq. sometime one of the Members of the Executive Committee of the Exhibition of Industry of all Nations, to be Ordinary Members of the Civil Division of the Third Class or Companions of the said Most Honourable Order of the Bath.

WHITEHALL, October 28, 1851.

The Queen has been pleased to grant unto James Adey Ogle, M. D. the office and place of Professor of Physic, in the University of Oxford, in the room of Dr John Kidd, deceased.

WHITEHALL, October 16, 1851.

The Right Honourable Sir John Jervis, Knt. Lord Chief Justice of Her Majesty's Court of Common Pleas, at Westminster, has appointed Richard Sharp, of Lymington, in the county of Hants, Gentleman, to be one of the Perpetual Commissioners for taking the acknowledgments of deeds to be executed by married women, under the Act passed for the abolition of fines and recoveries, and for the substitution of more simple modes of assurance, in and for the county of Hants.

BANKRUPTS FROM THE LONDON GAZETTE.

BANKRUPTCY ANNULLED AND DISMISSED.
Thomas Fisher, of No. 85, Gower Street, Bedford Square, and of No. 12, Tottenham Street, Tottenham Court Road, both in Middlesex, pianoforte manufacturer.

BANKRUPTCIES AWARDED.

Heury Pamment, of No. 46, Penton Street, Pentonville,
Middlesex, cheesemonger.

Jahez Grimble, of No. 9, Sydney Square, Whitechapel,

Middlesex, builder.
Charles Walker, of Basinghall Street, London, and of Leeds, York, woollen cloth manufacturer and ware-

Thomas Compere, of Aylesford, Kent, and of No. 16, Cleveland Street, Mile End, Middlesex, paper maker. John Cutts, of Portobello, Wolverhampton, Stafford,

grocer and provision dealer.

John Johnson, of Wolston, Warwick, coal dealer and beer seller.

Samuel Smith Bucknole, of Castle Cary, Somerset, draper. Samuel Mayor, of Liverpool, Lancaster, ship chandler. Joseph Smith, of Altrincham, Chester, joiner and builder.

George Pim and Sylvanus Pim, both of, and residing at No. 22, Cleveland Street, Birkenhead, Chester, merchants, trading under the firm of George and Sylvanus Pim, at No. 12, James Street, Liverpool, Lancaster. John Ritson Irving and William Irving, of Liverpool, Lancaster, ship wrights.

By the Lord Lieutenant and Conneil of Ireland.
A PROCLAMATION.

CLARENDON.

THEREAS by an Act passed in the Session of Parliament held in the fourteenth and fiftcenth years of the reign of Her present Majesty, entitled "An Act to continue certain temporary provisions relating to the Collection of Grand Jury Cess in Ireland, and also to provide for the duc annexation of an isolated district, formerly of the County of Dublin, to a Barony of the County of Wicklow, for the purposes of Grand Jury Cess," after reciting amongst other things that under the provisions of an Act of the sixth and seventh year of the reign of His late Majesty King William the Fourth, chapter 84, and section 51, the Lord Lieutenant of Ireland in Council was empowered in the cases therein-mentioned, to make an Order directing that a detached or isolated portion of a County or Barony should be annexed to, or incorporated with, the County or Barony wherein the same might be locally situate, or by which it might be surrounded, or if such detached or isolated portion of a County or Barony should lie between two or more Counties or Baronies, then and in such case directing the same to be annexed to such of the said contiguous Counties or Baronies as he and they might think proper; and further, reciting that under the said Provisions, by an Order bearing date on or about the ninth day of February, one thousand eight hundred and forty-two, the Lord Lieutenant and Privy Council of Ireland did Order that a certain detached portion of the County of Dublin, which was isolated between the Counties of Wicklow and Kildare, should be annexed to the County of Wicklow, and to the Barony of Upper Talbotstown, in the said County; and further, reciting that the words "Upper Talbotstown," inserted in the said Order, were inserted therein by a clerical error, and instead thereof the words" Lower Talbotstown" were intended to have been, and ought to have been inserted therein, and that inconvenience has arisen from the said district being so annexed to the Barony of Upper Talbotstown, and that it is expedient for the purposes of Grand Jury Cess and other purposes, that a new and amended Order should be issued for annexing the said District to the Barony of Lower Talbotstown, it is amongst other things enacted that it should be lawful for the Lord Lieutenant of Ireland in Council, by an Order to be published in the Dublin Gazette, to cancel the said Order, bearing date on or about the ninth day of February, one thousand eight hundred and forty-two, and to Order and Declare that the said district should be annexed to the Barony of Lower Talbotstown, in the County of Wicklow; and such Order, when so made, should have like force and effect, and should and might be carried into execution in like manner, and with and subject to like powers and regulations as any Order issued under the said recited provision of the said last-mentioned Act, and that it should be lawful for the Grand Jury of the County of Wicklow, at the Assizes, with the approbation of the Judge or Judges of Assize, to adjust the proportions of the amount of Grand Jury Cess to be thenceforth paid by the respective Baronies of Upper Talbotstown and Lower Talbotstown, or other Baronies of