



SECOND SUPPLEMENT

TO

The London Gazette

Of TUESDAY the 2nd of FEBRUARY.

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THURSDAY, FEBRUARY 4, 1858.

AT the Court at *Buckingham Palace*, the 3rd day of *February*, 1858,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act passed in the Session of Parliament held in the second and third years of Her Majesty's reign, intituled, "An Act for regulating the Police Courts in the "Metropolis," it was, amongst other things, enacted, that it should be lawful for Her Majesty, with the advice of Her Privy Council, to alter the number of the Police Courts, and to order such changes to be made of the places in which they should be holden within the Metropolitan Police District as should be found expedient, and every such Court should henceforth be holden in the place in or to which it should be so ordered to be established or removed; and whereas also, by an Act passed in the session of Parliament held in the third and fourth years of Her Majesty's reign, intituled, "An Act for better defining the powers "of Justices within the Metropolitan Police District," it was, amongst other things enacted, that it should be lawful for Her Majesty, with the advice of Her Privy Council, from time to time to constitute, within the Metropolitan Police District, so many Police Court Divisions as to Her Majesty should seem fit, and to define the extent thereof, and from time to time to alter the number and extent of such Police Court Divisions, and to assign a division to each of the Police Courts already established, and to establish a Police Court for each of the other divisions, Her Majesty is therefore pleased, with the advice of Her Privy Council, to order and direct, and it is hereby ordered and directed, that the Police Court now established at Brook-green, in the hamlet of Hammersmith, and known by the name of "The Hammersmith Police Court," shall, from and after the fifteenth day of February in-

stant, be removed therefrom to a certain building, situate in Vernon-street, adjoining the said hamlet, in the parish of Fulham, within the Metropolitan Police District, and shall be thenceforth there holden by the same name of "The Hammersmith "Police Court," and for the same division assigned to the Hammersmith Police Court at Brook-green, by Her Majesty's Order in Council, dated the tenth day of June, one thousand eight hundred and forty-three:

And the Right Honourable Sir George Grey, Bart., one of Her Majesty's Principal Secretaries of State, is to give the necessary directions herein accordingly.

*Wm. L. Bathurst.*

AT the Court at *Buckingham Palace*, the 3rd day of *February*, 1858,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the sixth and seventh years of Her Majesty, chapter thirty-seven, duly prepared and laid before Her Majesty in Council a scheme, bearing date the twenty-sixth day of November, in the year one thousand eight hundred and fifty-seven, in the words and figures following; that is to say:

"We, the Ecclesiastical Commissioners for England in pursuance of the Act of the sixth and seventh years of your Majesty, chapter thirty-seven, have prepared, and now humbly lay before your Majesty in Council, the following scheme for constituting a separate district for spiritual purposes out of the parish of Bishop's Hatfield with the chapelry of Totteridge annexed, in the county of Hertford, and in the diocese of Rochester.

"Whereas it has been made to appear to us that it would promote the interests of religion that the portion of the said parish of Bishop's Hatfield hereinafter mentioned and described, such part not at present containing within its limits any consecrated church or chapel in use for the purposes of divine worship, should be constituted a separate district in the manner hereinafter set forth.

"And whereas by a deed dated the fifth day of August, in the year one thousand eight hundred and fifty-seven, and made or expressed to be made between the Right Honourable Francis Thomas de Grey Earl Cowper of the first part, the Right Honourable Emily Mary Viscountess Palmerston, the wife of the Right Honourable Henry John Viscount Palmerston, K.G., the First Lord Commissioner of your Majesty's Treasury, of the second part, the Right Honourable Anne Florence Dowager Countess Cowper, widow of the Right Honourable George Augustus Earl Cowper, deceased, of the third part, and us the Ecclesiastical Commissioners for England of the fourth part, which deed is intended to be forthwith enrolled in your Majesty's High Court of Chancery at Westminster, a clear annual sum of two hundred pounds has been granted and secured to the incumbent of the district hereinafter recommended to be constituted, so soon as one shall be appointed and licensed, and to his successors incumbents thereof for the time being, and so soon as such district shall have become, under the provisions of the said Act, a new parish for ecclesiastical purposes, then of the said new parish, by means of a rent-charge issuing and payable out of and charged upon certain lands and hereditaments situate and being in the parish of Hertingfordbury, in the said county of Hertford.

"And whereas it has been proposed to us by the grantors of the said rent-charge of two hundred pounds, by an instrument in writing under their joint and several hands, and it appears to us to be expedient, that the whole right of patronage of the said district or new parish, and of the nomination of the incumbent thereof, should be assigned to the said Anne Florence Dowager Countess Cowper, her heirs and assigns, in manner hereinafter recommended and proposed.

"Now, therefore, with the consent of the Right Reverend George Bishop of Rochester, in testimony whereof he has signed and sealed this scheme, we humbly recommend and propose that all that part of the said parish of Bishop's Hatfield described in the schedule hereunto annexed (all which part, together with the boundaries thereof, is delineated and set forth on the map or plan hereunto also annexed) shall, upon and from the day of the date of the publication in the London Gazette of any Order of your Majesty in Council ratifying this scheme, become and be constituted a separate district for spiritual purposes, and that the same shall be named 'The District of Lemsford.'

"And we further recommend and propose, that the whole right of patronage of the said district or new parish so recommended to be constituted, and of the nomination of the incumbent thereto, shall, without any assurance in the law other than this scheme, and any duly gazetted Order of your Majesty in Council ratifying the same, and upon and from the day of the date of the publication of such Order in the London Gazette as aforesaid, be assigned to and absolutely vested in, and shall and may from time to time be exercised by the said Anne Florence Dowager Countess Cowper, her heirs and assigns for ever.

"And we further recommend and propose, that nothing herein contained shall prevent us from recommending and proposing any other measures

relating to the matters aforesaid, or any of them, in accordance with the provisions of the said Act, or of any other Act of Parliament."

#### "SCHEDULE.

"The District of LEMS福德, being —

"All that part of the parish of Bishop's Hatfield, in the county of Hertford and in the diocese of Rochester, comprised within and bounded by an imaginary line commencing at a point upon the boundary between the said parish and the parish of Digswell, at Sherard's Wood, and opposite to the middle of the fence which divides the enclosure called the Pightle Wood, and numbered 544 on the Tithe Commutation Map of the said parish of Bishop's Hatfield and upon the map hereunto annexed, from the enclosure numbered 536 on the same maps; and thence extending southward and south-westward along the middle of the said fence and along the middle of the road or lane leading by Handside Farm to the road or lane leading from Hatfield Hyde to Lemsford Mills; and thence extending westward in a straight line to a point in the centre of the bridge which carries the high road from Hatfield to Welwyn over the river Lea; and thence extending southward along the middle of the last-named road to a point at Stanborough, opposite to the middle of the lane leading to the road from Lemsford Mills to Saint Alban's; and thence extending westward along the middle of the last-mentioned lane to the middle of the road from Lemsford Mills to Saint Alban's aforesaid; and thence extending northward along the middle of the last-mentioned road by Gosmore Farm to a point opposite to the middle of the fence which divides the enclosure numbered 112 on the maps aforesaid from the enclosure numbered 123 on the same maps; and thence extending westward along the middle of the last-named fence and of the fences which divide the enclosures numbered respectively 113, 43, 41, 40, 38, and 37, on the maps aforesaid, from the enclosure numbered 123 as aforesaid, and the enclosures numbered respectively on the said maps 114, 120, 119, 118, 314, 312, 309, and 307, to the road or lane leading from Symond's Hyde to Cromer Hyde; and thence extending northward along the middle of the last-named lane and towards the north-west along the middle of a lane leading from such last-mentioned lane to an enclosure numbered 17 on the maps aforesaid; and thence extending eastward and northward from the end of such last-named lane along the middle of the fences which divide the said enclosure numbered 17 and the enclosures numbered respectively 18 and 16 on the maps aforesaid from the enclosures numbered respectively 25 and 19 on the same maps to the northern boundary of the said parish of Bishop's Hatfield; and thence continuing eastward along the said last-named boundary to the point at which the said imaginary line commenced."

And whereas the draft of the said scheme has in accordance with the provisions of the said Act been transmitted to the incumbent and to the patron of the church of the parish out of which it is intended that the district therein recommended to be constituted shall be taken, and certain observations and objections offered by the said incumbent and patron respectively, have been laid before Her Majesty in Council, together with the said scheme.

And whereas the said scheme has, notwithstanding such observations and objections been approved by Her Majesty in Council; now therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said

scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette, pursuant to the said Act; and Her Majesty by and with the like advice is pleased hereby to direct that this Order be forthwith registered by the Registrar of the diocese of Rochester.

*Wm. L. Bathurst.*

AT the Court at *Buckingham Palace*, the 3rd day of *February*, 1858,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of an Act of the second and third years of Her Majesty, chapter forty-nine; and of an Act of the nineteenth and twentieth years of Her Majesty, chapter fifty-five, duly prepared and laid before Her Majesty in Council, a representation bearing date the twenty-sixth day of November, in the year one thousand eight hundred and fifty-seven, in the words and figures following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four, section sixteen; of the Act of the second and third years of your Majesty, chapter forty-nine, section three; and of the Act of the nineteenth and twentieth years of your Majesty, chapter fifty-five, section one, have prepared, and now humbly lay before your Majesty in Council, the following representation as to the assignment of a district chapelry to the consecrated church, called Christ Church, situate at Glanogwen in the parish of Llanllechid, in the county of Carnarvon, and in the diocese of Bangor.

"Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church called Christ Church, situate at Glanogwen aforesaid.

"Now, therefore, with the consent of the Right Reverend Christopher Bishop of Bangor, testified by his having signed and sealed this representation, we humbly represent, that it would, in our opinion, be expedient that all that part of the said parish of Llanllechid, described in the schedule hereunto annexed, all which part, together with the boundaries thereof, is delineated and set forth on the map or plan hereunto also annexed, should be assigned to the said church, and that the same should be named, 'The District Chapelry of Glanogwen.'

"And, with the like consent of the said Christopher Bishop of Bangor, testified as aforesaid, we further represent, that it appears to us to be expedient that banns of marriage should be published, and that marriages, baptisms, churchings, and burials should be solemnized or performed, at such church, and that the fees to be received in respect thereof should be paid and belong to the minister of the same church for the time being.

"We, therefore, humbly pray, that your Majesty will be graciously pleased to take the premises into your Royal consideration, and to make such order with respect thereto as to your Majesty, in your Royal Wisdom, shall seem meet."

"The SCHEDULE to which the foregoing representation has reference.

"All that part of the parish of Llanllechid, in the county of Carnarvon, and diocese of Bangor, which is bounded on the north-west and on the south-east as follows, that is to say: on the north-west by an imaginary line, commencing at a point marked A on the map or plan hereunto annexed, in the middle of the road which crosses the River Ogwen, by Coytmor Old Bridge, extending thence towards the south-east along the middle of such road to where such road crosses the Holyhead turnpike road; extending thence along the middle of a road called the Llanllechid road to the junction of such last-mentioned road with an occupation road leading to the old Mansion House of Coytmor; extending thence along the western side of such occupation road, past the said old Mansion House to a boundary stone placed at a distance of three hundred and eighty-three yards from the junction of the said last mentioned roads; thence extending in a south-easterly direction, (leaving the said old Mansion House on the left) in a direct line to a point marked B on the said map, being the eastern end of the boundary of the two farms known as Cae Evan Cymro and Tyn-y-Ffridd, where such boundary abuts upon the common or waste land of the said parish of Llanllechid near an old slate quarry; extending thence in a direct line in an easterly direction to a point on the ridge of Llanllechid Mountain called Moel Tahan, being a distance of about one hundred and fifty yards; thence extending along the ridge of the said Llanllechid Mountain through Bwlch Llanyrchyn, otherwise Ffos Brofeiniad, and along the ridge of the hill called Llefna to the top of the mountain called Gryn, and also all that part of the said parish of Llanllechid, which is bounded on the south-east by an imaginary line commencing at a point marked C on the said map hereunto annexed, at a point in the middle of the said Holyhead turnpike road on the bridge which crosses the river Ogwen at the western end of Llyn Ogwen; extending thence in an easterly and north-easterly direction along the ridge of the mountain called Braich Ty-Du, to the top of the mountain called Carnedd Ddavyd; extending thence in a north-easterly direction along the ridge of the same mountain to the nearest point of the boundary between the said parish of Llanllechid and the parish of Ilanbedr near the peak called Carnedd Llewelyn."

Her Majesty having taken the said representation, together with the map or plan thereunto annexed, into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, and it is hereby ordered, that the proposed assignment of a district chapelry to the consecrated church called Christ Church, situate at Glanogwen in the parish of Llanllechid, in the county of Carnarvon, to be called "The District Chapelry of Glanogwen," be accordingly made; and that the recommendations of the said Commissioners with reference to the publication of banns and the solemnization of marriages, baptisms, churchings and burials in the said church, and with reference to the fees to be paid in respect of those offices be carried into effect agreeably to the provisions of the said Acts; and Her Majesty is further pleased to direct that this order be forthwith registered by the Registrar of the diocese of Bangor.

*Wm. L. Bathurst.*

AT the Court at *Buckingham Palace*, the 3rd day of *February*, 1858,

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the third and fourth years of Her Majesty, chapter one hundred and thirteen, duly prepared and laid before Her Majesty in Council a scheme, bearing date the thirteenth day of August, in the year one thousand eight hundred and fifty-seven, in the words and figures following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the third and fourth years of your Majesty, chapter one hundred and thirteen, have prepared and now humbly lay before your Majesty in Council the following scheme for augmenting the income of the Archdeaconry of Westmoreland, in the diocese of Carlisle.

"Whereas it has been made to appear to us that the average net annual income of the said Archdeaconry of Westmoreland does not exceed the sum of four pounds.

"And whereas under and by virtue of an Order of your Majesty in Council, bearing date the first day of May, in the year one thousand eight hundred and fifty-five, and duly published in the *London Gazette*, on the twenty-fifth day of the same month, the canonry in the cathedral church of Carlisle, which shall next become vacant, will immediately upon the vacancy thereof become and be annexed and united to the Archdeaconry of Carlisle.

"Now, we humbly recommend and propose, with the consent of the Honourable and Right Reverend Henry Montagu, Bishop of Carlisle, testified by his having signed and sealed this scheme, that until the vacancy of a canonry in the said cathedral church of Carlisle, which shall happen next after the annexation of a canonry in the said church to the Archdeaconry of Carlisle, under the provisions of the before-named Order of your Majesty in Council, there shall be paid by us out of the common fund, in the said Act mentioned, to the Archdeacon of Westmoreland, for the time being, the annual sum of one hundred and ninety-six pounds, on the first day of January, in every year; and that every such payment shall be made only on production to us of a certificate from the Bishop of Carlisle, that the Archdeacon claiming the same has duly resided within the diocese of Carlisle, according to the provisions of the said Act, or has been legally exempt from such residence.

