Commission signed by the Lord Lieutenant of the County of Flint.

Wilson Carstairs Jones, Esq., to be Deputy Lieutenant. Dated 15th December, 1894.

RULES OF THE SUPREME COURT. Notice.

The following draft Rules are published pursuant to the Rules Publication Act, 1893:

Copies may be obtained at the Queen's Printers.

1. The Chancery Funds Amended Orders, 1874 (except so far as they revoke or abrogate any previous Order) and Order XXII, Rule 12, are hereby revoked.

Order XXII. Rule 12.

2. In the Chancery Division a person making a lodgment under an Order shall forthwith give notice thereof, by prepaid letter through the post, to the solicitor of the person on whose application the Order was made, or to such person if he has no solicitor, or if the Order was made on his own application to the solicitors of the other parties appearing thereon, or such other parties if they have no solicitors

A person making a lodgment on request, other than a lodgment under the Trustee Act, 1893, shall forthwith give notice thereof in like manner to the solicitor of the other parties to the cause, or to such parties if they have no solicitor, or if such lodgment is made in a matter to the persons interested (if known), or their solicitors (if any), stating in each case what the money or securities so lodged represent.

Order XXII. Rule 12A.

3. Every petition or summons for dealing with money or securities in Court, chargeable with any duty payable to the Revenue, or the dividends on such securities, shall contain a statement whether such duty has or has not been paid.

Order XXII. Rule 12B.

4. Every petition or summons for dealing with funds which have been placed in the list of dormant funds, shall contain a statement that such funds have not been dealt with for 15 years or upwards, and where such funds shall amount to, or exceed in value, £500, a copy of such petition or summons shall, unless the Court or Judge shall otherwise direct, be served on the Official Solicitor of the Court.

Order LIV. Rule 4A.

5. Application to deal with funds lodged in Court under the Act, shall be intituled in the same manner as the affidavit or request on which the funds were lodged. All other applications under the Act, not made in any pending cause or matter, shall be intituled in the matter of the trust (described so as to be distinguishable) and of the Act. Every petition or summons for a vesting order, or the appointment of a person to convey, shall state the section or sections of the Act under which it is proposed that the Order should be made.

Order LV, Rule 13A.

6. Add to sub-section (c) of Order LV, Rule 13A, the words "or the suing for or recovering any chose in action," and in sub-section (d) of the same Order substitute for the words "where the money or securities in Court does not or do not exceed £1,000 or £1,000 nominal value," the words "coming within the provisions of Rule 2 of this Order."

Order LXI, Rule 19.

7. In Order LXI, Rule 19, after the word " petition " insert the word " affidavit," and after | into consideration the number of persons rated to

the word "presented" the word "filed," and add at the end "or a note indicating that the cause was commenced prior to 2nd November, 1852, and the correctness of such reference to the record may be required to be authenticated by the Seal of the Central Office.'

Order LXI, Rule 30.

8. Add at the end of the Rule "but no effects of the suitors consisting of jewels or plate or other articles of a like nature or negotiable securities are to be so deposited."

ORDER OF LONDON COUNTY COUNCIL THE WARDS RE-ARRANGING OF THE PARISH OF ST. JAMES, WEST-MINSTER, APPROVED BY THE SEC-RETARY OF STATE.

To the Vestry of the Parish of St. James, Westminster;

And all whom it may concern.

WHEREAS by Section 15 of the London. County Council (General Powers) Act, 1893, it is enacted that the London County Council may from time to time for the purpose of elections vestrymen, upon the application in writing of the vestry, or of not less than five hundred rated householders of a parish mentioned in Schedules A and B to the Metropolis Management Act, 1855, by order under their seal, re-arrange the wards in such parish, and determine the number, extent, limits, and boundary lines of the new wards, but so nevertheless that no ward shall contain less than five hundred rated householders, and that the whole number of wards shall not exceed eight, and the Council shall, in making any such re-arrangement apportion among the several wards the number of Vestrymen to be elected for such parish, and shall in assigning the number of Vestrymen to each ward have regard so far as practicable as well to the number of persons rated to the relief of the poor in each ward as to the aggregate amount of the sums at which all such persons are rated, and the number of Vestrymen assigned to each ward shall be a number divisible by three; and it is also by the said Act enacted that any such Order may contain such provisions with reference to the election, rotation, and retirement of Vestrymen (whether elected prior or subsequently to the date of the Order) as the Council may think necessary for the purpose of carrying out the provisions of the Order.

And whereas the parish of St. James, Westminster, is a parish mentioned in Part II of Schedule A to the Metropolis Management Act, 1855, and pursuant to the provisions of the said Act, the said parish was divided into four wards.

And whereas the vestry of the said parish of St. James, Westminster, hath applied to the London County Council to re-arrange the wards of the said parish pursuant to the provisions of the said 15th section of the London County Council (General Powers) Act, 1893.

And whereas it appears from the rate books of the said parish, prepared in the month of April, one thousand eight hundred and ninety-three, that the said parish contains four thousand nine hundred and seventy-nine rated householders, and that the ratable annual value of property in the said parish is seven hundred and twenty-four thousand nine hundred and eighty-nine pounds.

Now the London County Council having considered the said application, and having taken