THE

J O U R N A L S

OF THE

HOUSE of COMMONS.

VOL. 91.
J O U R N A L S
OF THE
HOUSE of COMMONS.

From February the 4th, 1836,
In the Sixth Year of the Reign of
King William the Fourth,
To December the 8th, 1836,
In the Seventh Year of the Reign of
King William the Fourth.

Sess. 1836.

Printed by Order of The House of Commons.
Message to attend His Majesty.

Jovis, 4° die Februarii ;
Anno 6° Willielmi IVi Regis, 1836.

PRAYERS.

A MESSAGE from His Majesty, by Sir Augustus Clifford, Gentleman Usher of the Black Rod:

Mr. Speaker,
The King commands this Honourable House to attend His Majesty, immediately, in the House of Peers:

Accordingly Mr. Speaker, with the House, went up to attend His Majesty: And being returned;

Writs issued in Rules in the

Mr. Speaker acquainted the House, that, in pursuance of the directions of the Act passed in the

twenty-fourth year of the reign of his Majesty King George the Third, cap. 26, he had issued his Warrants to the Clerk of the Crown in Great Britain, to make out new Writs for the election of Members to serve in Parliament, for the Borough of Devizes, in the room of Wadham Locke, Esquire, deceased; for the Northern Division of the County of Northampton, in the room of the Honourable William Charles Wentworth Fitzwilliam, commonly called Viscount Milton, deceased; for the Northern Division of the County of Leicester, in the room of the Right honourable Robert William Manners, commonly called Lord Robert William Manners, deceased; and for the Western Division of the County of Gloucester, in the room of Henry Somerset, commonly called the Marquis of Worcester, now Duke of Beaufort, called up to the House of Peers.

Belfast Election.

Mr. Speaker acquainted the House, that John McCreary, and others, electors, who petitioned this House upon the 10th day of September last, complaining of an undue Election and Return for the Borough of Belfast, had not entered into a recognizance in respect of such Petition, according to the directions of an Act made in the ninth year of the reign of his late Majesty King George the Fourth, intituled, “An Act to consolidate and amend the Laws relating to the Trial of Controverted Elections, or Returns of Members to serve in Parliament.”

VOL. 91.

Ordered, That Mr. Speaker do issue his Warrant Malton Writ. to the Clerk of the Crown to make out a new Writ for the electing of a Burgess to serve in this present Parliament for the Borough of Malton, in the room of the Right honourable Sir Charles Christopher Pepys, now Baron Cottenham, called up to the House of Peers.

Ordered, That Mr. Speaker do issue his Warrant Devizes Writ. to the Clerk of the Crown, to make out a new Writ for the electing of a Burgess to serve in this present Parliament for the Borough of Devizes, in the room of Sir Philip Charles Henderson Durham, who, since his election for the said Borough, hath accepted the office of Steward or Bailiff of His Majesty's three Chiltern Hundreds of Stoke, Desborough and Bonenham, in the county of Buckingham.

Ordered, That Mr. Speaker do issue his Warrant Leicester (Southern) Writ. to the Clerk of the Crown, to make out a new Writ for the electing of a Knight of the Shire to serve in this present Parliament for the Southern Division of the County of Leicester, in the room of Thomas Frewen Turner, Esquire, who, since his election for the said County, hath accepted the office of Steward or Bailiff of His Majesty's three Chiltern Hundreds of Stoke, Desborough and Bonenham, in the county of Buckingham.

Ordered, That Mr. Speaker do issue his Warrant Glasgow Writ. to the Clerk of the Crown, to make out a new Writ for the electing of a Commissioner to serve in this present Parliament for the City of Glasgow, in the room of Colin Dunlop, Esquire, who, since his election for the said City, hath accepted the office of Steward or Bailiff of His Majesty's three Chiltern Hundreds of Stoke, Desborough and Bonenham, in the county of Buckingham.

A Bill for the more effectual preventing Clandes- Outlawries Bill. tine Outlawries, was read the first time; and ordered to be read a second time.

Mr. Speaker reported, that the House had, this day, attended His Majesty in the House of Peers, where His Majesty was pleased to make a most gracious Speech from the Throne, to both Houses of Parliament; of which Mr. Speaker said he had, for greater
greater accuracy, obtained a Copy; which he read to the House, as followeth:

My Lords, and Gentlemen,

It is with much satisfaction that I again meet the great Council of the Nation assembled in Parliament. I am ever anxious to avow Myself of your advice and assistance, and I rejoice that the present state of public affairs, both at home and abroad, is such as to permit you to proceed without delay or interruption to the calm examination of those measures which will be submitted to your consideration.

I continue to receive from My Allies, and generally from all Foreign Powers, assurances of their unaltered desire to cultivate with Me those friendly relations which it is equally My wish to maintain with them; and the intimate union which happily subsists between this Country and France is a pledge to Europe of the continuance of the general Peace.

Desirous on all occasions to use My friendly endeavours to remove causes of disagreement between other powers, I have offered My mediation in order to compose the differences which has arisen between France and the United States. This offer has been accepted by the King of the French. The answer of the President of the United States has not yet been received; but I entertain a confident hope that a misunderstanding between two Nations so enlightened and high-minded will be settled in a manner satisfactory to the feelings and consistent with the honour of both.

I have still to lament the continuance of the Civil Contest in the Northern Provinces of Spain. The measures which I have taken, and the engagements into which I have entered, sufficiently prove My deep anxiety for its termination; and the prudent and vigorous conduct of the present Government of Spain inspires Me with the hope that the authority of the Queen will soon be established in every part of her dominions; and that the Spanish Nation, so long connected by friendship with Great Britain, will again enjoy the blessings of internal tranquillity and union.

I have given directions that there shall be laid before you the Treaty which I have concluded with the Queen of Spain for the suppression of the Slave Trade.

Gentlemen of the House of Commons,

I have directed the Estimates of the Year to be prepared and laid before you without delay. They have been framed with the strictest regard to a well-considered economy.

The necessity of maintaining the maritime strength of the Country, and of giving adequate protection to the extended commerce of My Subjects, has occasioned some increase in the Estimates for the Naval branch of the Public Service.

The state of the Commerce and Manufactures of the United Kingdom is highly satisfactory.

I lament that any class of My Subjects should still suffer distress; and the difficulties which continue to be felt in important branches of Agriculture may deserve your inquiry, with a view of ascertaining whether there are any measures which Parliament can advantageously adopt for the alleviation of this pressure.

My Lords, and Gentlemen,

I have not yet received the further Report of the Commission appointed to consider the state of the several Dioceses of England and Wales; but I have reason to believe that their recommendations upon most of the subjects submitted to them are nearly prepared. They shall be laid before you without delay, and you will direct your early attention to the Ecclesiastical Establishment, with the intention of reviewing it more efficiently for the public purposes for which it has been instituted.

Another subject which will naturally occupy you is the state of the Tithe in England and Wales; and a measure will be submitted to you, having for its end the rendering this mode of providing for the Clergy more fixed and certain, and calculated to relieve it from that fluctuation and those objection to which it has hitherto been subject.

The principles of toleration by which I have been invariably guided must render Me desirous of removing any cause of offence or trouble to the conscientious of any portion of My Subjects; and I am therefore satisfied that you should consider whether measures may not be framed which, whilst they remedy any grievances which affect those who dissent from the doctrine or discipline of the Established Church, will also be of general advantage to the whole body of the Community.

The speedy and satisfactory administration of Justice is the first and most sacred duty of a Sovereign; and I earnestly recommend you to consider whether better provision may not be made for this great purpose in some of the departments of the Law; and more particularly in the Court of Chancery.

I trust that you will be able to effect a just settlement of the question of Tithe in Ireland upon such principles as will tend at length to establish harmony and peace in that Country.

You are already in possession of the Report of the Commission appointed to inquire into the state of the Municipal Corporations in Ireland; and I entertain a hope that it will be in your power to apply to any defects and evils which may have been shown to exist in those institutions a remedy founded upon the same principles as those of the Acts which have already passed for England and Scotland.

A further Report of the Commission of Inquiry into the condition of the poorer classes of My Subjects in Ireland will speedily be laid before you. You will approach this subject with the caution due to its importance and difficulty; and the experience of the salutary effects already produced by the Act for the Amendment of the Laws relating to the Poor in England and Wales may in many respects assist your deliberations.

I rely upon your prudence and wisdom, and upon your determination to maintain, as well as to amend, the Laws and Institutions of the Country; and I commit these questions of domestic policy, to which I have deemed it My duty to direct your attention, into your hands, persuaded that you will so treat them as to increase the happiness and prosperity, by promoting the religion and morality, of My People.

A Motion was made, and the Question being proposed, That an humble Address be presented to His Majesty, the expression of the wishes of the House, that the humble Thanks of this House for His Majesty's most gracious Speech from the Throne:

To acknowledge with thankfulness the expression of the satisfaction with which His Majesty again meets the great Council of the Nation assembled in Parliament, and of His Majesty's anxiety to avail Himself of our advice and assistance, and to assure His Majesty that we also rejoice that the present state of public affairs, both at home and abroad, is such as to permit us to proceed without delay or interruption to the calm examination of those measures which will be submitted to our consideration:

To assure His Majesty that we have learned with much satisfaction that His Majesty continues to receive from His Allies, and generally from all Foreign Powers, assurances of their unaltered desire to cultivate with His Majesty those friendly relations which it is equally His wish to maintain with them; and to express our conviction that the intimate union which happily subsists between this Country and France is a pledge to Europe of the continuance of the general Peace.

That we are much gratified to be informed, that His Majesty, desirous on all occasions to remove causes of disagreement between other Powers, has offered
offered His mediation in order to compose the difference which has arisen between France and the United States, and that this offer has been accepted by the King of the French, while the answer of the President of the United States has not yet been received; and that we participate in the confident hope entertained by His Majesty, that a misunderstanding between two Nations so enlightened and highly civilized will not settle in a manner satisfactory to the feelings and consistent with the honour of both:

That we are deeply concerned that His Majesty has still to lament the continuance of the Civil Contests in the Provinces of Spain, and that we are persuaded that the prudent and vigorous conduct of the present Government of Spain inspires His Majesty with the hope that the authority of the Queen will soon be established in every part of her Dominions; and that the Spanish Nation, so long connected by friendship with Great Britain, will again enjoy the blessings of internal tranquility and union:

To acknowledge His Majesty's goodness in giving direction to the Treaty which His Majesty has concluded with the Queen of Spain for the suppression of the Slave Trade should be laid before us:

To convey to His Majesty our Thanks for having directed the Estimates for the Year to be prepared and to be laid before us without delay, and for His Majesty's gracious assurance that they have been framed with the strictest regard to a well-considered economy:

To express our acknowledgment to His Majesty for informing us that the necessity of maintaining the Maritime strength of the Country, and of giving adequate protection to the extended Commerce of His Majesty's Subjects, has occasioned some increase in the Estimates for the Naval branch of the Public Service:

Humbly to acquaint His Majesty that it is gratifying to us to learn that the state of the Commerce and Manufactures of the United Kingdom is highly satisfactory:

That, in common with His Majesty, we lament that any class of His Subjects should still suffer distress and that we concur with His Majesty, that any class of His Subjects should still suffer distress and that we concur with His Majesty, that the difficulties which continue to be felt in important branches of Agriculture may deserve our inquiry, with a view of ascertaining whether there are any measures which Parliament can advantageously adopt for the alleviation of this pressure:

To thank His Majesty for informing us that He has not yet received the further Report of the Commission appointed to consider the state of the several Dioceses of England and Wales, but that His Majesty has reason to believe that the measures which His Majesty has framed with the strictest regard to a well-considered economy: of any portion of His Subjects; and to acquaint His Majesty that we shall consider whether measures may not be framed which, whilst they relieve any prejudices which those who dissent from the doctrine or discipline of the Established Church, will also be of general advantage to the whole body of the community:

That we entirely participate in the opinion expressed by His Majesty, that the speedy and satisfactory administration of Justice is the first and most sacred duty of a Sovereign; and that we will attend to His Majesty's earnest recommendation, by considering whether better provision may not be made for this great purpose; that we of the department of the Law, and more particularly in the Court of Chancery:

That we trust we shall be able to effect a just settlement of the question of Tithe in Ireland upon such principles as will tend at length to establish harmony and peace in that Country:

To assure His Majesty, that, being already in possession of the Report of the Commission appointed to inquire into the state of the Municipal Corporations in Ireland, we partake of the hope entertained by His Majesty, that it will be in our power to apply to any defects and evils which may have been shown in these institutions, or remedied upon the same principles as those of the Acts which have been already passed for England and Scotland:

To thank His Majesty for the information that a further Report of the Commission of Inquiry into the condition of the poorer classes of His Majesty's Subjects in Ireland will speedily be laid before us; and to assure His Majesty that we shall approach this subject with the caution due to its importance and difficulty; and that we feel that the experience of the salutary effects already produced by the Act for the Amendment of the Laws relating to the Poor in England and Wales may in many respects assist our deliberations:

To express to His Majesty that His Majesty may securely rely upon our determination to maintain, as well as to amend, the Laws and Institutions of the Country; and that we receive these questions of domestic policy, to which His Majesty has deemed it His duty to direct our attention, with the firm intention of so treating them as to increase the happiness and prosperity, by promoting the religion and morality, of His Majesty's People.

An Amendment was proposed to be made to the Question, in the last paragraph but two; by leaving out from the word "Ireland" to the end of the paragraph, in order to add the words, “we will proceed without delay to the consideration of any defects and evils which may have been proved to exist in those institutions, for the purpose of applying such remedies as may obviate all just cause of complaint, and insure the impartial administration of justice,” instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question;

The House divided.

The Noes went forth.

Tellers for the [Sir George Clerk], 284.

Yeses, [Mr. Edward John Stanley, 1]

Tellers for the [Sir George Clerk, 283.]

Mr. Charles Wood. Noes, [Sir Thomas Fremantle: 243.]

So it was resolved in the Affirmative.

Resolved, That an humble Address be presented to His Majesty, to express to His Majesty the Address.

Tellers for the [Sir George Clerk, 283.]

Resolved, That an humble Address be presented to His Majesty, to express to His Majesty the Address.

The Resolution was presented, and read a first time. The Speaker said that His Majesty's most gracious Speech from the Throne:

To acknowledge with thankfulness the expression of the satisfaction with which His Majesty again meets the greetings of the Nation assembled in Parliament, and of His Majesty's anxiety to avail Himself of our advice and assistance, and to assure His Majesty that we also rejoice that the present...
state of public affairs, both at home and abroad, or such as to permit us to proceed without delay is interruption to the calm examination of those measures which will be submitted to our consideration:

To assure His Majesty that we have learned with much satisfaction that His Majesty continues to receive from His Allies, and generally from all Foreign Powers, assurances of their unaltered desire to cultivate with His Majesty those friendly relations which it is equally His wish to maintain with them; and to express to His Majesty that the intimate union which happily subsists between this Country and France is a pledge to Europe of the continuance of the general Peace:

That we are much gratified to be informed, that His Majesty, desirous on all occasions to remove causes of disagreement between other Powers, has offered his mediation in order to compose the difference which has arisen between France and the United States, and that this offer has been accepted by the King of the French; while the answer of the President of the United States has not yet been received; and that we participate in the confident hopes entertained by His Majesty, that a misunderstanding between two Nations so enlightened and high minded will be settled in a manner satisfactory to the feelings, and consistent with the honour of both:

That we are deeply concerned that His Majesty has still to lament the continuance of the Civil Contest in the Northern Provinces of Spain; that we are persuaded that the measures which His Majesty has taken, and the engagements into which His Majesty has entered, sufficiently prove His Majesty's deep anxiety for its termination; and that we rejoice that the prudent and vigorous conduct of His Majesty's Government, as well as the wish entertained by His Majesty that the authority of the Queen will soon be established in every part of her dominions; and that the Spanish Nation, so long connected by friendship with Great Britain, will again enjoy the blessings of internal tranquility and union:

To acknowledge His Majesty's goodness in having given directions that the Treaty which His Majesty has concluded with the Queen of Spain for the suppression of the Slave Trade should be laid before us:

To convey to His Majesty our Thanks for having directed the Estimates for the Year to be prepared and laid before us, and for His Majesty's gracious assurance that they have been framed with the strictest regard to a well-considered economy:

To express our acknowledgment to His Majesty for informing us that the necessity of maintaining the Maritime strength of the Country, and of giving adequate protection to the extended Commerce of His Majesty's Subjects, has occasioned some increase in the Estimates for the Naval branch of the Public Service:

Humbly to acquaint His Majesty, that it is gratifying to us to learn that the state of the Commerce and manufactures of the United Kingdom is highly satisfactory:

That, in common with His Majesty, we lament that any class of His Subjects should still suffer distress; and that we concur with His Majesty, that the difficulties which continue to be felt in important branches of Agriculture may deserve our inquiry, with a view of ascertaining whether there are any measures which Parliament can advantageously adopt for the alleviation of this pressure:

To thank His Majesty for informing us that He has not yet received the further Report of the Commission appointed to consider the state of the several Dioceses of England and Wales, but that His Majesty has reason to believe that their recommendations upon most of the important subjects submitted to them are nearly prepared, and that they shall be laid before us without delay; and to assure His Majesty that we will direct our early attention to the Ecclesiastical Establishment, with the intention of rendering it as efficient as it can be for the holy purposes for which it has been instituted:

That we shall also be ready to direct our attention to the state of Tithe in England and Wales; and to consider the measure which will be submitted to us, having for its end the rendering this mode of providing for the Clergy more fixed and certain, and calculated to relieve it from that fluctuation and from those objections to which it has hitherto been subject:

To express to His Majesty our devout acknowledgments of the assurance that the principles of toleration by which His Majesty has been invariably guided, render His Majesty desirous of removing any cause of offence or trouble to the consciences of any portion of His Subjects; and to acquaint His Majesty, that we shall consider whether measures may not be framed which, whilst they remedy any grievances which affect those who dissent from the doctrines or discipline of the Established Church, will also be of general advantage to the whole body of the community:

That we entirely participate in the opinion expressed by His Majesty, that the speedy and satisfactory administration of Justice is the first and most sacred duty of a Sovereign; and that we will attend to His Majesty's earnest recommendation, by considering whether better provision may not be made for this great purpose in some of the departments of the Law, and more particularly in the Court of Chancery:

That we trust that we shall be able to effect a just settlement at the question of Tithe in Ireland on such principles as we will tend at length to establish harmony and peace in that Country:

To assure His Majesty, that, being already in possession of the Report of the Commission appointed to inquire into the state of the Municipal Corporations in Ireland, we partake of the hope entertained by His Majesty, that it will be in our power to apply to any defects and evils which may have been shown to exist in these institutions a remedy founded upon the same principles as those of the Acts which have been already passed for England and Scotland:

To thank His Majesty for the information, that a further Report of the Commission of Inquiry into the condition of the poorer classes of His Majesty's Subjects in Ireland will speedily be laid before us; and to assure His Majesty that we shall approach this subject with the caution due to its importance and difficulty; and that we feel that the experience of the salutary effects already produced by the Act for the Amendment of the Laws relating to the Poor in England and Wales may in many respects assist our deliberations:

To express to His Majesty that His Majesty may securely rely upon our determination to maintain, as well as to amend, the Laws and Institutions of the Country; and that we receive these questions of domestic policy, to which His Majesty has deemed it His duty to direct our attention, with the firm intention of so treating them as to increase the happiness and prosperity, by promoting the religion and morality, of His Majesty's People.

Ordered, That a Committee be appointed to draw up an Address to be presented to His Majesty upon the said Resolution;—And a Committee was appointed of Sir John Wrottesley, Mr. John Parker, Lord Viscount Howick, Lord Viscount Morpeth, Mr. Attorney General, Mr. Poulett Thomson, Lord Chancellor of the Exchequer, Sir John Hobhouse, Lord Viscount Henchon, Mr. Poulett Thomson, Lord Viscount Morpeth, Mr. Attorney General, Mr. Solicitor General, the Lord Advocate, Mr. Edward John Stanley, Mr. Bernat, or any Five of them.

Ordered,
Ordered, That His Majesty's most gracious Speech to both Houses of Parliament be referred to the Committee.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return of the Names of all Persons fined under the Factory Act, the Dates of the Convictions, the Sum paid in each case, and how the same was appropriated.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Mr. Fox Mole presented, pursuant to the directions of several Acts of Parliament,—Return of the Number of Causes instituted and decided in the Court of Session in Scotland, between the 1st day of January 1835 and the 1st day of January 1836, showing the Number of Causes ready for Judgment, but not disposed of, at the last of these dates.

An Abstract of the General Statements of the Income and Expenditure of the several Turnpike Trusts, in the different Counties of England and Wales, from 1st January 1834 to 31st December 1834.

Ordered, That the said Papers do lie upon the Table; and be printed.

And then the House adjourned till To-morrow.

Veneris, 5° die Februarii ;
Anno 6° Willilmi IV° Regis, 1836.

PRAYERS.

Mr. Speaker acquainted the House, that the Clerk had caused to be prepared Sessional Lists of Members to serve on Committees on Petitions for Private Bills, and on Private Bills.

Ordered, That the said Lists be printed.

A Petition of Inhabitants of the city and county of Exeter, of and of the several towns, parishes and places of Topsham, Heavitree, Alphington, Saint Leonard and Saint Thomas-the-Apostle, all in the county of Devon, for leave to bring in a Bill for lighting with Gas the said City and Other Towns, Parishes and Places, was presented, and read; and referred to Mr. Divett and the Devon List, with Power to send for persons, papers and records.

A Petition of the Persons whose names are thereunto subscribed, for leave to bring in a Bill for making and maintaining a navigable Cut or Canal in the county of Dumbarton, for the purpose of forming a direct connexion between the Forth and Clyde Canal and the River of Clyde, opposite to the point of junction of the Rivers of Clyde, with the said River of Clyde, was presented, and read; and referred to Sir Andrew Agnew and the West Scotland List, with Power to send for persons, papers and records.

A Petition of the Persons whose names are thereunto subscribed, for leave to bring in a Bill for maintaining a navigable Cut or Canal in the county of Dumfries, to the Forth and Clyde Canal, at or near Wyndford, in the county of Dumbarton, was presented, and read; and referred to Mr. Serjeant Radford and the Berks List, with Power to send for persons, papers and records.

A Petition of Inhabitants of the borough of Reading Union ing and hamlet of Whitley, in the county of Berks, Gas.

Ordered, That there be laid before this House, a Spirit Dealers. Return of the Number of Retail Spirit Dealers who have received Relief under the Act 5 and 6 Will. IV, c. 39; stating the Total Amount of such Relief, and the Number of those relieved under each rate of Duty.

A Petition of Licensed Victuallers of Augmering, Spirit Licenses. Clayham and Patching, in the county of Sussex, praying for the repeal of the additional Duty on Spirit Licenses, was presented, and read; and ordered to lie upon the Table.

Ordered, That there be laid before this House, a Record Comm. Return of the Receipts and Disbursements of the mission.

Ordered, That there be laid before this House, a Return of all Debts and Liabilities of the Record Commission in March 1831; specifying the nature and Amount of each, the Parties to whom due, and the Date when contracted.

Ordered, That there be laid before this House, a Copy of the Accounts, or Analysis of the Accounts now in possession of the Treasury relating to the Record Commission, for the years 1826, 1831 and 1832.

Ordered, That Mr. Speaker do issue his Warrant for repairing the Road from Farborough to Rivers Road Hill, in the Parish of Sevenoaks, in the County of Kent, and for making several Diversions in the said Road, for leave to bring in a Bill for altering, amending and enlarging the Term and Powers of the said Acts, and for making a diversion, or new line of Cut, was presented, and read; and referred to Mr. Serjeant Radford and the Berks List, with Power to send for persons, papers and records.

A Petition of the Trustees for executing the Acts for repairing the Road from Farborough to Rivers Road Hill, in the Parish of Sevenoaks, in the County of Kent, and for making several Diversions in the said Road, for leave to bring in a Bill for altering, amending and enlarging the Term and Powers of the said Acts, and for making a diversion, or new line of Cut, was presented, and read; and a Bill was ordered to be brought in accordingly, by Sir William Geary and Mr. Law Hodges.

Ordered, That the Clerk do issue his Warrant Statesappon to the Clerk of the Crown, to make out a new Writ for the electing of a Burgess to serve in this present Parliament for the Borough of Stoke-upon-Trent, in the county of Stafford, for the term of six years.
A. 1836.

the room of Richard Edenor Heathcote, Esquire, who, since his election for the said Borough, hath accepted the office of Steward or Bailiff of His Majesty's three Chiltern Hundreds of Stoke, Desborough and Bonenham, in the county of Buckingham.

Ordered, That Mr. Speaker issue his Warrant to the Clerk of the Crown, to make out a new Writ for the election of a Burgess to serve in this present Parliament for the Borough of Cockermouth, in the room of Preteshire Lawton Ballaintine Dykes, Esquire, whose election for the said Borough, hath accepted the office of Steward or Bailiff of His Majesty's three Chiltern Hundreds of Stoke, Desborough and Bonenham, in the county of Buckingham.

Orders and Resolutions.

Ordered, That all persons who will question any Returns of Members to serve in Parliament for any County, City, Borough or place in Great Britain, do question the same within fourteen days next, and so within fourteen days next after any new Return shall be brought in.

Ordered, That all persons who will question any Returns of Members to serve in Parliament for Ireland, or on presenting a Petition to this House within fourteen days next, and so within fourteen days next after any new Return shall have been brought into the office of the Clerk of the Crown in Ireland, or on lodging a Petition in the office of the Clerk of the Crown in Ireland, within fourteen days next, and so within fourteen days next after any new Return shall have been brought into the said office of the Clerk of the Crown in Ireland.

Ordered, That when any such Petition shall have been lodged in the said office of the Clerk of the Crown in Ireland, within the time before limited, the said Clerk shall forthwith make a Copy thereof to be kept preserved in the said office, and immediately thereafter shall transmit such original Petition (in the method used in conveying Returns of Writs) to The Speaker of the House of Commons, to be by him laid before the House; and that in case no such Petition shall have been lodged in the said office of the Clerk of the Crown in Ireland.

Petitions alleging Bribery.

Ordered, That when any such Petition shall have been lodged in the said office of the Clerk of the Crown in Ireland, within the time before limited, the said Clerk of the Crown shall forthwith transmit a certificate in the like manner to The Speaker of the House of Commons, signed by himself, or his Deputy, specifying the time when such Return was made, and that no such Petition had been lodged in his office previous to the date of such certificate.