"And we further recommend and propose, that if a vacancy in the said archdeaconry shall occur on any other day than the first day of January, the grant hereby recommended to be made payable shall be duly apportioned between and paid to the Archdeacon making the vacancy, or his personal representative or representatives, and the Archdeacon succeeding to the said archdeaconry.

"And we further recommend and propose, that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the matters aforesaid, or any of them, in accordance with the provisions of the said Act or of any other Act of Parliament."

And whereas the said scheme has been approved by Her Majesty in Council: now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same and every part thereof shall be effectual in law imme-

diately from and after the time when this Order shall have been duly published in the *London Gazette* pursuant to the said Act; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the registrar of the diocese of Carlisle.

Wm. L. Bathurst.

AT the Court at *Buckingham Palace*, the 3rd day of *February*, 1858,

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the "Act of the sixth and seventh years of His late Majesty King William the Fourth, chapter "seventy-seven," duly prepared and laid before Her Majesty in Council a scheme, bearing date the tenth day of December, in the year one thousand eight hundred and fifty-seven, in the words and figures following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the sixth and seventh years of His late Majesty King William the Fourth, chapter seventy-seven, have prepared and now humbly lay before your Majesty in Council, the following scheme for providing a permanent residence for the Bishop of Llandaff.

"Whereas in the year one thousand eight hundred and fifty-one, the mansion-house and premises situate at Llandaff, in the county of Glamorgan, formerly called or known as Llandaff Court, but now called Bishop's Court, together with certain lands adjacent thereto, were purchased by us in order to the appropriation of such house and premises, as a permanent episcopal residence for the Bishop of Llandaff for the time being, and the said house and premises have from time to time, when they were so acquired by us as aforesaid, been occupied by the Right Reverend Alfred Bishop of Llandaff, as his episcopal residence, but the same have not yet been legally annexed to the See of Llandaff.

"And whereas, we are also seized of certain other lands and hereditaments, situate in the parish of Llandaff aforesaid, the possession of a portion whereof, is from its position, adjacent to the premises before mentioned, of great importance to the convenient occupation of the said house.

"Now therefore, we humbly recommend and propose, that the mansion-house and premises, lands and hereditaments, described in the schedule hereunto annexed, shall upon and from the day on which any Order of your Majesty in Council ratifying this scheme, shall be published in the *London Gazette*, and without any conveyance or assurance in the law, other than such Order, be permanently annexed to the see of Llandaff, and shall become and be the house of residence of the bishop of such see and his successors for ever.

"And we further recommend and propose, that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the matters aforesaid, or any of them, in accordance with the provisions of the said Act or of any other Act of Parliament."

#### "SCHEDULE.

"All those several pieces or parcels of land containing by admeasurement fourteen acres one rood and seventeen perches, little more or less, situate in the parish of Llandaff, in the county of Glamorgan, with the mansion or dwelling-house,

coach-houses, stables, lodges, outhouses and offices, erected thereon, formerly called or known as Llandaff Court, but now as Bishop's Court, and all the appurtenances thereunto belonging, which said several pieces or parcels of land, mansion-house, and premises, were formerly in the ownership and occupation of the Reverend George Thomas, and were conveyed by him (with certain other property) to the Ecclesiastical Commissioners for England, by a deed bearing date the sixteenth day of May, one thousand eight hundred and fifty-one, and are numbered respectively, 927, 928, 929, 930, and 931, in the schedule, and on the plan thereunto annexed.

"And also all those two pieces or parcels of land, containing by admeasurement six acres and thirty-one perches, little more or less, situate in the said parish and county, together with the ruins of the ancient castle or episcopal palace of Llandaff, now being thereon, which said pieces or parcels of land were (with certain other property) conveyed by Charles Romilly, Esquire, and others to the said Ecclesiastical Commissioners for England, by a deed bearing date the fourth day of August, one thousand eight hundred and fifty-three, and are numbered respectively 50 and 51 in the schedule, and on the map thereunto annexed."

And whereas the said scheme has been approved by Her Majesty in Council: now, therefore, Her Majesty, by and with the advice of her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same and every part thereof shall be effectual in law, immediately from and after the time when this Order shall have been duly published in the London Gazette, pursuant to the said Act; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the registrar of the diocese of Llandaff.

*Wm. L. Bathurst.*

AT the Court at *Buckingham Palace*, the 3rd day of *February*, 1858,

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the third and fourth years of Her Majesty, chapter one hundred and thirteen, duly prepared and laid before Her Majesty in Council a scheme, bearing date the tenth day of December, in the year one thousand eight hundred and fifty-seven, in the words and figures following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the third and fourth years of your Majesty, chapter one hundred and thirteen, have prepared and now humbly lay before your Majesty in Council the following scheme for augmenting the income of the Archdeaconry of Salop, in the diocese of Hereford.

"Whereas, by an Order of your Majesty in Council, bearing date the tenth day of June, in the year one thousand eight hundred and forty-three, and duly published in the London Gazette on the sixteenth day of the same month, it was provided, *inter alia*, that there should be paid by us out of the common fund in the herein named Act mentioned to the Archdeacon of the said Archdeaconry of Salop for the time being, the annual sum of one hundred and fifty pounds.

"And whereas the amount of the said grant of one hundred and fifty pounds was fixed on the as-

sumption that the average annual income of the said Archdeaconry, arising from fees and other sources, amounted to fifty pounds, and it has been made to appear to us that such average annual income does not exceed the sum of thirty pounds.

"We therefore humbly recommend and propose, with the consent of the Right Reverend Renn Dickson, Bishop of Hereford, testified by his having signed and sealed this scheme, that the annual sum of one hundred and fifty pounds, which, under the provisions of the hereinbefore mentioned Order of your Majesty in Council, is now payable by us to the holder of the said Archdeaconry of Salop, in the diocese of Hereford, for the time being, shall be increased to one hundred and seventy pounds, subject nevertheless to the same conditions as are specified in the said order with respect to the payment of the said sum of one hundred and fifty pounds.

"And we further recommend and propose that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the said Archdeaconry, in accordance with the provisions of the said Act, or of any other Act of Parliament."

And whereas the said scheme has been approved by Her Majesty in Council: now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme and to order and direct that the same, and every part thereof, shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Act; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the diocese of Hereford.

*Wm. L. Bathurst.*

AT the Court at *Buckingham Palace*, the 3rd day of *February*, 1858,

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the sixth and seventh years of Her Majesty, chapter thirty-seven, sections six and eight, duly prepared and laid before Her Majesty in Council a scheme, bearing date the seventeenth day of December, in the year one thousand eight hundred and fifty-seven, in the words and figures following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of an Act of the sixth and seventh years of your Majesty, chapter thirty-seven, sections six and eight, have prepared, and now humbly lay before your Majesty in Council, the following scheme for authorizing the sale of certain property formerly belonging to the Prebend of Gaia Minor, in the cathedral church of Lichfield, and now vested in us.

"And whereas all the lands, tenements, hereditaments and endowments, formerly belonging to the said prebend of Gaia Minor (except any right of ecclesiastical patronage), became vested in us on the vacancy of the said prebend, which occurred on or about the first day of August, one thousand eight hundred and forty-two, by the decease of the Reverend Thomas Ross Bromfield, the then prebendary, subject to any subsisting lease or leases thereof.

"And whereas application has been made to us

for the purchase of all our estate and interest in certain portions of the said lands, tenements, and hereditaments; and after due consideration it appears to us to be expedient that we should be empowered to dispose of our interest therein, or in any part or parts thereof, in such manner as shall appear to us to be advisable:

"We, therefore, humbly recommend and propose, that we may be authorized and empowered by instrument or instruments in writing duly executed according to law, from time to time to sell, or dispose of, and duly to convey, according to the provisions of the said Act, all or any of the said lands, tenements, hereditaments, or endowments heretofore belonging to the said prebend of Gaia Minor, and so vested in us as aforesaid, with their appurtenances, and all our estate, right, title, and interest therein, or in any part or parts thereof, unto and to the use of any person or persons desirous or willing to purchase the same, and his or their heirs, executors, administrators, or assigns, or otherwise as he or they shall direct or appoint, and for such consideration as shall upon due calculation and inquiry appear to us to be just and reasonable.

"And we further recommend and propose, that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the matters aforesaid, or any of them, in accordance with the provisions of the said Act, or of any other Act of Parliament."

And whereas the said scheme has been approved by Her Majesty in Council; now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this order shall have been duly published in the London Gazette, pursuant to the said Act; and Her Majesty, by and with the like advice, is pleased hereby to direct that this order be forthwith registered by the Registrar of the diocese of Lichfield.

*Wm. L. Bathurst.*

AT the Court at *Buckingham Palace*, the 3rd day of *February*, 1858,

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the third and fourth years of Her Majesty, chapter one hundred and thirteen, and of the Act of the sixth and seventh years of Her Majesty, chapter thirty-seven, duly prepared and laid before Her Majesty in Council a scheme, bearing date the tenth day of December, in the year one thousand eight hundred and fifty-seven, in the words and figures following; that is to say:

"We the Ecclesiastical Commissioners for England, in pursuance of the Act of the third and fourth years of your Majesty, chapter one hundred and thirteen, and of the Act of the sixth and seventh years of your Majesty, chapter thirty-seven, have prepared, and now humbly lay before your Majesty in Council, the following scheme for assigning the right of patronage of the new parish of Carnmenellis, in the county of Cornwall, and in the diocese of Exeter, and for augmenting the income of the perpetual curate of the said new parish.

"Whereas by an Order of your Majesty in Council, bearing date the twenty-third day of December, in the year one thousand eight hundred and forty-five, and duly published in the London Gazette on the ninth day of January, in the year one thousand eight hundred and forty-six, the district of Carnmenellis was constituted out of the parish [of Wendron otherwise Saint Wendron, in the said county of Cornwall, and such district has since become a new parish for ecclesiastical purposes under the provisions of the secondly mentioned Act.

"And whereas no special assignment of the whole or any part of the right of patronage and nomination of the minister of the said district, or so soon as the same should become a new parish as aforesaid of the perpetual curate thereof, was made by the said Order; and such right of patronage and nomination has hitherto continued to be exercised in accordance with the directions in that behalf contained in the last-mentioned Act.

"And whereas a sum of one thousand one hundred and thirty-six pounds seven shilling and three pence New Three Pounds per Centum Annuities has been contributed and transferred to our account and into our names in the books of the Governor and Company of the Bank of England by Maria Charlotte Broadley, of Carnmenellis aforesaid, widow, upon the understanding that the arrangements hereinafter mentioned should be recommended by us to your Majesty in Council.

"Now, therefore, we humbly recommend and propose that the whole right of patronage of the said new parish of Carnmenellis, and of the nomination of the perpetual curate thereto, shall without any conveyance or assurance in the law other than this scheme, and any duly gazetted Order of your Majesty in Council ratifying the same, and upon and from the day upon which such Order shall be published in the London Gazette, be assigned to and absolutely vested in and shall and may from time to time be exercised by the said Maria Charlotte Broadley, her heirs and assigns for ever.

"And we further recommend and propose, that in consideration of the transfer to us of the said sum of one thousand one hundred and thirty-six pounds seven shillings and threepence New Three Pounds per Centum Annuities as aforesaid, there shall be paid by us to the perpetual curate for the time being of the said new parish of Carnmenellis an annual sum of thirty-four pounds, which shall be receivable by him by half-yearly payments, with and as an augmentation of the annual sum now payable to him by us under the provisions of the hereinbefore mentioned Order of your Majesty in Council.

"And we further recommend and propose, that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the matters aforesaid, or any of them, in accordance with the provisions of the said Acts, or of any other Act of Parliament."

And whereas the said scheme has been approved by Her Majesty in Council; now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Acts; and Her Majesty by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the diocese of Exeter.

*Wm. L. Bathurst.*

**A**T the Court at *Buckingham Palace*, the 3rd day of *February*, 1858.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

**W**HEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of an Act of the second and third years of Her Majesty, chapter forty-nine; and of an Act of the nineteenth and twentieth years of Her Majesty, chapter fifty-five, duly prepared and laid before Her Majesty in Council, a representation, bearing date the tenth day of December, in the year one thousand eight hundred and fifty-seven, in the words and figures following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four, section sixteen; of the Act of the second and third years of your Majesty, chapter forty-nine, section three; and of the Act of the nineteenth and twentieth years of your Majesty, chapter fifty-five, section one, have prepared, and now humbly lay before your Majesty in Council, the following representation as to the assignment of a district chapelry to the consecrated church of Saint John, situate at Clayton, in the parish of Bradford, in the county of York; and in the diocese of Ripon.

"Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church of Saint John, situate at Clayton aforesaid.

"Now, therefore, with the consent of the Right Reverend Robert Bishop of Ripon, testified by his having signed and sealed this representation, we humbly represent that it would, in our opinion, be expedient that all that part of the said parish of Bradford described in the schedule hereunto annexed, all which part, together with the boundaries thereof, is delineated and set forth on the map or plan hereunto also annexed, should be assigned to the said church, and that the same should be named 'The District Chapelry of Saint John Clayton.'

"And with the like consent of the said Robert Bishop of Ripon, testified as aforesaid, we further represent, that it appears to us to be expedient that banns of marriage should be published, and that marriages, baptisms, churchings, and burials, should be solemnized or performed at such church, and that the fees to be received in respect thereof should be paid and belong to the minister of the same church for the time being, subject to his paying over to the Reverend John Burnet, incumbent of the said parish of Bradford, during such time as he shall remain such incumbent, all the fees which may be payable in respect of the performance of marriages and burials at the said church of Saint John aforesaid.

"We, therefore, humbly pray that your Majesty will be graciously pleased to take the premises into your royal consideration, and to make such order with respect thereto as to your Majesty in your royal wisdom shall seem meet."

"SCHEDULE to which the foregoing representation refers.

"All that part of the township of Clayton, in the parish of Bradford, in the county of York, and diocese of Ripon, which is not included in the new parish of Queen's Head, in the same county and diocese."

Her Majesty, having taken the said representation, together with the map or plan there-

unto annexed, into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, and it is hereby ordered, that the proposed assignment of a district chapelry to the consecrated church of Saint John, situate at Clayton, in the parish of Bradford, in the county of York, to be called "The District Chapelry of Saint John Clayton," be accordingly made; and that the recommendations of the said Commissioners, with reference to the publication of banns, and the solemnization of marriages, baptisms, churchings, and burials in the said church, and with reference to the fees to be paid in respect of those offices, be carried into effect agreeably to the provisions of the said Acts. And Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the diocese of Ripon.

*Wm. L. Bathurst.*

**A**T the Court at *Buckingham Palace*, the 3rd day of *February*, 1858,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

**W**HEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of an Act of the second and third years of Her Majesty, chapter forty-nine; and of an Act of the nineteenth and twentieth years of Her Majesty, chapter fifty-five, duly prepared and laid before Her Majesty in Council a representation, bearing date the tenth day of December, in the year one thousand eight hundred and fifty-seven, in the words and figures following; that is to say:—

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four, section sixteen; of the Act of the second and third years of your Majesty, chapter forty-nine, section three; and of the Act of the nineteenth and twentieth years of your Majesty, chapter fifty-five, section one, have prepared, and now humbly lay before your Majesty in Council, the following representation as to the assignment of a district chapelry to the consecrated church of the Holy Trinity, situate at Hadley, in the parish of Wellington, in the county of Salop, and in the diocese of Lichfield.

"Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church of the Holy Trinity, situate at Hadley aforesaid.

"Now, therefore, with the consent of the Right Reverend John Bishop of Lichfield, testified by his having signed and sealed this representation, we humbly represent, that it would, in our opinion, be expedient that all that part of the said parish of Wellington, described in the schedule hereunto annexed, all which part, together with the boundaries thereof, is delineated and set forth on the map or plan hereunto also annexed, should be assigned to the said church, and that the same should be named 'The District Chapelry of Hadley.'

"And, with the like consent of the said John Bishop of Lichfield, testified as aforesaid, we further represent, that it appears to us to be expedient that banns of marriage should be published, and that marriages, baptisms, churchings, and burials, should be solemnized or performed, at such church; and that the fees to be received in respect thereof

should be paid and belong to the minister of the same church for the time being.

"We, therefore, humbly pray, that your Majesty will be graciously pleased to take the premises into your royal consideration, and to make such order with respect thereto, as to your Majesty, in your royal wisdom, shall seem meet."

"The SCHEDULE to which the foregoing representation has reference.

"All that part of the parish of Wellington, in the county of Salop, and diocese of Lichfield, comprised within the township of Horton, and all those parts of the respective townships of Hadley and Arlestone, in the same parish, county, and diocese, which are situate to the north of an imaginary line, extending along the middle of the Shrewsbury and Birmingham Railway."

Her Majesty having taken the said representation, together with the map or plan thereunto annexed, into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, and it is hereby ordered, that the proposed assignment of a district chapelry to the consecrated church called Trinity Church, situate at Hadley, in the parish of Wellington, in the county of Salop, to be called "The District Chapelry of Hadley," be accordingly made; and that the recommendations of the said Commissioners with reference to the publication of banns and the solemnization of marriages, baptisms, churchings, and burials in the said church, and with reference to the fees to be paid in respect of those offices, be carried into effect agreeably to the provisions of the said Acts; and Her Majesty is further pleased to direct that this Order be forthwith registered by the Registrar of the diocese of Lichfield.

*Wm. L. Bathurst.*

AT the Court at *Buckingham Palace*, the 3rd day of *February*, 1858,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of an Act of the second and third years of Her Majesty, chapter forty-nine; and of an Act of the nineteenth and twentieth years of Her Majesty, chapter fifty-five, duly prepared and laid before Her Majesty in Council a representation, bearing date the tenth day of December, in the year one thousand eight hundred and fifty-seven, in the words and figures following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four, section sixteen; of the Act of the second and third years of your Majesty, chapter forty-nine, section three; and of the Act of the nineteenth and twentieth years of your Majesty, chapter fifty-five, section one, have prepared, and now humbly lay before your Majesty in Council, the following representation as to the assignment of a district chapelry to the consecrated church of Saint Peter, situate at Quernmore, in the parish of Lancaster, in the

county of Lancaster, and in the diocese of Manchester.

"Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church of Saint Peter, situate at Quernmore aforesaid.

"Now, therefore, with the consent of the Right Reverend James Prince, Bishop of Manchester, testified by his having signed and sealed this representation, we humbly represent that it would, in our opinion, be expedient that all that part of the said parish of Lancaster, described in the schedule hereunto annexed, all which part, together with the boundaries thereof, is delineated and set forth on the map or plan hereunto also annexed, should be assigned to the said church, and that the same should be named 'The District Chapelry of Quernmore.'

"And, with the like consent of the said James Prince, Bishop of Manchester, testified as aforesaid, we further represent, that it appears to us to be expedient that banns of marriage should be published, and that marriages, baptisms, churchings, and burials should be solemnised or performed, at such church, and that the fees to be received in respect thereof should be paid and belong to the minister of the same church for the time being.

"We, therefore, humbly pray that your Majesty will be graciously pleased to take the premises into your royal consideration, and to make such Order with respect thereto as to your Majesty, in your royal wisdom, shall seem meet."

"The SCHEDULE to which the foregoing representation has reference.

"All that part of the parish of Lancaster, in the county of Lancaster, and in the diocese of Manchester, which is comprised within the township of Quernmore."

Her Majesty having taken the said representation, together with the map or plan thereunto annexed, into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, and it is hereby ordered, that the proposed assignment of a district chapelry to the consecrated church of Saint Peter, situate at Quernmore, in the parish of Lancaster, in the county of Lancaster, to be called "The District Chapelry of Quernmore," be accordingly made; and that the recommendations of the said Commissioners, with reference to the publication of banns, and the solemnization of marriages, baptisms, churchings, and burials, in the said church, and with reference to the fees to be paid in respect of those offices, be carried into effect, agreeably to the provisions of the said Acts; and Her Majesty is further pleased to direct that this Order be forthwith registered by the Registrar of the diocese of Manchester.

*Wm. L. Bathurst.*

AT the Court at *Buckingham Palace*, the 3rd day of *February*, 1858.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the sixth and seventh years of Her Majesty, chapter thirty-seven, sections six and eight, duly prepared and laid before Her Majesty in Council a Scheme, bearing date the seventeenth day of De-



ember, in the year one thousand eight hundred and fifty-seven, in the words and figures following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of an Act of the sixth and seventh years of your Majesty, chapter thirty-seven, sections six and eight, have prepared, and now humbly lay before your Majesty in Council, the following scheme for authorizing the sale of certain property, formerly belonging to the Prebend of Wanstrow, in the cathedral church of Wells, and now vested in us:

"And whereas all the lands, tenements, hereditaments, and endowments, formerly belonging to the said Prebend of Wanstrow (except any right of ecclesiastical patronage) became vested in us on the passing of the Act of the third and fourth years of your Majesty, chapter one hundred and thirteen, subject to any legally subsisting lease or leases thereof:

"And whereas application has been made to us for the purchase of all our estate and interest in certain portions of the said lands, tenements, and hereditaments; and after due consideration it appears to us to be expedient that we should be empowered to dispose of our interest therein, or in any part or parts thereof, in such manner as shall appear to us to be advisable:

"We, therefore, humbly recommend and propose, that we may be authorized and empowered by instrument or instruments in writing duly executed according to law, from time to time to sell, or dispose of, and duly to convey, according to the provisions of the said Act, all or any of the said lands, tenements, hereditaments, or endowments heretofore belonging to the said Prebend of Wanstrow, and so vested in us as aforesaid, with their appurtenances, and all our estate, right, title, and interest therein, or in any part or parts thereof, unto and to the use of any person or persons desirous or willing to purchase the same, and his or their heirs, executors, administrators, or assigns, or otherwise as he or they shall direct or appoint, and for such consideration as shall upon due calculation and inquiry appear to us to be just and reasonable.

"And we further recommend and propose, that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the matters aforesaid, or any of them, in accordance with the provisions of the said Act, or of any other Act of Parliament."

And whereas the said scheme has been approved by Her Majesty in Council: now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Act; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the Diocese of Bath and Wells.

*Wm. L. Bathurst.*

**A**T the Court at *Buckingham Palace*, the 3rd day of *February*, 1858,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

**W**HEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act passed in the sixth and seventh years of Her Majesty's said Majesty, chapter thirty-seven, sections six and eight, duly prepared and laid before Her Majesty in Council a scheme, bearing date the fourteenth day of January, in the year one thousand eight hundred and fifty-eight, in the words and figures following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of an Act of the sixth and seventh years of your Majesty, chapter thirty-seven, sections six and eight, have prepared, and now humbly lay before your Majesty in Council, the following scheme for authorizing the sale of certain property, formerly belonging to the prebend of Clifton, in the cathedral church of Lincoln, and now vested in us.

"And whereas all the lands, tenements, hereditaments, and endowments formerly belonging to the said prebend of Clifton (except any right of ecclesiastical patronage), became vested in us by virtue of an order of your Majesty in Council, bearing date the sixteenth day of July, one thousand eight hundred and fifty-seven, and duly published in the London Gazette on the twenty-fourth day of the same month, subject to any legally subsisting lease or leases thereof.

"And whereas application has been made to us for the purchase of all our estate and interest in certain portions of the said lands, tenements, and hereditaments; and after due consideration it appears to us to be expedient that we should be empowered to dispose of our interest therein, or in any part or parts thereof, in such manner as shall appear to us to be advisable.

"We, therefore, humbly recommend and propose, that we may be authorized and empowered by instrument or instruments in writing duly executed according to law, from time to time to sell, or dispose of, and duly to convey, according to the provisions of the said Act, all or any of the said lands, tenements, hereditaments, or endowments heretofore belonging to the said prebend of Clifton, and so vested in us as aforesaid, with their appurtenances, and all our estate, right, title, and interest therein, or in any part or parts thereof, unto and to the use of any person or persons desirous or willing to purchase the same, and his or their heirs, executors, administrators, or assigns, or otherwise as he or they shall direct or appoint, and for such consideration as shall upon due calculation and inquiry appear to us to be just and reasonable.

"And we further recommend and propose, that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the matters aforesaid, or any of them, in accordance with the provisions of the said Act, or of any other Act of Parliament."

And whereas the said scheme has been approved by Her Majesty in Council; now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Act; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the diocese of Lincoln.

*Wm. L. Bathurst.*

**A**T the Court at *Buckingham Palace*, the  
3rd day of *February*, 1858,

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

**W**HEREAS there was this day read at the Board a Report from the General Board of Health, dated the ninth day of November, one thousand eight hundred and fifty-seven, in the words following; that is to say:

“ To the Queen's Most Excellent Majesty.

“ The General Board of Health, appointed for the purposes of “The Public Health Act, 1848,” has, in pursuance of the provisions of that Act, upon the petition of not less than one-tenth of the inhabitants rated to the relief of the poor of and within the parish of Ynyscynhaiarn in the county of Carnarvon (the number of the said petitioners exceeding thirty in the whole), directed Alfred Lamerte Dickens, a Superintending Inspector appointed for the purposes of the said Public Health Act, to visit the said parish, and to make enquiry, and to examine witnesses as to the sewerage, drainage, and supply of water, the state of the burial-grounds, the number and sanitary condition of the inhabitants, and as to any local Acts of Parliament in force within such parish for paving, lighting, cleansing, watching, regulating, supplying with water, or improving the said parish, or having relation to the purposes of the said Public Health Act; also as to the natural drainage areas, and the existing municipal, parochial, and other local boundaries, and the boundaries which might be most advantageously adopted for the purposes of that Act;

“ And the said Superintending Inspector having previously given the notices directed by the said Public Health Act, proceeded upon the said enquiry in the manner directed by that Act, and hath reported in writing to the said Board upon the said several matters with respect to which he was directed to enquire, and upon certain other matters with respect to which he deemed it expedient to report for the purposes of that Act;

“ And copies of the said report, accompanied by a notice stating that written statements might be forwarded to the said Board with respect to any matter contained in, or omitted from, the said report, or any amendment proposed to be made therein, have been duly published and deposited, as directed by the said Public Health Act, and the time for forwarding such statements has now elapsed, but none have been received by the said Board;

“ And it appears by the said Report that there is no local Act of Parliament in force within the said parish for paving, lighting (otherwise than for the profit of proprietors or shareholders), cleansing, watching, regulating, supplying with water, or improving such parish, or any part thereof, or in anywise relating to the purposes of the said Public Health Act;

“ Now, therefore, the General Board of Health does hereby, under my hand, as President of the said Board, and under its seal of office, and in pursuance of the said Public Health Act, humbly report to your Majesty that it appears to us to be expedient that:

“ 1. ‘The Public Health Act, 1848,’ and every part thereof, except the section numbered 50 in the copies of that Act printed by your Majesty's Printers, should be applied to, and be in force within and throughout the entire area, places, and

parts of places comprised within the boundaries of the said parish of Ynyscynhaiarn, in the county of Carnarvon, and that such area, places, and parts of places should be and constitute a district for the purposes of the said Public Health Act accordingly.

“ 2. The Local Board of Health to be elected under the said Public Health Act should consist of nine persons, and that the entire number should be elected for the whole of the said district.

“ 3. The first election of the said Local Board should take place on the ninth day of March, in the year of our Lord one thousand eight hundred and fifty-eight.

“ 4. One-third in number of the said Local Board of Health should go out of office on the twenty-fifth day of September in each year subsequently to that in which the said first election of that Local Board takes place; but in case the day so appointed should fall on a Sunday, or on a day appointed for public fast or thanksgiving, then that such one-third should go out of office on the day next following.

“ 5. Every person at the time of his election as member of the said Local Board, and so long as he shall continue in office by virtue of such election, should be resident as in the said ‘Public Health Act, 1848,’ is required, and be seized or possessed of real or personal estate, or both, to the value or amount of not less than five hundred pounds, or should be so resident, and rated to the relief of the poor of some parish, township, or place, of which some part is within the said district, upon an annual value of not less than ten pounds.

6. At the first election of the said Local Board David Williams, Esquire, of Deudraeth Castle, should have the powers and perform the duties which it may be requisite for him to perform in conducting the first election; and in case the said David Williams from illness, or from other sufficient cause, should be unable to discharge such duties, or should be absent, or should refuse to act, then Edward Windus Mathew, Esquire, of Wern, should perform such of those duties as then remain to be exercised or performed.

“ 7. The fourteen days' notice of qualification required by ‘The Public Health Act, 1848,’ to be given by owners of property, in order to entitle them to vote at the said first election, should be given to the said David Williams, at Ynysytowyn, Portmadoc; or in case he should refuse, or be unable to receive the same, then to the said Edward Windus Mathew, at the offices of Messrs. Mathew and Son, Portmadoc.

“ Given under my hand, and under the seal of the General Board of Health, this ninth day of November, in the year of our Lord one thousand eight hundred and fifty-seven.



*W. Cowper.*  
President of the General Board  
of Health.”

Now, therefore, Her Majesty having taken the said report into consideration, is pleased to approve thereof, and by and with the advice of Her Privy Council, doth hereby, under and in pursuance of “The Public Health Act, 1848,” order and direct that:

1. From and after the date of this Order, “The Public Health Act, 1848,” and every part thereof, except the section numbered 50 in the copies of that Act, printed by Her Majesty's printers, shall be applied to and be in force within and through-

out the entire area, places, and parts of places comprised within the boundaries of the said parish of Ynyscynhaiarn, in the county of Carnarvon, and that such area, places, and parts of places, shall be and constitute a district for the purposes of the said Public Health Act accordingly.

2. The Local Board of Health to be elected under the said Public Health Act, shall consist of nine persons, and that the entire number shall be elected for the whole district.

3. The first election of the said Local Board shall take place on the ninth day of March, in the year of our Lord one thousand eight hundred and fifty-eight.

4. One-third in number of the said Local Board of Health shall go out of office on the twenty-fifth day of September, in each year, subsequently to that in which the said first election of that Local Board takes place; but in case the day so appointed shall fall on a Sunday, or on a day appointed for public fast or thanksgiving, then that such one-third shall go out of office on the day next following.

