And whereas no petition was presented to Her Majesty by any Coroner of the same county concerning such proposed alteration :

And whereas Her Majesty has with the advice of Her Privy Council taken into consideration the hereinbefore mentioned petition :

Now therefore Her Majesty, by and with the advice of Her Privy Council, is pleased to order and declare, as it is hereby ordered and declared, that :--

(1.) From and after the date hereof the parts parishes and places in the schedule hereto mentioned and designated shall be and form a district for the purposes of the firstly herein mentioned Act and such district shall be named the "New Romney District;"

(2.) The "Cranbrook District" shall from and after the date hereof consist of all such parts of the existing "Cranbrook District" as do not from and after the date hereof form part of the "New Romney District;"

(3.) The Ashford, Sittingbourne, Greenwich, and Tonbridge Districts shall continue as heretofore respectively to comprise the several parishes and places and have the boundaries prescribed and ordered in that behalf in and by the said Order in Council dated August thirteen one thousand eight hundred and seventy-seven.

(4.) Notwithstanding anything in the said Order in Council or in this Order contained the districts hereinbefore named shall not comprise any parishes places or parts which are not within the jurisdiction of the Coroners of the county of Kent.

(5.) This Order shall be published in the London Gazette. C. L. Peel.

SCHEDULE.

PARTS, PARISHES, and PLACES comprised in the "New Romuey District."

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Appledore	Midley
Brenzett	New Romney (Parish
Brookland	and Borough)
Broomhill (the part in	Old Romney
the county of Kent)	Orlestone
Fairfield	Ruckinge
Ivychurch	Snargate
Kennardington	Snave and Warehorne
Lydd (Parish and	
Borough)	

T the Court at Osborne House, Isle of Wight, the 8th day of February, 1889. PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS by an Act of Parliament passed W in the session of Parliament holden in the 7th and 8th years of Her Majesty's reign intituled "An Act to amend the law respecting the office of County Coroner" it is (amongst other things) enacted that when and as often as it shall seem expedient to the Justices of any county that any such county should be divided into two or more districts for the purposes of that Act, or that any alterations should be made of any division theretofore made under that Act, it shall be lawful for the said Justices in General or Quarter Sessions assembled to resolve that a petition shall be presented to Her Majesty praying that such division or alteration be made and thereupon to adjourn the further consideration of such petition until notice thereof shall be given to the Coroner or Coroners of such county as in that Act thereinafter provided, and that the Clerk of the Peace

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shall give notice of any such resolution to every Coroner for such county, and of the time when the petition will be taken by the said Justices into consideration, and the Justices shall confer with every such Coroner who shall attend the meeting of the Justices for that purpose touching such petition, having due regard to the size and nature of each proposed district, the number of inhabitants, the nature of their employment and such other circumstances as shall appear to the Justices fit to be considered in carrying into execution the provisions of that Act, and that such petition with a description of the several proposed districts and of the boundaries thereof with the reasons upon which the petition is founded shall be certified to Her Majesty under the hands and seals of two or more of the Justices present when such petition shall be agreed to and the Clerk of the Peace for such county shall forthwith give or send a proper copy of such petition certified under his hand to every Coroner for such county, and that it shall be lawful for Her Majesty if She shall think fit with the advice of Her Privy Council after taking into consideration any such petition, and also any petition which may be presented to Her by any Coroner of the same county concerning such proposed division or alteration, or whenever it shall seem fit to Her Majesty to direct the issue of a writ de coronatore eligendo for the purposes of authorizing the election of an additional Coroner above the number of those who have been theretofore customarily elected in such county, to order that such county shall be divided into such and so many districts for the purposes of that Act as to Her Majesty, with the advice aforesaid, shall seem expedient, and to give a name to each of such districts and that every such Order shall be published in the London Gazette :

And whereas by an Order in Council (duly made at a Court holden at Osborne House, Isle of Wight, on the twenty-seventh day of August, one thousand eight hundred and forty-six) under and in pursuance of the said Act the county of Gloucester was divided into four districts for the purposes of the said Act respectively named the "Lower Division" the "Stroud Division," the "Upper Division," and the "Forest Division," and such districts were by the said Order respectively to comprise the several districts, parishes and places and have the boundaries in that behalf in the said Order mentioned or set forth :

And whereas previous to, and at the date of the said Order and since the borough of Tewkesbury in the said county was a municipal borough within the meaning of the Municipal Corporations Act 1835 and the Municipal Corporations Act 1882 respectively and a separate Court of Quarter Sessions was at the said times holden in and for the said borough:

And whereas, under and by virtue of the Local Government Act 1888, the said borough having a separate Court of Quarter Sessions as aforesaid, and containing according to the census of one thousand eight hundred and eighty-one a population of less than ten thousand, became on the first April one thousand eight hundred and eighty-nine and since has been part of the said county for all purposes relating to Coroners, and subject to the jurisdiction of the County Coroners:

And whereas the said borough has not been annexed to any of the Coroners' Districts of the said county:

And whereas, under and by virtue of the said Local Government Act 1888, the powers and business of the said Justices in relation to the