Ordered, That all persons who will question any Return of Members to serve in the present Parliament, upon any allegation of bribery or corruption, and who shall in their Petition specifically allege any payment of money or other reward to have been made by any Member, or on his account, or with his pri-
vince, since the time of such Return, in pursuance of or in furtherance of such bribery or corruption, may question the same at any time within twenty-eight days after the date of such payment; or, if this House be not sitting at the expiration of the said twenty-eight days, then within fourteen days after the day when this House shall next meet.

Resolved, That no Peer of this Realm, except such Peers of Ireland as shall for the time being be actually elected, and shall not have declined to serve for any county, city or borough in Great Britain, hath any right to give his vote in the election of any Member to serve in Parliament.

Resolved, That it is a high infringement of the liberties and privileges of the Commons of the United Kingdom, for any Lord of Parliament or other Peer or Prelate, not being a Peer of Ireland at the time elected, or designed to serve for any county, city or borough of Great Britain, to concern himself in the election of Members to serve for the Commons in Parliament, except only any Peer of Ireland at such elections in Great Britain respectively, where such Peer shall appear as a Candidate, or by himself, or any other, be proposed to be elected; or for any Lord Lieutenant or Governor of any county, to avail himself of any authority derived from his commission, to influence the election of any Member to serve for the Commons in Parliament.

Resolved, That if such Peers of Ireland as shall for the time being be actually elected, and shall not have declined to serve for any county, city or borough in Great Britain, or Prelates, accept the office of Steward or Bailiff of His Majesty's three Chiltern Hundreds of Stoke, Desborough and Bonenham, in the county of Buckingham, or any other corrupt practices, this House will proceed with the utmost severity against all such persons as shall have been directly or indirectly concerned in such bribery or other corrupt practices.

Resolved, That if it shall appear that any person hath been tampering with any Witness, in respect of his evidence to be given to this House, or any Committee thereof, or directly or indirectly hath endeavoured to deter or hinder any person from appearing or giving evidence, the same is declared to be a high crime and misdemeanor, and this House will proceed with the utmost severity against such offender.

Resolved, That if it shall appear that any person hath given false evidence, in any case, before this House, or any Committee thereof, this House will proceed with the utmost severity against such offender.

Ordered, That the Serjeant at Arms attending this House do, from time to time, take into his custody any Strangers or Strangers attending or sitting in the House or Gallery, while the House, or any Committee of the whole House, is sitting; and that no person, so taken into custody, be discharged out of custody without the special Order of the House.

Ordered, That no Member of this House do presume to bring any Stranger or Strangers into the House or Gallery thereof, while the House is sitting.

Ordered, That the other Constables and Constables of Middlesex and Westminster, do take care that during the Session of Parliament the passages through the streets between Temple Bar and Westminster Hall shall be kept free and open; and that no obstructions be made, by cars, drays, carts or otherwise, to hinder the passage of the Members to and from this House; and that the Serjeant at Arms attending this House do give notice of this Order to the Officers of the Constables.

Ordered, That the Constables in waiting do take care that there shall be no Gaming or other disorders in Westminster Hall, or the passages leading to the House, during the sitting of Parliament; and that no such Footmen be discharged out of custody without the special Order of the House.

Ordered, That to prevent the intercepting or losing Letters directed to Members of this House, the person appointed to bring Letters from the General Post Office to this House, or some other person to be appointed by the Postmaster General, do for the future every day during the Session of Parliament, (except Sundays) excepted, constantly attend, from ten of the clock in the morning till seven in the afternoon, at the place appointed for the delivery of the said Letters, and take care, during his stay there, to deliver the same to the several Members to whom they shall
shall be directed, or to their known servant or ser-

vants, or others bringing notes under the hands of

the Members sending for the same.

Ordered, That the said officer do, upon his going

away, lock up such Letters as shall remain unde-

livered; and that no Letter be delivered but within

the hours aforesaid.

Ordered, That the said Orders be sent to the

Postmaster General.

Ordered, That when any Letter or Packet directed
to this House shall come to Mr. Speaker, he do open

the same; and acquaint the House, at their

next sitting, with the contents thereof, if proper to

be communicated to this House.

Ordered, That the Votes and Proceedings of

this House be printed, being first perused by Mr.

Speaker; and that he do appoint the printing

thereof; and that no person but such as he shall

appoint do presume to print the same.

Ordered, That notice be given to each Member intended to

be proposed to be a Member of a Select Committee

and of the Number of Hours each Day, during which

the House, of all Members serving on each Select

Committee; and that all proceedings of Committees, after

this House do, from time to time, when the House is

in Session, be communicated to the Lords at a Conference, and their concurrence desired thereto.

Ordered, That a Conference be desired with the Lords on the subject of providing more effectual means for promulgating the Statutes of the Realm throughout all parts of the United Kingdom; and that Mr. Huskisson do go to the Lords, and desire the said Conference.

Ordered, That a Copy of the Second Report from the Select Committee on Printed Papers in the last Session, be communicated to the Lords at the same time.

The House was moved, That the Resolution of the Private Acts.

of the 13th day of August, in the last Session of Parliament, relative to the printing of Private, Local and Personal Acts, might be read; and the same was read, as followeth:—

Resolved, That the charge for printing Private, Local and Personal Acts, by The King's Printer, at the public expense, be discontinued; and that the promoters of every such Act (except Naturalization and Name Acts) be required to leave 50 Copies, printed by The King's Printer, of one size, and divided into Sections, similar to Public Acts of Parliament, at their own expense, at the Vote Office, for the use of the House.

Ordered, That the said Resolution be rescinded.

A Motion was made, and the Question being Business of the

proposed, That no Business, except Business of a House, formal and undisputed nature, be entered into after the hour of half after eleven at night.

An Amendment was proposed to be made to the Question, by leaving out the words "except Business of a formal and undisputed nature." And the Question being put, That the words proposed to be left out stand part of the Question; it passed in the Negative.

Another Amendment was proposed to be made to the Question, by leaving out the words "half after." And the Question being put, That the words "half after," stand part of the Question; it passed in the Negative.

Then the main Question, so amended, "That no Business be entered into after the hour of eleven at night," being put; The House divided.

The Yeas went forth.

Tellers for the [ Mr. Ewart, 31.]

Mr. O'Connell: }

Yeas.

Tellers for the [ Mr. Robert Stewart, 233.]

Mr. Edward John Stanley: }

Noses.

So it passed in the Negative.

Sir John Wrottesley reported from the Committee Address

appointed, yesterday, to draw up an Address to be presented to His Majesty; That they had drawn up

an
5° Februarii.  A. 1836.

an Address accordingly; and the same was read; as followeth:

Most gracious Sovereign,

We, Your Majesty's most dutiful and loyal Sub-
jects, the Commons of the United Kingdom of Great
Britain and Ireland, in Parliament assembled, beg
leave to return Your Majesty our humble Thanks for
Your most gracious Speech from the Throne.

We acknowledge with thankfulness the expression
of the satisfaction with which Your Majesty again
meets the great Council of the Nation assembled in
Parliament, and Your Majesty's anxiety to avow
Yourself of our advice and assistance; and we assure
Your Majesty, we also rejoice that the present state
of public affairs, both at home and abroad, is, such
as to permit us to proceed without delay or interrup-
tion to the calm examination of those measures
which will be submitted to our consideration.

We assure Your Majesty we have learned with
much satisfaction, that Your Majesty continues to
receive from Your Allies, and generally from all
Nations, the powerful and conciliatory effect of the
measures which it is equally Your Majesty's wish to
cultivate with Your Majesty those friendly rela-
tions which it is equally Your Majesty's wish to
maintain with them, and we are convinced that the
intention, by which happily subsists between this
Country and France, is a pledge to Europe of the
continuance of the general Peace.

We are much gratified to be informed that Your
Majesty, desirous on all occasions to remove causes
of dissension between other Powers, has offered
Your mediation in order to compose the difference
which has arisen between France and the United
States, and that this offer has been accepted by the
King of the French, while the answer of the Presi-
dent of the United States has not yet been received;
and we participate in the confident hope entertained
by Your Majesty, that a misunderstanding between
two Nations so enlightened and high-minded, will
be settled in a manner satisfactory to the feelings
and consistent with the honour of both.

We are deeply concerned that Your Majesty has
still to lament the continuance of the Civil Contest
in the Northern Provinces of Spain, and feel per-
suaded that the measures which Your Majesty has
taken, and the engagements into which Your Ma-
jesty has entered, sufficiently prove Your Majesty's
deep anxiety for its termination; we rejoice that the
proclamation of martial law, which has resulted from
the present Government of Spain, inspires Your Majesty with the hope
that the authority of the Queen will soon be estab-
lished in every part of her Dominions, and that the
Spanish Nation, so long connected by friendship with
Great Britain, will again enjoy the blessings of
internal tranquility and union.

We humbly acknowledge Your Majesty's good-
ness in having given directions that the Treaty which
Your Majesty has concluded with the Queen of
Spain, for the suppression of the Slave Trade, should
be laid before us.

We beg leave to convey to Your Majesty our
Thanks for having directed the Estimates for the
Year to be prepared, and to be laid before us, without
delay, and for Your Majesty's gracious assurance
that they have been framed with the strictest regard
towards the Maritaine strength of the Country, and
of giving adequate protection to the extended Com-
merce of Your Majesty's Subjects; and we also, with
pride, acknowledge Your Majesty's earnest recommenda-
tion, by considering whether better provision may not be made for this
duty of a Sovereign, and we will attend to Your
Majesty's earnest recommendation, by considering
whether better provision may not be made for this
great purpose in some of the departments of the Law,
and more particularly in the Court of Chancery.

We trust that we shall be able to effect a just
settlement of the question of Tithe in Ireland, upon
such principles as will tend at length to establish
the condition of the poorer classes of Your Majesty's
Subjects in Ireland, will speedily be laid before us,
and we assure Your Majesty that we will approach
this subject with the caution due to its importance
and difficulty, and that we feel that the experience
may have been shown to exist in these institutions,
and that we will attend to Your Majesty's earnest recommendation, by considering
whether better provision may not be made for this
great purpose in some of the departments of the Law,
and more particularly in the Court of Chancery.

We humbly request Your Majesty, that being
already in possession of the Report of the Commiss-
ion appointed to inquire into the state of the Mun-
icipal Corporations in Ireland, we partake of the
hope entertained by Your Majesty, that it will be in
our power to apply to any defects and evils which
may have been shown to exist in these institutions;
for the amendment of the Laws relating to the Poor
in England and Wales, may in many respects assist
our deliberations.

We ask Your Majesty to afford us a remedy founded upon the same principles as
those of the Acts which have been already passed
for England and Scotland.

We thank Your Majesty for the information, that
a further Report of the Commission of Inquiry into
the condition of Your Majesty's Subjects in Ireland,
will speedily be laid before us, and we assure Your Majesty that we shall approach
this subject with the caution due to its importance
and difficulty, and that we feel that the experience
of the salutary effects already produced by the Act
for the amendment of the Laws relating to the Poor
in England and Wales, may in many respects assist
our deliberations.

Your Majesty may securely rely upon our deter-
nation to maintain as well as to amend the Laws
and Institutions of the Country; and we receive
these questions of domestic policy, to which Your
Majesty has deemed it Your duty to direct our
attention, with the fiercest determination of so treating
them as to increase the happiness and prosperity, by
promoting the religion and morality, of Your Majesty's
People.

The
6 WILL. IV. 5°—6°—8° Februrii.

The said Address, being read a second time; Resolved, That this House doth agree with the Committee in the said Address to be presented to His Majesty.

Ordered, That the said Address be presented to His Majesty by the whole House.

Ordered, That such Members of this House as are of His Majesty's most honourable Privy Council, do humbly know His Majesty's pleasure when He will be attended by this House.

Ordered, That His Majesty's most gracious Speech to both Houses of Parliament be taken into consideration To-morrow.

Ordered, That there be laid before this House, a Return of all Stores, Arms and Ammunition, furnished by this Government to the Government of the Queen of Spain; together with the Sums which have been paid for the same, and the guarantees for the payment of such as remain unliquidated.

Ordered, That there be laid before this House, a Return of the Officers and Men who are serving in the Army of the Queen of Spain, and receiving their Half-pay or Pensions from this Country.

And then the House adjourned till To-morrow.

Sabbati, 6° die Februarii;

Anno 6° Willielmi IVt Regis, 1836.

Prayers.

Ordered, That this House will, upon Monday next, resolve itself into a Committee to consider of that Motion.

Lord John Russell reported to the House, That the said Address, being read a second time; it was ordered to be read a second time.

And then the House adjourned till Monday next.

Lunae, 8° die Februarii:

Anno 6° Willielmi IVt Regis, 1836.

Prayers.

Mr. Speaker reported to the House, that the said Address was presented to the Government of the said Company, and laid before The Honourable the House of Commons on the 20th March 1834, and 20th February 1835.

List, N° 35, specifying the Particulars of the Compensation proposed to be granted to certain reduced Servants of the East India Company in England, under an Arrangement sanctioned by the Board of Commissioners for the Affairs of India, and laid before The Honourable the House of Commons on the 26th February 1835.

List, N° 36, specifying the Particulars of the Compensation proposed to be granted to certain Persons lately belonging to the Maritime Service of the East India Company, under an Arrangement sanctioned by the Board of Commissioners for the Affairs of India, and laid before The Honourable the House of Commons on the 26th February 1835.

And then the House adjourned till To-morrow.

Mr. Smeed, from the Bank of England, was called in to present a Bill, under the direction of a Committee of the House of Commons on the 26th February 1835; and ordered to be read a second time.

Mr. Townley presented a Bill for inclosing Lands in the Parish of Hardwick, in the County of Lincoln, to the raising of a fixed sum of money by mortgage only, which was ordered to be printed and to be read a second time.

Mr. Townley presented a Bill for inclosing Lands in the Parish of Hardwick, in the County of Lincoln, to the raising of a fixed sum of money by mortgage only, which was ordered to be printed and to be read a second time.

Mr. Townley presented a Bill for inclosing Lands in the Parish of Hardwick, in the County of Lincoln, to the raising of a fixed sum of money by mortgage only, which was ordered to be printed and to be read a second time.

A Petition of the Commissioners for improving the Outfall of the River Nene, and the Drainage of the Lands discharging their Waters into the Wisbech River, and the Navigation of the said Wisbech River, from the upper end of Kinderley's Cut to the Sea, and for embanking the Salt Marshes and bare Sands lying between the said Cut and the Sea, for leave to bring in a Bill for limiting the power by the Act vested in the said Commissioners of borrowing money upon mortgage, or by sale of any of their Lands, upon the credit of the Taxes by the said Act authorized to be raised and levied, to the raising of a fixed sum of money by mortgage only, was presented, c 2 and .
and read; and referred to Mr. Townley and the Cambridge List, with Power to send for persons, papers and records.

Reading Gas.

A Petition of Bankers, Manufacturers and Inhabitants of Reading, in the county of Berks, for leave to bring in a Bill for lighting with Gas the Town and Neighbourhood of Reading, was presented, and read; and referred to Mr. Charles Russell and the Berks List, with Power to send for persons, papers and records.

North Runcton Inclosure.

A Petition of Owners and Proprietors of estates in the parish of North Runcton, and also in the hands of Hardearke and Satch, otherwise Satchey, in the county of Norfolk, for leave to bring in a Bill for inclosing and allotting certain commons, comimonial lands, and waste grounds, within the said parish, was presented, and read; and a Bill was ordered to be brought in accordingly, by Sir William Folke and Sir Jacob Astley.

Farnborough Road Bill.

Sir William George presented a Bill to amend an Act passed in the fifth year of the reign of His present Majesty, for repairing the Road from Farnborough to Riverhill, in the Parish of Sevenoaks, in the County of Kent, and for making a new Line of Road to communicate therewith: And the same was read the first time; and ordered to be read a second time.

Coventry Canal.

A Petition of the Company of Proprietors of the Coventry Canal Navigation, for leave to bring in a Bill for amending the several Acts relating to the said Canal Navigation, and for enabling the said Company of Proprietors to make and maintain a navigable cut or canal from and out of the said Coventry Canal, at Rowheasbury, in the parish of Foleshill, in the county of Warwick, to join and pass into the Oxford Canal, in the same parish, was presented, and read; and referred to Sir Earley Wilmot and the Worcestr List, with Power to send for persons, papers and records.

Coventry Canal (for Provision.)

A Petition of the Company of Proprietors of the Oxford Canal Navigation, taking notice of the application for leave to bring in the Coventry Canal Bill, and praying that provision may be made in the said Bill to enable the Petitioners to charge or continue the same amount of tolls, rates and duties upon the Oxford Canal, and part of the Coventry Canal, in respect of merchandise navigated from the Coventry Canal along the said intended Canal, to and upon the Oxford Canal, and in respect of merchandise navigated the contrary way; from the Oxford Canal along the said intended Canal, to and upon the Coventry Canal, as the Petitioners are now authorized to take upon the said Oxford Canal, and the said part of the said Coventry Canal, in case the like merchandise were navigated directly from the said Oxford Canal, to and upon the said Coventry Canal, or from the said Coventry Canal to and upon the said Oxford Canal, at the present junction of the said two Canals at Longford, in the parish of Foleskhill; and to enable the Petitioners to make such arrangements with the Coventry Canal Company as may be requisite for the possession of, or the free use and enjoyment of the said intended new junction, also to purchase land for, and erect a toll-house and lock, in the parish of Foleskhill aforesaid, near the line of the said intended Canal, or the said Oxford Canal, with proper conveniences for the purpose of collecting the tolls, rates and duties payable to the Petitioners, was presented, and read; and referred to Mr. Towned and the Worcestr List, with Power to send for persons, papers and records.

East Suffolk County Hall.

A Petition of Justices of the Peace resident in, and acting for, the eastern division of the county of Suffolk, for leave to bring in a Bill for erecting a County Hall and Courts of Justice, and also for providing accommodation for His Majesty's Judges of Assize at Ipswich, in and for the county of Suffolk, was presented, and read; and referred to Lord Henkier and the Suffolk List, with Power to send for persons, papers and records.

A Petition of Members of the British Alkali Company, for leave to bring in a Bill for incorporating the said Company for the purpose of manufacturing, producing or obtaining from certain Brine Springs or Salt Mines in the parish of Stoke Prior, in the county of Worcester, and from any other Brine Springs or Salt Mines which may be acquired by the said Company, Salt, British Alkali, Soda, Soap, Bleaching Powder, and other articles and productions, and for selling and disposing of the same, was presented, and read; and referred to Colonel Lygon and the Worcestr List, with Power to send for persons, papers and records.

A Petition of Proprietors of lands and other here, Wootton ditaments in the county of Wootton, in the county of Inclusions, for leave to bring in a Bill for dividing and inclosing the open and common fields and other commodious lands and waste ground in the said parish, and for exonerating all the lands in the said parish from Tithes, was presented, and read; and a Bill was ordered to be brought in accordingly, by Lord Viscount Aford and Lord Charles Russell.

A Petition of Owners and Occupiers of estates within the parish of Holbeton, and also in the parish from Tithes, was presented, and read; and a Bill was ordered to be brought in accordingly, by Colonel Seale and Sir John Yarde Buller.

A Petition of Trustees for executing the Act for modifying Road, more effectually making and maintaining the Road from Maidstone, through the Town of Pympton, to the north end of Lisseta-lane, and from Maidstone to within four hundred yards of the Bridge over the Lary, and also a Road from Addistone Hill, in the Parish of Holbeton, to the Toots Road, at Lady Down, in the Parish of Ughboro, in the County of Decem, for leave to bring in a Bill for continuing the term and powers of the said Act, for altering, diverting and improving the said Road, for making and maintaining certain new lines of the Road, and for altering or increasing the Tolls, was presented, and read; and a Bill was ordered to be brought in accordingly, by Colonel Seale and Sir John Yarde Buller.

A Petition of Trustees for executing the Act for Ashford and Maidstone Railway, for leaving the said Road to a place to be named New England, in the Parish of Hollingbourne, and for making a new Road thence to East-lane, in the Town of Maidstone, all in the County of Kent, for leave to bring in a Bill to continue and enlarge the term and powers of the said Act, and for placing part of the Road now under the trust and management of the Trustees of the Turnpike Road between Ashford and Tenterden, under the care and management of the Petitioners, was presented, and read; and a Bill was ordered to be brought in accordingly, by Sir Edward Kentshull and Sir William Georby.

A Petition
A Petition of Justices of the Peace acting in and for the county of Cornwall, and other Inhabitants of the said county, for leave to bring in a Bill for erecting and maintaining a new Assize Hall and Judgments Lodgings at Bodmin, in the said county, was presented, and read; and referred to Mr. Pendaveres and the Cornwall List, with Power to send for persons, papers and records.

A Petition of Owners, Occupiers, Merchants, Tradesmen and others in the western division of the county of Norfolk—and, Clergy, Land-owners and Occupiers of land in the county of Somerset—praying the House to appoint a Committee to inquire into the present depressed state of Agriculture, were presented, and read; and ordered to lie upon the Table.

A Petition of the Chairman of a Meeting of the unrepresented Classes of Huddersfield; praying for the repeal of the Stamp Duty on Newspapers, was presented, and read; and ordered to lie upon the Table.

A Petition of Unitarian Protestant Dissenters at Stockton-upon-Tees, praying for the immediate redress of the grievances affecting dissenters from the Established Church, was presented, and read; and ordered to lie upon the Table.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Copy of the Reports made to the Secretary of State by the Inspectors of Factories, in pursuance of the 45th Section of the Factories' Regulation Act, since the Reports last presented to The House of Commons.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Ordered, That there be laid before this House, a Return of the Duty on Windows assessed for the year 1790 up to the present period; with consent, or the investigation of a Court Martial, have been deprived of their Half Pay without their consent, or the investigation of a Court Martial, have been deprived of their Half Pay without their consent, or the investigation of a Court Martial, have been deprived of their Half Pay without their consent.

Ordered, That a Select Committee be appointed, to whom shall be referred all Reports from Committees on Petitions for Private Bills, in which it shall be stated, that any of the Standing Orders of the House have not been complied with; and to report their opinion thereupon from time to time to the House:—And a Committee was appointed of Mr. John Wrottesley, Mr. Byng, Sir Matthew Ridley, Lord Viscount Clive, the Marquis of Chandos, Sir Richard Paget, Mr. 0' Connell, Mr. George Strickland, Lord Viscount Sandon, Sir Robert Peel, Sir James Graham; with Power to send for persons, papers and records.

Ordered, That Five be the Quorum.

The House was moved, That so much of His Agricultural Majesty's most gracious Speech to both Houses of Parliament, at the opening of the Session, as relates to the distressed state of Agriculture, might be read; and the same was read, as followeth:

"I lament that any class of My Subjects should still suffer distress; and the difficulties which continue to be felt in important branches of Agriculture may deserve your inquiry, with a view of ascertaining whether there are any measures which Parliament can advantageously adopt for the alleviation of this pressure."

The House was also moved, That the Resolution of the House of the 24th day of April 1833, relative to the Currency, might be read; and the same was read, as followeth:

"Resolved, That it is the opinion of this House, That any alteration in the monetary system of the Country, which would have the effect of lowering the standard of value, would be highly inexpedient and dangerous."

Ordered, That a Select Committee be appointed to inquire into the state of Agriculture, and into the causes and extent of the distress which still presses upon some important branches thereof, and to report their observations and opinion thereupon to the House:—And a Committee was appointed of Lord John Russell, Sir Robert Peel, Sir James Graham, Mr. Shaw Lawrence, the Marquis of Chandos, Mr. Cayley.
Mr. Aglionby presented a Bill to regulate the Expenses at Elections of Members to serve in Parliament in England and Wales : And the same was read the first time; and ordered to be read a second time upon Monday, the 22d day of this instant February; and to be printed.

Ordered, That the said Return do lie upon the Table; and be printed.

Ordered, That Mr. Speaker do issue his Warrant Commissions of Oyer and Terminer to the Clerk of the Crown in Ireland to make out a Return of the Number of Persons registered as Voters in each County in Ireland, in the years 1832, 1833, 1834 and 1835, by virtue of Rent-charges granted to such Electors or others; stating the Names of the Persons by and to whom each Rent-chARGE was granted, and the Amount thereof; and the Lands on which it is charged, the Name of the Person registered as an Elector by virtue of such Rent-charge.

And then the House adjourned till To-morrow.

MARTIS, 9° DIE FEBRUIARI.
Anno 6° Willielmi IV. Regis, 1836.

PRAYERS.

Mr. Campbell, from the Court of Directors of the East India Company, was called in; and at Company, the bar presented, pursuant to the directions of an Act of Parliament—Resolutions of the Court of Directors of the East India Company, being the Warrants or Instruments granting any Salary or Gratuity.

Resolutions of the Court of Directors of the East India Company, being the Warrants or Instruments granting any Pension:—And then he withdrew.

Ordered, That the said Papers do lie upon the Table.

A Petition of the Provost, Magistrates and Council of the city of Aberdeen, for leave to bring in a Bill Public Schools, to authorize the Provost, Bailiffs and Council of the city of Aberdeen to erect Public Schools in the said city, and to apply a portion of the accumulated savings of the Bridge of Don Fund for that purpose, was presented, and read; and referred to Mr. Beaumont and the East Seotland List, with Power to send for persons, papers and records.

A Petition
6 Will. IV. 9° Februarii. 15

Newry Navigation.

A Petition of Members of the Newry Navigation Company, for leave to bring in a Bill to amend the Act for the improvement and extension of the Newry Navigation, and for extending the time for completing the improvements of the said Navigation, was presented, and read; and referred to Mr. Brody and the Ulster List, with Power to send for persons, papers and records.

Scarborough Harbour.

A Petition of Commissioners for executing the Acts for enlarging the Piers and Harbour of Scarborough, in the County of York, for leave to bring in a Bill for repealing the said Acts, and for granting further and more effectual powers for the improvement and preservation of the said Piers and Harbour, and for the construction of additional Piers, Jetties, Breakwaters, Docks and Works, was presented, and read; and referred to Sir Frederick Trench and Mr. Entwistle.

Todmorden Inclined Plane.

A Petition of Proprietors of estates in the township of Todmorden and Walsden, in the parish of Accrington, and in the county of Lancaster, for leave to bring in a Bill for inclosing and dividing certain commons and waste lands and moors or heaths within the said township, was presented, and read; and a Bill was ordered to be brought in accordingly, by Mr. Bootle Wilbraham and Mr. Entwistle.

Durham (South West) Railway.

