may be best effected and how the changes consequent thereupon in respect of Ecclesiastical Jurisdiction Glebe Lands Tithes Rent Charges and other Ecclesiastical dues rents and payments and in respect of Patronage and rights to pews may be made with justice to all parties interested and the said Archbishop being on full consideration and enquiry satisfied with such Scheme he doth by this Report certify the same to Your Majesty in Council with the Consents in writing to the said Scheme of the Patrons and Incumbents of the Parishes to be affected to the intent that Your Majesty in Council in case it shall be thought expedient and proper so to do may make an Order for carrying such Scheme into effect."

"Cosmo Ebor."

And whereas the said Scheme drawn up by the said Archbishop and the Consents referred to in the said Report are as follows:—

"SCHEME.

"That the Village and Township of East Rounton in the Parish of Rudby in Cleveland in the County and Diocese of York shall be separated from that Parish and be united to and form part of the Parish of West Rounton in the same County and Diocese for Ecclesiastical purposes.

"That the Vicar of Rudby in Cleveland shall cease to have Cure of Souls within the said Village and Township of East Rounton and the Rector of West Rounton shall have exclusive charge and Cure of Souls within the limits of such Village and Township.

"That the fees for all such offices and services performed for the Inhabitants of the said Village and Township of East Rounton as aforesaid or arising within the limits of the same and usually payable to the Incumbent of a Benefice shall belong to and be received by the Incumbent of the Benefice of West Rounton aforesaid.

"That this scheme shall in nowise affect the endowment or Income of the said two Benefices of Rudby in Cleveland and West Rounton but the present endowment of East Rounton shall be retained by the said Benefice of Rudby in Cleveland.

"That no alteration shall be made as to the Patronage of either of the said two Benefices of Rudby in Cleveland and West Rounton.

"CONSENTS.

"We, Sir Robert Ropner, of Skutterskelfe, in the County of York, Baronet the Patron or person entitled to present to the Vicarage and Parish Church of Rudby in Cleveland in case the same were now vacant and the Reverend John Johnson, Clerk, L.Th., the present Vicar of the said Vicarage and We, Cosmo Gordon, Lord Archbishop of York the Patron or person entitled to present to the Rectory and Parish Church of West Rounton in case the same were now vacant and the Reverend William Thomas Robson, Clerk, M.A., the present Rector of the said Rectory do hereby respectively signify our assent to the foregoing Report and Scheme and the several matters and things therein stated and proposed.

"Given under our hands this Twenty-first

day of June One thousand nine hundred and twelve.

"R. ROPNER

"John Johnson

"Cosmo Ebor

"WILLIAM THOMAS

Patron of the Benefice of Rudby in Cleveland. Vicar of the Benefice of Rudby in Cleveland. Patron of the Benefice of

West Rounton.

IOMAS | Rector of the Benefice of Robson | West Rounton"

Now, therefore, His Majesty in Council, by and with the advice of His said Council, is pleased to order, as it is hereby ordered, that the said Scheme be carried into effect.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 11th day of October, 1912.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by section 5 of the Poisons and Pharmacy Act, 1908, it is enacted

"(1) It shall not be lawful to sell any substance to which this section applies by retail, unless the box, bottle, vessel, wrapper, or cover in which the substance is contained is distinctly labelled with the name of the substance and the word 'Poisonous,' and with the name and address of the seller of the substance, and unless such other regulations as may be prescribed under this section by Order in Council are complied with; and, if any person sells any such substance otherwise than in accordance with the provisions of this section or of any Order in Council made thereunder, he shall, on conviction under the Summary Jurisdiction Acts, be liable for each offence to a fine not exceeding five pounds.

"(2) The substances to which this section applies are sulphuric acid, nitric acid, hydrochloric acid, soluble salts of oxalic acid, and such other substances as may for the time being be prescribed by Order in Council under this section."

And whereas it is expedient that all liquid preparations sold as carbolic, or carbolic acid, or carbolic substitutes, or carbolic disinfectant, containing not more than three per cent. of phenols, should be prescribed as substances to which the said section applies.

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, to prescribe, and it is hereby prescribed, that as from the 1st day of May, 1913, all liquid preparations sold as carbolic, or carbolic acid, or carbolic substitutes, or carbolic disinfectant, containing not more than three per cent. of phenols, shall be substances to which section 5 of the said recited enactment applies.

Almeric FitzRoy.