Now we, the Commissioners of Her Majesty's Treasury, in exercise of the powers vested in us, in and by the said recited Act, and of all other powers enabling us in this behalf, do by this Warrant, under the hands of two of us the said Commissioners, by the authority of the statute in that case made and provided, order and direct as follows; that is to say:

1. On every letter, not exceeding half an ounce in weight, transmitted by the post direct between any place in the United Kingdom and Hamburgh or Bremen (the sea conveyance being by private ship) there shall be charged and taken in lieu of any rates of British postage heretofore chargeable on such letters, a British postage of four-pence halfpenny.

2. And on every letter transmitted as is mentioned in this Warrant, exceeding half an ounce in weight, there shall be charged, taken, and paid progressive and additional rates of postage as

follows; that is to say:

On every such letter, exceeding half an ounce in weight, and not exceeding one ounce in weight, two rates of postage.

On every such letter, exceeding one ounce, and not exceeding two ounces, in weight, four rates of postage.

On every such letter, exceeding two ounces, and not exceeding three ounces, in weight, six rates of postage.

On every such letter, exceeding three ounces, and not exceeding four ounces, in weight,

eight rates of postage.

- And for every ounce in weight above the weight of four ounces there shall be charged and taken two additional rates of postage, and every fraction of an ounce above the weight of four ounces shall be charged as one additional ounce, and each progressive and additional rate, chargeable under this clause, shall be estimated and charged at the sum which any such letter would be charged with, under this Warrant, if not exceeding half an ounce in weight.
- 3. Nothing in this Warrant contained shall in anywise alter, prejudice, or affect the exemptions and privileges granted by the said recited Act, passed in the fourth year of the reign of Her present Majesty, nor in anywise prejudice or affect the privilege which officers, seamen, and soldiers, employed in Her Majesty's Service, now by law enjoy, of sending and receiving letters by the post, subject to the regulations and restrictions in respect of the same.

4. The several terms and expressions used in this Warrant shall be construed to have the like meaning, in all respects, as they would have had if inserted in the said Act, passed in the fourth year of the reign of Her present Majesty.

5. This Warrant shall come into operation on the first day of September, one thousand eight

hundred and fifty-nine.

6. The Commissioners, for the time being, of Her Majesty's Treasury may, by Warrant under their hands, duly made at any time hereafter, alter or repeal any of the rates hereby altered, or the regulations hereby made, and may make and establish any new or other rates or regulations in lieu thereof, and from time to time appoint at what time the rates which may be payable are to be paid.

Whitehall, Treasury-chambers, the twentyeighth day of July, 1859.

> Wm. Dunbar. John Bagwell.

LOCAL GOVERNMENT ACT, 1858.

Notice of Adoption of parts of Act by the Cheltenham Improvement Commissioners.

WHEREAS certain sections of the Local Government Act, 1858, that is to say, sections 28, 31, 32, 34, 35, 36, 39, 41, 42, 58, and 64, were on the 6th day of May, 1859, duly adopted by the Cheltenham Improvement Commissioners, incorporated and acting under and by virtue of the provisions of "The Cheltenham Improvement Act, 1852," the said sections being adopted, and to be put in force within the borough and parish of Cheltenham, under the jurisdiction of the Commissioners aforesaid, under the said Improvement Act; and whereas notice of the adoption of the herein-before recited sections of the Local Government Act, 1858, has been duly given, in writing, to one of Her Majesty's Principal Secretaries of State; and it has now been duly certified to me that a copy of such notice has been duly advertised in local newspapers published and circulated in the aforesaid borough and parish, and that copies of such notice have also been affixed to the principal doors of each church and chapel therein, to which notices are usually affixed:

Now, therefore, I, as one of Her Majesty's Principal Secretaries of State, do hereby give notice, that the herein-before recited sections of the Local Government Act, 1858, have been duly adopted within the said borough and parish of Cheltenham, under the jurisdiction of the Improvement Commissioners aforesaid, and that, in accordance with the provisions of such Act, the herein-before recited sections of the Local Government Act, 1858, viz., Sections 28, 31, 32, 34, 35, 36, 39, 41, 42, 58, and 64, will, from the passing of the aforesaid resolution, adopting the hereinbefore-recited sections of such Act, have the force of law within such borough and parish.

Given under my hand this third day of August, 1859.

G. C. Lewis.

Home-Office, Whitehall.

Whitehall, July 30, 1859.

The Lord Chancellor has appointed Robert Lee Rayner, of Mirfield, in the county of York, Gentleman, to be a Commissioner to administer oaths in the High Court of Chancery in England.

NOTICE TO MARINERS. (No. 26.) Channel Islands.

Lights in Braye Harbour, Alderney.

THE Lords Commissioners of the Admiralty hereby give notice, that on and after the 1st day of August, 1859, two red leading lights will be exhibited at the head of Braye harbour, on the north coast of Alderney, to mark the fairway channel into the harbour.

The lower light will be a fixed light, placed on the parapet of the old pier at Braye, at an elevation of 25 feet above the level of high water at ordinary springs, and should be visible in clear weather from a distance of about 5 or 6 miles. It will be screened in the direction of the dangers on either side of the harbour.

The upper light, also fixed, will be placed at the north-east corner of Braye Reading-room, about S.W. by W., distant 370 yards from the lower light. It will be elevated 55 feet above high