5. Every person at the time of his election as member of the said Local Board, and so long as he shall continue in office by virtue of such election, shall be resident as in the said "Public Health Act, 1848," is required, and be seized or possessed of real or personal estate, or both to the value or amount of not less than five hundred pounds, or shall be so resident and rated to the relief of the poor of some parish, township, or place, of which some part is within the said district, upon an annual value of not less than ten pounds.

6. At the first election of the said Local Board, David Williams, Esquire, of Deudraeth Castle, shall have the powers, and perform the duties which it may be requisite for him to perform in conducting the said first election; and in case the said David Williams from illness or other sufficient cause, shall be unable to discharge such duties, or shall be absent, or refuse to act, then Edward Windus Mathew, Esquire, of Wern, shall perform such of the said duties as remain to be exercised or performed.

7. The fourteen days' notice of qualification, required by "The Public Health Act, 1848," to be given by owners of property, in order to entitle them to vote in the said first election, shall be given to the said David Williams, at Ynysytowyn, Portmadoc; or in case he shall refuse, or be unable to receive the same, then to the said Edward Windus Mathew, at the offices of Messrs. Mathew and Son, Portmadoc.

*Wm. L. Bathurst.*

AT the Court at *Buckingham Palace*, the 3rd day of *February*, 1858,

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the session of Parliament, held in the sixteenth and seventeenth years of Her Majesty's reign, intitled "An Act to amend the laws concerning the burial of the dead in England, beyond the limits of the metropolis, and to amend the Act concerning the burial of the dead in the metropolis;" it is enacted, that in case it appears to Her Majesty in Council, upon the representation of one of Her Majesty's Principal Secretaries of State, that, for the protection of the public health, the opening of

any new burial-ground in any city or town, or within any other limits, save with the previous approval of one of such Secretaries of State, should be prohibited, or that burials in any city or town, or within any other limits, or in any burial-ground or places of burial, should be wholly discontinued, or should be discontinued subject to any exception or qualification; it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, to order that no new burial-ground shall be opened in any city or town, or within such limits, without such previous approval, or (as the case may require), that after a time mentioned in the Order, burials in such city or town, or within such limits, or in such burial-grounds or places of burial, shall be discontinued wholly, or subject to any exceptions or qualifications mentioned in such Order, and so from time to time, as circumstances may require: provided always, that notice of such representation, and of the time when it shall please Her Majesty to order that the same be taken into consideration by the Privy Council, shall be published in the London Gazette, and shall be affixed on the doors of the churches or chapels of, or on some other conspicuous places within the parishes affected by such representation, one month before such representation is so considered; provided also, that no such representation shall be made in relation to the burial-ground of any parish until ten days' previous notice of the intention to make such representation, shall have been given to the Incumbent and Vestry Clerk or Churchwardens of such parish;

And whereas the Right Honourable Sir George Grey, Bart., one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Churchwardens of the parishes hereinafter mentioned, ten days' previous notice of his intention to make such representation, has made a representation stating that, for the protection of the public health, no new burial-ground should be opened in the undermentioned parishes without the previous approval of one of Her Majesty's Principal Secretaries of State, and that burials should be discontinued therein, with the following modifications;

And whereas Her Majesty was pleased, by Her Order in Council of the fourth of November last, to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on the fourteenth of December last; and such Order has been published in the London Gazette; and copies thereof have been affixed as required by the said Act:

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that no new burial-ground shall be opened in any of the undermentioned parishes without the previous approval of one of Her Majesty's Principal Secretaries of State; and that burials in the said parishes shall be discontinued with the following modifications, from and after the fifteenth of February instant (except as is herein otherwise directed), as follows; viz.:

CLIFTON, GLOUCESTERSHIRE.—In the *parish churchyard* of Clifton, except so far as is compatible with the Regulations for new burial-grounds.

BLACKBURN.—In *Mount-street Chapel Burial-ground*, Blackburn.

CHEADLE, CHESHIRE.—Wholly in the *parish church* of Cheadle.

CLAYBROOKE, NEAR LUTTERWORTH.—In the *parish church* of Claybrooke, near Lutterworth, and also in the *chapel of Wigston Parva*, in the parish of Claybrooke; and from and after the first day of October, one thousand eight hundred and fifty-eight, in the *parish churchyard*, except in vaults and brick graves which were in existence on the first September, one thousand eight hundred and fifty-seven, and which can be opened without disturbing soil that has been already buried in, and in which each coffin shall be separately entombed in brick or stone work properly cemented.

SCARBOROUGH.—In the *parish church* of Scarborough, in *Ebenezer Baptist Chapel*, in the *Friends' Burial-ground Folly-lane*; in the *Friends' Burial-ground Sepulchre-street*, within three yards of dwelling-houses; and in the *Independent Chapel and Burial-ground*; also (with the exception of now existing vaults and brick graves), in the *parish churchyard and new burial-ground* adjoining, and in the burial-grounds of the *Wesleyan Chapel and Ebenezer Baptist Chapel*; and it is ordered, that the above vaults and brick graves be used on the following conditions, viz., that, when required, they be opened without disturbing soil that has been already buried in, that each coffin shall be embedded in a layer of powdered charcoal four inches thick, and be separately entombed in brick or stone work properly cemented; that no coffin be buried within four feet of the ordinary level of the ground, and that the only bodies buried be those of the husband, wife, parents, unmarried children, and brothers and sisters of persons already interred therein.

Wm. L. Bathurst.

AT the Court at *Buckingham Palace*, the 3rd day of *February*, 1858,

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the session of Parliament held in the sixteenth and seventeenth years of Her Majesty's reign, intitled "An Act to amend the laws concerning the burial of the dead in England, beyond the limits of the metropolis, and to amend the Act concerning the burial of the dead in the metropolis;" it is enacted, that in case it appears to Her Majesty in Council, upon the representation of one of Her Majesty's Principal Secretaries of State, that, for the protection of the public health, the opening of any new burial-ground in any city or town, or within any other limits, save with the previous approval of one of such Secretaries of State, should be prohibited, or that burials in any city or town, or within any other limits, or in any burial-ground or places of burial, should be wholly discontinued, or should be discontinued subject to any exception or qualification; it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, to order that no new burial-ground shall be opened in any city or town, or within such limits, without such previous approval, or (as the case may require), that after a time mentioned in the Order, burials in such city or town, or within such limits,

or in such burial-grounds or places of burial, shall be discontinued wholly, or subject to any exceptions or qualifications mentioned in such Order, and so from time to time, as circumstance may require; provided always, that notice of such representation, and of the time when it shall please Her Majesty to order that the same be taken into consideration by the Privy Council, shall be published in the London Gazette, and shall be affixed on the doors of the churches or chapels of, or on some other conspicuous places within, the parishes affected by such representation, one month before such representation is so considered; provided also, that no such representation shall be made in relation to the burial-ground of any parish until ten days' previous notice of the intention to make such representation, shall have been given to the Incumbent and Vestry Clerk or Churchwardens of such parish;

And whereas the Right Honourable Sir George Grey, Bart., one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Churchwardens of the parishes hereinafter mentioned, ten days' previous notice of his intention to make such representation, has made a representation stating that, for the protection of the public health, no new burial-ground should be opened in any of the undermentioned parishes without the previous approval of one of Her Majesty's Principal Secretaries of State, and that burials should be discontinued in the same with the following modifications;

And whereas Her Majesty was pleased, by Her Order in Council of the sixteenth of November last, to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on the twenty-eighth of December last; and such Order has been published in the London Gazette, and copies thereof have been affixed, as required by the said Act:

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that no new burial-ground shall be opened in any of the undermentioned parishes without the previous approval of one of Her Majesty's Principal Secretaries of State; and that burials in the said parishes shall be discontinued, with the following modifications, from and after the fifteenth of February instant (except as is herein otherwise directed), as follows; viz.:

OVER DARWEN IN THE PARISH OF BLACKBURN.—In the old part of *Saint James's Churchyard*. Over *Darwen*, in the parish of Blackburn, and in such parts of the *Independent, Wesleyan, Association, and Primitive Wesleyan* Chapelyards, as are within three yards of any building, and in the rest of such chapelyards, and in *Trinity Churchyard*, and in the *Lower Independent Chapel-yard*, on the first day of January, one thousand eight hundred and fifty-nine, except in family graves which are free from water and remains; and it is ordered that no coffin be buried within a foot of any other coffin, or less than four feet beneath the surface. And it is also ordered, that in the new part of *St. James's Churchyard, Over Darwen*, the Regulations for new burial-grounds are to be observed.

BLETCHLEY, BUCKS.—In the burial-ground of the *Wesleyan Chapel, Fenny Stratford*, in the parish of Bletchley, in the county of Buckingham.

**OAKHAM.**—In the *Independent Chapel Burial-ground*, in the parish of Oakham, also in the *Friends' Burial-ground*, situated in the town of Oakham; also in the *parish church*, and with the exception of family graves and vaults, in all that part of the *churchyard* which has already been buried in; and from and after the first day of January, one thousand eight hundred and sixty-one (with the exception of now existing family vaults and brick graves), in the whole of the *churchyard*; and also (with the exception of now existing brick graves, and reserved grave spaces), in the *Baptist Chapel Burial-ground*; and it is ordered that the exempted family vaults and brick graves be used on the following conditions, that they be opened when required without disturbing soil that has been already buried in, and that each coffin be separately entombed in brick or stonework, properly cemented.

**RAWMARSH.**—In the *parish church* of Rawmarsh, and (with the exception of now existing family graves), in the ancient part of the *churchyard* of the parish of Rawmarsh; and, from and after the first day of October, one thousand eight hundred and sixty, in the whole of the above churchyard, with the exception of family vaults and brick graves, which can be opened without disturbing soil that has been already buried in, and in which each coffin shall be imbedded in charcoal, and be separately entombed in an airtight manner.

**GREASBROUGH, ROTHERHAM.**—In the *Parish Church* of Greasbrough, and, with the exception of now existing family graves, in the ancient part of the *churchyard* of Greasbrough; and it is also ordered that no burial take place in any vault or grave in the said churchyard which is not free from water; that in vaults and walled graves each coffin be imbedded in charcoal, and be separately entombed in an airtight manner; that in earthen graves a covering of four feet of earth be left above the coffin; and that, with the exception of family graves, only one body be buried in a grave.

**WHITBY.**—In the *Parish Church* of Whitby, and, with the exception of now existing family vaults and graves, in the ancient part of the *churchyard*, and also in the *Friends' Burial-ground* within five yards of all dwelling-houses.

**LEEDS.**—In the *churchyard of St. Mark's Woodhouse*, Leeds, except so far as is compatible with the following Regulations: That there be no burial within sixteen feet of the church wall; that every coffin buried in a vault or walled grave be imbedded in charcoal, and separately entombed in an airtight manner; that one body only be buried in any earthen grave, and no such grave be reopened, except to bury another member of the same family; and that no coffin in any earthen grave be buried within a foot of any other coffin, or at a less depth than four feet below the level of the ground, and that no remains be exposed in opening or forming any wall or grave.

*Wm. L. Bathurst.*

AT the Court at *Buckingham Palace*, the 3rd day of *February*, 1858,

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the session of Parliament held in the sixteenth and seventeenth years of Her Majesty's reign, intitled "An Act to amend the laws concerning the burial of the dead in England, beyond the limits of the metropolis, and to amend the Act concerning the burial of the dead in the metropolis;" it is enacted, that in case it appears to Her Majesty in Council, upon the representation of one of Her Majesty's Principal Secretaries of State, that, for the protection of the public health, the opening of any new burial-ground in any city or town, or within any other limits, save with the previous approval of one of such Secretaries of State, should be prohibited, or that burials in any city or town, or within any other limits, or in any burial-ground or places of burial, should be wholly discontinued, or should be discontinued subject to any exception or qualification; it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, to order that no new burial-ground shall be opened in any city or town, or within such limits, without such previous approval, or (as the case may require), that after a time mentioned in the Order, burials in such city or town, or within such limits, or in such burial-grounds or places of burial, shall be discontinued wholly, or subject to any exceptions or qualifications mentioned in such Order, and so from time to time, as circumstances may require; provided always, that notice of such representation, and of the time when it shall please Her Majesty to order that the same be taken into consideration, by the Privy Council, shall be published in the London Gazette, and shall be affixed on the doors of the churches or chapels of, or on some other conspicuous places within, the parishes affected by such representation, one month before such representation is so considered; provided also, that no such representation shall be made in relation to the burial-ground of any parish until ten days' previous notice of the intention to make such representation, shall have been given to the Incumbent and Vestry Clerk or Churchwardens of such parish;

And whereas the Right Honourable Sir George Grey, Bart., one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Churchwardens of the parishes hereinafter mentioned, ten days' previous notice of his intention to make such representation, has made a representation stating that, for the protection of the public health, no new burial-ground should be opened in the undermentioned parishes, without the previous approval of one of Her Majesty's Principal Secretaries of State, and that burials should be discontinued therein, with the following modifications:

And whereas Her Majesty was pleased, by Her Order in Council of the second day of December last, to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on the fourteenth of January instant; and such Order has been published in the London Gazette, and copies thereof have been affixed, as required by the said Act:

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that no new burial-

ground shall be opened in any of the undermentioned parishes without the previous approval of one of Her Majesty's Principal Secretaries of State; and that burials in the said parishes shall be discontinued, with the following modifications, from and after the fifteenth of February instant, (except as is herein otherwise directed), as follows, viz.:

**OWERBY BRIDGE.**—Forthwith in the several churches and chapels of Sowerby Bridge; and from and after the first day of March, one thousand eight hundred and fifty-nine (with the exception of family vaults and walled graves, which were in existence on the first of August, one thousand eight hundred and fifty-seven, which are free from water and can be opened without disturbing soil that has been already buried in, and in which each coffin shall be separately entombed in an air-tight manner, and except in the reserved grave space belonging to the incumbent, the Reverend C. Rogers, which may be used, on the above conditions, for vaults and walled graves, for the interment of Mr. Rogers and the members of his family) in the churchyard of Sowerby Bridge. In the *Wesleyan Methodist Chapel Burial-ground, Bolton-row*, with the exception of family vaults and graves, burials to be forthwith discontinued within five yards of the day school and Sunday school, and it is ordered that, with the same exception, no graves be reopened. It is also ordered that in the *Independent Chapel Burial-ground, Warley*, with the exception of family vaults and graves, no grave be re-opened.

**BACUP.**—Under all churches and chapels in the parish of Bacup; and on and after the first day of January, one thousand eight hundred and fifty-nine, in *Saint John's Churchyard*, and in the *Ebenezer and Irwell-terrace Chapel Burial-grounds*, except in vaults and walled graves existing on the ninth November, one thousand eight hundred and fifty-seven, which are free from water, and in which each coffin shall be embedded in charcoal and separately entombed in an air-tight manner; and it is ordered that in the meantime interment be discontinued in the said churchyard and burial-grounds, except in graves not less than four feet deep, which can be opened without the exposure of remains or coffins; and it is also ordered, that (with the exception of now existing vaults and brick graves, to be used with the above-named precaution, and except in existing family graves not less than five feet deep, and which can be opened without the exposure of remains, and except in graves at least three yards from any building, and which have never been previously opened, one body only to be buried in each) interment be discontinued forthwith in the *Wesleyan* and the *Independent Burial-grounds*.

