Whitehall, August 9, 1847.

The Queen has been pleased to grant unto Hercules Brabazon Sharpe, of Lincoln's-inn, in the county of Middlesex, and of Brabazon-park, in the county of Mayo, Esq. Her royal licence and authority, that, in compliance with a condition in the last will and testament of his maternal uncle, Sir William John Brabazon, of Brabazon-park aforesaid, Bart. deceased, he and his issue may take and assume the surname of Brabazon only, instead of that of Sharpe, and also bear the arms of Brabazon; such arms being first duly exemplified according to the laws of arms, and recorded in the Heralds' Office, otherwise the said licence and permission to be void and of none effect:

And also to command, that the said royal concession and declaration be recorded in Her Majesty's College of Arms.

Whitehall, August 9, 1847.

The Queen has been pleased to grant unto Robert Blake, of Swafield, in the county of Norfolk, Esq. Her royal licence and authority, that, in compliance with an earnest wish and request expressed in the last will and testament of John Humfrey, late of Wroxham, in the said county of Norfolk, Clerk, he and his issue may henceforth take and bear the surname of Humfrey immediately after that of Blake, and also quarter the arms of Humfrey with those of Blake, such arms being first duly exemplified according to the laws of arms, and recorded in the Heralds' Office, otherwise the said licence and permission to be void and of none effect:

And also to command, that the said royal concession and declaration be recorded in Her Majesty's College of Arms.

Whitehall, August 4, 1847.

The Lord Chancellor has appointed John Ayre the younger, of the city of Bristol, Gent. to be a Master Extraordinary in the High Court of Chancery.

OTICE is hereby given, that, in pursuance of the Act 7th and 8th Victoria, chapter 110, section 62, a Memorial was, on the 10th day of June 1847, presented to the Right Honourable the Lords of the Committee of Her Majesty's Privy Council for the consideration of all matters of trade and plantations," on the part of the Australian Mining Company, praying, that the 26th section of the said Act, which declares (amongst other things), that no Shareholder of any Joint Stock Company completely registered under that Act, shall be entitled to receive any dividends or profits, or be entitled to the remedies or powers thereby given to Shareholders until he shall (amongst other things), have been registered in the Office for the Registration of Joint Stock Companies, and further, with regard to Subscribers and every person entitled, or claiming to be entitled, to any share in any Joint Stock Company, the formation of which shall be com-menced after the 1st day of November 1844, that, until any such Subscriber or person shall have been duly registered as a Shareholder in the said Office, it shall not be lawful for such person to dispose by sale or mortgage of such share, or of any interest therein, and that every contract for, or sale or disposal of, such share or interest shall be void, and that every person entering into such contract shall forfeit a sum not exceeding £10, may, in favour of the Holders for the time being, of certain of the shares of the Australian Mining Company which, according to the said Company's deed of settlement, were reserved for persons usually resident in the colony of South Australia, and have since been allotted to and are now held by persons so resident, be modified in the manner suggested by the said Memorial, or in such other manner as to their Lordships may seem best calculated to remedy the evil there complained of, and facilitate the application of the said Act to the constitution and arrangements of the Australian Mining Company in regard to the said shares; and notice is also hereby given, that such Memorial has, pursuant to the said Act, been registered at the said Office for the Registration of Joint Stock Companies.

Peile and Son, Solicitors of the Company, 6, Great Winchester-Street.

WE, the undersigned, Inclosure Commissioners for England and Wales, hereby give notice, that applications have been made by Henry Collingwood Blackett, of Sockburn-hall, in the county of Durham, Esq. for the advance of the under-mentioned sums, by way of loan, under the provisions of the Act of the 9th and 10th Victoria, cap. 101, for the drainage of the lands hereinafter specified:

Name of Estate.	Parish.	County.	Sums applied for by way of Loan.
Sockburn	Sockburn Great Smeaton	Durham York	£. 300 700
			1000

Witness our hands this 5th day of August, in the year of our Lord, 1847, (Signed)

Morpeth. G. Darby.