A Petition of Owners and Occupiers of estates, lands, grounds and collieries, Merchants, Traders and others resident in and near the parish of Saint Andrew, Accrington, in the county of Durham, interested in the Railway or Railways hereinafter mentioned, for leave to bring in a Bill for making and maintaining a Railway or Railways commencing at or adjoining to, and connecting with, a branch of the Clitheroe Railway, called the Chilton Branch, in the parish of Melling, and terminating in the Stockton and Darlington Railway, in the township of Saint Helen's Acre, all in the county of Durham, together with two collateral branches from and out of the said proposed Railway or Railways, was presented, and read; and referred to Mr. Boies and the Durham List, with Power to send for persons, papers and records.

Mr. Bucking-
ham's Compli-
mentation.

A Petition of James Silk Buckingham, late of Col-
catts, in the East Indies, for leave to bring in a Bill to enable him to recover Compensation from the British India Company for the loss and damage sustained by him by the suppression of the Calcutta Journal, was presented, and read; and referred to Mr. Tulk and the Middlesex List, with Power to send for persons, papers and records.

Wakefield and Sheffield Railway.

A Petition of Trustees for executing the Act for repairing the Road from Wakefield to Sheffield, in the County of York, for leave to bring in a Bill for continuing the term and powers of the said Act, and for diverting and improving certain parts of the said Road, and for altering and increasing the Tolls, was presented, and read; and a Bill was ordered to be brought in accordingly, by Mr. John Parker and Sir George Strickland.

Timber Duties.

A Petition of Timber Merchants and Lath Renderers of the Port of Kingston-upon-Hull, stating that the Petitioners have viewed with alarm the great importation of manufactured laths from Sweden to that Port during the last year, and feel confident that, unless the House interfere, their trade in manufacturing laths will soon be altogether annihilated, and pray the House to afford them that protection they so greatly need, was presented, and read; and ordered to lie upon the Table.

Port of Hull.

Ordered, That there be laid before this House, an Account of the Number of Vessels, and Amount of their Tonnage, entered inward at the Port of Hull from all parts of the World, during the last year, ending 5th January 1836; specifying the Ports from which the Vessels cleared, and distinguishing the different Nations to which they belonged.

A Petition of the Chairman of the Leicestershire Agricultural Society, praying the House to institute an inquiry into the distressed state of Agriculture, was presented, and read; and referred to the Select Committee on Agriculture.

A Petition of Licensed Victuallers of Letterston, and the hundred of Guthlazeton, both in the county of York, for a Walrwick—Leicester—Manchester, praying for the repeal of the additional Duty on Spirit Licenses, were presented, and read; and ordered to lie upon the Table.

Ordered, That a Select Committee be appointed, Public Petitions to whom shall be referred all Petitions presented to them, the House, with the exception of such as complain of undue Returns, or relate to Private Bills, and that such Committee do classify the same, and prepare Abstracts of the same, in such form and manner as shall appear to them best suited to convey to the House all requisite information respecting their contents, and do report the same from time to time to the House; and that such Reports do in all cases set forth the number of signatures to each Petition: And that such Committee have power to direct the printing in extenso of such Petitions, or of such parts of Petitions, as shall appear to appear to require it:—

And a Committee was appointed of Mr. Oswald, Sir Robert Peel, Mr. O'Connell, Sir Robert Inglis, Sir Richard Vyan, Mr. Wilson Patten, Mr. Hume, Sir Edward Knatchbull, Mr. Clay, Mr. Tooke, Mr. Greene, and Mr. Charles Lemon.

Ordered, That the Committee have Power to report their observations thereupon to the House.

Ordered, That Five be the Quorum.

A Petition of Inhabitants of Lostwithiel, praying Mr. Bucking- ham the House to secure to James Silk Buckingham, late of Colcatts, in the East Indies, to give him full compensation from the East India Company for the loss and damage sustained by him by the suppression of the Calcutta Journal, and refer the same to the House. This Petition was presented, and read; and ordered to lie upon the Table.

A Petition of Subscribers to the proposed Rail-Birmingham way from Birmingham to Gloucester, for leave to bring in a Bill for making a Railway from Birmingham to Gloucester, passing near Bromsgrove, with a Branch Railway to the Gloucester and Berkeley Canal, and Branch Railways to Worcester and Cheltenham, was presented, and read; and referred to Lord Gravellle of Somerset.

A Motion was made, and the Question being proposed, That the Petition be referred to the Gloucester List; And a Debate arising thereupon;

Ordered, That the Debate be adjourned till To-morrow.

Mr. Robert Sturt reported from the Committee, Supply, to whom it was referred to consider of the Motion made upon Saturday last, “That a Supply be granted to His Majesty,” a Resolution; and the same was read, as followeth:

Resolved, That a Supply be granted to His Majesty.

The said Resolution being read a second time:

Resolved, Neniae Contrales, That this House doth agree with the Committee in the said Resolution, That a Supply be granted to His Majesty.

Resolved, That this House will, To-morrow, resolve itself into a Committee to consider of the Supply granted to His Majesty.
Ordered, That there be laid before this House, an Estimate of the charge of Wages and Victuals for the Seamen and Marines to serve in His Majesty's Fleet to the 31st March 1837.

Ordered, That there be laid before this House, an Estimate of the Ordnance of the Navy to the 31st March 1837, with an Estimate of the Half Pay of the Officers of the Navy, and such of the Officers of the Royal Marines as were employed in the last War.

Ordered, That there be laid before this House, an Estimate of the charge for Works in His Majesty's Yards, and for the payment of the Hire of Transports, to the 31st March 1837.

Ordered, That there be laid before this House, an Estimate of the charge for Guards, Garrissons and other Land Forces, to the 31st March 1837.

Ordered, That there be laid before this House, an Estimate of the charge of the Office of Ordnance for Land and Sea Service to the 31st March 1837.

Ordered, That there be laid before this House, an Estimate of the charge for the Seamen and Marines to serve in His Majesty's Yards, and for the payment of the Officers of the Navy, and an Estimate of the charge of Guards, Garrissons and other Land Forces, to the 31st March 1837.

Ordered, That the said Account be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Ordered, That there be laid before this House, an Account of the Debt of His Majesty's Navy, to the 31st March 1836.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to convey Directions to the proper Officers to lay before this House the said Estimates and Account.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Ordered, That there be laid before this House, an Account of all Exchequer Bills, issued or authorised to be issued, on the Supplies 1836, unprovided for.

Ordered, That there be laid before this House, an Account of all Exchequer Bills issued between the 6th January 1836 and 5th January 1836, under the Act 4 and 5 Will. 4, c. 24, 2 and 3 Will. 4, c. 125, and 4 and 5 Will. 4, c. 72, unprovided for.

Mr. Baring accordingly presented the said Account.

Ordered, That the said Account do lie upon the Table; and be printed.

Ordered, That there be laid before this House, an Account of all Exchequer Bills, issued or authorised to be issued, on the Supplies 1836, unprovided for.

Ordered, That there be laid before this House, an Account of all Exchequer Bills issued between the 6th January 1836 and 5th January 1836, under the Act 4 and 5 Will. 4, c. 24, 2 and 3 Will. 4, c. 125, and 4 and 5 Will. 4, c. 72, unprovided for.

Mr. Baring accordingly presented the said Accounts.

Ordered, That the said Accounts do lie upon the Table; and be printed.

Ordered, That there be laid before this House, an Account of the several Sums which will become payable between 6th April 1836 and 5th April 1837, by the united Company of Merchants trading to the East Indies, towards the expense of Half Pay, Pensions and Allowances to His Majesty's Forces serving in India, in pursuance of the Act 4 Geo. 4, c. 71.

Mr. Baring accordingly presented the said Account.

Ordered, That the said Account do lie upon the Table; and be printed.

Ordered, That a Select Committee be appointed to inquire what temporary Laws of a public and general nature, made by the Parliaments of England, or Great Britain or Ireland, or of the United Kingdom, are now in force, and what Laws of the like nature are about to expire in the course of or at the end of the present Session, or on or before the 1st day of August 1837, or in the course or at the end of any Session which may commence during that period, and in consequence of any contingent or public event; and to report the same, with their observations thereupon, to the House;--And a Committee was appointed of Mr. Baring, Mr. Attorney General, Mr. Solicitor General, the Lord Advocate, Sir George Clerk, Sir Thomas Fremontle, Mr. Edward John Stanley, Mr. William Ord, Sir Henry Hardinge, Mr. Charles Wood, Mr. Hume, Mr. Jervis, Sir John Wrottesley, Mr. Ewart, Mr. Bennett, Mr. Guest, and Mr. Beresford; with Power to send for persons, papers and records.

Ordered, That Five be the Quorum.

Ordered, That it be an Instruction to the Committee, That they do report their opinion from time to time to the House which of the said Laws are fit to be revived, continued or made perpetual.

Ordered, That the Committee have leave to sit notwithstanding any adjournment of the House.

Ordered, That the Report which, upon the 1st day of March, in the last Session of Parliament, was made from the Committee on Temporary Laws of a Public and General Nature, be referred to the Committee.

Mr. Hume reported, That he had, according to Promulgation of order, been with the Lords to desire a Conference the Statutes, on the subject of the Promulgation of the Statutes; and that the Lords do agree to a Conference, and appoint the same, immediately, in the Committee Room No. 5.

Ordered, That a Committee be appointed to manage the Conference;--And a Committee was appointed of Mr. Hume, Mr. Tooke, Mr. Hume, Sir Henry Parnell, Sir Thomas Fremontle, Mr. Solicitor General, Mr. Stewart Mackenzie, Mr. Ross, Sir George Strickland, and Sir John Beckett.

Then the names of the Managers were called over; and they went to the Conference; and being returned;

Mr. Hume reported, That the Managers had been at the Conference, which was managed on the part of the Lords by the Duke of Cleveland; and that they had communicated to their Lordships the Resolutions of this House, together with a Copy of the Second Report from the Select Committee on Printed Papers in the last Session, and had left the same with their Lordships.

The House was moved, That the Order made Navy Half Pay.

ordered, That the said Order be discharged.

Ordered, That a Select Committee be appointed Printing.

Ordered, That Mr. Fox Maule presented a Bill to authorize the Turnpike Trusts consolidation of the Trusts of Turnpike Roads in that part of Great Britain called England; and that the same was read the first time; and ordered to be read a second time upon Friday, the 19th day of this instant February; and to be printed.

Ordered, That Sir Charles Burrell and Mr. Wode-Agriculture.

house be added to the Select Committee on Agriculture.

Ordered, That a Select Committee be appointed Printing, to assist Mr. Speaker in all matters which relate to the Printing executed by order of this House, and for
6 WILL. IV. 9° Februarii.

Ordered, That leave be given to bring in a Bill for the Registration of Aliens, might be read ; and the same being read ;
Ordered, That leave be given to bring in a Bill to repeal the said Act, and to make other provisions in lieu thereof ; And that Lord John Russell, Mr. Chancellor of the Exchequer, and Mr. Attorney General, do prepare, and bring it in.

The House was moved, That the Act 7 Geo. 4. c. 84, for the Registration of Aliens, might be read ; and the same being read ;
Ordered, That leave be given to bring in a Bill to regulate the Navigation of Steam Vessels upon certain parts of the River Thames : And that Mr. Alderman Wood and Mr. Thomas Gladstone, do prepare, and bring it in.

A Motion was made, and the Question being put, That all payments made by Members for the delivery of Sessional Papers from the Vote Office, all gratuities paid to Doorkeepers, Messengers and Superintendent of the Members' Waiting Room, shall cease ;
The House divided.
The Yeas went forth.
Tellers for the (Mr. Warburton, Mr. Hume) ; 171.
Tellers for the (Sir Robert Inglis, Mr. Gladstone) ; 93.
So it was resolved in the Affirmative.

Ordered, That leave be given to bring in a Bill to regulate the Navigation of Steam Vessels upon certain parts of the River Thames : And that Mr. Alderman Wood and Captain Pechell do prepare, and bring it in.

Ordered, That leave be given to bring in a Bill for the better regulation of Hackney Carriages, and of Omnibuses used in and near the Metropolis, and of the Drivers and other Attendants thereof: And that Mr. Alderman Wood and Mr. Thomas Gladstone do prepare, and bring it in.

Ordered, That leave be given to bring in a Bill for giving Prisoners full Defence by Counsel and Attorney : And that Mr. Ewart and Mr. Charles Buller do prepare, and bring it in.

Ordered, That a Select Committee be appointed to inquire into the best means of extending a knowledge of the Arts and of the principles of Design among the People (especially the manufacturing population) of the Country ; also, to inquire into the constitution, management and effects of institutions connected with the Arts,

Ordered, That the Committee be nominated Tomorrow.

Ordered, That leave be given to bring in a Bill for the Relief of the Poor of Ireland in certain cases : And that Sir Richard Musgrave and Mr. James Grotton do prepare, and bring it in.

Ordered, That a Select Committee be appointed to consider what measures ought to be adopted with regard to the Native Inhabitants of Countries where British Settlements are made ; and to the neighbouring Tribes, in order to secure to them the due observance of justice, and the protection of their rights ; to promote the spread of civilization among them ; and to lead them to the peaceful and voluntary reception of the Christian Religion :—And a Committee was appointed of Mr. Fowell Buxton, Mr. Hardy, Mr. Hovey, Mr. Bagshaw, Sir Reginald Donkin, Mr. Holland, Mr. Charles Lushington, Sir George Grey, Mr. Pease, Mr. Baines, Mr. Andrew Johnston, Mr. Hindley, Mr. Pumfrey, Mr. Wilson, and Colonel Thompson, with Power to send for persons, papers and records.

Ordered, That Five be the Quorum.

Ordered, That leave be given to bring in a Bill for the Commutation of Tithes in England and Wales: And that Lord John Russell, Lord Viscount Howick, and Mr. Poulett Thomson, do prepare, and bring it in.

Ordered, That an humble Address be presented to His Majesty, That He will be graciously pleased to give directions, that there be laid before this House, Copies or Extracts of all Communications with Foreign Powers, or with the British Commissioners, relative to the Slave Trade, since the last were presented; and a Statement of the Measures which have been adopted in consequence of the Address of this House to His Majesty, and His Majesty's most gracious Answer.

Ordered, That leave be given to bring in a Bill to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Ordered, That leave be given to bring in a Bill to exclude the Borough of Stafford, in the County of Staffordshire, from sending Burgess'es to serve in Parliament: And that Mr. Dirett and Lord Robert Grosvenor do prepare, and bring it in.

Ordered, That leave be given to bring in a Bill for the Registration of Electors in England and Wales, with Foreign Powers, or with the British Commissioners, relative to the Slave Trade, since the last were presented: and a Statement of the Measures which have been adopted in consequence of the Address of this House to His Majesty, and His Majesty's most gracious Answer.

Ordered, That leave be given to bring in a Bill to render the Register of Electors final, and to amend the Representation of the People in England and Wales, might be read ; and the same being read ;
Ordered, That leave be given to bring in a Bill to render the Register of Electors final, and to amend and explain certain provisions in the Reform Act: And that Mr. Elphinstone, Mr. Hume, and Mr. Aglionby, do prepare, and bring it in.

Ordered, That a Select Committee be appointed to consider and report on such Plan as may be most fitting and convenient for the permanent accommodation of the Houses of Parliament:—And a Committee was appointed of Mr. Chancellor of the Exchequer, Sir Robert Peel, Lord John Russell, the Marquis of Chandos, Lord Stanley, Sir John Hobhouse, Sir James Graham, Lord Francis Egerton, Sir Richard Vyvyan, Mr. O'Connell, Mr. Hume, Sir Harry Verney, Mr. Ridley Colborne, Sir Charles Burrell, Sir Robert Inglis, Mr. Williams Wynn, Mr. Truelove, Mr. Warburton, Sir George Clerk, Mr. Hughes Hughes, Mr. Bennet, Lord Granville, Somerset, Lord Viscount Howick, and Mr. Bernal.

Ordered, That Five be the Quorum.

A Motion was made, and the Question being put, That it be an Instruction to the Committee, that they do re-consider the removal of the site of both Houses of Parliament:—And a Committee was appointed of Mr. Chancellor of the Exchequer, Sir Robert Peel, Lord John Russell, the Marquis of Chandos, Lord Stanley, Sir John Hobhouse, Sir James Graham, Lord Francis Egerton, Sir Richard Vyvyan, Mr. O'Connell, Mr. Hume, Sir Harry Verney, Mr. Ridley Colborne, Sir Charles Burrell, Sir Robert Inglis, Mr. Williams Wynn, Mr. Truelove, Mr. Warburton, Sir George Clerk, Mr. Hughes Hughes, Mr. Bennet, Lord Granville, Somerset, Lord Viscount Howick, and Mr. Bernal.

Ordered, That Five be the Quorum.

A Motion was made, and the Question being put, That it be an Instruction to the Committee, that they do re-consider the removal of the site of both Houses of Parliament:—And a Committee was appointed of Mr. Chancellor of the Exchequer, Sir Robert Peel, Lord John Russell, the Marquis of Chandos, Lord Stanley, Sir John Hobhouse, Sir James Graham, Lord Francis Egerton, Sir Richard Vyvyan, Mr. O'Connell, Mr. Hume, Sir Harry Verney, Mr. Ridley Colborne, Sir Charles Burrell, Sir Robert Inglis, Mr. Williams Wynn, Mr. Truelove, Mr. Warburton, Sir George Clerk, Mr. Hughes Hughes, Mr. Bennet, Lord Granville, Somerset, Lord Viscount Howick, and Mr. Bernal.

Ordered, That Five be the Quorum.

A Motion was made, and the Question being put, That it be an Instruction to the Committee, that they do re-consider the removal of the site of both Houses of Parliament:—And a Committee was appointed of Mr. Chancellor of the Exchequer, Sir Robert Peel, Lord John Russell, the Marquis of Chandos, Lord Stanley, Sir John Hobhouse, Sir James Graham, Lord Francis Egerton, Sir Richard Vyvyan, Mr. O'Connell, Mr. Hume, Sir Harry Verney, Mr. Ridley Colborne, Sir Charles Burrell, Sir Robert Inglis, Mr. Williams Wynn, Mr. Truelove, Mr. Warburton, Sir George Clerk, Mr. Hughes Hughes, Mr. Bennet, Lord Granville, Somerset, Lord Viscount Howick, and Mr. Bernal.

Ordered, That Five be the Quorum.

A Motion was made, and the Question being put, That it be an Instruction to the Committee, that they do re-consider the removal of the site of both Houses of Parliament:—And a Committee was appointed of Mr. Chancellor of the Exchequer, Sir Robert Peel, Lord John Russell, the Marquis of Chandos, Lord Stanley, Sir John Hobhouse, Sir James Graham, Lord Francis Egerton, Sir Richard Vyvyan, Mr. O'Connell, Mr. Hume, Sir Harry Verney, Mr. Ridley Colborne, Sir Charles Burrell, Sir Robert Inglis, Mr. Williams Wynn, Mr. Truelove, Mr. Warburton, Sir George Clerk, Mr. Hughes Hughes, Mr. Bennet, Lord Granville, Somerset, Lord Viscount Howick, and Mr. Bernal.

Ordered, That Five be the Quorum.

A Motion was made, and the Question being put, That it be an Instruction to the Committee, that they do re-consider the removal of the site of both Houses of Parliament:—And a Committee was appointed of Mr. Chancellor of the Exchequer, Sir Robert Peel, Lord John Russell, the Marquis of Chandos, Lord Stanley, Sir John Hobhouse, Sir James Graham, Lord Francis Egerton, Sir Richard Vyvyan, Mr. O'Connell, Mr. Hume, Sir Harry Verney, Mr. Ridley Colborne, Sir Charles Burrell, Sir Robert Inglis, Mr. Williams Wynn, Mr. Truelove, Mr. Warburton, Sir George Clerk, Mr. Hughes Hughes, Mr. Bennet, Lord Granville, Somerset, Lord Viscount Howick, and Mr. Bernal.

Resolved, That so it was resolved in the Affirmative.

Ordered, That so it passed in the Negative.

Ordered, That so it was resolved in the Affirmative.

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Ordered, That so it was resolved in the Affirmative.
Ordered, That a Standing Committee be appointed of Sixteen Members to assist Mr. Speaker in the direction of the Library, to whom shall be referred all matters relating thereto:—And a Committee was appointed for the said Mr. Speaker, consisting of Mr. Chancellor of the Exchequer, Sir Robert Peel, Sir Henry Har- 
dinge, Dr. Lushington, Mr. Goulburn, Mr. Shaw, the Lord Advocate, Mr. Williams Wynan, Mr. Warbur- 
ton, Mr. Cary, Mr. Stewart Mackenzie, Mr. Gladstone, Mr. Tooke, Mr. Fazakerley, and Mr. Gally Knight.

Ordered, That Five be the Quorum.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return of the Notices or Statements which, pursuant to the provisions of the Act 10 Geo. 4. c. 7, and the Schedule thereto annexed, have been delivered to the several Clerks of the Peace, or their Deputies, in Great Britain and Ireland, by Jesuits and members of other religious orders, communities, or societies of the Church of Rome, bound by monastic or religious vows; Copies of which Notices or Statements have been, in Ireland, transmitted to the Office of Secretary of the Lords of the Treasury, and in Great Britain to one of His Majesty's Principal Secretaries of State, according to the further provisions of the said Act: specifying the time or times at or about which such Notices or Statements have been delivered to such Clerks of the Peace, or their Deputies.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Ordered, That leave be given to bring in a Bill for vesting the office of Constable of the Castle of Saint Briavel's in the First Commissioner of His Majesty's Woods, Forests, Land Revenues, Works and Buildings, and for vesting the office of Keeper of the Forest of Dean, in the county of Gloucester, in the Commissioners of His Majesty's Woods, Forests, Land Revenues, Works and Buildings: And that Mr. Robert Gordon and Mr. Attorney General do prepare, and bring it in.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to direct, that there be laid before this House, a Return of all the Commissions that have been issued, the Number and Names of Commissioners, Secretaries, Clerks, and other Persons attached to each, and if employed individually in more than one Commission, in what number so employed; the Periods or Periods of official Duties and Sittings, the Number of Days and Hours of each Sitting since the commencement of duty, the Salaries and Allowances of each Officer or Person, the Expenses already incurred, and the Amount paid already on each Commission; the several Returns to commence from November 1830 to the present period.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Mr. Elphinstone presented a Bill for the Registration of Electors in England and Wales: And the same was read the first time; and ordered to be read a second time upon Wednesday, the 2d day of March next; and to be printed.

Mr. Elphinstone presented a Bill to render the Register of Electors final: And the same was read the first time; and ordered to be read a second time upon Wednesday, the 2d day of March next; and to be printed.

Mr. Divett presented a Bill to exclude the Borough of Stafford, in the County of Stafford, from sending Burgess to serve in Parliament: And the same was read the first time; and ordered to be read a second time upon Wednesday, the 24th day of this instant February; and to be printed.

Ordered, That a printed Copy of the Bill, and a Copy of the Petition for the said Bill, be sent at the same time, be served on the Returning Officer for the Borough of Stafford.

The House having continued to sit until after twelve of the clock on Wednesday morning:

Mercuri, 10th die Februarii, 1836.

Mr. Fox Mauze presented, pursuant to an Ad- Parochial Schoolmasters to His Majesty, dated the 15th day of March, in the last Session of Parliament:—Copies of the Bills served on such Schoolmasters, and Copies of the Libels served on such Schoolmasters, or Deliberations passed on such Schoolmasters; likewise stating whether such Sentences have been carried into effect in the manner pointed out by the said Act.

Ordered, That leave be given to bring in a Bill to render the Coinage.

Address to His Majesty, dated the 3d day of April, in the last Session of Parliament.—A Return of the Population of every Borough and Parish in Scotland, by the last Census, the Number of Churches, Chapels or Places of Worship belonging to the Established Church in Scotland, situated within each Town or Parish; distinguishing those which are endowed, and those which are unendowed, and specifying the exact Number of Sittings in each; the Number of Dissenting Places of Worship, or others not connected with the Established Church of Scotland, distinguishing the particular Sect or Denomination to which it belongs, and the exact Number of Sittings in each of the foregoing Churches, Chapels or Places of Worship; the Number of Sittings let, unlet and free or set apart for the Poor, and the highest and lowest Rents of Seats, and the Number of the last Two Classes which are let or unlet; also, the Names of the Ministers or Preachers officiating in each Church or Place of Worship, and the Number of separate Services of Public Worship on Sabbath or Week Days; and the Number of examinable Persons.

Mr. Fox Mauze also presented, pursuant to an Address to His Majesty, dated the 7th day of September, in the last Session of Parliament,—Returns of all Silver purchased on account of the Mint from 1st January 1815 to 1st January 1835, both inclusive; stating the different Purchases made in each year, and the respective Dates thereof; the Weight of each Purchase and the Price, reduced into standard Silver; the Name of each Person or Persons from whom each Purchase was made; stating the difference between the Price of the Purchase, and the Price of 5s. 6d.; stating also, to whom such difference of Price was paid, or to what account it was carried.—Of the several Sums, and the respective Dates on which the same are charged to the Consolidated Fund, for the re-coining of the English Silver Currency, for the exchange of the Irish Silver Currency for English Silver Currency, for English Gold Currency, respectively.—Of all Sums, with the respective Dates on which they appear to the credit of the Consolidated Fund, as re-payments either on account of the re-coining of the English Silver Currency, or the exchange of the Irish Silver Currency, or on account of the Gold Currency respectively, for the same period; the whole to be exhibited in one Debtor and Creditor account:—Of all the Copper purchased on account of the Mint from 1st January 1815 to 1st January 1835, both inclusive; stating the different Purchases made in each year, and the respective Dates thereof; the Weight, the Price, and the Person or Persons of whom the Purchases were made; the difference of the Price paid for the Copper, and the Price at which such Copper, after being coined into Money,
was issued to the Public, and to whom, and at what Periods such difference was paid, or to what account it was respectively carried—Shewing, under distinct Heads, the manner in which the Sum charged to the debit of the Consolidated Fund as Expenses of the Mint, were composed for each of the years from 1815 to 1835 inclusive, so as to exhibit the contingent and other Expenses of the Establishment, and to whom paid.

Mr. Fox Mone also presented, pursuant to an Address to His Majesty, dated the 22d day of August, in the first Session of Parliament,—A Return of the Rules and Regulations made by His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, upon Thursday next, and to be printed. Ordered, That the said Addresses be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

And then the House, having continued to sit till a quarter of an hour after twelve of the clock on Wednesday morning, adjourned till this day.

Mercuri, 10° die Februarii ;
Anno 6° Willilimi IV.º Regis, 1836.

PRAYERS.