**HALIFAX.**—In the parish church of Halifax, also in the *Baptist Chapel, Pellonlane, Hanover-street Chapel, Salem Chapel, Northgate End Chapel*, and in the *Roman Catholic Chapel*; also in the *burial-grounds* of the *Primitive Methodist Chapel, Baptist Chapel, Pellon-lane, Northgate End Chapel, and Roman Catholic Chapel*. From and after the first day of May, one thousand eight hundred and fifty-nine (with the exception of family vaults and brick graves which were in existence on the first of August, one

thousand eight hundred and fifty-seven), in the parish churchyard, and in the *burial-grounds* of the *Square Chapel, Holy Trinity Church, Salem Chapel, Sion Chapel, Saint James's Church, and Hanover-street Chapel*; and it is ordered, that the above excepted vaults and brick graves be used on the following conditions: that no coffin be buried within three feet of the ordinary level of the ground; that, when required, the vaults and graves be opened without disturbing soil that has been already buried in; and that each coffin be embedded in a layer of powdered charcoal, four inches thick, and be separately entombed in an airtight manner; and it is further ordered, that in the *burial-grounds* of the *Square Chapel, Holy Trinity Church, Salem Chapel, Sion Chapel, Saint James's Church, and Hanover-street Chapel*, the only bodies buried be those of the husband, wife, parents, unmarried children, and brothers and sisters of persons already interred; and in the parish churchyard, the bodies of the husband and wife of persons already buried. In the *Halifax General Cemetery*, on the east side, within thirteen yards of all dwelling-houses; and also in the *burial-ground* of the *Wesleyan Chapel, South Parade*, with the exception of six hundred and seventy-five square yards of unoccupied ground on the east side, and of family vaults and graves which were in existence on the first August, one thousand eight hundred and fifty-seven; and it is ordered, that in the said *General Cemetery* and *Burial-ground* of the *Wesleyan Chapel*, with the exception of family vaults and graves, only one body be buried in each grave, and that the burials be conducted in accordance with the fifth and seventh of the Official Regulations for New Burial-grounds.

Wm. L. Bathurst.

AT the Court at Buckingham Palace, the 3rd day of February, 1858,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the session of Parliament, held in the eighteenth and nineteenth years of Her Majesty's reign, intituled "An Act further to amend the laws concerning the burial of the dead in England" it is, amongst other things, enacted that it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, from time to time, to postpone the time appointed by any Order in Council for the discontinuance of burials, or otherwise to vary any Order in Council made under any of the Acts recited in the said Act, or under the said Act (whether the time thereby appointed for the discontinuance of burials thereunder, or other operation of such Order, shall or shall not have arrived), as to Her Majesty, with such advice as aforesaid, may seem fit;

And whereas certain Orders in Council have been made, directing the discontinuance of burials in the churchyards and burial-grounds hereinafter mentioned from the time mentioned in such Orders respectively; and whereas it seems fit to Her Majesty, by and with the advice of Her Privy Council, that the time for discontinuing burials in

the said churchyards and burial-grounds be postponed;

Now, therefore, Her Majesty, by and with the advice aforesaid, is pleased to order, and it is hereby ordered, that the time for the discontinuance of burials in such churchyards and burial-grounds be postponed as follows, viz.:

In the parish churchyard, and in the burial-grounds of the Independent and Baptist Chapels, **AYLESBURY**, from the first of January to the first of April, one thousand eight hundred and fifty-eight;

In the two churchyards of **St. Mary**, and in the burial-grounds of **Salem Chapel**, the **Roman Catholic Chapel**, the **Methodist New Connexion Chapel**, and of the **Independent Chapel**, **BARNSELY**, in the parish of **Silkstone**, from the first of January to the first of October, one thousand eight hundred and fifty-eight;

In **St. John's Churchyard**, and in the **English and Welch Baptist Burial-grounds**, in the parish of **St. John**, **BRECON**, in **St. David's Churchyard**, and in **Christ Church College Burial-ground**, also in **Brecon**, from the first of January to the first of October, one thousand eight hundred and fifty-eight;

In **All Saints Churchyard**, in **Christ Churchyard**, in **Holy Trinity Churchyard**, and in the burial-grounds of the **Ebenezer and Mares Green Independent Chapels**, and of the **Wesleyan Chapel**, all in **WEST BROMWICH**, from the first of January to the first of July, one thousand eight hundred and fifty-eight;

In the parish churchyard, **CROYLAND**, **Lincolnshire**, from the thirty-first of March to the first of July, one thousand eight hundred and fifty-eight;

In the churchyard of **EGHAM**, **Surrey**, from the first of January to the first of July one thousand eight hundred and fifty-eight;

In the parish churchyard, and in the **Baptist Chapel Burial-ground**, **HUSBAND'S BOSWORTH**, from the first of February to the first of May, one thousand eight hundred and fifty-eight;

In the parish churchyard of **NEWPORT**, **Salop**, from the first of January to the first of July, one thousand eight hundred and fifty-eight;

In the churchyard of **St. Mary**, and in the additional churchyard or parish burial-ground, in the **Wesleyan and Independent Burial-grounds**, and in the **Roman Catholic Burial-ground of Windleshaw Abbey**, all in the parochial district of **St. HELENS**, in the parish of **Prescot**, from the first of February to the thirtieth of April, one thousand eight hundred and fifty-eight;

In the churchyard of **SARRATT**, **Herts**, to the first of March, one thousand eight hundred and fifty-eight;

In the parish churchyard, and in the **Baptist and Plymouth Brethren Burial Grounds**, **SOUTH-MOLTEN**, from the first of January to the first of February, one thousand eight hundred and fifty-eight;

In the new parish burial-ground, and in **Bechen Grove Chapel Burial-ground**, in **WATFORD**, **Herts**, from the first of January to the first of April, one thousand eight hundred and fifty-eight;

And whereas, by an Order in Council of the twenty-fourth of September, one thousand eight

hundred and fifty-five, burials were directed to be discontinued (with certain exceptions) in the churchyards of **St. Bartholomew** and **St. Thomas**, **BIRMINGHAM**, on and after the first of January last, and such Order was, on the twenty-eighth of November, one thousand eight hundred and fifty-six, varied in respect of the churchyard of **St. Bartholomew**, and the time for discontinuing burial therein was postponed till the thirty-first of December last; and whereas, by another Order in Council of the twentieth of March, one thousand eight hundred and fifty-seven, burials were directed to be discontinued on and after the said thirty-first of December in the churchyards or cemeteries of **St. Philip**, **St. Martin**, **St. Paul**, and **St. Mary**, **Birmingham**, except as was therein excepted, and it seems fit that the said Orders be varied; now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that in the said churchyards of **St. Bartholomew**, **St. Thomas**, **St. Philip**, **St. Martin**, **St. Paul**, and **St. Mary**, **BIRMINGHAM**, interments be discontinued on the first day of July, one thousand eight hundred and fifty-nine, except in vaults or walled graves existing on the twentieth of March, one thousand eight hundred and fifty-seven, in which each coffin shall be embedded in charcoal and separately entombed in an airtight manner, and that in the meantime one body only be buried in a grave, which shall not be less than five feet deep, or opened unless in soil free from remains to that depth.

And whereas, by an Order in Council of the second of December, one thousand eight hundred and fifty-seven, an Order of the twenty-fourth of September, one thousand eight hundred and fifty-five, was varied, in respect of the discontinuance of burials in the *General Cemetery* in the old parish of **BIRMINGHAM**, and it seems fit that such first-mentioned Order be varied; now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that the words "not more than four bodies to be buried in any such grave," in lines twenty-three and twenty-four of the paragraph relating to such *General Cemetery* in the printed copy of the said Order of the second of December last, be omitted; and that the words "and every such grave to be filled in on the day of burial," in lines twenty-eight and twenty-nine of the said paragraph, be likewise omitted; and it is further ordered, that the words "such graves" be inserted in the said paragraph, in the place of the words so lastly directed to be omitted.

And whereas, by an Order in Council of the twenty-first of November, one thousand eight hundred and fifty-five, burials were directed to be discontinued in the parish churchyard, **GAINSBOROUGH**, from and after the first of September then next, and it seems fit that the said Order be varied; now, therefore, Her Majesty, by and with the advice aforesaid, is pleased to order, and it is hereby ordered, that the use of the now existing vaults and brick graves, in the said churchyard, be allowed, provided that they are free from water; that they can be opened without disturbing soil that has been already buried in; that each coffin be embedded in a layer of powdered charcoal four inches thick, and be separately entombed in an airtight manner; and that the only bodies interred be those of the husbands and wives of persons already buried therein.

Wm. L. Bathurst.

AT the Court at *Buckingham Palace*, the 3rd day of *February*, 1858,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Right Honourable Sir George Grey, Baronet, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Churchwardens of the parishes hereinafter mentioned ten days' previous notice of his intention to make such representation, has, under the provisions of an Act, passed in the session of Parliament held in the sixteenth and seventeenth years of Her Majesty's reign, intituled "An Act to amend the laws concerning the burial of the dead in England beyond the limits of the metropolis, and to amend the Act concerning the burial of the dead in the metropolis," made a representation stating that, for the protection of the public health, no new burial-ground should be opened in any of the undermentioned parishes without the previous approval of one of Her Majesty's Principal Secretaries of State, and that interments in the same should be discontinued, with the following modifications :

**NORTH MEOLS, SOUTHPORT.**—Forthwith under all the *churches and chapels* in the parish of North Meols, and in the *churchyards of Trinity and of Christ Church*, Southport, and in the burial-grounds of the *Roman Catholic and Independent Chapels*, in Southport, except in graves which are free from water and from remains to the depth of five feet. No coffin to be buried within a foot of any other coffin, or less than four feet below the surface, unless in a vault or walled grave, in which each coffin shall be embedded in charcoal, and separately entombed in an air-tight manner.

**ABERDARE.**—Forthwith in the *Old Baptist or Carmel*, and in the *Independent or Siloa Burial-grounds*, in the town of Aberdare ; in the *Ebenezer, Baptist, and Unitarian Burial-grounds*, in *Mill-street*, and in the *Baptist Burial-grounds*, at *Hirwain Cwmbach*, and at *Aberamman*, and *Saron Burial-ground*, at Aberamman, except in now existing vaults and walled graves which are free from water, in which each coffin shall be imbedded in charcoal, and separately entombed in an air-tight, manner, and except in now existing family graves, which are free from water and remains to the depth of five feet at least ; also that no grave be opened within three yards of the *Baptist Chapel*, at *Hirwain*, or of any dwelling ; also that interment be discontinued in the *parish churchyard* in the *New Baptist Chapelyard*, at Aberdare, in the *Independent Burial-grounds* at Hirwain, and at *Robert's Town*, except in family vaults and graves used with the above-named precautions, and except in graves never previously buried in ; also that in the *New Churchyard* at *Mill-street*, and at *Hirwain*, the regulations for new burial-grounds be observed.

**SOWERBY, HALIFAX.**—Forthwith beneath *Saint Peter's Church*, Sowerby, in the parish of Halifax, and in the churchyard, within three yards of all dwelling-houses ; also in the *Burial-grounds* of the *Wesleyan Chapel, New-green*, and *Independent Chapel, West-green*, within three yards of all dwelling-houses ; and that, from and after the first day of

February, one thousand eight hundred and fifty-nine, burials be discontinued in *Sowerby Churchyard*, with the exception of family vaults and walled graves which were in existence on the first of August, one thousand eight hundred and fifty-seven, and which can be opened without disturbing soil that has been already buried in, and in which each coffin shall be separately entombed in an air-tight manner.

**WHITBY.**—From and after the first day of January, one thousand eight hundred and fifty-nine, in the *Burial-ground of Sleight's Chapel*, in the parish of Whitby, with the exception of now existing vaults and brick graves which can be opened without disturbing soil that has been already buried in, and in which each coffin shall be separately entombed in brick or stone work properly cemented, and also with the exception of the reserved grave spaces within iron railing, provided that no body be buried without a covering of three feet of earth.

Now, therefore, Her Majesty in Council is pleased hereby to give notice of such representations, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on the fifteenth day of March next ;

And Her Majesty is further pleased to direct that this Order be forthwith published in the London Gazette ; and that copies thereof be affixed on the doors of the churches or chapels of, or on some conspicuous places within, the parishes affected by such representation, one month before the said fifteenth day of March.

Wm. L. Bathurst.

AT the Court at *Buckingham Palace*, the 3rd day of *February*, 1858,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Right Honourable Sir George Grey, Bart., one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Churchwardens of the parishes hereinafter mentioned, ten days' previous notice of his intention to make such representations, has, under the provisions of an Act, passed in the session of Parliament, held in the sixteenth and seventeenth years of Her Majesty's reign, intituled "An Act to amend the laws concerning the burial of the dead in England beyond the limits of the metropolis, and to amend the Act concerning the burial of the dead in the metropolis," made four representations stating that, for the protection of the public health, no new burial-ground should be opened in any of the undermentioned parishes without the previous approval of one of Her Majesty's Principal Secretaries of State, and that interments in the same should be discontinued with the following modifications :

**ACCRINGTON, IN WHALLEY, LANCASHIRE.**—Forthwith in the church of *Saint James, Accrington*, and beneath the school of the *Independent Chapel* ; also in such parts of the *Swedenborgian, Wesleyan, Baptist, and Independent Burial-grounds* as are within three yards of any building. Also in *Saint James's Churchyard*, and in the *Sweden-*



*borgian, Wesleyan, and Independent Burial-grounds*, except in vaults and brick graves existing on the thirtieth November, one thousand eight hundred and fifty-seven, in which each coffin shall be imbedded in charcoal, and separately entombed in an air-tight manner, and except in earthen graves which can be opened to the depth of five feet without the exposure of remains, one body only to be buried in each, and no grave to be re-opened except to bury another member of the same family. That burials in *Christ-church* and *Baptist Burial-grounds, Acoerington*, be conducted in conformity with the Official Regulations for New Burial-grounds.

**SNAITH, YORKSHIRE.**—Forthwith in the *Church of Carlton*, in the parish of Snaith, Yorkshire, and in the *Roman Catholic Chapel, Carlton*; and that from and after the first day of June, one thousand eight hundred and fifty-eight, with the exception of now existing family vaults and brick graves, burials be discontinued in all that part of the *churchyard* which lies on the south of the church.

**BARROW-UPON-HUMBER.**—That burials be discontinued forthwith in the *Parish Church of Barrow-upon-Humber*, and also (with the exception of graves which can be opened without disturbing human remains, and in which the only bodies interred be those of the husbands and wives of persons already buried), in the *churchyard*.

**ALVERSTOKE.**—Forthwith in the *Military Cemetery*, and the *Convicts' Burial-ground*, in the vicinity of the Royal Marine Barracks, *Forton*, in the parish of Alverstokey.

