sentation shall be made in relation to the burialground 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 by another 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 the Right Honourable Sir William Vernon Harcourt, one of Her Majesty's Principal Secretaries of State, after giving to the Incumhent and Churchwardens of the parish herein-after mentioned ten days' previous notice of his intention to make such representation, has made a representation stating that he is of opinion that the Order of Her Majesty in Council of the seventh day of April, one thousand eight hundred and fifty-four, in so far as it affects burials in the Wesleyan Chapelyard, Portland-street, in the parish of Westbury-on-Trym, should be varied by substituting for the directions therein contained in respect of burials in the said churchyard the following directions, viz., that burials be discontinued forthwith and entirely in the Portlandstreet Wesleyan Chapel, in the parish of Westbury-on-Trym and county of Gloucester; and also in the chapelyard within the distance of five yards of the chapel, of two yards of the school, and of four yards of Henrietta Cottage.

Now, therefore, Her Majesty in Council is pleased hereby 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 day of August 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 fourteenth day of August.

C. L. Peel.

A T the Court at Windsor, the 26th day of June, 1884.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Right Honourable Sir William Vernon Harcourt, 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, with a view to the issuing of an Order in Council 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 the undermentioned parishes without the previous consent of one of Her Majesty's Principal Secretaries of State, and that burials should be discontinued therein with the following modifications, viz.:—

Swineshead.—Forthwith and entirely in the churchyard of Chapel Hill, in the parish of Swineshead, in the county of Lincoln, except in that portion of it formerly occupied by

the church.

LEYTONSTONE. — Forthwith and entirely in Leytonstone Church, in the county of Essex; and also in the churchyard except as follows:—

- (a.) In such vaults and wholly walled graves as are now existing in the churchyard burials may be allowed on condition that every coffin buried therein be separately enclosed by stonework or brickwork properly cemented.
- (b.) In such earthen graves now existing in the churchyard as can be opened to the depth of five feet, without exposing coffins or disturbing human remains, burials may be allowed of so many of the relations of those interred therein at the date of the Order as can be buried at or below that depth.

Marton.—Forthwith and entirely in Saint Paul's Church, Marton, in the county of Lancaster; and also in the churchyard after the thirty-first December, one thousand eight hundred and eighty-four, except as follows:—

- (a.) In such wholly walled graves as are now existing in the churchyard burials may be allowed on condition that every coffin buried therein be separately enclosed by stonework or brickwork properly cemented.
- (b.) In such partly walled graves as are now existing in the churchyard provided that the earth above them can be opened to the depth of five feet without exposing coffins or disturbing human remains, burials may be allowed of so many of the relations of those interred therein at the date of the Order as can be buried at or below that depth.
- (c.) In such earthen graves now existing in the churchyard as can be opened to the depth of five feet without exposing coffins or disturbing human remains, burials may be allowed of so many of the following relations of those interred therein at the date of the Order, viz., widows, widowers, parents and children, as can be buried at or below that depth.
- (d.) In such reserved grave spaces in the churchyard (as have never before been buried in and when opened are free from water) burials may be allowed of so many members of the families to whom they have been allotted as can be buried at or below the depth of five feet.

HECKFIELD.—Forthwith and entirely in the parish church of Heckfield, in the county of Southampton; and also in the churchyard, after the thirty-first January, one thousand eight hundred and eighty-five, except as follows:—

(a) In such vaults and wholly walled graves as are now existing in the churchyard burials may be allowed, on condition that every coffin buried therein be separately enclosed by stonework or brickwork properly cemented:

(b.) In such partly walled graves as are now existing in the churchyard, provided