Resolved, That the said Addresses be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

A Petition of Land-owners in the counties of Surrey and Sussex, Inhabitants of the city and neighbourhood of London, of the town of Domino, otherwise Brighton, in the county of Surrey, and of the towns of Hastings, Shoreham and Brighton, in the county of Sussex, for leave to bring in a Bill for making a Railway, to commence on the line of, and to form a junction with the London and Southampton Railway, near London, and to terminate at Brighton, otherwise Brighton, in the county of Sussex, was presented, and read; and referred to Lord George Lennox and the Sussex List, with Power to send for persons, papers and records.

Ordered, That all Members serving for the several Counties, and for the Boroughs therein, through which Counties the said Railway is intended to pass, be Members of the said Committee.

A Petition of Owners and Occupiers of property Midland and Northern Counties, in the line of the proposed Railway, and Branch Railways hereinafter mentioned, and of the towns of Manchester, Liverpool, Hull, Glasgow and Carlisle Road.

Deserted Children (Manchester.)

In the First Commissioner of His Majesty's Woods, Forests, Land Revenues, Works and Buildings, and for vesting the Office of Keeper of the Forest of Dean, in the County of Gloucester, in the Commissioners for vesting the Office of Constable of the Castle of Saint Briavel's, in the First Commissioner of His Majesty's Woods, Forests, Land Revenues, Works and Buildings, and for vesting the Office of Keeper of the Forest of Dean, in the County of Gloucester, in the Commissioners for vesting the Office of Constable of the Castle of Saint Briavel's, in the First Commissioner of His Majesty's Woods, Forests, Land Revenues, Works and Buildings, and for vesting the Office of Keeper of the Forest of Dean, in the County of Gloucester, in the Commissioners for vesting the Office of Constable of the Castle of Saint Briavel's, in the First Commissioner of His Majesty's Woods, Forests, Land Revenues, Works and Buildings, and for vesting the Office of Keeper of the Forest of Dean, in the County of Gloucester, in the Commissioners for vesting the Office of Constable of the Castle of Saint Briavel's.
Branch Railways hereinafter mentioned, for leave to bring in a Bill for making a Railway, commencing at or near certain Warehouses contiguous to Leadenhall-street, in the parish of Saint Andrew Undershelf, in the city of London, and terminating at or near the Brunswick Wharf, situate in the parish of All Saints, Poplar, in the county of Middlesex, with Branch Railways therefrom, was presented, and read; and referred to Mr. Abbot and the Middlesex List, with Power to send for persons, papers and records.

A Petition of Owners and Occupiers of estates within, and Merchants, Manufacturers, and other Inhabitants of, the west riding of the county of York, for leave to bring in a Bill for making a Railway from Sheffield to Rotherham, was presented, and read; and referred to Mr. John Parker and the York List, with Power to send for persons, papers and records.

The House, according to Order, resumed the adjourned Debate upon the Question proposed yesterday, That the Birmingham and Gloucester Railway Petition be referred to the Gloucester List.

The Question proposed yesterday, That the Birmingham and Gloucester Railway Petition be referred to the Gloucester List, was negatived.

Ordered, That the Petition of the Town of Chester, praying the House to institute an inquiry into the distressed state of Agriculture, were presented, and read; and referred to the Select Committee on Agriculture.

The House was moved, That the several Acts relating to the London and Holyhead Road, might be read; and the same being read,

Ordered, That leave be given to bring in a Bill to explain and amend the said Acts: And that Sir Henry Parnell and Mr. Edward John Stanley do prepare, and bring it in.

A Petition of Proprietors of land in the county of Arbroath and Forfar Railway, was presented, and read; and ordered to lie upon the Table.

Ordered, That the Report which, upon the 4th day of August 1834, was made from the Select Committee appointed to take into consideration the circumstances connected with the suppression of the Calcutta Journal, in the year 1828, and the loss of the property enclosed on Mr. Buckingham in consequence of that measure, and to report their opinion to the House, as to whether any and what amount of Compensation ought to be awarded to Mr. Buckingham for his losses on that account, be referred to the Committee on the Petition for Mr. Buckingham’s Compensation Bill.

A Petition of Owners of estates and property in the district of Arbroath and Forfar Railway, was presented, and read; and ordered to lie upon the Table.

Ordered, That all Members serving for the several Counties, and for the Boroughs therein, through which Counties the said Railway is intended to pass, be Members of the said Committee.

A Petition of Owners and Occupiers of estates within or inhabitants of the several parishes, townships and places therein, for leave to bring in a Bill for making a Railway, commencing in a piece of ground adjoining to a place called the Cold Bath, near the River Chelt, in the parish of Cheltenham, and county of Gloucester, and terminating by a junction with the Great Western Railway, at or near a point where the said last-mentioned Railway is intended to cross the North Wilts Canal, in the parish of Swindon, in the county of Wilts, with several branches therefrom, was presented, and read; and referred to Lord Edward Somerset and the Gloucester List; with Power to send for persons, papers and records.

A Petition of the Mayor, Aldermen and Burgesses of the borough of Grimsby, praying the House to allow Foreign Wheat in bond to be converted into Flour under any pretences whatever, was presented, and read; and ordered to lie upon the Table.

A Petition of the Chairman, Vice-Chairman and Poor Law Guardians of the Parochial Union of Arbroath, in the county of the Southesk, formed under the Poor Law Amendment Act, praying, That the period fixed by the said Act for repayment of sums borrowed for building Workhouses may be extended from ten to twenty years, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the West Suffolk Agricultural Association and others, proprietors and occupiers in that division of the county of Suffolk, and the Chairman of a Meeting of the South Suffolk Agricultural Society, praying the House to institute an inquiry into the distressed state of Agriculture, were presented, and read; and referred to the Committee on Agriculture.
The House was moved, That the Orders made upon Monday last, that there be laid before this House, Returns of the Receipts and Disbursements of the Record Commission, from the date of the last Return, 1st August 1833 to 3d September 1835; showing the Date of every Payment, and the Cost of each Work, shall be laid before the said Committee, and the mode in which the late Parliamentary Grant of £10,000 has been or is to be expended:— and, of all Books purchased for the use of the Commission, since the date of its appointment, might be read; and the same being read:

Ordered, That the said Orders be discharged.

Ordered, That there be laid before this House, a Return of the Receipts and Disbursements of the Record Commission from 12th March 1835 (the period to which the account of such Receipts and Disbursements is brought by the Return dated 30th December 1833) to 31st December 1834; showing the Dates of the chief Payments, the mode in which the last Parliamentary Grant has been expended, the liabilities of the Commission, and the Cost of each Work; also, the Names of the Sub-Commissioners, Editors, Clerks, Transcribers, Workmen and others, in the employ of the Commission; and a Statement of their Salaries, or other remuneration.

Ordered, That there be laid before this House, a List of the chief Works published, printed, compiled or transcribed, since 12th March 1831.

Ordered, That there be laid before this House, a List of the Libraries and other Repositories at Home and Abroad, to which its Publications in the whole, or in great part, have been presented by His Majesty; and a Catalogue of the Books purchased for the use of the Commission since 12th March 1831.

Mr. Chancellor of the Exchequer reported to the House, that their Addresses of the 4th, 5th and 6th days of this instant February (that His Majesty was graciously pleased to give directions, that the Papers therein mentioned might be laid before this House), had been presented to His Majesty; and that His Majesty had commanded him to acquaint this House, that He will give directions accordingly.

Sir Andrew Leith Hay presented, pursuant to an Ordinance Address to His Majesty,—Estimates of the Office of Ordnance for the year 1836–7; with Comparative Abstract of the Estimate 1836–7 with 1835–6.

Ordered, That the said Estimates do lie upon the Table; and be printed.

And then the House adjourned till To-morrow.
Mr. Tierney, from the Tax Office, was called in; and at the bar presented, pursuant to the directions of an Act of Parliament, a Return, by the Solicitor for the Affairs of Stamps and Taxes in England, of Copies of all Cases which have been stated and signed by Commissioners acting in the execution of the Acts relating to the Assessed Taxes subsequent to the 6th day of July 1835, being the date of a like Return made under the directions of the same Act in the last Session of Parliament:—And then he withdrew.

Ordered, That the said Return do lie upon the Table.

Mr. Gibson reported from the Committee on the Petition for the Midland Counties Railway Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for making a Railway, with Branches commencing at the London and Birmingham Railway, in the Parish of Rugby, in the County of Warwick, to communicate with Leicester, Nottingham and Derby, and with the Mansfield and Pinxton Railway, to be called “The Midland Counties Railway;” And that Mr. Gibson and Mr. Cavendish do prepare, and bring it in.

Mr. Gibson reported from the Committee on the Petition for the Arbroath and Forfar Railway Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for making and maintaining a Railway between the Royal Burgh of Arbroath, in the County of Forfar, and the Royal Burgh of Forfar, in the same County: And that Mr. Chalmers and Mr. Ballybunion do prepare, and bring it in.

A Petition of the Clifton Oil-Gas Company, for leave to bring in a Bill for altering, amending and enlarging the Powers of an Act for lighting with Gas the several Parishes of Alphington, Hewitstone, Saint Leonard, Saint Thomas and Topsham, in the County of Devon: And that Mr. D’Crott and Sir William Follett do prepare, and bring it in.

Mr. D’Crott reported from the Committee on the Exeter Petition for the Exeter Gas Bill; That the Standing Orders relative to Bills for lighting any City or Town with Gas, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That the Report be re-committed to the former Committee.

Lord George Lennox reported from the Committee on the Petition for the British Alkali Company Bill; That the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill to incorporate the British Alkali Company: And that Colonel Ligon and Mr. Bursley do prepare, and bring it in.

Colonel Ligon, by Order, presented a Bill for incorporating the British Alkali Company: And that Colonel Ligon and Mr. Bursley do prepare, and bring it in.

Sir George Strickland reported from the Committee on the Petition for the Sheffield and Rotherham Railway Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for making a Railway from Sheffield to Rotherham, with a Branch therefrom to the Greatbranch Canal, all in the West Riding of the County of York: And that Sir George Strickland and Lord Viscount Morpeth do prepare, and bring it in.

Mr. Alston reported from the Committee on the Petition for the London and Blackwall Railway Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for making a Railway from London to Blackwall, with a Branch thence to the West India Docks, in the County of Middlesex: And that Mr. Alston and Mr. Ward do prepare, and bring it in.

Mr. Bethell reported from the Committee on the Petition for the Hull and Selby Railway Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for making a Railway from Kingston-upon-Hull to Selby: And that Mr. Bethell and Mr. Beilby Thompson do prepare, and bring it in.

A Petition
A Petition of Commissioners for executing the Acts for rebuilding and repairing the Piers of Bridlington alias Burlington, in the East Riding of the County of York, for leave to bring in a Bill for repealing the said Acts, and for granting further and more effectual powers and provisions instead thereof, and for increasing or altering the Tolls, was presented, and read; and referred to Mr. Bethell and the York List, with Power to send for persons, papers and records.

Mr. Graham Speirs reported from the Committee on the Petition for the Forth and Cart Navigation Bill; That the Standing Orders relative to Navigation Bills, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill to make and maintain a Canal in the County of Dumbarton, from the Forth and Clyde Canal to the River of Clyde, opposite to the River of Cart: And that Mr. Graham Speirs and Mr. Denistoun do prepare, and bring it in.

Bridgend Market.

A Petition of John Randall, Esquire, the Agent of the Right honourable Wyndham Henry Wyndham Earl of Denmore, for leave to bring in a Bill for erecting a new Market-house in the town of Bridgend, in the county of Glamorgan, was presented, and read; and referred to Lord Viscount Castleroy and the Ulster List, with Power to send for persons, papers and records.

Ulster Railway.

A Petition of Noblemen, Proprietors of estates, Owners and Occupiers of land adjacent to the line of the intended Railway between the town of Belfast and the city of Armagh, and other Persons, for leave to bring in a Bill for making a Railway or Railways, Tramroad or Tramroads, from the town of Belfast to the city of Armagh, with Branches therefrom, was presented, and read; and referred to Lord Viscount Castleroy and the Ulster List, with Power to send for persons, papers and records.

Lord Granville Somerset reported from the Committee on the Petition for the Birmingham and Gloucester Railway Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for making a Railway from Birmingham to Gloucester, with Branches therefrom: And that Lord Granville Somerset and Mr. Hope do prepare, and bring it in.

South of England Steam Navigation.

A Petition of Persons whose names are thereunder signed, for leave to bring in a Bill for incorporating a Company called "The South of England Steam Navigation Company," was presented, and read; and referred to Mr. Compton and the Hants List, with Power to send for persons, papers and records.

Select Committees.

Ordered, That the Select Committee appointed to take into consideration the best means of appointing and transacting business in Select Committees of this House, have Power to report their opinion thereupon; and to report from time to time to the House.

Mr. Bernal accordingly reported from the said Select Committee; and to whom were referred the Resolutions respecting Select Committees proposed to this House on the 5th day of this instant February; That they had considered the matter referred to them; and had come to several Resolutions, which were read, as follow:

1. Resolved, That no Select Committee shall, without previous leave obtained of the House, consist of more than Fifteen Members; that such leave shall not be moved without notice; and that, in the case of Members proposed to be added or substituted, after the first appointment of the Committee, the notice shall include the Names of the Members proposed to be added or substituted.

2. Resolved, That Lists be affixed in some conspicuous place in the Committee Clerks' Office, and in the Lobby of the House, of all Members serving on each Select Committee.

3. Resolved, That it be recommended to every Member moving for the appointment of a Select Committee, to ascertain previously whether each Member proposed to be named by him on such Committee will give his attendance thereupon.

4. Resolved, That to every question asked of a Witness under examination in the proceedings of any Select Committee, there be prefixed in the Minutes of the Evidence the Name of the Member asking such question.

5. Resolved, That the Names of the Members present each day, on the sitting of any Select Committee, be entered on the Minutes of Evidence, or on the Minutes of the Proceedings of the Committee (as the case may be), and reported to the House on the Report of such Committee.

6. Resolved, That in the event of any division taking place in any Select Committee, the Question proposed, the Name of the Proposer, and the respective Votes thereupon of each Member present, be entered on the Minutes of Evidence, or on the Minutes of the Proceedings of the Committee (as the case may be), and reported to the House on the Report of such Committee.

Ordered, That the Report do lie upon the Table.

Ordered, That the Resolutions be taken into further consideration To-morrow.

Ordered, That the Clerk do lay before this House, Public Bills. A Return, for each year since 1801, of the Number of Public Bills presented to this House; distinguishing the Number referred to Select Committees respectively, the Number referred with Power to send for persons, papers and records, the Number of such Bills referred before the Second Reading, and the Number referred after the Second Reading.

A Petition of the Council of the borough of Municipal Hastings, praying the House to amend the Municipal Corporations Act so far as relates to restricting the Amount of the Watch Rate to be levied in that Borough, was presented, and read; and ordered to lie upon the Table.

A Petition of Deputies from the several Congregations of Protestant Dissenters of the three denominations, Presbyterian, Independent and Baptist, in and within twelve miles of London, appointed to protect their civil rights; and, Unitarians of Plymouth and Devonport, praying for the immediate redress of the grievances affecting Dissenters from the Established Church, were presented, and read; and ordered to lie upon the Table.

A Petition of Merchants, Manufacturers, Traders, and other Inhabitants of Plymouth, praying the House to secure to James Silk Buckingham, Esquire, full compensation from the East India Company for the loss and damage sustained by him by the suppression of the Calcutta Journal, were presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Epping Agricultural Society, and others connected with the Agricultural interest of the county of Essex; and, of Public Bills presented to this House; and, Unitarians of Plymouth and Devonport, praying for the immediate redress of the grievances affecting Dissenters from the Established Church, were presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Epping Agricultural Society, and others connected with the Agricultural interest of the county of Essex; and,
And the ballot for the Committee of the House to try the validity of the said Return took place on the same afternoon on which the said second sum of one thousand pounds had been so received in respect of such Return, the said John O'Connell, Esquire, a Member of the House, to the said Daniel O'Connell both attended the ballot for the Committee of the House, by which the validity of the said Return was to be tried, and the said John O'Connell in fact ballotted as a Member to serve on the said Committee, and the said John O'Connell was elected as a Member of the Committee, and the said Daniel O'Connell forthwith issued a notice to all the Electors of the county of Carlow to attend the said ballot, and to give directions, that there be laid before this House, a Return of the Number of Persons coming to be returned by the said Daniel O'Connell, Esquire, a Member of the House, and Alexander Raphael, Esquire, late a Member of this House, for procuring the Return of the said Alexander Raphael, Esquire, for the said county, was offered to be presented;

And Mr. O'Connell, being in his place, the said Petition was presented, and read; setting forth, That from various statements and letters lately published, bearing respectively the signatures of Alexander Raphael, Esquire, late Sitting Member for the said county of Carlow, and of Daniel O'Connell, Esquire, now sitting Member for the city of Dublin, it appears that shortly before the last Election for the said county of Carlow, a certain agreement or traffic was set on foot between the said Daniel O'Connell and Alexander Raphael, whereby the said Daniel O'Connell and Alexander Raphael, having been returned as Member; that the said traffic or agreement was represented by the said Daniel O'Connell to the said Alexander Raphael as a "safe speculation," and was concluded upon and carried into effect by both parties accordingly; that, in pursuance thereof, and before the said Election, the said first sum of one thousand pounds was placed by the said Alexander Raphael for the use of the said Daniel O'Connell, in the hands of the said Alexander Raphael's solicitor, from whom the said Daniel O'Connell one thousand pounds, for his said Daniel O'Connell one thousand pounds, for his said Daniel O'Connell, and Nicholas Aylward Vigors, and that the ballot for a Committee of the House, to give directions, that there be laid before this House, a Return of the Number of Persons coming to be returned by the said Daniel O'Connell, Esquire, a Member of the House, and Alexander Raphael, Esquire, late a Member of this House, for procuring the Return of the said Alexander Raphael, Esquire, for the said county, was offered to be presented;

And Mr. O'Connell, being in his place, the said Petition was presented, and read; setting forth, That from various statements and letters lately published, bearing respectively the signatures of Alexander Raphael, Esquire, late Sitting Member for the said county of Carlow, and of Daniel O'Connell, Esquire, now sitting Member for the city of Dublin, it appears that shortly before the last Election for the said county of Carlow, a certain agreement or traffic was set on foot between the said Daniel O'Connell and Alexander Raphael, whereby the said Daniel O'Connell and Alexander Raphael, having been returned as Member; that the said traffic or agreement was represented by the said Daniel O'Connell to the said Alexander Raphael as a "safe speculation," and was concluded upon and carried into effect by both parties accordingly; that, in pursuance thereof, and before the said Election, the said first sum of one thousand pounds was placed by the said Alexander Raphael for the use of the said Daniel O'Connell, in the hands of the said Alexander Raphael's solicitor, from whom the said Daniel O'Connell one thousand pounds, for his said Daniel O'Connell one thousand pounds, for his said Daniel O'Connell, and Nicholas Aylward Vigors, and that the ballot for a Committee of the House, to give directions, that there be laid before this House, a Return of the Number of Persons coming to be returned by the said Daniel O'Connell, Esquire, a Member of the House, and Alexander Raphael, Esquire, late a Member of this House, for procuring the Return of the said Alexander Raphael, Esquire, for the said county, was offered to be presented;
the said Alexander Raphael, whom the said Daniel O'Connell thus, in consideration of the said two sums, engaged to recommend to the electors of Carlow, was the person to forward the same, and had been described to the said Daniel O'Connell himself, who was personally little acquainted with him, as "a faithless creature, with whom no person ever had a dealing without being sorry for it;" that nevertheless, the said bargain proceeded, and was concluded on the terms of pecuniary payment above mentioned; that, in the execution thereof, the first sum of one thousand pounds was paid by the said Alexander Raphael to the said Daniel O'Connell, and the second sum of one thousand pounds was shortly afterwards paid by him to the use of the said Daniel O'Connell, and was on the 28th day of July last received by the said John O'Connell, Esquire, also a Member of the House, on the part and by the direction of the said Daniel O'Connell, to the full amount, although at that time the said Daniel O'Connell had expressed to the said Alexander Raphael, that he the said Daniel O'Connell "doubted whether there would be more than the show of a contest," that the said Alexander Raphael was thereby proposed and recommended to the electors of the county of Carlow in a published letter or address to them from the said Daniel O'Connell; that the said Alexander Raphael was returned as duly elected to the said Carlow, and that the further sum of one thousand pounds was shortly afterwards paid by him to the use of the said Daniel O'Connell, and was on the 10th of June last by his son John O'Connell, Esquire, also a Member of the House, on the part and by the direction of the said Daniel O'Connell, to the full amount, although at that time the said Daniel O'Connell had expressed to the said Alexander Raphael, that he the said Daniel O'Connell "doubted whether there would be more than the show of a contest;" that the said Alexander Raphael was thereby proposed and recommended to the electors of the county of Carlow in a published letter or address to them from the said Daniel O'Connell; that the said Alexander Raphael was returned as duly elected to the said Carlow, and that the further sum of one thousand pounds was shortly afterwards paid by him to the use of the said Daniel O'Connell, and was on the 28th day of July last received by the said John O'Connell, Esquire, also a Member of the House, on the part and by the direction of the said Daniel O'Connell; that the criminality of the traffic and transactions above stated is, if possible, aggravated by the circumstances that the said Daniel O'Connell, who appears to be the principal conductor thereof, is one of those professed reformers who appeared to be the most zealous in the cause of Parliamentary purity, and who himself took the keenest part against the old system of boroughmongering, and was particularly strenuous in his exertions to expose and punish the malpractices alleged to have been committed at a recent Election at Jassyick; that although the said Daniel O'Connell has complained with acrimony of the publication of the letters between himself and the said Alexander Raphael containing evidence of the traffic hereinafter alleged, the Petitioners humbly insist that such publication ought to be carried yet further by the production of another letter not set forth among those which the said Daniel O'Connell has given to the world, being a letter from the said Daniel O'Connell to the said Alexander Raphael, and described by the said Alexander Raphael as conveying an intimation not only of the power of the said Daniel O'Connell, to compensate the said Alexander Raphael for the expected loss of his Seat, upon Petition, by some other arrangement, the nature and lawfulness whereof should be the subject of strict inquiry; the Petitioners, therefore, anxious that the principles of Reform be fully and fairly carried into effect in all cases, and against all offenders alike, do humbly pray the House to inquire strictly into the circumstances of the said transactions, including the contents of the said unpublished letter, and to take such measures as the House shall see fit, for protecting the rights of Parliamentary Election, and bringing to punishment all persons, of whatever political party, who may be found guilty of violating the same.

Ordered, That the said Petition be taken into consideration upon Tuesday next.

Ordered, That the Petition be printed.

A Message from the Lords, by Mr. Wingfield and Mr. Farrer: Mr. Speaker,

The Lords have passed a Bill, intituled, An Act to naturalize his Excellency Admiral Paul Tcheltchappoff, and Catherine Tcheltchappoff, his Daughters, to which there be laid before this House, a Return of the Persons nominated by the Crown to act as Justices of the Peace in the Cities and Towns Corporate of England and Wales, under the provisions of the Act 5 and 6 Will. 3, c. 76.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Ordered, That leave be given to bring in a Bill to facilitate the Enfranchisement of Copyholders: And that Mr. Attorney General and Mr. Solicitor General do prepare, and bring it in.

Ordered, That leave be given to bring in a Bill to copy an Act for the amendment of the Law of Escheat and the Law relating to terms of years, to which Persons dying intestate and without Kindred shall be entitled at Law or in Equity: And that Mr. Attorney General and Mr. Solicitor General do prepare, and bring it in.

Ordered, That leave be given to bring in a Bill for assenting to the Proclamation of the Right of the Prince of Orange, and that Mr. Hume do go to the Lords, and desire an Answer of the House on the subject-matter of the said Resolution; and then the Messengers withdrew.

Resolved, That it is the opinion of this House, Acts of Parliament,

that it is expedient to discontinue the present mode of ingrossing Acts of Parliament in Black Letter, and to substitute a plain Round Hand, instead thereof.

Ordered, That the said Resolution be communicated to the Lords at a Conference, and their concurrence desired thereon.

Ordered, That a Conference be desired with the Lords on the subject-matter of the said Resolution; and that Mr. Hume do go to the Lords, and desire the Conference.
Ordered, That leave be given to bring in a Bill to amend the Law of Libel: And that Mr. O'Connell and Mr. Christopher Fitzsimon do prepare, and bring it in.

Ordered, That a Select Committee be appointed to inquire into the changes that have been recommended by the Select Committee on Printed Papers in the state of Offices of this House by the abolition of Fees and Perquisites, and the substitution of fixed Salaries, as it affects the present Officers, and to report to the House their opinion as to the Compensation that should be made to these Officers:—And a Committee was appointed of Mr. Hume, Mr. William Gladstone, Mr. Vernon Smith, Sir Thomas Fremantle, Dr. Bowring, Sir Robert Inglis, Mr. Elphinston, Lord Viscount Sandon, and Mr. Brotherton, with Power to send for persons, papers and records.

Ordered, That Three be the Quorum.

Ordered, That a Select Committee be appointed to inquire into the Condition, Management and Affairs of the British Museum:—And a Committee was appointed of Mr. Eyre Crowe, Mr. Ridley Colborne, Mr. John Parker, Sir Robert Inglis, Mr. Torney, Sir Philip Egerton, Mr. Evelyn Denison, Mr. Compton, Mr. Clay, Lord Stanley, Mr. Elphinston, Mr. Bingham Baring, Mr. Pease, and Lord Viscount Sandon, with Power to send for persons, papers and records.

Ordered, That Five be the Quorum.

Ordered, That the Report which, upon the 6th day of August, in the last Session of Parliament, was made from the Select Committee appointed to inquire into the Condition, Management and Affairs of the British Museum, be referred to the Committee.

Resolved, That the Ballot for entering the Names of Members on the “Public Business List,” be taken at every Sitting of the House a quarter of an hour before the time which Mr. Speaker may appoint for taking the Chair.

Resolved, That in this present Session of Parliament, all Orders of the day set down in the Order Book for Mondays, Wednesdays and Fridays, shall be disposed of before the House will proceed upon any Motions, of which Notices shall be entered in the Order Book.

Resolved, That in this present Session of Parliament, all Orders of the day set down in the Order Book shall be disposed of before the House will proceed upon any Motions, of which Notices shall be entered in the Order Book.

Lord John Russell presented a Bill for the Commutation of Titles in England: And the same was read the first time; and ordered to be read a second time upon Monday, the 22d day of this instant February; and to be printed.

Resolved, That Lord John Russell presented a Bill for the Commutation of Titles in England: And the same was read the first time; and ordered to be read a second time upon Monday, the 22d day of this instant February; and to be printed.