**WARNHAM.**—Forthwith underneath the *church* of Warnham, including the two side chapels; that in the *churchyard* no burial take place in earth which is not free from water and human remains, and that no burial take place within four feet of the ordinary level of the ground, measuring from the top of the coffin.

**WEST HAM, ESSEX.**—From and after the first day of June, one thousand eight hundred and fifty-eight, in the burial-ground of *Saint Mary's Church, Plaistow*, in the parish of West Ham, with the exception of family vaults and brick graves which were in existence on the first of December, one thousand eight hundred and fifty-seven, and which shall be used on the following conditions: That, when required, they be opened without disturbing soil that has been already buried in, that each coffin be embedded in a layer of powdered charcoal, four inches thick, and be separately entombed in an air-tight manner, and that the only bodies interred, be those of the husband, wife, parents, unmarried children, and brothers and sisters of persons already buried in the said vaults and graves.

**WHALLEY.**—Forthwith in the consecrated *cemetery*, or detached *churchyard*, and in the *Public or Dissenters' Cemetery, of Padham*, in the parish of Whalley, except so far as is compatible with the observance of the Regulations for New Burial-grounds, omitting that numbered "three."

**WEST DEAN, SUSSEX.**—Forthwith in the *Parish Church of West Dean, Sussex*, and from and after the first day of January, one thousand eight hundred and fifty-nine, in the *church yard*, with the exception of now existing vaults and brick graves, which can be opened

without disturbing soil which has been already buried in, and in which each coffin shall be separately entombed in an air-tight manner; also, with the exception of now existing family earthen graves, in which there is room for the interment of the husbands and wives of persons already buried, provided no coffins be buried within four feet of the surface.

**BOX, WILTSHIRE.**—Forthwith in *Box Church-yard*, except in vaults and walled graves, existing on the eleventh January, one thousand eight hundred and fifty-eight, in which each coffin shall be embedded in charcoal, and separately entombed in an air-tight manner.

Now, therefore, Her Majesty in Council is pleased hereby to give notice of such representations, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on the fifteenth day of March next;

And Her Majesty is further pleased to direct that this Order be forthwith published in the *London Gazette*; and that copies thereof be affixed on the doors of the churches or chapels of, or on some conspicuous places within, the parishes affected by such representations, one month before the said fifteenth day of March.

Wm. L. Bathurst.

AT the Court at *Buckingham Palace*, the 3rd day of *February*, 1858.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the session of Parliament held in the seventeenth and eighteenth years of Her Majesty's reign, intituled "An Act to make further provision for the burial of the dead in England beyond the limits of the metropolis," it is enacted that, in case it appear to Her Majesty in Council, upon the petition of the Town Council of any borough, stating that an Order in Council has been made for closing all or any of the burial-grounds of one or more parishes, being wholly or partly within such borough, that there is difficulty or inconvenience in providing, under the powers of an Act, passed in the session of Parliament, held in the sixteenth and seventeenth years of Her Majesty's reign, intituled "An Act to amend the laws concerning the burial of the dead in England beyond the limits of the metropolis, and to amend the Act concerning the burial of the dead in the metropolis," requisite places of burial for the inhabitants of such parish or parishes, it shall be lawful for Her Majesty, with the advice of Her Privy Council, to order that powers shall be vested in the Council of such borough, for providing such places of burial, under the provisions of the said Act; provided always, that notice of such petition, and of the time when it shall please Her Majesty to order that the same be taken into consideration by the Privy Council, shall be published in the *London Gazette*, and in one of the newspapers usually circulating in such borough, one month at least before such petition is so considered;

And whereas the Town Council of the borough of *BIRMINGHAM*, in the county of Warwick, have presented a petition to Her Majesty in Council,

stating that Orders in Council have been issued for closing certain burial-grounds belonging to parishes wholly or partly within the said borough, and praying that powers may be vested in the said Town Council for providing and maintaining requisite places of burial under the provisions of the several statutes now in force relating to the burial of the dead ;

And whereas notice of such petition, and of the time when Her Majesty was pleased to order that the same be taken into consideration by Her Privy Council, has been duly published as required by the said first-recited Act; and it appears to Her Majesty in Council that there is difficulty and inconvenience in providing, under the above-mentioned Act, passed in the sixteenth and seventeenth years of Her Majesty's reign, requisite places of burial for the inhabitants of the said parishes ;

Now, therefore, Her Majesty is pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered, that powers be vested in the Town Council of the borough of BIRMINGHAM, in the county of Warwick, for providing requisite places of burial, under the provisions of the said first-recited Act, intituled "An Act to make further provision for the burial of the dead in England beyond the limits of the metropolis," or of any other Acts now in force relating to the burial of the dead, for the inhabitants of the above mentioned parishes wholly or partly within the said borough of Birmingham.

*Wm. L. Bathurst,*

AT the Court at *Buckingham Palace*, the 3rd day of *February*, 1858,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act passed in the last session of Parliament, intituled "An Act to amend the Burial Acts," it is amongst other things, enacted in the words following ; that is to say : in case it appear to Her Majesty in Council, upon the petition of the Local Board of Health of any district established under the Public Health Act, or upon the petition of any Commissioners elected by the ratepayers, and acting under or by virtue of the powers of any local Act of Parliament for the improvement of any town, parish, or borough, stating that the district of such Local Board of Health, or of such Commissioners, is co-extensive with a district for which it is proposed to provide a Burial-ground, and that no Burial Board has been appointed for such district, and that an Order in Council has been made for closing all or any of the burial-grounds within the said district, it shall be lawful for her Majesty, with the advice of Her Privy Council, in case Her Majesty see fit so to do, to order that such Local Board, shall be a Burial Board for the district of such Local Board, or that such Commissioners shall be a burial Board for the district of such Commissioners, and thereupon such Local Board or such Commissioners, as the case may be, shall be a Burial Board for such district accordingly ; and the powers and provisions of the Acts herein-before mentioned (except the provisions relating to the constitution or appointment and resignation of members of Burial Boards), and the

provisions therein contained, shall extend to the district of such Board, and to such Board, or to the district of such Commissioners, and to such Commissioners, and to any burial-ground and places for the reception of the bodies of the dead previously to interment, which may be provided by such Board or by such Commissioners, in like manner as to any parish or parishes and the Burial Board thereof, and any burial-ground and any such places as aforesaid provided by such last-mentioned Board, save that no approval, sanction, or authorization of any vestry shall be requisite : Provided always, that notice of such petition, and of the time when it shall please Her Majesty to order the same to be taken into consideration by the Privy Council, shall be published in the London Gazette, and in one of the newspapers usually circulating in the district of such Local Board or of such Commissioners, one month at least before such petition is so considered.

And whereas the Cheltenham Improvement Commissioners, elected by the ratepayers of the borough and parish of Cheltenham, and incorporated by "The Cheltenham Improvement Act, 1852," have, under the provisions of the said Act, passed in the last session of Parliament, presented a petition to Her Majesty in Council, stating that on the first of May, one thousand eight hundred and fifty-five, an Order in Council was made for discontinuing and regulating burials in certain burial-grounds and places therein mentioned, in the parish of Cheltenham, which parish was co-extensive with the borough of Cheltenham, and also with the district of the said Commissioners, and praying that Her Majesty in Council would be pleased to order that the said Commissioners should be a Burial Board for the District of such Commissioners.

And whereas notice of such petition, and of the time when Her Majesty was pleased to order the same to be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, has been duly published as required by the said Act.

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that the Cheltenham Improvement Commissioners, incorporated by "The Cheltenham Improvement Act, 1852," shall be a Burial Board for the District of the said Commissioners, in accordance with the provisions of the said Act, passed in the last session of Parliament.

*Wm. L. Bathurst,*

AT the Court at *Buckingham Palace*, the 3rd day of *February*, 1858,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act passed in the last session of Parliament, intituled "An Act to amend the Burial Acts," it is, amongst other things, enacted in the words following ; that is to say : in case it appear to Her Majesty in Council, upon the petition of the Local Board of Health of any district established under the Public Health Act, or upon the petition of any Commissioners elected by the ratepayers, and acting under or by virtue of the powers of any local Act of Parliament for the improvement of any town, parish, or

borough, stating that the district of such Local Board of Health, or of such Commissioners, is co-extensive with a district for which it is proposed to provide a burial-ground, and that no Burial Board has been appointed for such district, and that an Order in Council has been made for closing all or any of the burial-grounds within the said district, it shall be lawful for Her Majesty, with the advice of Her Privy Council, in case Her Majesty see fit so to do, to order that such Local Board shall be a Burial Board for the district of such Local Board, or that such Commissioners shall be a Burial Board for the district of such Commissioners, and thereupon such Local Board or such Commissioners, as the case may be, shall be a Burial Board for such district accordingly; and the powers and provisions of the Acts herein-before mentioned (except the provisions relating to the constitution or appointment and resignation of members of Burial Boards), and the provisions therein contained, shall extend to the district of such Board, and to such Board, or to the district of such Commissioners, and to such Commissioners, and to any burial-ground and places for the reception of the bodies of the dead previously to interment, which may be provided by such Board or by such Commissioners, in like manner as to any parish or parishes and the Burial Board thereof, and any burial-ground and any such places as aforesaid provided by such last-mentioned Board, save that no approval, sanction or authorization of any vestry shall be requisite: Provided always, that notice of such petition, and of the time when it shall please Her Majesty to order the same to be taken into consideration by the Privy Council, shall be published in the London Gazette, and in one of the newspapers usually circulating in the district of such Local Board or of such Commissioners, one month at least before such petition is so considered.

And whereas the Local Board of Health for the district of the township of BARNSELY, in the county of York, established under "The Public Health Act, 1848," have under the provisions of the said recited Act, passed in the last session of Parliament, presented a petition to Her Majesty in Council, stating that the district of the said township of BARNSELY was co-extensive with the district for which it was proposed to provide a burial-ground, that no Burial Board had been appointed for the said district, under any of the Burial Acts in force, and that an Order in Council had been made for closing certain burial-grounds within the said district, as mentioned in such Order, and praying that Her Majesty would be pleased to order that the said Local Board of Health should be the Burial Board for the district of the township of BARNSELY aforesaid.

And whereas notice of such petition, and of the time when Her Majesty was pleased to order the same to be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, has been duly published as required by the said Act.

Now therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that the Local Board of Health, established under "The Public Health Act, 1848," for the district of the township of BARNSELY, in the county of York, shall be a Burial Board for the district of such Local Board, in accordance with the provisions of the said Act passed in the last session of Parliament.

*Wm. L. Bathurst.*

AT the Court at *Buckingham Palace*, the 3rd day of *February*, 1858,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act passed in the last session of Parliament, intituled "An Act to amend the Burial Acts," it is, amongst other things, enacted, that it shall be lawful for Her Majesty, upon the representation of one of Her Majesty's Principal Secretaries of State, by and with the advice of Her Privy Council, from time to time to order such acts to be done by or under the directions of the churchwardens or such other persons as may have the care of any vaults or places of burial, for preventing them from becoming or continuing dangerous or injurious to the public health; and that every such Order in Council shall be published in the London Gazette, and that such churchwardens or other persons shall do or cause to be done all acts ordered as aforesaid, and the expenses incurred in and about the doing thereof shall be paid out of the poor-rates of the parish; provided always, that no such representation should be made until ten days' previous notice of the intention to make such representation should have been given to the churchwardens or other persons, or one of the churchwardens or other persons having the care of the vaults or places of burial to which the representation relates;

And whereas the Right Honourable Sir George Grey, Bart., one of Her Majesty's Principal Secretaries of State, has, after ten days' previous notice of his intention to make such representation had been duly given to the proper persons having the care of the Bunhill-fields Burial-ground, in the parish of Islington, made a representation, stating that he was of opinion that for the purpose of preventing the said closed burial-ground from becoming or continuing dangerous or injurious to the public health, the same should be covered with soil and planted in the manner hereinafter mentioned:

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that the said closed burial-ground of Bunhill-fields, in the parish of Islington, be covered with soil not less than two feet deep, and planted with growing vegetation or sown with grass seed, except such part of it as may be used for walks, which shall be covered with asphalte or other impervious material; and it is further ordered that no soil in the said burial-ground which has been buried in be disturbed.

*Wm. L. Bathurst.*

AT the Court at *Buckingham Palace*, the 3rd day of *February*, 1858,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the last session of Parliament, intituled "An Act to amend to Burial Acts," it is, amongst other things, enacted that it shall be lawful for Her Majesty, upon the representation of one of Her Majesty's Principal Secretaries of State, by and with the advice of Her Privy Council, from time to time, to order such acts to be done by, or

under the directions of, the churchwardens or such other persons as may have the care of any vaults or places of burial, for preventing them from becoming or continuing dangerous or injurious to the public health; and that every such Order in Council shall be published in the London Gazette, and that such churchwardens or other persons shall do, or cause to be done, all acts ordered as aforesaid, and the expenses incurred in and about the doing thereof, shall be paid out of the poor rates of the parish; provided always, that no such representation should be made until ten days' previous notice of the intention to make such representation should have been given to the churchwardens or other persons, or one of the churchwardens or other persons, having the care of the vaults or places of burial to which the representation relates;

And whereas the Right Honourable Sir George Grey, Baronet, one of Her Majesty's Principal Secretaries of State, after ten days' previous notice of his intention to make such representation had been duly given to the person or persons having the care of the vaults beneath the building known as Bethesda Chapel, Jamaica-row, Bermondsey, has made a representation stating that he was of opinion that, for the purpose of preventing the said vaults from becoming or continuing dangerous or injurious to the public health, the acts hereinafter set forth should be done in respect of such vaults;

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that the person or persons having the care of the vaults beneath Bethesda Chapel, Jamaica-row, in the parish of Bermondsey, do carry out, or cause to be carried out, the following directions or regulations, viz. :—

- 1st. That all the coffins in the said vaults, for which there is space, be buried in the ground under the chapel, and be separated from each other by a layer of powdered charcoal;
- 2nd. That the remaining coffins be deposited on the floor of the vaults, and be covered with a layer of charcoal and with concrete;
- 3rd. That a proper plaister ceiling be made, and that it include the trap-door by which the vaults are entered from the chapel;
- 4th. That the existing ventilating gratings be closed, and that an air-duct or ventilating shaft be carried from the vaults as far as the roof of the chapel;
- 5th. That McDougal's Powder be used, if necessary, for the protection of the workmen employed.

