set forth in the Schedule B to the said now reciting Warrant annexed, and that all such respective packets should be so transmitted in conformity with, and under, and subject to, the several regulations, orders, directions, and conditions thereinafter mentioned and contained. And that the single rate of postage for the transmission thereof should be that which was mentioned and set forth against the said places respectively in the said Schedule B. And that all such respective packets so transmitted should be subject to the several progressive and additional rates of postage thereinafter mentioned.

And whereas it is expedient to extend the provisions of the said recited Warrant of the 22nd day of February, 1855, except as hereinafter mentioned, to packets of a like kind to be transmitted by the post between any part of the United Kingdom and any part of the colony of Tasmania.

Now we, the Commissioners of Her Majesty's Treasury, in exercise of the power reserved to us, in and by the said two hereinbefore recited Acts of Parliament, or either of them, and of all other powers enabling us in this behalf, do, by this Warrant, under the hands of two of us, the said Commissioners, by the authority of the Statute in that case made and provided, order and direct, that all packets consisting of books, publications, or works of literature or art, whether British, colonial, or foreign, and all packets consisting of printed votes and proceedings of the Imperial Parliament, or any of the colonial legislatures, may be transmitted by the post between any part of the United Kingdom and any part of the colony of Tasmania; and that on every such packet, so transmitted under the provisions of this Warrant, as aforesaid, if not exceeding half a pound in weight, there shall be charged, taken, and paid for the transmission thereof, as aforesaid, the uniform single rate of postage of sixpence; and that on eve y such packet, exceeding half a pound in weight, there shall be charged, taken, and paid such progressive and additional rates of postage as are directed to be charged, taken, and paid on and in respect of the several packets mentioned and contained in and authorised to be transmitted by the post under the provisions of the said recited Warrant of the 22nd day of February, 1855.

And we do further order and direct, that all such respective packets, to be transmitted by the post under the provisions of this present Warrant, shall be so transmitted in conformity with, and under and subject to, the several regulations, orders, directions, and conditions contained in the said recited Warrant of the 22nd day of February, 1855, with respect to the several packets therein mentioned, except such as relate exclusively to packets posted in the United Kingdom, addressed to the East Indies or New South Wales, or posted in the East Indies or New South Wales, addressed to the United Kingdom; and that all such respective packets so to be transmitted under the provisions of this present Warrant shall be subject, as well to the several progressive and additional rates of postage aforesaid, as also to the said several regulations, orders, directions, and conditions (except as aforesaid), respectively mentioned, expressed, and contained in and by the said hereinbefore recited Warrant of the 22nd day of February, 1855, in like manner, in all respects, and as fully and effectually, to all intents and purposes, as if the said several progressive and additional rates of postage, and the said several regulations, orders, directions, and conditions (except such only as relate exclusively to packets posted in the United Kingdom addressed to the East Indies or New South Wales,

or posted in the East Indies or New South Wales addressed to the United Kingdom), respectively mentioned and contained in the said hereinbefore recited Warrant of the 22nd day of February, 1855, were contained, inserted, expressed, and repeated in this present Warrant, and as if the said colony of Tasmania with a single rate of postage of six pence set forth against such colony had been and was mentioned and contained and included in the said Schedule B, annexed to the said hereinbefore recited Warrant of the 22nd day of February, 1855.

And we do further order and direct that it shall be lawful for the Commissioners for the time being of Her Majesty's Treasury, by Warrant duly made at any time hereafter, to alter, repeal, or revoke any of the rates of postage hereby fixed, or any of the regulations hereby made, and to make and establish any new or other rates or regulations in lieu thereof, and from time to time to appoint at what time the rates that may be

payable are to be paid.

And we do further order and direct that so far as regards any such packets posted in the United Kingdom, addressed to Tasmania, this Warrant shall come into operation on the first day of November next. And that so far as regards any such packets posted in Tasmania, addressed to the United Kingdom, this Warrant shall come into operation on the first day of February next.

Whitehall, Treasury Chambers, the eighteenth day of September, one thousand eight hundred and fifty-six.

Duncan. H. Brand.

OTICE is hereby given, that in pursuance of an Act made and passed in the session of Parliament held in the 5th and 6th years of the reign of His late Majesty King William the Fourth, intituled "An Act to amend the law touching letters patent for inventions," and of another Act made and passed in the session of Parliament held in the 2nd and 3rd years of the reign of Her present Majesty Queen Victoria, intituled "An Act to amend an Act of the 5th and 6th years of the reign of King William the Fourth, intituled 'An Act to amend the law touching letters patent for inventions," and of another Act made and passed in the session of Parliament held in the 7th and 8th years of the reign of Her present Majesty, intituled "An Act for amending an Act passed in the 4th year of the reign of His late Majesty, intituled 'An Act for the better administration of justice in His Majesty's Privy Council, and to extend its jurisdiction and powers," and of the Patent Law Amendment Act, 1852, Arthur Dunn, formerly of Rotherhithe, in the county of Surrey, Soap Boiler, but now of Dalston-terrace East, Dalston-green, in the county of Middlesex, Soap Manufacturer, and John Johnson and Thomas Johnson, both of Runcorn, in the county of Cheshire, Soap Manufacturers, and George Hearn, of Short-street, Curtain-road, in the county of Middlesex, Soap Manufacturer, respectively interested in certain parts or shares of and in the several letters patent hereinafter mentioned, intend, all and each of them, to apply by petition to Her Majesty in Conneil for a prolongation of the term of sole using and vending the said inventions of him the said Arthur Dunn; that is to say: "For improvements in treating, purifying, and bleaching oils and fatty matters," granted to the said Arthur