Lord John Russell presented, pursuant to the directions of an Act of Parliament,—a General Order for keeping Accounts in Unions, issued by the Poor Law Commissioners for England and Wales.

Resolved, That the Return do lie upon the Table.

Mr. Bernal reported from the Committee of Supply, several Resolutions, which were read; as follow:—

1. Resolved, That a sum, not exceeding two millions, be granted to His Majesty, to discharge the like amount of Supplies granted for the Service of the year 1835, or of any preceding year.

2. Resolved, That a sum, not exceeding twenty-eight millions five hundred and twenty-one thousand five hundred and fifty pounds, be granted to His Majesty, to pay off and discharge Exchequer Bills, and that the same be issued and applied towards paying off, and discharging any Exchequer Bills charged on the Aids or Supplies of the year 1832 or 1831, now remaining unpaid and unprovided for.

3. Resolved, That a sum, not exceeding four hundred and eighty-six thousand and four hundred pounds be granted to His Majesty, to pay off and discharge Exchequer Bills issued pursuant to several Acts for carrying on Public Works, and for the relief of persons who have sustained losses in the West Indies, outstanding and unprovided for.

The said Resolutions, being read a second time, were agreed to.

Resolved, That this House will, To-morrow, re- Ways and Means for raising the Supply granted to His Majesty.

The Dean Forest Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for To-morrow.

Mr. Attorney-General presented a Bill to explain Municipal Corporations in England and Wales: And the same was read the first time; and ordered to be read a second time upon Monday, the 22d day of this instant February; and to be printed.

Mr. Attorney-General presented a Bill for the Registration of more effectual Registration of Persons entitled to vote in the Election of Members to serve in Parliament in England and Wales: And the same was read the first time; and ordered to be read a second time upon Monday, the 22d day of this instant February; and to be printed.

Mr. Serjeant Talfourd reported from the Committee of Reading Union on the re-committed Report from the Committee on the Petition for the Reading Union Gas Bill: That the Standing Orders relative to Bills for lighting any City or Town with Gas, had been complied with; and that the Committee had examined the matter of the Petition.

Resolved, That leave be given to bring in a Bill for better lighting with Gas the Borough of Reading and the Hamlet of Whiteley, in the County of Berks, by a Company to be called the Reading Union Gas Company: And that Mr. Serjeant Talfourd and Mr. Charles Russell do prepare, and bring it in.

Tchitchagoff’s Naturalization Bill was read the Tchitchagoff’s first time; and ordered to be read a second time.

A Petition of the Corporation of Portsmouth, praying for the removal of the Civil Disabilities affecting the Jews, was presented, and read; and ordered to lie upon the Table.

Mr. For Mane presented, pursuant to an Address, praying for the removal of the Civil Disabilities affecting the Jews, was presented, and read; and ordered to lie upon the Table.

Mr. For Mane presented, pursuant to an Address Untamped to His Majesty, dated the 7th day of September in the last Session of Parliament,—A Return of the Number of Persons who were committed by the Magistrates in Great Britain from the passing of the Act 60 Geo. 3, c. 9, to the 10th September 1831, for selling unstamped Publications; stating the Names of the Persons committed under that Act, and the Dates when and the Periods for which they were committed; stating also whether the Prosecution was by the authority of the Stamp Office or other Public Office, or by a common Informer: also, a Return of the Number of Persons who have been committed by the Magistrates of Great Britain from the passing of the Act 60 Geo. 3, c. 9, to the 10th September 1831, for selling unstamped Publications; stating the Names of the Persons committed under that Act, and the Dates when and the Periods for which they were committed; stating also whether the Prosecution was by the authority of the Stamp Office or other Public Office, or by a common Informer.

Ordered, That the said Return do lie upon the Table.

And then the House adjourned till To-morrow.
to the West India Docks, in the County of Middlesex: And the same was read the first time; and ordered to be read a second time.

Mr. Divett reported from the Committee on the Easter Commercial Gas Bill; That the Standing Orders relative to Bills for lighting any City or Town with Gas, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill to establish a Company for more effectually lighting with Gas the City and County of the City of Exeter, and certain Parishes and Places in the County of Devon: And that Mr. Divett and Sir William Follett do prepare, and bring it in.

The Farnborough Road Bill was read a second time; and committed to Sir William Geary and the Kent List.

Lord George Lennox presented a Bill for making a Railway and a Railway to join the London and Southampton Brighton Railway Bill (Mr. Johnstone’s Railway Bill) to the River of Clyde, and to maintain a Canal in the County of Dumbarton, from the Town of Glasgow to the West Riding of the County of York: And the same was the first read; and ordered to be read a second time.

Sir George Strickland presented a Bill for making a Railway from Sheffield to Rotherham, with Branches therefrom to the Gookey’s Canal, and at the same time to establish a Company for more effectually lighting with Gas the City and County of York, and certain Parishes and Places in the County of Devon: And the same was read the first time; and ordered to be read a second time.

A Petition of the Duke of Bedford, and other Steppingly owners of estates in the parish of Steppingly, in the county of Bedford, for leave to bring in a Bill for dividing, allotting and inclosing several open and common lands and waste grounds in the said parish, and to exonerating the same from Tithes, was presented, and read; and a Bill was ordered to be brought in accordingly, by Lord Charles Russell and Lord Viscount Alford.

Mr. Walter Campbell reported from the Committee on the Petition for the Stirling Canal Bill; That the Standing Orders relative to Navigation Bills, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill to make and maintain a Canal from the Town of Stirling to the Forth and Clyde Canal near the west side of Lanarkshire, and for the accommodation of the Judges of the Forth and Clyde Canal; And the same was read the first time; and ordered to be re-committed.

Lord Granville Somerset presented a Bill for making a Railway from Cheltenham and from Gloucester to join the Great Western Railway near Sechelton, to be called “The Cheltenham and Great Western Union Railway,” with a Branch to Cirencester: And that the same was read the first time; and ordered to be read a second time.

Lord Granville Somerset presented a Bill for making a Railway from Birmingham to Gloucester, and from the Town of Gloucester to the Western Union Railway, with Branches therefrom: And the same was read the first time; and ordered to be read a second time.

Lord Viscord Castle, reported from the Committee on the Petition for the Ulster Railway Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for making a Railway from the Town of Belfast to

Veneris, 12° die Februarii ;

Anno 6° Willelmi IV° Regis, 1836.

PRAYERS.

The Orwell Inclusion Bill was read a second time; and committed to Mr. Yorke and the Cambridge List.

Mr. Cavendish presented a Bill for making a Railway, with Branches, commencing at or near the London and Birmingham Railway, in the Parish of Rugby, in the County of Warwick, to communicate with the Towns of Leicester, Nottingham and Derby, and with the Mansfield and Pinxton Railway, to be called “The Midland Counties Railway”: And the same was read the first time; and ordered to be read a second time.

Mr. Brady reported from the Committee on the Petition for the Newry Navigation Bill; That the Standing Orders relative to Navigation Bills, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill to amend an Act passed in the tenth year of the reign of his late Majesty King George the Fourth, intituled, “An Act for the Improvement and Extension of his late Majesty King George the Fourth, intituled an Act for the Improvement and Extension of the Newry Navigation”: And that Mr. Brady and Mr. Sharman Crawford do prepare, and bring it in.

Mr. Pendarves and Sir Charles Lemon do prepare, and bring in a Petition of the Duke of Bedford, and other Steppingly owners of estates in the parish of Steppingly, in the county of Bedford, for leave to bring in a Bill for dividing, allotting and inclosing several open and common lands and waste grounds in the said parish, and to exonerating the same from Tithes, was presented, and read; and a Bill was ordered to be brought in accordingly, by Lord Charles Russell and Lord Viscount Alford.

Mr. Walter Campbell reported from the Committee on the Petition for the Stirling Canal Bill; That the Standing Orders relative to Navigation Bills, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill to make and maintain a Canal from the Town of Stirling to the Forth and Clyde Canal near the west side of Lanarkshire, and for the accommodation of the Judges of the Forth and Clyde Canal; And the same was read the first time; and ordered to be re-committed.

Lord Granville Somerset presented a Bill for making a Railway from Cheltenham and from Gloucester to join the Great Western Railway near Sechelton, to be called “The Cheltenham and Great Western Union Railway,” with a Branch to Cirencester: And that the same was read the first time; and ordered to be read a second time.

Lord Granville Somerset presented a Bill for making a Railway from Birmingham to Gloucester, and from the Town of Gloucester to the Western Union Railway, with Branches therefrom: And the same was read the first time; and ordered to be read a second time.

Lord Viscord Castle, reported from the Committee on the Petition for the Ulster Railway Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for making a Railway from the Town of Belfast to

...
the City of Armagh, in the Province of Ulster, in Ireland: And that Lord Viscount Castlereagh and Lord Viscount Acheson do prepare, and bring it in.

Reading Union Gas Bill. 

Mr. Sergeant Tedford presented a Bill for better lighting with Gas the Borough of Reading, and Hambleton, in the County of Berks, by a Company to be called "The Reading Union Gas Company." And the same was read the first time; and ordered to be read a second time.

Reading Gas. 

Mr. Robert Palmer reported from the Committee on the Petition for the Reading Gas Bill; That the Standing Orders relative to Bills for lighting any City or Town with Gas, had been compiled with; and that the Committee had examined the matter of the Petition. Ordered, That the Report do lie upon the Table.

Mr. Buckingham's Claim. 

A Petition of Inhabitants of Gosport—Guildford; — Darlington; — and, the Mayor, Aldermen and Burgessess of Canterbury; praying the House to secure to James Silk Buckingham, Esquire, full and ample compensation from the East India Company for the loss and damage sustained by him by the suppression of the Calcutta Journal, were presented, and read; and ordered to lie upon the Table.

Copper. 

Ordered, That there be laid before this House, an Account of all Copper imported into the United Kingdom in the year ending 5th January 1836; distinguishing each sort of Copper, from what Country, and into what Ports imported:—Of the Quantities of Copper exported from the United Kingdom in the year ending the 5th January 1836; distinguishing each sort, from what Port sent, and to what Country exported:—Of the Quantities of Copper exported from the Port of London in the year ending the 5th January 1836; distinguishing each sort, and to what Country exported:—Of the Quantities of Copper exported from the Port of Liverpool in the year ending the 5th January 1836; distinguishing each sort, and to what Country exported:—Of all Copper Ore that has been imported into the United Kingdom, without payment of Duty, for the purpose of exportation, in the year ending 5th January 1836.

Tin. 

Ordered, That there be laid before this House, an Account of all Tin imported into the United Kingdom in the year ending 5th January 1836; distinguishing from what Countries imported:—Of all Tin exported from the United Kingdom in the year ending the 5th January 1836; distinguishing to what Country exported:—Of the Quantities of Tin exported from the Port of Liverpool in the year ending the 5th January 1836; distinguishing each sort, and to what Country exported.

Toll Trusts. 

A Petition of Trustees appointed by an Act of the first year of His present Majesty's reign, for repairing several Roads in and near the Town of Bruton, in the Counties of Somerset and Wilts, praying the House to pass an Act enabling Turnpike Trusts and Parishes, similar to that power which existed with respect to Statute Labour, or provide other measures for enabling Turnpike Trusts to derive from the parishes through which their roads run a due proportion of assistance towards the repair thereof, was presented, and read; and ordered to lie upon the Table.

Spirit Licenses. 

A Petition of Licensed Victuallers of Brougham; —and, Licensed Bootmakers and Victuallers of Leeds; praying for the repeal of the additional Duty on Spirit Licenses, were presented, and read; and ordered to lie upon the Table.

Steam Vessels (Thames). 

A Petition of Watermen plying at the Temple Stairs, praying that no Steam Vessel may be allowed to proceed higher up the River Thames than Greenwich, unless for the purpose of towing ships to their respective destinations, was presented, and read; and ordered to lie upon the Table.

A Petition of William Wright, William Irving, Church Rates. and George Brazzelin, Independent Dissenters of Great Marlow, complaining that proceedings having been commenced against them by the churchwardens of that parish for recovery of Church Rates, and praying that they may be relieved from the payment of those rates, and also that a Commission be appointed to inquire into the Accounts and Expenditure of the Churchwardens and Trustees in building a new Church in the said parish, and that the Petitioners may be allowed to attend, by their solicitor, counsel and witnesses, on the execution of such Commission, was presented, and read; and ordered to lie upon the Table.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that, in the Return which is to be presented to the House of the Number of Summary Convictions before Magistrates, in the year ending the 5th of January 1835, the instances shall be specified wherein the Evidence on which the Convictions were founded was reduced to writing, and is still preserved as a portion of the Public Records.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

A Petition of Owners and Occupiers of land, and Agricultural Persons interested in the prosperity of agriculture, residing in the southern districts of the county of Durham, praying the House to institute an inquiry into the distressed state of agriculture, was presented, and read; and referred to the Select Committee on Agriculture.

Ordered, That there be laid before this House, a Exchequer Bills Return of the Names of the Commissioners appointed, and now officiating, for the issue of Exchequer Bills for Public Works in England, Wales and Scotland.

Ordered, That there be laid before this House, an Account of the yearly Expenses of the Board of Commissioners for the issue of Exchequer Bills for Public Works, for each year, in continuation of the Return dated July 22d, 1833; Amounts allotted to the Commissioners for distribution under the several Acts of Parliament passed for that purpose; Amount remaining unappropriated; Amounts originally advanced to Borrowers, and contracted to be advanced, the Objects thereof, Dates of such Advances, Rates of Interest, Sums repaid as principal, and Amounts of Principal remaining unpaid.

Ordered, That the Minutes of the Evidence taken before the Select Committee on Aborigines (British Settlements) in the last Session, be referred to the Select Committee in the present Session.

Ordered, That the Committee have Power to report the Minutes of the Evidence taken before them, together with their observations thereupon, from time to time, to the House.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that, in the Return which is to be presented to the House of the Number of Summary Convictions before Magistrates, in the year ending the 5th of January 1835, the instances shall be specified wherein the Evidence on which the Convictions were founded was reduced to writing, and is still preserved as a portion of the Public Records.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Mr.
Mr. Oswald reported from the Select Committee on Public Petitions; that they had examined the Petitions presented from the 5th to the 11th days of February inclusive, both inclusive; and had directed him to make a Report thereof to the House.

Ordered, That the Report do lie upon the Table; and be printed.

Mr. Walter Campbell reported from the Committee on the Petition for the Forth and Clyde Navigation; that the Standing Orders relative to Navigation Bills, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for improving, enlarging and extending the Forth and Clyde Navigation, and certain Harbours and Works belonging thereto and connected therewith; and for making and maintaining two Branch Cuts or Canals from the said Navigation: And that Mr. Campbell and Mr. Forbes do prepare, and bring in a Bill thereon.

Mr. Bethell presented a Bill for making a Railway from Kingston-upon-Hull to Selby: And the same was read the first time; and ordered to be read a second time.

A Petition of Proprietors of Salmon Fishings in the River Tweed, and in the rivulets and streams running into the same, and also within the mouth or entrance of the said river, for leave to bring in a Bill for altering and amending an Act passed in the eleventh year of the reign of his late Majesty, for the more effectual preservation and increase of the Breed of Salmon, and for better regulating the Fisheries in the River Tweed and the Rivers and Streams running into the same, and also within the mouth or entrance of the said River, and for altering or increasing any Regulations and Duties, was presented, and read; and referred to Sir Hugh Campbell and the East Scotland List, with Power to send for persons, papers and records.

A Petition of the President of the Committee of Merchants of Youghal, praying, that no alteration may be made in the existing Corn Laws respecting the admission of bonded Wheat into consumption in the United Kingdom, was presented, and read; and ordered to lie upon the Table.

Ordered, That the Accounts relative to the Bank of England, which were presented upon Monday last, be printed.

Ordered, That the Account relative to Naval Receipt and Expenditure, which was presented yesterday, be printed.

Ordered, That the Return relative to Unstamped Publications, which was presented yesterday, be printed.

The Order of the day being read, for the Committee of Ways and Means;

Ordered, That the Account, showing the Amount of Monies in the Exchequer, and remaining to be received on the 8th February 1836, to complete the Aids granted by Parliament for the Service of the year 1835-6, which was presented upon Tuesday last, be referred to the Committee.

Ordered, That the Account of all Exchequer Bills issued, or authorized to be issued, on the Supplies 1836, provided for, which was presented upon Tuesday last, be referred to the Committee.

Ordered, That the Account of all Exchequer Bills issued between the 5th January 1836 and 5th January 1836, under the Acts 1 and 2 Will. 4, c. 24, and 2 and 3 Will. 4, c. 125, and 4 and 5 Will. 4, c. 72, unfurnished for, which was presented upon Tuesday last, be referred to the Committee.

VOL. 91.
12th February, A. 1836.

Offices, granted by an Act of the 4th year of the reign of His present Majesty, for continuing, until the 5th day of July 1835, certain Duties on Offices and Pensions, for the terms of the year 1834, shall be continued from the 5th day of July 1835, and made perpetual.

Resolutions to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received upon Monday next.

Mr. Bernal also acquainted the House, that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, upon Monday next, again resolve itself into the said Committee.

Mr. Hume reported, That he had, according to Order, been with the Lords, to desire a Conference upon the subject of ingrossing Acts of Parliament; and that the Lords do agree to a Conference, and appoint the same upon Monday next, at five o'clock, in the Committee Room No. 5.

The House, according to Order, proceeded to take into further consideration the Resolutions which were yesterday reported from the Select Committee appointed to take into consideration the best means of prosecuting and transacting business in Select Committees of this House.

And the first Resolution, That no Select Committee shall, without previous leave obtained of the House, consist of more than Fifteen Members; that such leave shall not be moved for without notice; and that, in the case of Members proposed to be added or substituted, after the first appointment of the Committee, the Notice shall include the Names of the Members proposed to be added or substituted, being read a second time;

An Amendment was proposed to be made thereunto, by adding, at the end thereof, the words, "And that in all cases in which the subject-matter referred to such Committees shall concern the United Kingdom at large, at least two out of such Fifteen Members shall be selected from among the Representatives of Ireland."

And the Question being proposed, That those words be there added—The said proposed Amendment was, with leave of the House, withdrawn.

Resolved, That no Select Committee shall, without previous leave obtained of the House, consist of more than Fifteen Members; that such leave shall not be moved for without notice; and that, in the case of Members proposed to be added or substituted, after the first appointment of the Committee, the Notice shall include the Names of the Members proposed to be added or substituted.

The second Resolution, That Lists be affixed in some conspicuous place in the Committee Clerks' Office, and in the Lobby of the House, of all Members serving on each Select Committee, was read a second time, and agreed to.

The third Resolution, That it be recommended to every Member moving for the appointment of a Select Committee, to ascertain previously whether each Member proposed to be named by him on such Committee will give his attendance thereupon, was read a second time, and agreed to.

The fourth Resolution, That to every question asked of a Witness under examination in the proceedings of any Select Committee, there be prefixed in the Minutes of the Evidence, the Name of the Member asking such question, was read a second time, and agreed to.

The fifth Resolution, That the Names of the Members present each day, on the sitting of any Select Committee, be entered on the Minutes of Evidence, or on the Minutes of the proceedings of the Committee (as the case may be), and reported to the House on the Report of such Committee, was read a second time, and agreed to.

The sixth Resolution, That in the event of any Division taking place in any Select Committee, the Question proposed, the Name of the Proposer, and the respective Votes thereupon of each Member present, be entered on the Minutes of Evidence, or on the Minutes of the Proceedings of the Committee (as the case may be), and reported to the House on the Report of such Committee, was read a second time, and agreed to.

The Order of the day being read, for the Committee, was on the Deon Forest Bill.

Lord John Russell, by His Majesty's command, acquainted the House, That His Majesty, having been informed of the purport of the Bill, gives His consent, as far as His Majesty's interest is concerned, that the House may do therein as they shall think fit.

Then the House resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received upon Monday next.

The Order of the day being read, for the Committee of Supply, was on Railroad Bills.

Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

A Motion was made, and the Question being pro—Orangeism, proposed, That it is the opinion of this House, That Orangeism has been productive of the most baneful effects upon the character and administration of public justice in Ireland; that its prevalence in the Constabulary and Peace-preservation Forces and Yeomanry Corps of that Country has led individual members, as well as large bodies of the above descriptions of force, to the gross neglect and violation of their public duty, and to the open, daring and lawless resistance of the Magistracy of the Executive Government, on various occasions; that it has entailed discord and strife amongst a people whose interest as well as duty it is to live in peace and harmony amongst one another; that systematic and surreptitious introduction of Orangeism into every branch of the military service, into almost every part of the Empire, in direct violation of orders issued in 1822 and 1829, by the Commander-in-Chief of His Majesty's Forces, and the absolute power and control vested in his Royal Highness Ernest Duke of Cumberland, by its governing bodies, the Grand Lodges of England and Ireland, together with the rank, station, influence and number of that formidable, yet secret confederacy, are well calculated to create serious apprehensions in the minds of all His Majesty's loyal subjects, and demand the adoption of the most speedy and effectual measures for the suppression of a system incompatible with the peace and happiness of the people of Ireland, with just and impartial Government, and pregnant with danger to the rightful succession to the Throne and the free institutions of this Empire—And a Debate arising thereupon.

Ordered, That the Debate be adjourned till Tuesday, the 23d day of this instant February.

Ordered, That there be laid before this House, a Return of the Number of Officers of each Rank in His Majesty's regular Army, not being on full Pay, who have without their consent been struck out of the Army List, in each of the years since 1815; stating also, the Number of each Rank who have been restored to the Service subsequently to such deprivation.

A Motion was made, and the Question was pro—Railroad Bills, proposed, That a Select Committee be appointed to whom
who shall be referred every application for a Bill for any Railroad having a termination within seven miles of the Royal Exchange, and that before any such Bill is allowed to be read a second time, the Committee do report upon the desirableness of the proposed Railroad, and whether the best line has been selected, having regard to the directness of the communication; the probable expenditure; the comfort and safety of the public; and the effect upon private property, and particular interests.—And the said Motion was, with leave of the House, withdrawn.

Registration of Births, &c. Bill.

Ordered, That leave be given to bring in a Bill for Registration of Births, Deaths and Marriages: And that Lord John Russell, Mr. Chancellor of the Exchequer, and Mr. Attorney General, do prepare, and bring it in.

Marriages Bill.

Ordered, That leave be given to bring in a Bill to amend the Laws relating to the Celebration of Marriage in England and Wales: And that Lord John Russell, Mr. Chancellor of the Exchequer, and Mr. Attorney General, do prepare, and bring it in.

Adjournment.

Resolved, That this House will, at the rising of the House this day, adjourn till Monday next.

Factories.

Mr. Fox Maule presented, pursuant to an Address to His Majesty, dated the 2d day of September in the last Session of Parliament,—a Return of the Number of Power-looms used in Factories, in the manufacture of Cotton, Silk and Linen respectively in each County of the United Kingdom respectively, so far as they can be collected from the Returns of the Factory Commissioners.

Ordered, That the said Return do lie upon the Table.

Ordered, That Mr. Baring presented, pursuant to Order,—A Return of the Number of Retail Spirit Dealers who have received Relief under the Act 5 and 6 Will. IV, c. 39; stating the Total Amount of such Relief, and the Number of those relieved under each rate of Duty.

Ordered, That the said Return do lie upon the Table.

Post Office.

Ordered, That there be laid before this House, a Return to explain and extend a Return to an Order of Management:

Anno 6° Willielmi IVt. Regis, 1836.

Mr. Eccott presented a Bill for enabling Prisoners to make their Defences by Counsel or Attorney: And it was read the first time; and ordered to be printed.

And then the House adjourned till Monday next.

Luna, 15° die Februarii;

Anno 6° Wilhelmi IV: Regis, 1836.

PRAYERS.

ORDERED, That there be laid before this House, a Return, for the last Three years, of the Chancery Number of Appointments in each Cause within the time pending in the Court of Chancery, at the Offices of the several Masters of that Court, which have been attended by Counsel, and of Appointments which have been deferred at the request or on account of the absence of Counsel.

Mr. Smith, from the Masters' Office, Court of Chancery, was accordingly called in; and at the Bar presented the said Return:—And then he withdrew.

ORDERED, That the said Return do lie upon the Table.
A Petition of the Wearmouth Dock Company, for leave to bring in a Bill for altering, amending and enlarging the powers and provisions of an Act passed in the eleventh year of the reign of his late Majesty King George the Fourth, intituled, "An Act for the Improvement and Preservation of the River Wear and Port and Haven of Sunderland, in the County Palatine of Durham," was presented, and read, and referred to Mr. Oswald and the Durham List, with Power to send for persons, papers and records.

North Midland Railway.

A Petition of Owners and Occupiers of estates within, or Inhabitants of, several towns and places thereinafter mentioned, or some of them, for leave to bring in a Bill for building Public Schools in the City of Aberdeen; And that Mr. Bannerman and the Lord Advocate do prepare, and bring it in.

North Midland Railway.

A Petition of Trustees for executing the Acts for widening and improving the streets, lanes and other public places of the said town, and for erecting a Bridewell for the county of Lanark and city of Hamilton, in the county of Lanark, and Council of the city of Glasgow, and others, referred to Mr. Oswald and the West Scotland List, with Power to send for persons, papers and records.

Ordered, That all the Members serving for the several Counties, and for the Boroughs therein, through which Counties the said Railway is intended to pass, be Members of the said Committee.

Glasgow Water.

A Petition of Owners and Occupiers of estates, London and Owners and Occupiers of property, on the line of the Great Northern Railway, in the county of Durham, for leave to bring in a Bill for making a Railway from the town of Gateshead, Sunderland andDarlington, and elsewhere, in the county of Durham, for leave to bring in a Bill for making and maintaining a Railway commencing at or upon the line of the Blagdon and Hebden Railway, within the precincts of the borough of Gateshead, this township and parish of Gateshead, and terminating at or in the south side of the highway leading from Harworth to Croft Bridge, in the township and parish of Harworth, in the said county of Durham, to be called "The Great North of England Railway," was presented, and read; and referred to Mr. Pease and the Durham List, with Power to send for persons, papers and records.

A Petition of Inhabitants of the towns and places, London and Owners and Occupiers of property, on the line of the Great Northern Railway, and in the neighbourhood of the Railway hereinafter mentioned, for leave to bring in a Bill for making a Railway, commencing in the parish of Saint Alphage or Saint Alphege, Greenwich, in the county of Kent, by a junction with the London and Greenwich Railway, and terminating at or near a piece of ground south of the new Chapel in the parish of Mile-near-Greenwich, in the said county, was presented, and read; and referred to Sir William Geary and the Kent List, with Power to send for persons, papers and records.