*Wm. L. Bathurst.*

AT the Court at *Buckingham Palace*, the 3rd day of *February*, 1858.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS by an Act passed in the last session of Parliament, intituled "An Act to amend the Burial Acts," it is, amongst other things, enacted, that it shall be lawful for Her Majesty, upon the representation of one of Her Majesty's Principal Secretaries of State, by and with the advice of Her Privy Council, from time to time, to order such acts to be done by or under the direction of the churchwardens, or such other persons as may have the care of any vault or

places of burial, for preventing them from becoming or continuing dangerous or injurious to the public health, and that every such Order in Council shall be published in the London Gazette, and that such churchwardens or other persons shall do or cause to be done all acts ordered as aforesaid, and the expenses incurred in and about the doing thereof shall be paid out of the poor-rates of the parish; provided always, that no such representation should be made until ten days' previous notice of the intention to make such representation should have been given to the churchwardens or other persons, or one of the churchwardens or other persons having the care of the vaults or places of burial to which the representation relates:

And whereas the Right Honourable Sir George Grey, Bart., one of Her Majesty's Principal Secretaries of State, after ten days' previous notice of his intention to make such representation had been duly given to the incumbent, churchwardens, or the person or persons having the care of the two side chapels in the parish church of Warnham, has made a representation stating that he was of opinion, that for the purpose of preventing the said two side chapels from becoming or continuing dangerous or injurious to the public health, an Order should be made directing the acts hereinafter set forth to be done in respect of such side chapels:

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that the churchwardens or other person or persons having the care of the two side chapels of Warnham parish church, do cover or cause the floors of the same to be covered with a layer of powdered charcoal, six inches thick, and with a proper layer of concrete, and that they do cause the drains leading from the vaults beneath to be maintained in proper order.

*Wm. L. Bathurst.*

*Council-Office, Whitehall, February 3, 1858.*

WHEREAS the following three STATUTES for the abolition of preferences in the elections to the mastership, fellowships, and scholarships in GONVILLE AND CAIUS COLLEGE, in the University of CAMBRIDGE, made by the major part of the governing body of the said college, under the authority of the Act of the 19th and 20th Vict. cap. 88, intituled "An Act to make further provision for the good government and extension of the University of Cambridge, of the Colleges therein, and of the College of King Henry the Sixth at Eton," and approved on the 28th of November, 1857, by the Commissioners appointed for the purposes of that Act, have been this day laid before Her Majesty in Council, the same are published in pursuance of the provisions of the said Act. And NOTICE is hereby given, that it is lawful for the bodies or persons mentioned in the 39th section of that Act, within one month after this publication, to petition Her Majesty in Council, praying Her Majesty to withhold her approbation of the whole of such statutes, or of any part thereof.

*Wm. L. Bathurst.*

STATUTES above referred to.

A Statute for the abolition of preferences in elections to the mastership and fellowships in Gonville and Caius College within the said University, whether in respect of place, of birth, or otherwise;

and also a Statute for the abolition of preferences in elections to any scholarship or exhibition within the said College; and also a Statute providing that no person being a British subject, shall be ineligible by reason of his place of birth, either to the mastership, or to any fellowship, scholarship, or other emolument within the said College; which three several Statutes have been duly submitted to the Cambridge University Commissioners, in accordance with the provisions of the said Act, by a majority of the governing body of the said College within the meaning of the said Act (but without prejudice to any existing interest saved by the said Act):

"That no preference shall hereafter be given to any person in elections to the mastership, or to any fellowship now existing in the College, in respect of such person's place of birth, or of his being or having been a scholar on any foundation in the said College, or of his being of any particular name, lineage, kindred or consanguinity, or of his being or having been a scholar in any particular school.

"That no preference shall hereafter be given to any person in elections to any scholarship, exhibition, or other emolument now existing within the said College, in respect of such person's place of birth, or of his being of any particular name, lineage, kindred or consanguinity, or of his being or having been a scholar in any particular school.

"That no person being a British subject, shall be ineligible by reason of his place of birth, either to the mastership of the said College, or to any fellowship, scholarship, or other emolument now existing therein."

*Council Office, Whitehall, February 3, 1858.*

**W**HEREAS the following two STATUTES for repealing and amending certain portions of the existing Statutes of CHRIST'S COLLEGE and the UNIVERSITY OF CAMBRIDGE, were made on the 14th of December, 1857, by the major part of the governing body of the said College (without prejudice to any existing interest saved by such Act), under the authority of an Act passed in the session of Parliament holden in the 19th and 20th years of Her Majesty's reign, intituled "An Act to make further Provision for the good Government and Extension of the University of Cambridge, of the Colleges therein, and of the College of King Henry the Sixth at Eton," and were duly approved on the 30th of the said month of December by the Commissioners appointed for the purposes of that Act; and whereas the said Statutes have been this day laid before Her Majesty's Council, the same are published in pursuance of the provisions of the said Act. And NOTICE is hereby given, that it is lawful for the bodies or persons mentioned in the 59th Section of that Act, within one month after this publication, to petition Her Majesty in Council, praying Her Majesty to withhold her approbation of the whole of such Statutes, or of any part thereof.

*Wm. L. Bathurst.*

STATUTES above referred to.

That such portions of the Statutes of Christ's College as are hereinafter specified shall be repealed, that is to say,—

"The whole of chapter twenty, intituled 'Forma et Conditio obligationis qua Magister sive custos obligabitur.'

"So much of chapter twenty-six, intituled 'De Sociorum qualitate,' as is contained in the words beginning with 'Ob quod atque ob cætera,' to the end of the chapter.

"So much of chapter thirty-nine, intituled 'De Scholarium discipulorum qualitate et electione,' as is contained in the words beginning with 'Ob quod et illos' and ending with 'De Sociorum qualitatibus dictum est.'

"So much of chapter forty-eight, intituled 'De ambiguis et obscuris interpretandis,' as is contained in the words beginning with 'In Statuto de discipulorum electione,' and ending with 'Sic tamen quod hæc additio non deroget alicui parti prioris Statuti.'"

And we do hereby further make a Statute, without prejudice to any existing interest saved by the said Act,

That the Statutes of Christ's College shall be amended as hereinafter specified, that is to say,—

"Chapter three, intituled 'De residentia Magistri in Collegio prædicto,' shall be thus amended:—In the sentence 'Si pernecessariam et valde urgentem causam se habuisse juraverit,' the word 'juraverit' shall be struck out, and the words 'professus sit' substituted.

"Chapter twelve, intituled 'De necessario antecedentibus electionem,' shall be thus amended:—In the sentence 'Quo lecto, idem, inspectis et tactis sacrosanctis Dei Evangeliiis, juramentum præstabit in his verbis,' the words 'Inspectis et tactis sacrosanctis Dei Evangeliiis, juramentum' shall be struck out, and the word 'professionem' substituted. In the sentence next following, the words 'Deum testor et hæc sancta Dei Evangelia' shall be struck out, and the word 'profiteor' substituted. In the sentence beginning 'Quod juramentum et cæteri omnes,' the words 'quod juramentum' shall be struck out, and the words 'quam professionem' substituted. And in the sentence beginning 'Et eandem juramenti formam,' the word 'juramenti' shall be struck out, and the word 'professionis' substituted.

"Chapter thirteen, intituled 'Si poterint unanimiter in aliquem unum consentire, shall be thus amended:—In the first sentence, the word 'juramentum' shall be struck out, and the word 'professio' substituted; also the word 'præstitum' shall be struck out, and the word 'præstita' substituted.

"Chapter fourteen, intituled 'De scrutatoribus eligendis, si forte non consenserint omnes Socii de aliquo uno Magistro iis præficiendo,' shall be thus amended:—In the sentence 'Qui mox in conspectu omnium, tactis sanctis Dei Evangeliiis, jurabunt separatim in hac forma,' the words 'tactis sanctis Dei Evangeliiis jurabunt' shall be struck out, and the word 'profitebuntur' substituted. And in the sentence next following, the words 'juro per hæc sancta Dei Evangelia' shall be struck out, and the word 'profiteor' substituted.

"Chapter seventeen, intituled 'De Socio revertente ad Collegium post inchoatam et nondum perfectam electionem,' shall be thus amended:—The words 'tactis sanctis Dei Evangeliiis, juraverit' shall be struck out, and the words 'professus sit' substituted; also the words 'quod juramentum' shall be struck out, and the words 'quam professionem' substituted.

"Chapter eighteen, intituled 'De subsequentibus electionem,' shall be thus amended:—In the sentence 'In cujus præsentia juramentum quod inferius describitur præstabit,' the words 'juramentum quod,' shall be struck out, and the words 'professionem quæ' substituted; the words beginning 'atque etiam literas duas,' and ending 'Michaelis Cantabrigiæ,' shall be struck out. In the sentence beginning with 'Veruntamen electum illum,' and ending with 'juramentum subsequens

præstiterit,' the words 'juramentum subsequens' shall be struck out, and the words 'professionem subsequentem' substituted. Also the words beginning 'et demum literas illas,' and ending with 'duobus ante nominatis' shall be struck out.

"Chapter nineteen, intituled 'Forma juramenti a Magistro statim post ipsius electionem præstandi,' shall be thus amended:—In the title, the word 'juramenti' shall be struck out, and the word 'professionis' substituted; and the word 'præstandi' shall be struck out, and the word 'præstandæ' substituted. In the first sentence, the word 'juramentum' shall be struck out, and the word 'professionem' substituted. In the sentence next following, the words 'Deum testor, et hæc sancta ipsius Evangelia,' shall be struck out, and the word 'profiteor' substituted. Also the words beginning with 'Neque dispensationem aliquam adversus eadem Statuta,' to the end of the chapter, shall be struck out, and the words 'hæc omnia in me recipio et polliceor me bona fide esse præstiturum' substituted.

"Chapter twenty-one, intituled 'De traditione rerum in custodiam Magistri admissi,' shall be thus amended:—In the first sentence, the words 'hoc juramentum' shall be struck out, and the words 'hanc professionem' substituted. In the next sentence, the words 'hoc juramentum præstitum' shall be struck out, and the words 'hanc professionem præstitam' substituted.

"Chapter twenty-seven, intituled 'De Sociorum electione ac ipsius circumstantiis,' shall be thus amended:—In the sentence beginning 'Volumus et statuimus, quod Magister intra mensem a vacatione Socii aut Sociorum,' the word 'mensem' shall be struck out, and the word 'annum' substituted. In the sentence 'Quod propter ea fieri volumus quo possit haberi diligentior inquisitio per Magistrum et Socios de moribus, conversatione, et aptitudine uniuscujusque, ad quod quemque eorum obligamus in vim juramenti sui,' the words 'in vim juramenti sui' shall be struck out. In the sentence 'Quo lecto, Magister primum, deinde reliqui per ordinem Socii hoc jusjurandum, tactis Christi Evangeliiis, recipient,' the words 'hoc jusjurandum tactis Christi Evangeliiis, recipient' shall be struck out, and the words 'hanc professionem præstabit' substituted. In the sentence beginning 'Ego N. N. Deum testor et hæc sancta ipsius Evangelia,' the words 'Deum testor et hæc sancta ipsius Evangelia,' shall be struck out, and the word 'profiteor' substituted. In the sentence 'Juratis singulis, fiat e vestigio scrutinium per Magistrum et duos ex Sociis juxta admissionem suam senioribus, qui prius etiam, tactis sanctis Dei Evangeliiis, promittent se veraciter et absque dolo aliquo scrutinium ipsum pro futura Sociorum electione tractaturos et secretum habituros,' the words 'juratis singulis' shall be struck out, and the words 'quo facto' substituted; also the words 'tactis sanctis Dei Evangeliiis' shall be struck out.

"Chapter twenty-eight, intituled 'Jusjurandum electi Socii,' shall be thus amended:—In the title, the word 'jusjurandum' shall be struck out, and the word 'professio' substituted. The words from the beginning of the chapter, as far as 'quam jurejurando' shall be struck out. In the sentence 'Volumus idcirco et statuimus, quod Scholaris quisque in Socium electus, priusquam admittatur, hoc quod sequitur juramentum, tactis sacrosanctis Dei Evangeliiis, præstabit in præsentia Magistri et Sociorum omnium eisdem verbis,' the words 'volumus idcirco et statuimus, quod' shall be struck out; also the words 'hoc quod sequitur juramentum, tactis sacrosanctis Dei Evangeliiis, præstabit' shall be struck out, and the words 'hanc quæ sequitur professionem præstet' substituted. In the sentence beginning 'Ego N. N. Deum testor et hæc sancta ipsius Evangelia' the words 'Deum testor

et hæc sancta ipsius Evangelia' shall be struck out, and the word 'profiteor' substituted. And the words from 'nullam ullo tempore,' to the end of the chapter, shall be struck out, and the words 'hæc omnia in me recipio et polliceor me bona fide esse præstiturum' substituted."

"Chapter Forty, intituled 'De jurejurando Scholarium discipulorum,' shall be thus amended:—In the title the word 'jurejurando' shall be struck out, and the word 'professione' substituted. The words from the beginning of the chapter, and ending with 'verendum est' shall be struck out. In the next sentence the words 'idcirco volumus et statuimus quod' shall be struck out; also the words 'juret, tactis sacrosanctis Dei Evangeliiis' shall be struck out, and the word 'profiteatur' substituted. In the sentence beginning 'Ego N. N. Deum testor et hæc sancta ipsius Evangelia,' the words 'Deum testor et hæc sancta ipsius Evangelia' shall be struck out, and the word 'profiteor' substituted; in the sentence 'Hæc omnia in me recipio et hoc jurejurando polliceor, quatenus me Deus adjuvet et hæc sancta ipsius Evangelia,' the words 'hoc jurejurando' shall be struck out; also the words 'quatenus me Deus adjuvet et hæc sancta ipsius Evangelia' shall be struck out, and the words 'me bona fide esse præstiturum' substituted.

"Chapter forty-five, intituled 'De Pensionariis intra Collegium admittendis,' shall be thus amended.—The words 'atque id quidem juramento suo' shall be struck out.

"Chapter Forty-seven, intituled "De modo Visitandi,' shall be thus amended:—In the sentence, 'Post hæc singulos seorsim et clam interrogabit, quos in virtute juramenti olim præstiti nihil subtere volumus quod extra forum conscientie agnoverint,' the words 'in virtute juramenti olim præstiti' shall be struck out."

(Signed) *James Cartmell, M.C.*  
*Joseph Shaw.*  
*Frederick Gell.*  
*John Hays.*  
*W. M. Gunson.*  
*S. Cheetham.*  
*Joseph Wolstenholme.*  
*Oscar P. Thorpe.*  
*James H. Lamb.*

Council-Office, Whitehall, February 3, 1858.

WHEREAS the following four STATUTES, relating to Mr. Platt's Foundation, to Mr. Spalding's Foundation, to the qualification of Master, and to the tenure of Fellowships, in ST. JOHN'S COLLEGE, in the UNIVERSITY OF CAMBRIDGE, have been made by the major part of the governing body of the said COLLEGE, under the authority of an Act passed in the session of Parliament, holden in the nineteenth and twentieth years of Her Majesty's reign, intituled "An Act to make further provision for the good Government and Extension of the University of Cambridge, of the Colleges therein, and of the College of King Henry the Sixth, at Eton," and were on the 14th of December, 1857, approved by the Commissioners appointed for the purposes of that Act; and whereas the said Statutes have been this day laid before Her Majesty in Council, the same are published in pursuance of the provisions of the said Act. And Notice is hereby given, that it is lawful for the bodies or persons mentioned by the 19th section of that Act, within one month after this publication, to petition Her Majesty in Coun-

oil, praying Her Majesty to withhold her approbation of the whole of such Statutes, or of any part thereof.

