matter in connection with the pilotage service; and in default of such attendance every such pilot shall for the first offence be liable to a penalty not exceeding $4\Omega s$, and for the second and every subsequent offence not exceeding $\pounds 5$.

31. If any pilot shall be guilty of a breach of any of the aforegoing bye-laws for which breach no pecuniary penalty is hereinbefore provided, or shall be guilty of any micconduct in any matter relating to the pilotage service, for which misconduct no punishment is hereinbefore provided, he shall be liable to a penalty not exceeding £5 for every such offence.

32. All pecuniary penalties incurred by the breach of the aforegoing bye-laws shall be applied to the Superannuation Fund.

33. Throughout these bye-laws the expression "the Board" shall mean the Pilotage Board of the Port of Port Talbot, as appointed under section twenty-six of the Port Talbot Railway and Docks Act, 1899, the word "vessel" shall include any ship, boat, lighter, and craft of every kind, and whether navigated by steam or otherwise.

A. T the Court at Windsor, the 3rd day of March, 1900.

PRESENT,

The QUEEN's Most Excellent Majesty. Lord Chancellor.

Lord President.

Lord James of Hereford.

W HEREAS, by Treaty, grant, usage, sufferance, and other lawful means Her Majesty the Queen has power and jurisdiction in China and Corea:

And whereas by "The China and Japan Order in Council, 1865," a Court was established, styled Her Britannic Majesty's Supreme Court for China and Japan:

And whereas by "The China, Japan, and Corea Orders in Council, 1884 and 1886," it was provided that all powers and jurisdiction of the said Supreme Court should be exercisable in relation to Corea :

And whereas by virtue of an Order in Council made on the seventh day of October, one thousand eight hundred and ninety-nine, the Orders in Council regulating Her Majesty's Consular jurisdiction in the Empire of Japan have, save as provided in the said Order, ceased to be in force and operation within that Empire :

And whereas, in view of the recited extension of jurisdiction as respects Corea, and cesser of jurisdiction as respects Japan, it is expedient that the style of the said Supreme Court should be altered, and also that the provisions of "The China and Japan Order in Council, 1865," and of the Orders amending or extending that Order should be repealed so far as they relate to Japan.

Now, therefore, Her Majesty, by virtue and in exercise of the powers in this behalf by "The Foreign Jurisdiction Act, 1890," or otherwise in Her Majesty vested, is pleased by and with the advice of Her Privy Council to order, and it is hereby ordered, as follows :--

1. The Court established by Article seven of "The China and Japan Order in Council, 1865," shall be styled "Her Britannic Majesty's Supreme Court for China and Corea," and all references in that Order or in the Orders amending or extending that Order to the Supreme Court, for China and Japan, or to the Supreme Court, shall, in so far as the said Orders relate or are applied to China or Corea, be read as references to the Supreme Court for China and Corea. 2. All provisions relating to the exercise of Her Majesty's power and jurisdiction in Japan, contained in "The China and Japan Order in Council, 1865," or any Order amending or extending that Order, are hereby repealed, subject to the provisions of the said recited Order in Council of the seventh October, one thousand eight hundred and ninety-nine: provided that where any of those provisions are by the same or any subsequent Order extended or applied to China or Corea, this Article shall not affect such extension and application.

3. This Order may be cited as "The China and Corea (Supreme Court) Order in Council, 1900." A. W. Fitz Roy.

A^T the Court at Windsor, the 3rd day of March, 1900.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS in pursuance of "The Bishops' Resignation Act 1869," a representation has been made to Her Majesty by the Right Honourable and Most Reverend William Dalrymple by Divine Providence Lord Archbishop of York, Primate of England and Metropolitan at the instance of the Right Reverend John Charles, by Divine Permission Lord Bishop of Liverpool and as such a Bishop of a diocese within and of the Province of York that the said Bishop is desirous of resigning his Bishopric by reason that he is incapacitated by permanent physical infirmity from the due performance of his duties as Bishop.

And whereas Her Majesty is satisfied of such incapacity and that the said Bishop has canonically resigned.

Now therefore Her Majesty by and with the advice of Her Privy Council, is pleased to declare, and it is hereby declared that the said Bishopric of Liverpool is vacant and Her Majesty by and with the like advice is pleased to direct and it is hereby directed that this Order be forthwith registered by the Registrar of the diocese of Liverpool.

A. W. FitzRoy.

A^T the Court at *Windsor*, the 3rd day of *March*, 1900.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

words and figures following; that is to say:---"We, the Ecclesiastical Commissioners for England in pursuance of the Act of the eighth and ninth years of Your Majesty, chapter seventy, of the Act of the fourteenth and fifteenth years of Your Majesty, chapter ninety-seven, and of the Act of the nineteenth and twentieth years of Your Majesty, chapter fifty-five, have prepared, and now humbly lay before Your Majesty in Council the following representation as to the assignment of a consolidated chapelry to the consecrated church of Saint Patrick Bordesley situate in Frank-street Highgate Birmingham in the new parish (sometime district) of Saint Alban the

1618