Sir Eardley Wilmot reported from the Committee on Stonebridge Railway, on the Petition for the Coventry Canal Bill; That the Standing Orders relative to Navigation Bills, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill to consolidate and extend the Powers and Provisions of the several Acts relating to the Coventry Canal Navigation: And that Sir Eardley Wilmot and Mr. Dugdale do prepare, and bring it in.

Sir Eardley Wilmot reported from the Committee on Birmingham and Derby Railway, on the Petition for the Birmingham and Derby Railway Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for making a Railway from the London and Birmingham Railway, near Birmingham, to Derby, to be called the Birmingham and Derby Junction Railway: And that Sir Eardley Wilmot and Mr. Dugdale do prepare, and bring it in.

Sir Eardley Wilmot reported from the Committee on Stonebridge Railway, on the Petition for the Stonebridge Railway Bill; That the Standing Orders relative to Railway Bills, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for making a Railway from the London and Birmingham Railway, near the Village of Hampton-in-the-Heath, in the county of Wiltshire, to Nether Whitmores, in the said County, to be called "The Stonebridge Junction Railway": And that Sir Eardley Wilmot and Mr. Dugdale do prepare, and bring it in.

A Petition of Householders and Inhabitants of Credton, the Proprietor of the market held in the town of Credton, in the county of Devon, for leave to bring in a Bill for paving, lighting, watching, cleansing, widening and improving the streets, lanes and other public places of the said town, and for erecting a new Market-house therein, was presented, and read; and
and referred to Mr. Dixett and the Devon List, with Power to send for persons, papers and records.

Mr. Dixett presented a Bill to establish a Company for more effectually lighting with Gas the City and County of the City of Exeter, and certain Parishes and Places in the County of Devon: And the same was read the first time; and ordered to be read a second time.

Mr. Dixett presented a Bill to alter, amend and enlarge the Powers of an Act for lighting with Gas the City and County of the City of Exeter, and for lighting the Rivers and Streams of the several Parishes of Alstonefield, Heavitree, Saint Leonard, Saint Thomas and Topsham, in the County of Devon: And the same was read the first time; and ordered to be read a second time.

A Petition of Proprietors of, or Persons otherwise interested in, the lands hereafter mentioned, for leave to bring in a Bill for altering, amending and enlarging the powers and provisions of an Act passed in the fourth year of the reign of His present Majesty, for inclosing lands within the Townships of Alstonefield, Warsow, Lower Elbath, Foxfieldheat, Hollingworth, Hoarhills and Quarnford, all in the Parish of Alstonefield, in the County of Stafford, was presented, and read; and a Bill was ordered to be brought in accordingly, by Sir Oswald Mosley and Mr. Edward Bulder.

The Wootton Inclosure Bill was read a second time; and committed to Lord Viscount Alfred and the Salford List.

Colonel Sclale presented a Bill for more effectually repairing the Road from the Totnes Road, at Lady Down, in the Parish of Ugborough, to within four hundred yards of the Bridge over the Lary; and for repairing the Road communicating therewith from Hallowcombe Cross to the Town of Mdhury and Dark-lane, all in the County of Devon: And the same was read the first time; and ordered to be read a second time.

Mr. Bethell reported from the Committee on the Petition for the Bridlington Harbour Bill; That the Standing Orders relative to Bills for making Fiers, Ports or Harbours, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for improving the Fiers and Harbour of Bridlington, in the East Riding of the County of York: And that Mr. Bethell and Mr. Beilby Thompson do prepare, and bring it in.

A Petition of Persons whose names are thereunto subscribed, for leave to bring in a Bill for making and maintaining a Canal or Cut in order to connect the Birmingham Canal Navigation with the Birmingham and Liverpool Junction Canal Navigation, commencing from and out of the Birmingham Canal Navigation, in the parishes of Buxbury or Worncbourne, or one of them, in the county of Stafford, and terminating in the Birmingham and Liverpool Junction Canal, near to the Stop Lock in the parishes of Tettenhall and Buxbury, or one of them, in the said county of Stafford, was presented, and read; and referred to Mr. Hawkes and the Stafford List, with Power to send for persons, papers and records.

The House was moved, That the Report which, upon Friday last, was made from the Committee on the Petition for the Reading Gas Bill, might be read; and the same being read;

Ordered, That leave be given to bring in a Bill for better supplying the Borough of Reading, in the County of Berks, and the neighbourhood thereof, with Gas: And that Mr. Pusey and Mr. Charles Russell do prepare, and bring it in.

A Petition of Trustees for executing an Act for Grampound more effectually repairing and improving the Road, leading from the eastern end of the Borough of Grampound, in the County of Cornwall, through the Towns of Saint Austell and Lostwithiel, and thence to the east end of the Western Tophouse-lane, in the said County, for leave to bring in a Bill for more effectually amending and improving the powers and provisions of the said Act, and for making a diversion or other alteration of the said Road; and a Bill was ordered to be brought in accordingly, by Mr. Pendaves and Sir Charles Lemon.

A Petition of the Hayle Railway Company, for Hayle Railway, leave to bring in a Bill for altering, amending and enlarging the powers and provisions of an Act passed in the fourth year of the reign of His present Majesty, for making and maintaining a Railway from Hayle, in the Parish of Saint Erth, in the County of Cornwall, to Treesean Mine, in the Parish of Gwennap, in the said County, with several Branches therefrom, for altering certain parts of the said Railway, and for raising a further sum of money, was presented, and read; and referred to Mr. Pendaves and the Cornwall List, with Power to send for persons, papers and records.

A Petition of Owners or Proprietors of estates in the counties of Lancaster and Chester, and also of others, being Merchants, Manufacturers and other Inhabitants of Manchester, for leave to bring in a Bill for making a Railway from Manchester, to unite with the Grand Junction Railway, at or near Creme Hall, in the county of Chester, with several Branches therefrom, was presented, and read; and referred to Mr. George Wilbraham and the Lancaster List, with Power to send for persons, papers and records.

Ordered, That all the Members serving for the several Counties and for the Boroughs therein, through which Counties the said Railway is intended to pass, be Members of the said Committee.

A Petition of Owners and Occupiers of lands and Manchester and Salford Canal.

A Petition of Owners and Occupiers of lands and buildings, and other Property belonging to the several Towns and Townships of Manchester and Hulme, in the parish of Manchester, in the county palatine of Lancaster, for leave to bring in a Bill for making a Railway from Manchester, to unite with the Grand Junction Railway, at or near Creme Hall, in the county of Chester, with several Branches therefrom, was presented, and read; and referred to Mr. Mark Philips and the Lancaster List, with Power to send for persons, papers and records.

A Petition of the Directors, Committee of Improvement, Lord Viscount Castlereagh presented a Bill for Ulster Railway making a Railway from the Town of Belfast to the Bill City of Armagh, in the Province of Ulster, in Ireland; And the same was read the first time; and ordered to be read a second time.

Sir Frederick Trench presented a Bill for im-Scarborough proving the Piers and Harbour of Scarborough, in the North Riding of the County of York. And the same was read the first time; and ordered to be read a second time.
A Petition of Vestrymen, or other Inhabitants, Householders, or Owners of houses, of the parish of Saint Pancras, in the county of Middlesex, for leave to bring in a Bill for consolidating, amending and enlarging the powers and provisions of the several Acts for paving, repairing, lighting, watering, cleansing, and otherwise regulating and improving the several streets, squares, crescents, circles, gardens, ways, passages, courts and places within the said parish of Saint Pancras, and for placing the same under the care, management and control of the Vestry of the said parish, was presented, and read; and referred to Mr. Hume and the Middlesex List, with Power to send for persons, papers and records.

Mr. Buckling reported from the Committee on the Petition for Mr. Buckingham's Compensation Bill; That the Committee had examined the matter of the Petition. Ordered, That leave be given to bring in a Bill to enable James Silk Buckingham, late of Calcutta, in the East Indies, to recover Compensation from the East India Company for the loss and damage sustained by him by the suppression of the Calcutta Journal, of which he was a Proprietor: And that Mr. Hume and Mr. Talk do prepare, and bring it in.

Mr. Hume reported from the Committee on the Petition for consolidating and amending the several Acts for building a Bridge over the River Thames, at Church-street, and for removing the Markets held in the Town or Village of Bridgend, in the County of Glamorgan, and for providing other Market Places in lieu thereof, and for regulating and maintaining the same: And that Dr. Nicholl and Mr. Talbot do prepare, and bring it in.

A Petition of Owners and Occupiers of estates, lands and grounds on the intended line of Road hereinafter mentioned, for leave to bring in a Bill for making and maintaining a Turnpike Road from the Flamwell and Hastings Turnpike Road, at or near Beemport, in the parish of Hollington, to Hastings, in the county of Sussex, was presented, and read; and referred to Mr. North and the Sussex List, with Power to send for persons, papers and records.

That the Committee had examined the matter of the Petition of the Forth and Clyde Canal, near to Wynford: And that Dr. Nicholl and Mr. Talbot do prepare, and bring it in.

Mr. Wallace reported from the Committee on the Bill of Inhabitants of the same, for leave to bring in a Bill for erecting and maintaining a Suspension Bridge across the River Thames, from Church-street, in the parish of Saint Mary, Lambeth, in the county of Surrey, to the opposite bank of the said river, near Market-street, Horseferry-road, in the parish of Saint John-the-Evangelist, within the city and liberty of Westminster, in the county of Middlesex, was presented, and read; and referred to Mr. D'Eyncourt and the Surrey List, with Power to send for persons, papers and records.

Ordered, That leave be given to bring in a Bill for removing the Markets held in the Town or Village of Bridgend, in the County of Glamorgan, and for providing other Market Places in lieu thereof, and for regulating and maintaining the same: And that Dr. Nicholl and Mr. Talbot do prepare, and bring it in.

Mr. Wallace Campbell presented a Bill to make Basing Canal and maintain a Canal from the Town of Stirling to Basing, the Forth and Clyde Canal, near to Wynford: And the same was read the first time; and ordered to be read a second time.

A Petition of Merchants, Bankers and Inhabitants of Bristol and the Exeter Railway, of the cities and towns, and also Owners and Occupiers of property, on the line of the Railway and branch Railways hereinafter mentioned, for leave to bring in a Bill for making a Railway from the city of Bristol to the city of Exeter, was presented, and read; and referred to Mr. William Miles and the Somerset List, with Power to send for persons, papers and records.

That the Committee had examined the matter of the Petition of Merchants, Bankers and Inhabitants of Bristol and the Exeter Railway, of the cities and towns, and also Owners and Occupiers of property, on the line of the Railway and branch Railways hereinafter mentioned, for leave to bring in a Bill for making a Railway from the city of Bristol to the city of Exeter, was presented, and read; and referred to Mr. William Miles and the Somerset List, with Power to send for persons, papers and records.

Ordered, That all the Members serving for the several Counties, and for the Boroughs therein, through which Counties the said Railway is intended to pass, be Members of the said Committee.

Mr. Claines presented a Bill for making and maintaining a Railway between the royal Borough of Abroath, in the County of Forfar, and the royal Borough of Forfar, in the same County: And the same was read the first time; and ordered to be read a second time.

A Petition of the Dean and other Members of Attorneys' Certificates, praying for the repeal of the Stamp Duty on Attorneys' Certificates, was presented, and read; and ordered to lie upon the Table.

A Petition of Manufacturers, Traders and others, praying for a repeal of the Duty on Stage Carriages, was presented, and read; and ordered to lie upon the Table.

A Petition of Richard Gooding, Stage Coach Stage Carriages, Proprietor, Port Glasgow; praying for a repeal of the Duty on Stage Carriages, was presented, and read; and ordered to lie upon the Table.

A Petition of the Vice-President of the West Agricultural Lothian Agricultural Association; — Owners of land, and others, in the vicinity of Northallerton; — in the west part of Cleveland, and in the vicinity of Stockton-upon-Tees; — Haltebury; and, Malton; praying the House to institute an inquiry...
Produce.

A Petition of the Chairman of a Meeting of Inhabitants of Stockton-upon-Tees; praying the House either to repeal so much of the Acts 30 Geo. 3. c. 79, s. 29, and 51 Geo. 3. c. 65, s. 2, as empowers the Justices of the Peace to require the printer of any paper to produce the name of the person employing him to print the same, or to enact that all proceedings against printers in general shall be instituted by the responsible Law Officers of the Crown, as has been already enacted in reference to proceedings against the printers, proprietors and publishers of newspapers, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Calcutta Trade Association, was presented, and read; setting forth, that the Petitioners are members of a Society for several years past established in Calcutta, under the name of "The Calcutta Trade Association," for the purpose of watching over the interests of the trade of Calcutta; that the Petitioners are deeply interested in the cultivation and export of Sugar, Tobacco, Coffee, Silk, Cotton, and other articles of produce suited to the home markets; that the Petitioners have found, from long experience, that the export trade of Calcutta, as well as the manufacturing and agricultural interests of Bengal, are injured in a serious and injurious manner by the imposition of S s. the cwt. on Sugar, the growth, the cwt.; the additional Duty of Gs. the gallon on the British East Indian Rum, that of the WestIndies being subject to a Duty of only 9s. the gallon; the additional Duty of 15s. the gallon on raw Silk as foreign countries not British posses-

that of reciprocal advantage; but they cannot refrain from remarking, that while the Mother Country blights the agricultural and manufacturing energies of Calcutta, by the imposition of excessive Duties on Sugar, Coffee, Rum, Silk and Cotton, and other articles, as specified in a Schedule which accompanies the Petition, India is forced to bribe British manufacturers into competition with its own industry, unaided by machinery, at a light Duty of two-and-a-half per centum, which is the same rate of Duty as Government imposes in Calcutta upon the manufactures of Bengal, and further to impose prohibitory Duties on foreign manufactures to protect the British; the Petitioners beg most earnestly to submit for the consideration of the House the justice and expediency of removing the obstacles above stated, and encouraging the cultivation and export of the important articles above enumerated, by equalizing the Duties on them with those imposed on similar productions of other British Colonies.

Ordered, That the said Petition do lie upon the Table.

The time being come for the Conference with the Act of Parlia-

of the like nature, passed by the English, British, Irish, or united Parlia-

Mr. Alderman Wood presented a Bill for the better Hackney regulation of Hackney Carriages and of Omnibuses Carriages (Metropolis) used in and near the Metropolis, and of the Drivers bill. and Attendants thereof; And the same was read the first time; and ordered to be read a second time upon Monday next; and to be printed.

Mr. Charles Wood presented, pursuant to an Act—Navy Estimates, dress to His Majesty,—Navy Estimates for the year 1836—37.

Ordered, That the said Estimates do lie upon the Table; and be printed.

Mr. Baring reported from the Select Committee on the Bill of the like nature, passed by the English, British, Irish, or united Parlia-

Journals of the House of Commons; and were agreed to, and ordered to be printed.

The time being come for the Conference with the Acts of Parliament in Black Letter, and of substituting a plain round hand instead thereof;

Ordered, That a Committee be appointed to manage the Conference— And a Committee was appointed of Mr. Hume, Mr. Pryme, Mr. Poulter, Mr. Tooke, Mr. Onslow, the Lord Advocate, Mr. Gordon, Mr. Ashleyford Sanford, Mr. Ewart, Sir John Wrottesley, Lord Viscount Clee, Mr. Greene, and Mr. Wilks.

Then the Names of the Managers were called over; and they went to the Conference; and being returned, Mr. Hume reported, That the Managers had been at the Conference, which was managed on the part of the Lords by the Earl of Shaftesbury; and that they had communicated to their Lordships the Resolution of this House; and had left the same with their Lordships.

Ordered, That the Petition of Members of the Calcutta Trade Association be printed.

Ordered, That the Return relative to Deserted Children, Manchester, which was presented upon Tuesday last, be printed.

Ordered, That the Return relative to Factories, Factories, which was presented upon Friday last, be printed.

Ordered, That the Return relative to Parochial Schoolmasters (Scotland) which was presented upon Tuesday last, be printed.

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Ordered, That the Return relative to Spirit Dealers, Spirit Dealers, which was presented upon Friday last, be printed.

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Ordered, That the Return relative to Parochial Schoolmasters (Scotland) which was presented upon Tuesday last, be printed.
the first day of the present Session, and also what Laws of the like nature are about to expire in the course or at the end of the present Session, or on or before the 1st day of August 1837, or in the course of any Session, to which any commencement during that period, or in consequence of any contingent public event; and to report the same, with their observations thereupon, to the House; and who were instructed to report their opinion from time to time to the House, which of the said Laws are fit to be revived, continued or made perpetual; That they had examined the matters referred to them, and had directed him to make a report thereof to the House.

Ordered, That the Report do lie upon the Table; and be printed.

Exchequer Bills.

1. Resolved, That, towards making good the Supply granted to His Majesty, the sum of Fifteen millions be raised by Exchequer Bills, for the Service of the year 1836.

2. Resolved, That, towards making good the Supply granted to His Majesty, there be issued and applied any sum or sums which may be necessary, before the 5th day of April 1837, in respect of Exchequer Bills issued pursuant to the Acts of the fifty-seventh year of His late Majesty King George the Third, and of the third year of his late Majesty King George the Fourth, of the first and second and fourth and fifth years of his present Majesty, authorizing the issue of Exchequer Bills for carrying on Public Works and Fisheries in the United Kingdom, and pursuant to the Act of the first and second years of His present Majesty, for the relief of Persons who sustained loss in the West Indies.

3. Resolved, That, towards making good the Supply granted to His Majesty, the sum of Two millions, a part of the sum now remaining in the Exchequer, or remaining to be received on the 8th day of February 1836, to complete the Aids granted by Parliament for the Service of the year 1835-36, be applied to the Service of the year 1836-37.

4. Resolved, That, towards making good the Supply granted to His Majesty, there be issued and applied the sum of Sixty thousand pounds, to be paid into the Exchequer by the United Company of Merchants of the East India Company, for the purpose of Retiring Pay, Pensions and Allowances to His Majesty's Forces serving in India, in pursuance of an Act of the fourth year of his late Majesty.

Bank Balances.

5. Resolved, That, towards making good the Supply granted to His Majesty, there be issued and applied the Balance now remaining in the Exchequer, or which may be paid into the same by the Governor and Company of the Bank of England on or before the 5th day of April 1837, pursuant to an Act of the fifty-sixth year of his late Majesty King George the Third, intituled, "An Act to authorize the advancing for the Public Service a proportion of the Balance that shall remain from time to time in the Bank of England for the payment of Dividends on account of the Public Debt, for Lottery Prizes or Benefits, not claimed, and of Stocks and Annuities remaining unclaimed; provided that if at any time the said Balance shall be reduced to a less sum than One hundred thousand pounds, then so much of the Money advanced by the said Governor and Company shall be repaid to them as shall be equal to the said Balance; and when the said Balance shall be less than the sum of One hundred thousand pounds.

Pensions.

6. Resolved, That, towards raising the Supply granted to His Majesty, the Duties upon Pensions and Offices granted by an Act of the fourth year of the Reign of His late Majesty, for continuing, until the 5th day of July 1835, certain Duties on Offices and Pensions for the Service of the year 1834, shall be continued from the 5th day of July 1834, and made perpetual.

The said Resolutions, being read a second time, were agreed to.

Ordered, That a Bill be brought in upon the First Exchequer Bills of the said Resolutions: And that Mr. Bernal, Mr. Chancellor of the Exchequer, and Mr. Baring, do prepare, and bring it in.

Ordered, That a Bill be brought in upon the Second, Third, Fourth and Fifth of the said Resolutions: And that the same Gentlemen do prepare, and bring it in.

Ordered, That a Bill be brought in upon the last two of the said Resolutions: And that the same Gentlemen do prepare, and bring it in.

Mr. Bernal reported from the Committee on the Dean Forest Bill, the Amendments which they had made to the Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time To-morrow.

The Order of the day being read, for the Committee of Ways and Means;

Resolved, That this House will, upon Wednesday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee of Supply;

Resolved, That this House will, upon Wednesday next, resolve itself into the said Committee.

A Motion was made, and the Question was pro Divorce Bills, that the Select Committee, to consist of not more than nine Members, Three being the Quorum, be appointed, to whom shall be referred every Divorce Bill, on the Second Reading thereof, with Power to hear Counsel, examine Witnesses, and verify the Documentary Evidence produced, Three at least of the Members who shall have attended at the opening of the evidence in any one case, to be present at each meeting upon it, until Report made; and that after the appointment of such Committee, the practice of hearing Counsel, and examining Witnesses on Divorce Bills at the Bar of the House, be discontinued, except when otherwise specially ordered:—And the said Motion was, with leave of the House, withdrawn.

A Motion was made, and the Question being put, That a Select Committee be appointed to inquire into the Administration of Justice in the Mauritius; The House divided.

Ordered, That a Select Committee be appointed Port of London, to inquire into the State of the Port of London, and to report their observations thereupon to the House:

And a Committee was appointed of Mr. Ponlett Thomson, the Lord Mayor of London, Mr. Alderman Woot, Sir Charles Ashen, Mr. Fox Monte, Mr. Armstrong, Mr. Alharg, Mr. Warburton, Mr. William Crawford, Mr. Alderman Thompson, Mr. Labouchere, Mr. William Williams, Mr. George Frederick Young, Mr. Bull, and Mr. Hutt: with Power to send for persons, papers and records.

Ordered, That Five be the Quorum.

Ordered, That a Select Committee be appointed Foundation to examine into the State, Funds and Management of the Diocesan, Royal and other Schools of Public Foundation (Ireland)
Foundation in Ireland, as also into the system of Education pursued therein, with a view to increasing the utility, and to inquire how it might be practicable and expedient, and in what manner, and from what resources, to improve, extend, and permanently maintain, Academical Education in that Country, and to report their opinion thereupon to the House:—And a Committee was appointed of Mr. Wyse, Lord Viscount Morpeth, Mr. Shaw, The Earl of Kerry, Mr. William Smith O'Brien, Lord Viscount Mahon, Sir Robert Ferguson, Mr. Mackintosh, Mr. Jephson, Sir Richard Musgrave, Mr. Mackenzie, Sir French, Mr. Morgan John O'Connell, Dr. Bowring, and Mr. Lothian Chapman, with Power to send for persons, papers and records.

Ordered, That Five be the Quorum.

Poor Employment (Ireland) Bill.

Ordered, That leave be given to bring in a Bill for the Relief and Employment of the destitute Poor of Ireland; and that Mr. Poulett Scrope and Mr. Hoare do prepare, and bring it in.

Assessed Taxes.

Ordered, That there be laid before this House, a Return of the Number of Surcharges under the Assessed Tax Acts, and Window and House Taxes, for the last Six years, 1830 to 1835; distinguishing the Number in each year, in each County, and the Number on Houses and Windows separately; also, the Number affirmed, and the Number discharged in each year.

Carlow County Election.

A Petition of Nicholas Aylward Vigors, of Chester Terrace, Regent's Park, in the county of Middlesex, and of Old Leighlin, in the county of Carlow, was presented, and read; setting forth, That the Petitioner is informed, that Petitions have been presented to the House by certain Electors of the county of Carlow, and by certain Inhabitants of Bath, complaining of alleged illegal, unconstitutional and corrupt conduct of the Petitioner, in concert with Alexander Raphael, Esquire (a Member of the House) and Alexander Raphael, and other individuals, praying that the House will be pleased to inquire strictly into the circumstances thereof, and to bring to punishment all persons whom the House may, on inquiry, deem guilty of illegal or unconstitutional acts; that the Petitioner has read the copies of such Petitions in the printed Votes of the House; that the Petitioner respectfully denies the truth of the charges in the said Petition, and that in these circumstances, alleging illegal and unconstitutional conduct, both as respects himself and the said Daniel O'Connell and the independent electors of the county of Carlow: that the money transmitted for the said Petitions were, as the Petitioner avers and is advised, strictly legal, constitutional and honourable: that the great majority of the House is accustomed to make similar money arrangements in respect of their Seats in the Commons' House of Parliament; that the said Daniel O'Connell, Esquire, at the request of the Petitioner, was the individual with whom the said Alexander Raphael, was declared by the Committee of the House the Members for the said county, in lieu of the Petitioner and the said Alexander Raphael; that the Petitioner, by himself and his agents, is anxious to be rigidly examined at the Bar of the House, or by a Select Committee, on all matters, without reserve, relating to his said election matters, and without limitation as to time or circumstance; that the Petitioner is anxious and willing to produce to the House all accounts, papers and documents, vouchers, and any other matters or things whatsoever, without reserve, directly or indirectly relating to Elections or Election Committees of the County of Carlow, and directly or indirectly relating to the matters in the said Petition reflecting on the personal or political conduct of the Petitioner, or other parties; that the Petitioner humbly and respectfully represents to the House, that the House cannot fully and directly or indirectly investigate the merits of the said Petitions without a full and strict investigation into all the peculiar circumstances of the Carlow Election contests in those years one thousand eight hundred and thirty-four; and one thousand eight hundred and thirty-five; that the circumstances and facts connected with such Elections will disclose a system of unexampled Tory persecution of the Electors, and of conspiracy against the freedom and purity of Election without parallel in the records of Election fraud and oppression, and circumstances immediately bearing on the merits of the said Petitions; that the evidence before the Carlow Election Committee of the House in May one thousand eight hundred and thirty-four, and one thousand eight hundred and thirty-five, was never printed, and is generally unknown to the House; that the Petitioner begs leave to refer the House to that evidence, and to the remarkable testimony of the Rev. James Maker, of the Borough of Carlow, before the Select Committee of the House appointed in the last Session of Parliament, "to consider the most effectual means of preventing bribery, corruption and intimidation in the election of Members to serve in Parliament," the Petitioner humbly averring, that the said Reverend James Maker is a gentleman of indisputable integrity, education, intelligence and local knowledge of Carlow County; that during and subsequent to the three last contested Elections for the representation of the County of Carlow, seditious, in December one thousand eight hundred and thirty-two, and one thousand eight hundred and thirty-five, the most scandalous corruption and inhuman intimidation on the part of the Tory land-lords, and of a Peer of Parliament, have prevailed in the said county against honest and independent, but poor electors; that during the last few years thousands of the Catholic tenantry and ancient resident labouring families, by political party spirit and religious persecution, have been expelled from residences and lands, and Protestants substituted in their places; that hundreds of widows and orphans have been included in this wicked and unchristian proscription and persecution; that, by the fear of similar persecutions, numbers of the electors have been coerced to give their votes for the Tory Candidates,
15°—16° Februarii. A. 1836.

Order, That the said Petition do lie upon the Table; and be printed.

