THE LONDON GAZETTE, SEPTEMBER 30, 1859.

1 September, 1859,

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 eleventh day of August, in the year one thousand eight hundred and fifty-nine, in the words following; that is to say :

"We, the Ecclesiastical Commissioners for England, in pursuance of an Act passed in 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 making better provision for the cure of souls in the parish of King's Langley, in the county of Hertford and diocese of Rochester.

"Whereas the Archbishop of Canterbury for the time being is, in right of his see, patron of the vicarage and benefice of King's Langley aforesaid, and also of the rectory and benefice of Latchingdon, in the county of Essex and diocese of Rochester.

"And whereas the present endowment of the said vicarage is very inadequate to the requirements of the parish, and it has been proposed to us, and it appears to us to be expedient, that the following arrangement should be made for appor-tioning the income of the said rectory between the rector thereof and the vicar of the said vicarage.

"Now, therefore, with the consent of The Right Honourable and Most Reverend John Bird. Archbishop of Canterbury, as such patron as aforesaid, and also as such Archbishop, and of the Right Reverend George, Bishop of Rochester (in testimony whereof they have respectively signed and sealed this scheme), we humbly recommend and propose that upon and from the next avoidance of the said rectory of Latchingdon, there shall be paid by the next succeeding rector thereof, and his successors, rectors of the said rectory, out of the revenues of the said rectory, to the vicar of the said vicarage of King's Langley for the time being, the annual sum or stipend of two hundred pounds, clear of all deductions except income or property tax; and that such sum shall be paid by equal half yearly payments, on the first day of November and the first day of May in each and every year, the first of such half yearly payments, or a proportionate part thereof, to be due and payable on the first day of November, or the first day of May, as the case may be, which shall happen next after the next avoidance of the said rectory of Latchingdon; and we also recommend and propose that such annual sum, and each and every instalment thereof, be hereby deemed to be charged upon all the lands, tithes, tenements and hereditaments, whatsoever and wheresoever situate, to the said rectory belonging, and that the vicar for the time being of the said vicarage, who shall be entitled to receive such payments, shall have all legal remedies of, and for recovering and enforcing payment of the same.

"And we further recommend and propose that if a vacancy in the said vicarage shall happen, on any day other than the first day of November, or the first day of May, the annual sum or stipend hereby recommended to be made payable, shall be duly apportioned between and paid to the vicar,

T the Court at Balmoral, the 23rd day of | making the vacancy, or his representatives, and the vicar succeeding to the said vicarage.

> "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 conformity 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 Rochester.

> > C. A. Hamilton.

By virtue of an Act, passed in the twentyfourth year of the reign of His Majesty King George the Third, intituled "An Act to repeal "so much of two Acts made in the tenth and "fifteenth years of the reign of His present Majesty, as authorizes the Speaker of the House " of Commons to issue his warrant to the Clerk of "the Crown for making out writs for the election "of Members to serve in Parliament, in the "manner therein mentioned, and for substituting " other provisions for the like purposes :"

I do hereby give notice, that the death of Patrick James Herbert Crichton Stuart, commonly called Lord James Stuart, late a Member serving in this present Parliament for the county of Ayr, hath been certified to me in writing, under the hands of two Members serving in this present Parliament, and that I shall issue my warrant to the Clerk of the Crown to make out a new writ for the electing of a Member to serve in this present Parliament for the said county of Ayr, at the end of fourteen days after the insertion of this notice in the London Gazette.

Given under my hand this twenty-sixth day of September, 1859.

JOHN EVELYN DENISON, Speaker.

Whitehall, August 10, 1859.

The Queen has been pleased to give and grant unto Henry-Andrew-Grant Evans-Gordon, of Bonaccord-place, in the Island of Guernsey, Esq., late a Lieutenant in the 22nd Regiment of Foot, and unto Sarah Cookson, of Whitchall, in the parish of Chester-le-Street, in the county palatine of Durham, Widow, and Relict of John Cookson, late of Whitehall aforesaid, Esq., deceased, Her Royal licence and authority, that, immediately after the solemnization of their intended marriage, he, the said Henry-Andrew-Grant Evans-Gordon, may assume and take the surname of Cookson only, in lieu and instead of any other surname; that she, the said Sarah Cookson, may continue to use the surname of Cookson only: that he, the said Henry-Andrew-Grant Evans-Gordon, may hear the arms of Cookson quarterly with those of Gordon; and that she, the said Sarah Cookson, may bear the arms of Cookson quarterly with those of Hunter, being her own family arms; such

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