*Wm. L. Bathurst.*

*I.—Statute relating to Mr. Platt's Foundation.*

1. That from the date hereof, the estate belonging to the Foundation of Mr. Thomas Platt be merged in the general estate of the College, and be treated as part and parcel thereof.

2. That the remainder of the funds bequeathed to the College by the late Rev. John Palmer, B.D., for the purchase of advowsons for the benefit of the fellows on Mr. Platt's Foundation, which has not been applied to that purpose, be added to the funds appropriated to the purchase of advowsons for the benefit of the Foundation Fellows of the College.

3. That the three fellowships of Mr. Platt's Foundation, now held by the Rev. Edward Bushby, B.D., the Rev. John William Pieters, B.D., and the Rev. Henry Russell, B.D., be continued in all respects as they are at present until the 21st of December, 1859, and that the same payments be made in their behalf from the general revenues of the College, as are at present made from the separate estate of Mr. Platt's Foundation.

4. That on the 21st December, 1859 (except as hereafter is provided), the said three fellowships be added to the Foundation Fellowships, and be regarded as in all respects the same, be liable to the same duties, and have the same profits, privileges, and emoluments as the fellowships of the Foundress' Foundation.

5. That the said Edward Bushby, John William Pieters, and Henry Russell (if they be then fellows on Mr. Platt's Foundation, and give their consent severally thereto in writing), be on the 21st December, 1859, placed at the end of the list of those who shall be then holding Foundation Fellowships of the College, and have from thenceforward the like profits, privileges, and emoluments, as if they had at that time been actually admitted Foundation Fellows.

6. That if such consent be not given as aforesaid, the said Edward Bushby, John William Pieters, and Henry Russell, or any one or more of them who shall not have given such consent, continue to hold their fellowships in like manner, and under the same rules and conditions as they do at present.

7. That if such consent be not given as aforesaid, the fellowship or fellowships held by any of the said persons who shall not have given such consent, be not added to the number of Foundation Fellowships until either such consent be given, or until such fellowship or fellowships shall have been vacated.

8. That the said Edward Bushby, John William Pieters, and Henry Russell, after their admission to the advantages of Foundation Fellowships, continue to have the same rights that they now have in regard to presentations to the rectory of Black Notley, in the county of Essex, and to the united rectories of Rampisham and Wraxall, in the county of Dorset.

9. That subject to the rights of the said Edward Bushby, John William Pieters, and Henry Russell, the said rectory of Black Notley, and the united rectories of Rampisham and Wraxall, be added to the other benefices belonging to the College, and be governed by the same rules of presentation.

*II.—Statute relating to Mr. Spalding's Foundation.*

That from the date hereof, no further election be made of any scholar of the said College on the foundation of Mr. William Spalding and Mr. John Spalding, nor of any exhibitor on the foundation of Mr. Symonds.

That in the place of the said scholarship and exhibition, there be established in the said College, one exhibition of the yearly value of 18*l.*, to be called "The Spalding and Symonds Exhibition."

That the first election to the said exhibition take place in Michaelmas term, 1858.

That the said exhibition be tenable for three years.

That those students only be admitted as candidates who have been scholars of the Grammar School of Bury St. Edmund's.

That the Spalding and Symonds Exhibitioner be eligible for any scholarship, sizarship, or other College emolument, and that in the event of his being elected, the exhibition be tenable with such scholarship, sizarship, or other College emolument.

That if, on the occasion of a vacancy of the Spalding and Symonds Exhibition, no candidate should present himself who had been a scholar of the Grammar School of Bury St. Edmund's, or none such of sufficient merit to deserve to be elected, the exhibition be treated for that occasion as open to general competition, provided that it be tenable for one year only.

*III.—Statute relating to the Qualifications of Master.*

That it shall not in future be necessary for any one to have taken a higher degree than that of M.A., in order to qualify him for election to the mastership of the said College.

*IV.—Statute relating to the Tenure of Fellowships.*

That Fellows of the said College shall not in future be required to proceed to the degree of B.D.

*Council Office, Whitehall, 3rd February, 1858.*

WHEREAS the fifteen several STATUTES hereinafter written, for the regulation of the scholarship founded by Sir William Browne within the UNIVERSITY OF CAMBRIDGE, and of the Bell Scholarships, the Crosse Scholarships, and the Porson Scholarship in the said University respectively; and also for the regulation of the Seatonian Prize, of Sir William Browne's Medals, of the Norrisian Prize, of the Hulsean Prize, of the Porson University Prize, of Sir Peregrine Maitland's Prize, of the Burney Prize, and of the Le Bas Prize respectively; and also for the regulation of the Lady Margaret's Preachership, of Sir Robert Read's Foundation of Public Lectures, and of Mr. Rustat's donation to the library within the said University respectively, have been prepared by the Council of the Senate of the University of Cambridge, and adopted by the Senate of the said University in the manner required by an Act passed in the session of Parliament holden in the nineteenth and twentieth years of the reign of Her Majesty Queen Victoria, intituled "An Act to make further provision for the good Government and Extension of the University of Cambridge, of the Colleges therein, and of the College of King Henry the Sixth at Eton;" and have been duly submitted to, and were, on the 30th of December, 1857, approved by, the Commissioners appointed for the purposes of the said

Act; and whereas the said Statutes have been this day laid before Her Majesty in Council, the same are published in pursuance of the provisions of the said Act. And notice is hereby given, that it is lawful for the bodies or persons mentioned in the 39th section of that Act, within one month after this publication, to petition Her Majesty in Council, praying Her Majesty to withhold her approbation of the whole of such Statutes, or of any part thereof.

Wm. L. Bathurst.

STATUTES above referred thereof.

I.—*Statute for Sir William Browne's Scholarship*

1. The University shall have power to make regulations from time to time, by grace of the Senate, respecting the academical standing of candidates for the scholarship.
2. The scholar shall not be required to admit himself at Peterhouse, nor to reside there during his undergraduateship.
3. If the scholar fail to reside in the University during term time for twenty weeks at least in every year, the electors shall be at liberty to declare his scholarship vacant.
4. The scholar shall not be required to produce every Sunday a copy of Greek or Latin verses; nor to go to lectures with the mathematic professor for three years.
5. The scholar shall not hold any other University scholarship.
6. The rules prescribed by Sir William Browne shall be subject to further amendment and alteration from time to time by the University, with the approval of the Queen in Council.

II.—*Statute for the Bell Scholarships*

1. The University shall have power to alter and determine from time to time by grace of the Senate the regulations respecting the persons who are to examine the candidates and elect the Scholars.
2. The electors shall be at liberty to choose candidates from King's College or Trinity Hall.
3. Undergraduates shall be deemed to be of the first year of standing if of not more than one year's standing from the time of their first residence; of the second year, if of more than one and not more than two years' standing from the time of their first residence; and of the third year, if of more than two and not more than three years' standing from the time of their first residence.
4. When the electors meet to elect the scholars, the foundation deed shall not be required to be read aloud by one of the electors to the rest.
5. The foundation deed shall be subject to further amendment and alteration from time to time by the University, with the approval of the Queen in Council.

III.—*Statute for the Crosse Scholarships*

1. The University shall have power to alter and determine from time to time, by grace of the Senate, the regulations respecting the persons who are to examine the candidates and elect the scholars.
2. The electors shall be at liberty to choose any Bachelor of Arts under the standing of Master of Arts; and the scholarships shall be tenable for three years.
3. In case of any vacancy of a scholarship after a shorter tenure than three years, the person elected into that scholarship shall hold it only till

the expiration of three years from the election of the scholar by whom the scholarship was vacated.

4. The foundation deed shall be subject to further amendment and alteration from time to time by the University, with the approval of the Queen in Council.

IV.—*Statute for the Porson Scholarship*

1. The University shall have power to alter and determine from time to time, by grace of the Senate, the regulations respecting the persons who are to examine the candidates and elect the scholar; and also the regulations respecting the time of declaring the vacancy of the scholarship, the notice to be given by candidates of their intention to present themselves for examination, and the times of examination and election.
2. The Porson scholar shall vacate his scholarship at the expiration of four years from his election, so as to be entitled to eight half-yearly payments.
3. The foundation deed shall be subject to further amendment and alteration from time to time by the University, with the approval of the Queen in Council.

V.—*Statute for the Seatonian Prize*

1. The University shall have power to alter and determine from time to time, by grace of the Senate, the regulations respecting the persons by whom the subject of the poem shall be given out and the prize adjudged.
2. The rules prescribed by Mr. Seaton shall be subject to further amendment and alteration from time to time by the University, with the approval of the Queen in Council.

VI.—*Statute for Sir William Browne's Medals*

1. The University shall have power to alter and determine from time to time, by grace of the Senate, the regulations respecting the persons by whom the subjects are to be appointed and the medals adjudged; and also the regulations respecting the times when the subjects are to be appointed, the exercises delivered, and the medals given.
2. No candidate shall be entitled to receive a medal, who has not commenced his residence in the University when the exercises are delivered.
3. The adjudicators shall be at liberty to require candidates for the medal to be given for Greek verse, to write their exercises in hexameter, elegiac, or lyric metre, the metre being named in every year when the subject is appointed.
4. If in any year the best Greek epigram and the best Latin epigram shall not be produced by the same candidate, two medals shall be given in that year, each of the value of two guineas and a half, one to the candidate who produces the best Greek epigram, and the other to the candidate who produces the best Latin epigram.
5. The rules prescribed by Sir William Browne shall be subject to further amendment and alteration from time to time by the University, with the approval of the Queen in Council.

VII.—*Statute for the Narrisian Prize*

1. The University shall have power to alter and determine from time to time, by grace of the Senate, the regulations respecting the persons by whom the subject of the essays is to be given out and the prize adjudged; and also the regulations respecting the time and mode of publication of the subject, and the times of sending in the essays, of adjudging the prize, and of printing and publishing the essay for which the prize is given.



2. The prize shall be given once in five years only, and shall be the sum of the annuities of the five years preceding the adjudication.

3. The candidates shall be graduates of the University of Cambridge, and of not more than thirteen years' standing from admission to their first degrees when the essays are sent in. They shall not be required to be between the ages of twenty and thirty, nor to have attended the lectures of the Norrisian Professor.

4. The successful candidate shall receive the gold medal described by Mr. Norris, together with books, to be selected by himself, and approved by the Norrisian professor, not exceeding in value fifteen pounds, and the remainder of the prize in money; or money instead of the gold medal or books, according to his option; but in no case shall the medal or books be given, or the money paid, till the essay has been printed and published.

5. The rules prescribed by Mr. Norris shall be subject to further amendment and alteration from time to time by the University, with the approval of the Queen in Council.

VIII.—*Statute for the Hulsean Prize.*

1. The University shall have power to alter and determine from time to time, by grace of the Senate, the regulations respecting the times when, and the persons by whom, the subject of the dissertations shall be given out, and the prize adjudged.

2. The rules prescribed by Mr. Hulse shall be subject to further amendment and alteration from time to time by the University, with the approval of the Queen in Council.

IX.—*Statute for the Porson University Prize.*

1. The University shall have power to alter and determine from time to time, by grace of the Senate, the regulations respecting the persons by whom the passages for translation are to be selected and the prize adjudged.

2. Passages for translation may be chosen from the works of any standard English poet.

3. No candidate shall be entitled to the prize, who has not commenced his residence in the University when the translations are sent in.

4. The foundation deed shall be subject to further amendment and alteration from time to time by the University, with the approval of the Queen in Council.

X.—*Statute for Sir Peregrine Maitland's Prize.*

1. The University shall have power to alter and determine from time to time, by grace of the senate, the regulations respecting the persons by whom the subject is to be given out and the prize adjudged; and also the regulations respecting the times when the subject is to be given out and the exercises sent in.

2. The candidates for the prize shall be graduates of the University, who are not of more than ten years' standing from admission to their first degrees when the exercises are sent in.

3. The rules prescribed in the foundation of the prize shall be subject to further amendment and alteration from time to time by the University, with the approval of the Queen in Council.

XI.—*Statute for the Burney Prize.*

1. The University shall have power to alter and determine from time to time, by grace of the senate, the regulations respecting the persons by whom the subject of the essays shall be chosen and

the prize adjudged; and also the regulations respecting the times when the subject shall be announced and the essays sent in.

2. Any graduate of the University may be a candidate for the prize who is not of more than three years' standing from admission to his first degree when the essays are sent in.

3. The foundation deed shall be subject to further amendment and alteration from time to time by the University, with the approval of the Queen in Council.

XII.—*Statute for the Le Bas Prize.*

1. The University shall have power to alter and determine from time to time, by grace of the senate, the regulations respecting the persons by whom the subject of the essays shall be selected and the prize adjudged; and also the regulations respecting the times when the subject shall be given out and the essays sent in.

2. The candidates for the prize shall be graduates of the University, who are not of more than three years' standing from their first degrees when the essays are sent in.

3. The rules prescribed in the foundation of the prize shall be subject to further amendment and alteration from time to time by the University, with the approval of the Queen in Council.

XIII.—*Statute for the Lady Margaret's Preachership.*

1. The University shall have power to alter and determine from time to time, by grace of the Senate, the regulations respecting the time of appointment of the preacher, and the qualifications of the candidates.

2. The preacher shall be appointed by the Vice-Chancellor, and shall hold office for one year.

3. The preacher shall not be required to take any oath, nor to read the ordinances of the foundation deed, on admission to his office.

4. Instead of preaching in every year the six sermons prescribed by the foundation deed the preacher shall be required to preach one sermon in the University Church at the Commemoration of Benefactors on the Sunday before the 3rd day of November.

5. The preacher shall not be obliged to reside in the University, nor be prevented from holding a benefice together with his preachership.

6. The foundation deed shall be subject to further amendment and alteration from time to time by the University, with the approval of the Queen in Council.

XIV.—*Statute for Sir Robert Reade's Foundation for Public Lectures.*

1. Instead of the three readers named in the foundation deed, to be elected in every year, there shall be one reader only, who shall receive the stipends directed to be paid to all the three readers heretofore appointed.

2. It shall be the duty of the said reader to deliver one lecture in term time in every year.

3. The University shall have power to make regulations from time to time, by grace of the Senate, respecting the time and mode of appointment of the said reader, the length and tenure of the office, the subjects of the lectures, and the times and places of delivery.

4. The foundation deed shall be subject to further amendment and alteration from time to time by the University, with the approval of the Queen in Council.

XV.—*Statute for Mr. Rustat's Donation to the Library.*

1. The University shall have power to alter and determine from time to time, by grace of the senate, the regulations respecting the persons by whose advice and consent the books are to be bought, and respecting the audit of the accounts.

2. Every book bought with the money arising from Mr. Rustat's benefaction shall have, as here-

tofore, the impression of Mr. Rustat's arms upon it; but the University shall have power to make regulations under which the books may be taken out of the library, and it shall not be required that they be placed together by themselves in a place set apart for that purpose in the library.

3. The rules prescribed by Mr. Rustat shall be subject to further amendment and alteration from time to time by the University, with the approval of the Queen in Council.

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