And the House having continued to sit till after twelve of the clock on Tuesday morning;

...
6 WILL. IV.
16° Februarii.

Maritis, 16° die Februarii ;

Anno 6° Willielmi IV° Regis, 1836.

PRAYERS.

Mr. Bouverner presented a Bill for building Public Schools in the city of Aberdeen: And the same was read the first time; and ordered to be read a second time.

Sir John Beckett reported from the Committee on the Petition for the North Midland Railway Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition. Ordered, That leave be given to bring in a Railway from Leeds to Derby, to be called "The North Midland Railway": And that Sir John Beckett and Mr. Baines do prepare, and bring it in.

A Petition of Inhabitants, Owners or Occupiers of houses and other property in the township of Dukinfield, in the county of Chester, for leave to bring in a Bill for better supplying with Water the Parish of Dukinfield, was presented, and read; and referred to Mr. Hindley and the Chester List, with Power to send for persons, papers and records.

A Petition of Commissioners for executing an Act passed in the third and fourth years of the reign of His present Majesty, intituled, "An Act for the more easy and speedy Recovery of Small Debts within the Township of Hyde, and other Places therein mentioned, in the County Palatine of Chester," for leave to bring in a Bill for altering and amending the powers and provisions of the said Act, was presented, and read; and referred to Mr. Hindley and the Chester List, with Power to send for persons, papers and records.

A Petition of Proprietors of lands in the parish of Alveston, in the county of Gloucester, and in the tithing of Tockington Upper, in the parish of Olveston, in the same county, for leave to bring in a Bill for dividing, allotting and inclosing divers commons, comonable lands, common meadows, wastes, and waste grounds, within the said Parishes, and read; and a Bill was ordered to be brought in accordingly, by Mr. Greatley Berkeley and Mr. Hale.

A Petition of Owners or Proprietors of lands in the hamlet or tithing of Elstone Hardwicke, in the parish of Elstone Hardwicke, in the county of Gloucester, for leave to bring in a Bill for dividing and allotting and discharging from Tithes certain open common fields, meadows, and pastures, and comonable and waste lands, within the said hamlet or tithing, was presented, and read; and a Bill was ordered to be brought in accordingly, by Mr. Greatley Berkeley and Mr. Hale.

Mr. Alderman Thompson reported from the Committee on the Petition for the Wearmouth Docks Bill; That the Standing Orders relative to Bills for making Docks, had been complied with; and that the Committee had examined the matter of the Petition. Ordered, That leave be given to bring in a Bill to enable the Wearmouth Dock Company to make and maintain a proper and convenient entrance into the Wearmouth Dock, at the Port of Sunderland, in the county palatine of Durham: And that Mr. Alderman Thompson and Sir Hedworth Williams do prepare, and bring it in.

A Petition of Trustees of the Harbour of Aberystwyth, in the county of Cardigan, for leave to bring in a Bill for extending and enlarging the powers and provisions of an Act passed in the twelfth year of the reign of His late Majesty George the Third, "for repairing, enlarging and preserving the Harbour of Aberystwyth, in the County of Cardigan," and for enabling the said Trustees to raise a further sum of money, was presented, and read; and referred to Colonel Powell and the Wales List, with Power to send for persons, papers and records.

Sir Evelry Wilmut presented a Bill to continue and solidate and extend the powers and provisions of the several Acts relating to the Coventry Canal Navigation: And the same was read the first time; and ordered to be read a second time.

Sir Evelry Wilmut presented a Bill for making a Railway from the London and Birmingham Railway, near Birmingham, to Derby, to be called "The Birmingham and Derby Junction Railway": And the same was read the first time; and ordered to be read a second time.

Sir Evelry Wilmut presented a Bill for making a Railway from the London and Birmingham Railway, near the Village of Hampton-in-Arden, in the County of Warwick, to Nether Whitley Heath, in the Parish of Nether Whitacre, in the said County, to be called "The Stonebridge Railway": And the same was read the first time; and ordered to be read a second time.

The Reading Union Gas Bill was read a second time; and committed to Mr. Shaw Lefevre and the Gas Bill, Berkshire List.

A Petition of the Great Western Railway Company, for leave to bring in a Bill for altering, amending and completing provisions of an Act passed in the fifth and sixth years of the reign of His present Majesty, for making a Railway from Bristol to join the London and Birmingham Railway near London, to be called "The Great Western Railway," with Branches thereto from the towns of Bradford and Stonebridge, in the county of Wilts, was presented, and read; and referred to Mr. Charles Russell and the Berkshire List, with Power to send for persons, papers and records.

Mr. George Wilbraham reported from the Committee on the Petition for the Manchester and Cheshire Junction Railway Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition. Ordered, That leave be given to bring in a Bill for making a Railway from Manchester to join the Grand Junction Railway near Crewe Hall, in the County of Chester, to be called "The Manchester and Cheshire Junction Railway," with two or three Branches therefrom: And that Mr. George Wilbraham and Mr. Wilson Patten do prepare, and bring it in.

A Petition of Merchants and Inhabitants of the city of London, and of the several parishes, liberties, hamlets and places therein mentioned, for leave to bring in a Bill for making and maintaining a Railway, commencing in the Minories, at or near a place called or known by the name of Goodman's-yard, in the parishes of St. Botolph without Aldgate, and St. Mary, in Whitechapel, otherwise St. Mary Magdoln, in the city of London and county of Middlesex, terminating at or near a wharf called or known by the name of Brunswick Wharf, at Blackwall, in the parish of All Saints, Poplar, in the county of Middlesex respectively, was presented, and read; and referred to Mr. Patrick Stewart and the Middlesex List, with Power to send for persons, papers and records.

A Petition of the Stockport Gas-Light Company, Stockport Gas, for leave to bring in a Bill for altering, amending and enlarging the powers and provisions of an Act passed in the sixth year of the reign of his late Majesty King George the Fourth, for lighting with Gas the Town of Stockport, in the County Palatine of Chester, was presented, and read; and referred to Mr. Egerton and the Chester List, with Power to send for persons, papers and records.

Wearmouth Docks.
16th February. A. 1836.

Mr. Buckingham's Compensation Bill.

Mr. Tulk presented a Bill to enable James Silk Buckingham, late of Calculta, in the East Indies, to recover Compensation from the East India Company for the loss and damage sustained by him, by the suppression of the Calculta journal, of which he was a proprietor: And the same was read the first time; and ordered to be read a second time.

Southampton Waterworks.

A Petition of Commissioners acting in the execution of the Acts for regulating the Public Conduits and other Waterworks belonging to the Town of Southampton, for leave to bring in a Bill for better supplying the said town with Water, was presented, and read; and referred to Mr. Baring and the York List, with Power to send for persons, papers and records.

The House was moved, That the Petition for the Shotts Road and Hamilton Bridge, which was presented yesterday, might be read; and the same was read.

The House was also moved, That the Order made upon the same day, That leave be given to bring in a Bill accordingly, might be read; and the same was read.

 Ordered; That the said Order be discharged.

 Ordered; That the said Petition be referred to Mr. Oswald and the West Scotland List, with Power to send for persons, papers and records.

Clyde Navigation.

A Petition of the Lord Provost, Magistrates and Council of the city of Glasgow, and of Hugh Smith, David Bell, John Ker, Alexander Hastie and John Whitehead, all Trustees for improving the Navigation of the River Clyde, and enlarging the Harbour of Glasgow, for leave to bring in a Bill to alter, amend and enlarge the powers and provisions of the several Acts for improving the Navigation of the River Clyde, and enlarging the Harbour of Glasgow, and for making further improvements in the said River and Harbour, was presented, and read; and referred to Mr. Oswald and the East Scotland List, with Power to send for persons, papers and records.

Leith Harbour and Docks (No. 1).

A Petition of Merchants, Ship-owners and Rate-payers of the town and port of Leith, for leave to bring in a Bill for altering and amending the several Acts relating to the Harbour and Docks of Leith, for the further improvement of the said Harbour and Docks, and for raising a further sum of money for that purpose, was presented, and read; and referred to the Lord Advocate and the East Scotland List, with Power to send for persons, papers and records.

Greenwich Improvement.

A Petition of Commissioners of Greenwich Hospital, for leave to bring in a Bill for extending, continuing and widening a certain street called King-street, in the parish of Greenwich, in the county of Kent, was presented, and read; and referred to Mr. Angerstein and the Kent List, with Power to send for persons, papers and records.

Peelthorpe Chapelry.

A Petition of Charles Earl Marlborough, for leave to bring in a Bill for endowing the chapelry of Peelthorpe, in the parish of EdisOCUS, in the county of Nottingham, and creating thereby a separate Benefice, was presented, and read; and referred to Mr. Granville Verey and the Nottingham List, with Power to send for persons, papers and records.

Leeds Bridge.

A Petition of Merchants, Bankers, Manufacturers and other Inhabitants of the town and parish of Leeds, in the west riding of the county of York, for leave to bring in a Bill for building a Bridge over the River Aire, from the south end of Neville-street, to the opposite shore in Water-lane, in the said town and parish of Leeds, and for making convenient approaches thereto, was presented, and read; and referred to Mr. Baines and the York List, with Power to send for persons, papers and records.

A Petition of Commissioners for executing the Northampton Act for better paving, lighting, cleansing, watching and improving the Town of Northampton, and for taking down, widening and re-building the Bridge over the River Nene, at or near the south end of the said Town, and improving the Avenues to the said Bridge, for leave to bring in a Bill to alter, amend and enlarge the powers and provisions of the said Act, was presented, and read; and referred to Mr. Vernon Smith and the Northampton List, with Power to send for persons, papers and records.

A Petition of Richard Mackenzie, joint Deputy Writers to the Widows of His Majesty's Signet, John M'Kendrick, James Peddie, junior, Patrick Irvine, Sir James Gibson Craig, Baronet, and James Hope, junior, all writers to the signet, trustees, and Walter Cook, writer to the signet, collector, a quorum of said trustees, and collector under the Acts for raising and securing a Fund for making provision for the Widows of the Writers to His Majesty's Signet in Scotland, for leave to bring in a Bill for amending and altering the said Acts, was presented, and read; and referred to Mr. Chalmers and the East Scotland List, with Power to send for persons, papers and records.

A Petition of James Sera, of Westbourne-place, Holbeach, gentleman, for leave to bring in a Bill to alter, amend, and extend the powers and provisions of an Act passed in the fourth year of the reign of His present Majesty, for embanking, draining and otherwise improving lands in the parishes of Holbeach and Gedney, in the county of Lincoln, was presented, and read; and referred to Mr. Tulk and the Lincoln List, with Power to send for persons, papers and records.

A Petition of Land-owners, and Manufacturers from Town and Towns and Bleachers of Linen Cloth, along and adjoining the course of the river called the Upper Baun, in Ireland, for leave to bring in a Bill for making and maintaining one or more Reservoir or Reservoirs, to provide a more abundant and regular supply of Water in the said Baun for the propelling and putting in motion the mills and machinery erected thereon, was presented, and read; and referred to Lord Arrol and the Upper Baun Bill, with Power to send for persons, papers and records.

A Petition of Proprietors of land in the county of Dundee and Forfar, Merchants, Manufacturers and Inhabitants of the Royal Burgh of Dundee, and others thereunto subscribed, for leave to bring in a Bill for making and maintaining a Railway from or near the Harbour of the Royal Burg of Dundee, to or near the Harbour of the Royal Burg of Ayrshott, was presented, and read; and referred to Mr. Chalmers and the East Scotland List, with Power to send for persons, papers and records.

A Petition of Richard Mackenzie, joint Deputy Writers to the Widows of His Majesty's Signet, John M'Kendrick, James Peddie, junior, Patrick Irvine, Sir James Gibson Craig, Baronet, and James Hope, junior, all writers to the signet, trustees, and Walter Cook, writer to the signet, collector, a quorum of said trustees, and collector under the Acts for raising and securing a Fund for making provision for the Widows of the Writers to His Majesty's Signet in Scotland, for leave to bring in a Bill for amending and altering the said Acts, was presented, and read; and referred to Mr. Chalmers and the East Scotland List, with Power to send for persons, papers and records.
A Petition of Members of the Universal Life Assurance Society, for leave to bring in a Bill for enabling the said Society to sue and be sued in the Name of their Actuary, and otherwise for facilitating the business of the said Society, was presented, and read; and referred to Mr. Bagnall, and the Middlesex List, with Power to send for persons, papers and records.

Sir Richard Vyvyan reported from the Committee on the Petition for the Bristol and Clifton Gas Bill; That the Standing Orders relative to Bills for supplying any City or Town with Gas, had been complied with; and that the Committee had examined the matter of the Petition. Ordered, That leave be given to bring in a Bill to enable the Bristol and Clifton Old-Gas Company to produce Gas from Coal and other Materials, and to amend the Act relating to the said Company: And that Sir Richard Vyvyan and Mr. William Miles do prepare, and bring it in.

A Petition of Trustees for executing the Act for building a Bridge over the River Acon, from Clifton, in the county of Gloucester, to the opposite side of the parish of Sneyd, in the county of Stafford, to bring in a Bill for extending the term for the completion of the said Bridge, was presented, and read; and referred to Sir Richard Vyvyan and the Somerset List, with Power to send for persons, papers and records.

Mr. Horacey presented a Bill for amending and enlarging the Powers of the several Acts for building a Bridge over the River Thames at Henley-upon-Thames, in the County of Oxford: And the same was read the first time; and ordered to be read a second time.

A Petition of Owners of or Persons otherwise interested in the open and common fields, meadows, lands, commons, and commonable places within the parish of Abbotsley, in the county of Huntingdon, for leave to bring in a Bill for dividing, inclosing, and otherwise improving the open and common fields, meadows, lands, commons and commonable places within the said parish, was presented, and read; and a Bill was ordered to be brought in accordingly, by Lord Viscount Mandeville and Mr. Rooper.

A Petition of the Mayor, Aldermen and Councillors, composing the Corporation of the villages and parishes of Greasewood, in the county of Kent, and the landing Place belonging thereto, for building a Pier for Jetty adjoining thereto, and for authorizing the Petitioners to raise a further sum of Money, was presented, and read; and referred to Mr. Bernald, and the Kent List, with Power to send for persons, papers and records.

A Petition of Trustees for executing the Act for more effectually repairing and improving several Roads leading to and from the Towns of Newton Buskell, South Bovey and Moretonhampstead, in the County of Devon, for leave to bring in a Bill for continuing and enlarging the term and powers of the said Act, for making and maintaining certain new pieces of Road, and for altering or increasing the Tolls, was presented, and read; and a Bill was ordered to be brought in accordingly, by Sir John Yarde Butler and Mr. Montague Parker.

A Petition of Inhabitants of Carlube, praying the House not to listen to the prayer of any Petition whose object is either the building of additional Churches in Scotland, with public money, or the granting of new endowments to churches, out of funds which are maintained by taxes levied indiscriminately upon churchmen and dissenters, was presented, and read; and ordered to lie upon the Table.

A Petition of Freemen of Hamilton, praying for an Exclusion of the matter of the Petition. Ordered, That leave be given to bring in a Bill for altering, and otherwise improving the open and common fields, meadows, lands, commons and commonable places within the said parish, was presented, and read; and ordered to lie upon the Table.

A Petition of Magistrates, Town Council and Inhabitants of the Steam Vessels parish of Saint Mary, Rotherhithe; and Watermen of Blackfriars' Bridge: praying the House to pass an Act for better regulating the speed of Steam Vessels in the port of London, or to limit any coming higher up the Thames than Blackwall, Greenwich or Deptford, were presented, and read; and referred to the Select Committee on the Port of London.

A Petition of P. F. Robinson, F. A. S. and F. G. S., Houses of Parliament, praying for the passage of the Acquisition of Land Act, the several Acts for rebuilding, or for improving, and otherwise improving the open and common fields, meadows, lands, commons and commonable places within the said parish, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Boroughbridge Agricultural Association, praying the House to institute an inquiry into the distressed state of Agriculture, was presented, and read; and referred to the Select Committee on Agriculture.

A Petition of Inhabitants of Birmingham, praying for a Reform of the House of Lords, for a completion of the Corporation Act, for a reform of the Irish Church, and for the establishment of Poor Laws in Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Boroughbridge Agricultural Association, praying the House to institute an inquiry into the distressed state of Agriculture, was presented, and read; and referred to the Select Committee on Agriculture.

A Petition of Inhabitants of Birmingham, praying for a Reform of the House of Lords, for a completion of the Corporation Act, for a reform of the Irish Church, and for the establishment of Poor Laws in Ireland, was presented, and read; and ordered to lie upon the Table.

Ordered, That there be laid before this House, the Statement of the Number of Persons on the Out-Pension List, Books of the Corporation of Trinity House of Deptford Strond on 4th February 1836; distinguishing Men, Women and Children; and showing the Classification according to which they receive their respective Allowances; stating also, the Number of eligible Petitioners for the Pension, whose Names were upon the General Register thereof on the same day.

Ordered, That there be laid before this House, a Statement of the Number of Persons who have been admitted to the Out-Pension List of the Corporation of Trinity House of Deptford Strond, at each of the three
The Order of the day being read, for taking into consideration the petition of several Freeholders of the County of Carlow, complaining of certain transactions alleged to have taken place between Daniel O'Connell, Esquire, a Member of this House, and Alexander Raphael, Esquire, late a Member of this House, for procuring the return of the said Alexander Raphael, Esquire, for the said County; and also, the petition of inhabitants of Bath, for an inquiry into the alleged transactions contained in the foregoing petition, which were presented upon Thursday last;

The House was moved, That the Sessional order relative to bribery and corruption in the election of members to serve in Parliament, might be read:

And the same was read, as followeth:

Resolved, That if it shall appear that any person hath been elected or returned a member of this House, or employed so to be, by bribery, or any other corrupt practices, this House will proceed with the utmost severity against all such persons as shall have been wilfully concerned in such bribery or other corrupt practices.

Then the House proceeded to take the said petition into consideration; and the same were again read.

And a member, in his place, having stated the case on the part of the petitioners, Mr. O'Connell was heard in his place, and then he withdrew.

A motion was made, and the question being proposed, that a select committee be appointed to inquire into the circumstances of the traffic and agreement alleged to have taken place between Daniel O'Connell and Alexander Raphael, Esquire, touching the nomination and return of the said Alexander Raphael, as one of the representatives in parliament for the county of Carlow, at the last election for that county, and to report the minutes of evidence taken before them, with their observations thereupon;

An amendment was proposed to be made to the question, by inserting after the word "county," the words "and the application of the monies said to have been received, and the circumstances under which the same were received and expended."

And the question being put, those words were there inserted; it was resolved in the affirmative.

Then the main question, so amended, being put:

Ordered, That a select committee be appointed to inquire into the circumstances of the traffic and agreement alleged to have taken place between Daniel O'Connell and Alexander Raphael, Esquire, touching the nomination and return of the said Alexander Raphael, as one of the representatives in parliament for the county of Carlow; and the application of the monies said to have been received, and the circumstances under which the same were received and expended; and to report the minutes of evidence taken before them, with their observations thereupon.

And Mr. Ridley Colborne, Lord Francis Egerton, and Mr. Banermeron, were nominated to be members of the said committee.

A motion was made, and the question being proposed, that Mr. Barnby be one other member of the said committee.

An amendment was proposed to be made to the question, by leaving out the name of Mr. Barnby, and inserting the name of Mr. Wilton Patten, in said thereof.

And the question being proposed, that the name of Mr. Barnby stand part of the question—The said proposed amendment was, with leave of the House, withdrawn.

Then Mr. Barnby, Sir Ronald Ferguson, Sir John Yarde Buller, Mr. William Henry Ord, Sir Charles Brooke Vere, Mr. Warburton, Sir Edward Wibbit, and Mr. Henry George Ward, were nominated to be members of the said committee; and Sir Frederick Pollock and Mr. Serjeant Wilde were nominated to serve on the said committee, to examine witnesses, without the power of voting.

Ordered, That the committee have power to send for persons, papers, and records.

Ordered, That leave be given to bring in a bill for the regulation of municipal corporations in Ireland; and that Mr. Serjeant O'Loghlen, Lord John Russell, and Lord Viscount Morpeth, do prepare, and bring it in.

Ordered, That leave be given to bring in a bill to make provision for the appointment of overseers and maintenance of the poor in extra-parochial places:

And that Mr. Jervis and Mr. Aglionby do prepare, and bring it in.

Mr. Serjeant O'Loghlen presented a bill for the municipal regulation of municipal corporations and borough towns in Ireland; and the same was read the first time; and it was ordered to be read a second time upon Friday, the 29th day of this instant February; and to be printed.

Ordered, That leave be given to bring in a bill to Durham court amend certain parts of the act for the practice of the peace of that court.

Court of common pleas in the counties of Durham and Sunderland; and that Mr. Arthur Trenor and Mr. Harland do prepare, and bring it in.

Ordered, That Mr. Hardy be discharged from any aborigines further attendance on the select committee on aborigines (British settlements.)

Ordered, That Mr. William Gladstone be added to the said committee.

Ordered, That leave be given to bring in a bill witnesses to indemnify witnesses examined before any select committee of the house of commons; and also to punish witnesses guilty of giving wilfully and corruptly false evidence before any such committee:

And that Mr. O'Connell and Mr. Nicholas Fitzsimon do prepare, and bring it in.

Ordered, That leave be given to bring in a bill public walks for the formation of public walks and gardens, and bill for places of healthy recreation in the open air:

And that Mr. Buckingham, Mr. Potter, and Mr. Brother- ton, do prepare, and bring it in.

Ordered, That leave be given to bring in a bill public institutions for the erection of public institutions for the diffusion of useful and entertaining information among the labouring classes: and that Mr. Buckingham, Mr. Wyse, and Mr. Tully, do prepare, and bring it in.

Resolved, That an humble address be presented for the election of public institutions for the diffusion of useful and entertaining information among the labouring classes:

And ordered, That leave be given to bring in a bill the number of persons qualified to vote in any county in England or Wales, or for the ridings, parts or divisions of any county, agreeably to the lists settled by the revising barristers.

Resolved, That an humble address be presented to his majesty, that he will be graciously pleased to give directions, that there be laid before this house, a similar return for Scotland, of the number of persons.
Persons qualified to vote at any Election of Members for Counties, between November 1835 and November 1836.

Ordered, That the said Addresses be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

The ingrossed Bill for vesting the Office of Constable of the Castle of Saint Briwet's, in the First Commissioner of His Majesty's Woods, Forests, Land Revenues, Works and Buildings, and for vesting the Office of Keeper of the Forest of Dean, in the County of Gloucester, in the Custodiers of His Majesty's Woods, Forests, Land Revenues, Works and Buildings, was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Robert Gordon do carry the Bill to the Lords, and desire their concurrence.

Mr. William Miles reported from the Committee on the Petition for the Bristol and Exeter Railway Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for making a Railway from Bristol to Exeter, with Branches to the Towns of Bridgewater, in the County of Somerset, and Tiverton, in the County of Devon; And that Mr. William Miles and Mr. Ayshford Stanf ord do prepare, and bring it in.

Mr. Baring presented a Bill for raising a Sum of Money by Exchequer Bills, for the Service of the year One thousand eight hundred and Thirty-six: And the same was read the first time; and ordered to be read a second time To-morrow.

Mr. Baring presented a Bill to apply certain Sums to the Service of the year One thousand eight hundred and Thirty-six: And the same was read the first time; and ordered to be read a second time To-morrow.

Mr. Baring presented a Bill for continuing and making perpetual the Duty on certain Offices and Pensions: And the same was read the first time; and ordered to be read a second time upon Friday next; and to be printed.

And then the House adjourned till To-morrow.

Mercurii, 17° die Februrii;

Anno 60 Willielmi IVth Regis, 1836.

Prayers.

MR. Posen reported from the Committee on the Petition for the North of England Railway Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for making a Railway from near the River Tyne, to or near the River Tees, to be called "The Great North of England Railway," in the County of Durham: And the same was read the first time; and ordered to be read a second time To-morrow.

Mr. Baring presented a Bill for making a Railway from near the River Tyne, to or near the River Tees, to be called "The Great North of England Railway," in the County of Durham: And the same was read the first time; and ordered to be read a second time.

Mr. Bootle Willbrahan presented a Bill for making a Railway from Manchester to join the Grand Junction Railway near Crewe Holl, in the County of Chester, to be called "The Manchester and Cheshire Junction Railway," with two several Branches therefrom: And the same was read the first time; and ordered to be read a second time.

A Petition of Owners and Occupiers of estates Stockport and Manchester, and in several places in the counties of Chester and Lancaster, for leave to bring in a Bill for making a Railway from Stockport to Manchester, was presented, and read; and referred to Mr. Bootle Willbraham and the Lancaster List, with Power to send for persons, papers and records.

A Petition of Persons whose names are thereto annexed, for leave to bring in a Bill for establishing a Railway between the waste Lands of Ireland, was presented, and read; and referred to Mr. Ormsby Gore and the Connaught List, with Power to send for persons, papers and records.

A Petition of Owners and Occupiers of estates Shropshire and Staffordshire, and of the town of Stourbridge, in the county of Worcestershire, for leave to bring in a Bill for making a Railway from Stourbridge to join the Grand Junction Railway near Königs-Hügel, in the County of Huns, and also to have a Dock or Tide Basin thereto, at or near that place, and to enlarge, widen, deepen, alter, and otherwise improve the said Canal; and also to authorize and empower the Petitioners to raise a further sum of Money, was presented, and read; and referred to Mr. Dillwyn and the Wales List, with Power to send for persons, papers and records.

A Petition of Owners of Estates, within the town of Cardiff and Merthyr Tydfil, and in the immediate and adjacent districts, for leave to bring in a Bill for establishing a Railway between the Town of Merthyr Tydfil, and the Port of Cardiff, with Branches therefrom, was presented, and read; and referred to Mr. Guest and the Wales List, with Power to send for persons, papers and records.

A Petition of Persons whose names are thereunto annexed, for leave to bring in a Bill for establishing a Railway between the waste Lands of Ireland, was presented, and read; and referred to Mr. Ormsby Gore and the Connaught List, with Power to send for persons, papers and records.

Mr. Bootle Willbraham presented a Bill for making a Railway from Manchester to join the Grand Junction Railway near Crewe Holl, in the County of Chester, to be called "The Manchester and Cheshire Junction Railway," with two several Branches therefrom: And the same was read the first time; and ordered to be read a second time.

Ordered, That all the Members serving for the several Counties and for the Boroughs therein, through which Counties the said Railway is intended to pass, be Members of the said Committee.

Sir Hedworth Williamson presented a Bill to enable Wemsworth to form a junction with, the London and Birmingham Railway, at or near the town of Wemsworth, in the County Palatine of Durham, and for vesting the Office of Conveyer of Freight and Merchandise, was, according to Order, read the first time; and ordered to be read a second time.

Mr. Ormsby Gore and the Connaught List, with Power to send for persons, papers and records.

A Petition of Owners and Occupiers of estates Stockport and Manchester, and in several places in the counties of Chester and Lancaster, for leave to bring in a Bill for making a Railway from Stockport to Manchester, was presented, and read; and referred to Mr. Bootle Willbraham and the Lancaster List, with Power to send for persons, papers and records.

A Petition of Owners and Occupiers of estates Shropshire and Staffordshire, and of the town of Stourbridge, in the county of Worcestershire, for leave to bring in a Bill for making a Railway from Stourbridge to join the Grand Junction Railway near Königs-Hügel, in the County of Huns, and also to have a Dock or Tide Basin thereto, at or near that place, and to enlarge, widen, deepen, alter, and otherwise improve the said Canal; and also to authorize and empower the Petitioners to raise a further sum of Money, was presented, and read; and referred to Mr. Dillwyn and the Wales List, with Power to send for persons, papers and records.

A Petition of Owners of Estates, within the town of Cardiff and Merthyr Tydfil, and in the immediate and adjacent districts, for leave to bring in a Bill for establishing a Railway between the Town of Merthyr Tydfil, and the Port of Cardiff, with Branches therefrom, was presented, and read; and referred to Mr. Guest and the Wales List, with Power to send for persons, papers and records.

A Petition of Persons whose names are thereunto annexed, for leave to bring in a Bill for establishing a Railway between the waste Lands of Ireland, was presented, and read; and referred to Mr. Ormsby Gore and the Connaught List, with Power to send for persons, papers and records.

A Petition of Owners and Occupiers of estates Stockport and Manchester, and in several places in the counties of Chester and Lancaster, for leave to bring in a Bill for making a Railway from Stockport to Manchester, was presented, and read; and referred to Mr. Bootle Willbraham and the Lancaster List, with Power to send for persons, papers and records.

Ordered, That all the Members serving for the several Counties and for the Boroughs therein, through which Counties the said Railway is intended to pass, be Members of the said Committee.

Sir Hedworth Williamson presented a Bill to enable Wemsworth to form a junction with, the London and Birmingham Railway, at or near the town of Wemsworth, in the County Palatine of Durham, and for vesting the Office of Conveyer of Freight and Merchandise, was, according to Order, read the first time; and ordered to be read a second time.

A Petition of Inhabitants of the parish of Merthyry Tydfil, in the county of Glamorgon, for leave to bring in a Bill to render the Tolls upon the Canal from Merthyry Tydfil to Cardiff, in the county of Glamorgon, or the Company of Proprietors in respect thereof; liable to be rated to all Poor's Rates hereafter to be levied, was presented, and read; and referred to Mr. Guest and the Wales List, with Power to send for persons, papers and records.

A Petition of Owners of Estates, within the town of Cardiff and Merthyr Tydfil, and in the immediate and adjacent districts, for leave to bring in a Bill for establishing a Railway between the Town of Merthyr Tydfil, and the Port of Cardiff, with Branches therefrom, was presented, and read; and referred to Mr. Guest and the Wales List, with Power to send for persons, papers and records.

A Petition of Persons whose names are thereunto annexed, for leave to bring in a Bill for establishing a Railway between the waste Lands of Ireland, was presented, and read; and referred to Mr. Ormsby Gore and the Connaught List, with Power to send for persons, papers and records.
A Petition of the London and Croydon Railway Company, for leave to bring in a Bill to alter, amend and enlarge the powers and provisions of an Act passed in the fifth year of the reign of His present Majesty, for making a Railway from Croydon to join the London and Greenwich Railway near London, was presented, and read; and referred to Mr. Aisher and the Surrey List, with Power to send for persons, papers and records.

Mr. Charles Russell reported from the Committee on the Petition for the Great Western Railway Bill; that the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition. Ordered, That leave be given to bring in a Bill to alter the line of the Great Western Railway, and to amend the Act relating thereto; and that Mr. Charles Russell and Mr. Serjeant Talfoord do prepare, and bring it in.

A Petition of John Howard Kyan, of Twickenham, Kyn's in the county of Middlesex, Gentleman, for leave to bring in a Bill for incorporating certain persons for the purpose of bringing into general use a new mode discovered by him of preserving certain Vegetable Substances, with the consent of the countess of Huntingdon, and for exonerating the same from tithes, was presented, and read; and referred to Mr. Hughes Hughes and the Middlesex List, with Power to send for persons, papers and records.

A Petition of Inhabitants of Woolwich, for leave Walwood Pier, to bring in a Bill for erecting and maintaining a Pier or Piers in or near the said town, was presented, and read; and referred to Mr. Angerstein and the Kent List, with Power to send for persons, papers and records.

A Petition of Proprietors of estates within the Over Drainage parish of Over, in the county of Cambridges, for leave to bring in a Bill for inclosing, dividing, allotting and draining certain commons, comnals, common fields, meadows, pastures, moors, wastes and waste grounds, within the said parish, and for exonerating the same from tithes, was presented, and read; and referred to Mr. Townley and the Cambridge List, with Power to send for persons, papers and records.

A Petition of Inhabitants of Nottingham, for leave Nottingham to bring in a Bill for establishing one or more General Cemetery Trustees, with suitable ways and approaches thereto, adjacent to the said town, for the interment of the dead, was presented, and read; and referred to Sir Ronald Ferguson and the Nottingham List, with Power to send for persons, papers and records.

A Petition of Magistrates, Gentlemen, Manufacturers, tradesmen, Retail Dealers, Farmers, and Small Debtors, other Inhabitants of the townships of Macclesfield, Sutton, Hurzdfield, Tiverton, Bollington, Raisen, Kelsall, Macclesfield Forest, Wildboarclough, Macclesfield, Pownall Fee, Chorley, Fulshaw, Over Alderley, Kettleshulme, Macclesfield Forest, Wildboarclough, Sutton, Hurdsfield, Tytherington, Bollington, Woodford, Acton, Butter-cam-Newton, Prestbury, Bollin Fee, Capesthorne, Chelford, Chelford, Pollock, North, Woodford, Adlington, Butley-cam-Newton, Prestbury, Bollin Fee, Poyntell Fee, Charley, Fulshaw, Over Alderley, Nether Alderley, Birtles, Capsthere, Chelford, Eaton, Fulbrooke, Gwennaweth, Bosley, Heath, Lynge Halse, Marton, North Rods, Somerford Booths, Siddington, Snelson, Upton, Old Wittington, Lower Wittington, Wincle and Great Warwick, all in the Prestbury Division of the hundred of Macclesfield, in the county of Cheshire, for leave to bring in a Bill for establishing a Court of Request in and for the said townships, for the recovery of Debts not exceeding Five Pounds, was presented, and read; and referred to Lord Stanley and the Chester List, with Power to send for persons, papers and records.

Mr. Aisher reported from the Committee on the Petition for the Parrett Navigation Bill; that the Standing Orders relative to Navigation Bills, had been
were presented, and read; and referred to the Select Committee on Agriculture.

A Petition of Merchants, Manufacturers and Mr. Buckingham;—Traders of the Forest of Rossendale;—Merchants and Traders of the Mining Counties of Merthyr Tydfil;—Kirkbyhussey;—Droitwich;—and, Inhabitants of Camborne; praying for an inquiry into the distressed state of Agriculture, were presented, and read; and referred to the Select Committee on Agriculture.

A Petition of the Chairman, Vice-Chairman, and Paer Law

A Petition of the Corporation for preserving and Bella

A Petition of Merchants, Traders, Ship-owners and Inhabitants residing in or near the town and parish of Sidmouth, in the county of Devon, for leave to bring in a Bill for making and maintaining a Harbour or Basin, at or near the foot of the Ballast Bank Beach, in the said parish, or some or one of them, in the county of Devon, to the said River, to Barrington, all in the County of Somerset: And that Mr. Ayshford Sanford and Mr. John Kemys Ynate do prepare, and bring it in.

A Petition of the Corporation for preserving and Bella

A Petition of Proprietors of estates, Merchants, Tradesmen and others, in the city of York, the Ainsty of the same city, and in the west riding of the county of York, for leave to bring in a Bill for making and maintaining a Railway from the city of York to the township of Aultof, in the parish of Normanton, in the west riding of the county of York, with Branches therefrom, was presented, and read; and referred to Mr. Locother and the York List, with Power to send for persons, papers and records.

A Petition of the Corporation for preserving and Bella

A Petition of Inhabitants of the towns of Newton Abbot, in the parish of Wolborough, and of Newton Batchel, in the parish of Higheveck, in the county of Devon, for leave to bring in a Bill for widening the Sidmouth Harbour.

A Petition of the Corporation for preserving and Bella

A Petition of Inhabitants of Teignmouth and Newton, in the county of Devon, for leave to bring in a Bill for improving and regulating the Port and Harbour of Teignmouth, and the said county, was presented, and read; and referred to Sir John Yardle Bolder and the Devon List, with Power to send for persons, papers and records.

A Petition of Proprietors of estates, Merchants, Tradesmen and others, in the city of York, the Ainsty of the same city, and in the west riding of the county of York, for leave to bring in a Bill for making and maintaining a Railway from the city of York to the township of Aultof, in the parish of Normanton, in the west riding of the county of York, with Branches therefrom, was presented, and read; and referred to Mr. Locother and the York List, with Power to send for persons, papers and records.

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A Petition of Merchants, Traders, Ship-owners and Inhabitants residing in or near the town and parish of Sidmouth, in the county of Devon, for leave to bring in a Bill for making and maintaining a Harbour or Basin, at or near the foot of the Ballast Bank Beach, in the said parish, or some or one of them, in the county of Devon, to the said River, to Barrington, all in the County of Somerset: And that Mr. Ayshford Sanford and Mr. John Kemys Ynate do prepare, and bring it in.

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A Petition of Proprietors of estates, Merchants, Tradesmen and others, in the city of York, the Ainsty of the same city, and in the west riding of the county of York, for leave to bring in a Bill for making and maintaining a Railway from the city of York to the township of Aultof, in the parish of Normanton, in the west riding of the county of York, with Branches therefrom, was presented, and read; and referred to Mr. Locother and the York List, with Power to send for persons, papers and records.

A Petition of the Corporation for preserving and Bella

A Petition of Proprietors of estates, Merchants, Tradesmen and others, in the city of York, the Ainsty of the same city, and in the west riding of the county of York, for leave to bring in a Bill for making and maintaining a Railway from the city of York to the township of Aultof, in the parish of Normanton, in the west riding of the county of York, with Branches therefrom, was presented, and read; and referred to Mr. Locother and the York List, with Power to send for persons, papers and records.
Sir George Grey presented, pursuant to an Ad. Malts.,
dress to His Majesty, dated the 17th day of August
in the last Session of Parliament,—Returns of the
Names of, and Appointments held by, the Members of
the Council of Government in Malta:—of the Salaries
of all Persons employed under Government in
Malta, from the time when the Island was taken
possession of by the English, in the year 1809, to
the end of the year 1814; stating the amount of all
Salaries in every year:—of all Pensions allowed by
the British Government to Maltese, Natives of Great
Britain, and Foreigners, out of the Revenues of
Malta, from the time when the Island was first
taken possession of in the year 1809, to the end of
the year 1834; stating the amount of all such Pensions
in every year:—of all Purchases and Sales of
Grain, and of all Duties collected on Grain, and of
all the Salaries, Charges and Expenses of the Grain
Department at Malta during the last Ten years in
clusive; distinguishing each several head of Re-
cept and Expenditure, and distinguishing each
year; together with an Estimate of the Annual Receipt
or Value of the Stamps and Postes devoted by Go-
vernment to this service during the last Ten years; as
well as of the present value of the Stock of Govern-
ment Grain now remaining in store, specifying the
Number of Sacks, and where purchased and where
marketed; of the Sums collected through the Custom House
during the last Ten years inclusive; together with
an Account of all the Expenses of Collection; distin-
guishing the amount of each year, and of the several
Articles on which the Duties were obtained;—of the Sums
collected through the Excise during the last Ten years inclusive; together with an Account of all the
Expenses of Collection; distinguishing the amounts of
each year, and of the several Articles on which
the Duties were obtained;—of the Sums collected
through the Quarantine Department during the last
Ten years inclusive; with an account of the Salaries
and Expenses of this Department; distinguishing
each several head of Receipt and Expenditure, and
distinguishing each year.

Ordered, That the said Returns do lie upon the
Table.

Lord Viscount Howick presented, pursuant to an Army
Address to His Majesty,—Estimate of the Charge
of His Majesty's Land Forces for Service at Home and
Abroad, from the 1st of April 1836 to the 31st
of March 1837, being 365 days; including
Paper (A).—Detail of the Charge of His Majesty's
Land Forces for Service at Home and Abroad,
from the 1st April 1836 to the 31st March 1837,
being 365 days.

Paper (B).—Detail of the Charge of the Land
Forces at Home and Abroad, as estimated for the
Twelve months, from 1st April 1836 to the 31st
March 1837; distinguishing the Numbers of
Officers and Non-commissioned Officers of each
Rank, and the Numbers of Rank and File; and also showing the daily and annual Pay and
Allowances of each Rank, and the Charges for
Agency and Clothing,

Abstract of the Distribution of the Forces on the
1st February 1836, and on the 1st February
1835.

Lord Viscount Howick also presented, by His Ma-
 jesty's command,—Estimate of the Charge of General
Staff Officers and Officers of the Hospitals
serving with His Majesty's Forces at Home and Abroad,
and of His Majesty's Garrison of the Tower of London
from the 1st April 1836 to the 31st March 1837;
including

Particulars of the Pay and probable Contingent
Expenses of General Staff Officers and Officers of
the Hospitals in the United Kingdom, and
on Foreign Stations, except India, for 365 days,
from the 1st April 1836 to the 31st March
1837.

Particulars

Spirit Licenses.

A Petition of Innkeepers, Publicans, and Licensed
Vicuallers of Chichester, Brighton, Lewes, and other
places;—Licensed Vicuallers of Broadwater; and,
Old and New Shoreham; praying for the repeal of
the additional Duty on Spirit Licenses,—were pre-
sented, and read; and ordered to lie upon the
Table.

Titles (Ireland.)

A Petition of Inhabitants of Saint Mary, Shandon,
in the city of Cork, praying that the present law of
Tithe in Ireland may be entirely abolished, was
presented, and read; and ordered to lie upon the
Table.

Steam Vessels (Thames.)

A Petition of the Company of Watermen and
Lightermen of the River Thames, praying for an Act
to prohibit any Steam Vessel coming higher up the
River Thames than Blackwall, Greenwich or Dept-
ford, was presented, and read; and referred to the
Select Committee on the Port of London.

Church of
Ireland.

A Petition of Clergy of the Diocese of Limer-
ich, praying that the House will abstain from
to prevent any measure subversive of the rights
or detriment to the property of the Church Establish-
ment of Ireland, was presented, and read; and
ordered to lie upon the Table.

Falmouth and
Penzern
Rouleigh.

A Petition of Inhabitants of the village of Flushing,
praying that the Elective Franchise may be ex-
tended to them, by connecting that village with the
united borough of Falmouth and Penzern, was
presented, and read; and ordered to lie upon the
Table.

John Powell.

A Petition of John Powell, late officer of Excise,
Downpatrick District, Lisburn Collection, complai-
ing of dismissal from his office, stating the particu-
laris of his case, and praying relief; was presented,
ing of dismissal from his office, stating the particu-
laris of his case, and praying relief; was presented,
and ordered to lie upon the
Table.

Prisons.

Ordered, That the Returns relative to Prisons,
which were presented upon the 2d day of this instant
February, be printed.

Masters in
Chancery
Offices.

Ordered, That the Returns relative to Masters in
Chancery Offices, which were presented upon Mon-
day last, be printed.

Electors
(Ireland.)

Ordered, That there be laid before this House, a
Return of the Electors registered in each County,
County of a City, County of a Town and Borough,
in Ireland, entitled to vote under Act 2 Will. 4,
c. 88, at the last Registration in Ireland; distin-
guishing each year.

Greenwich Pier.

A Petition of Inhabitants of Greenwich, for leave
to bring in a Bill for making and maintaining a Pier
or Jetty in the parish of Saint Alphage, Greenwich,
in the county of Kent, was presented, and read;
and referred to Mr. Angerstein and the Kent List,
with Power to send for persons, papers and records.

Bristol and
Exeter Railway
Bill.

Mr. Divett presented a Bill for making a Railway
from Bristol to Exeter, with Branches to the Towns
of Bridgewater, in the County of Somerset, and Tiver-
ton, in the County of Devon: And the same was
read the first time; and ordered to be read a second
time.

North Midland
Railway Bill.

Mr. Baines presented a Bill for making a Railway
from Leeds to Derby, to be called “The North Mid-
land Railway.” And the same was read the first time;
and ordered to be read a second time.

Agricultural
Distress.

Ordered, That the Petition of Clergy, Land-
owners, and Occupiers of land in the western part
of the county of Somerset, which was presented on the
8th day of this instant February, be referred to the
Select Committee on Agriculture.
Particulars of the Pay of General Staff Officers and Officers of the Hospitals for Service on Foreign Stations, excepting India, and of the Pay of Clerks, &c., of the said Officers, from the 1st April 1836 to the 31st March 1837, both days inclusive.

Estimate of the Charge of the Allowances to the Principal Officers of the Public Departments thereunder-menc'd, Clerks, and Clerks and Con
tingent Expenses, for 365 days, from the 1st April 1836 to the 31st March 1837.

Estimate of the Charge of the Royal Military College, from the 1st April 1836 to 31st March 1837.

Estimate of the Charge of the Royal Military Asylum, and of the Hibernian Military School, from the 1st April 1836 to the 31st March 1837, being 365 days.

Estimate of the Charge of Volunteer Corps, from 1st April 1836 to 31st March 1837, being 365 days.

Abstract of the Estimates of Effective Army Services for 365 days, from 1st April 1836 to 31st March 1837.

Estimate of the Charge of Allowances as Rewards for distinguished Services, not exceeding three-fifths of the Emoluments of Garrison Appointments which have become vacant, Allowances to Officers of His Majesty's Garrisons at Home and Abroad, holding their Appointments as Rewards for Military Service, but to which no efficient Military Duty attaches; and which Appointments will be abolished on Vacancies occurring, when Rewards for distinguished Military Service will be granted in lieu thereof; from 1st April 1836 to 31st March 1837, being 365 days.

Estimate of the Charge of the Pay of General Officers in His Majesty's Forces, not being Colonels of Regiments, from the 1st April 1836 to 31st March 1837, both inclusive, being 365 days.

Estimate of the Charge of Full Pay for Reduced and Retired Officers of His Majesty's Forces, from 1st April 1836 to 31st March 1837, being 365 days.

Estimate of the Charge of Half Pay and Military Allowances to Reduced and Retired Officers of His Majesty's Forces, from 1st April 1836 to 31st March 1837, both inclusive, being 365 days.

Estimate of the Charge of Pensions to be paid to Widows and Children of deceased Foreign Officers, from 1st April 1836 to 31st March 1837, both days inclusive, being 365 days.

Estimate of the Charge of Pensions to be paid to Widows of Officers of the Land Forces, 1st April 1836 to 31st March 1837, both inclusive, being 365 days.

Estimate of the Charge of the Pay of General Officers in His Majesty's Forces, not being Colonels of Regiments, from the 1st April 1836 to 31st March 1837, both inclusive, being 365 days.

Estimate of the Charge of Allowances to Officers of His Majesty's Forces, from the 1st April 1836 to the 31st March 1837, being 365 days.

Estimate of the Charge of Pensions to be paid to Widows and Children of deceased Foreign Officers, from 1st April 1836 to 31st March 1837, both days inclusive, being 365 days.

Estimate of the Charge of Pensions to be paid to Widows of Officers of the Land Forces, from 1st April 1836 to 31st March 1837, both inclusive, being 365 days.

Estimate of the Charge of the Pay of General Officers in His Majesty's Forces, not being Colonels of Regiments, from the 1st April 1836 to 31st March 1837, both inclusive, being 365 days.

Estimate of the Charge of Allowances to Officers of His Majesty's Forces, from the 1st April 1836 to the 31st March 1837, being 365 days.

Estimate of the Charge of Pensions to be paid to Widows and Children of deceased Foreign Officers, from 1st April 1836 to 31st March 1837, both days inclusive, being 365 days.

Estimate of the Charge of Pensions to be paid to Widows of Officers of the Land Forces, from 1st April 1836 to 31st March 1837, both inclusive, being 365 days.

Estimate of the Charge of the Pay of General Officers in His Majesty's Forces, not being Colonels of Regiments, from the 1st April 1836 to 31st March 1837, both inclusive, being 365 days.

Estimate of the Charge of Allowances to Officers of His Majesty's Forces, from the 1st April 1836 to the 31st March 1837, being 365 days.

Estimate of the Charge of Pensions to be paid to Widows and Children of deceased Foreign Officers, from 1st April 1836 to 31st March 1837, both days inclusive, being 365 days.

Estimate of the Charge of Pensions to be paid to Widows of Officers of the Land Forces, from 1st April 1836 to 31st March 1837, both inclusive, being 365 days.

Estimate of the Charge of the Pay of General Officers in His Majesty's Forces, not being Colonels of Regiments, from the 1st April 1836 to 31st March 1837, both inclusive, being 365 days.

Estimate of the Charge of Allowances to Officers of His Majesty's Forces, from the 1st April 1836 to the 31st March 1837, being 365 days.

Estimate of the Charge of Pensions to be paid to Widows and Children of deceased Foreign Officers, from 1st April 1836 to 31st March 1837, both days inclusive, being 365 days.

Resolved, That an humble Address be presented Courts of to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return of the Number of Courts of Request, or Courts for the recovery of Small Debts in England and Wales; distinguishing such as possess the power of imprisoning the Person in execution, and stating the Parishes or Places over which their jurisdiction extends.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Resolved, That the House be now adjourned.

The Calendar of the Bills, together with the Minutes of the Proceedings of the House, during its last Session, will be brought in, and be read at the Table, and be printed.

The Order of the day being read, for the second reading of the Prisoners' Counsel Bill;

And a Motion being made, and the Question being proposed, That the Bill be now read a second time;

The Amendments following were proposed to be made to the Question; viz. To leave out the word "now," and at the end of the Question to add the words "upon this day six months." And the Question being put, That the word "now" stand part of the Question; the House divided.

The Noes were carried.

Tellers for the Yeas, Dr. Livington; sir E. Wilmot, 179.

Tellers for the Noes, Mr. Serjeant Waltham; Mr. Serjeant Goolden, 33.

So it was resolved in the Negative.

Ordered, That the Bill be now read a second time;—The Bill was accordingly read a second time; and committed to a Select Committee.

Ordered, That the Committee be nominated To- morrow.

The Order of the day being read, for the Com- mittee of Ways and Means;

Resolved, That this House will, upon Friday next, resolve itself into the said Committee.
The Order of the day being read, for the Committee of Supply; Resolved, That this House will, upon Friday next, resolve itself into the said Committee.

Exchequer Bills Bill.

The Exchequer Bills Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for To-morrow.

Transfer of Aids Bill.

The Transfer of Aids Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for To-morrow.

Registration of Births, Deaths, and Marriages Act.

Lord John Russell presented a Bill for registering Births, Deaths, and Marriages in England: And the same was read the first time; and ordered to be read a second time upon Friday, the 26th day of this instant February, and to be printed.

Lord John Russell presented a Bill for Marriages in England: And the same was read the first time; and ordered to be read a second time upon Friday, the 26th day of this instant February, and to be printed.

Intimation of Voters.

Ordered, That leave be given to bring in a Bill to prevent the use of Threats and Intimidation in the Election of Members to serve in Parliament: And that Mr. Powlet and Mr. Hones do prepare, and bring it in.

Houses of Parliament Bills.

A Motion was made, and the Question being put, That it be an Instruction to the Select Committee on the Lord's Answer to the Address of Parliament, That they do inspect the Plans which have been submitted to His Majesty's Commissioners, and receive the estimates of the said Plans from such Architects as may be willing to furnish them to the Committee; The House divided. The Yeas went forth. Tellers for the [Mr. Hones] 48. [Mr. William O'Brien] Yeas. Tellers for the [Mr. Attorney General] 120. [Mr. William Henry Ord] Noes. So it passed in the Negative.

Shannon River.

Ordered, That there be laid before this House, a Copy of the Instructions given to the Commissioners appointed under 5 and 6 Will. 4, c. 67, for the Improvement of the River Shannon; with the Date of their Appointment, and the date of their first Meeting in their capacity of Commissioners.

Poole Borough.

A Motion was made, and the Question was proposed, That a Select Committee be appointed to inquire into the circumstances attending the late Election of the Municipal Council of the Borough of Poole:—And the said Motion was, with leave of the House, withdrawn.

Poole Borough.

A Petition of Burgess of the Borough of Poole, was presented, and read; setting forth, That by the Municipal Corporation Act, Poole is placed in Schedule (A), with two wards, six Aldermen, and eighteen Councillors; that one ward is called the south-east ward, and the other the north-west ward; that the south-east ward list shows one hundred and sixty-eight; that the north-west ward list shows two hundred and fifteen burgesses; that by the said Act each ward was to be elected nine Councillors; that the election of Councillors for the said borough took place on the 26th day of December last, and that on the 29th the Mayor published the names of eighteen Councillors, but without the number of votes given to each; that Robert Major and George Lodgard, two of the Councillors declared by Robert Slade, the Mayor, as having been elected in the south-east ward, were not duly elected, being substituted for George Cooney and Samuel Saltar, who ought to have been returned; that, at the commencement of the next term after the said election, application was made by His Majesty's Attorney General to the Court of King's Bench for a writ against the said Robert Major and George Lodgard, calling on them to show cause why writs in the nature of Quo Warranto should not issue against them; that the affidavits filed in support of this application clearly proved that only one hundred and fifty-nine burgesses polled in that ward, of whom eighty-eight voted for Saltar, and eighty-seven for Conan; Major having only seventy-six, and Lodgard only seventy-four; that the rule was made absolute on the 29th day of January last, without any cause being shown by the said Major and Lodgard; that, as the law stands, the Petitioners are advised of the impossibility of the causes being tried before the Summer Assizes, and of the judgment being obtained before Michaelmas Term; that the Council so unduly returned met on the 31st day of December, and elected six Aldermen from a party in the borough to which the then Mayor and Town Clerk resided, and to annul all subsequent appointments, and that, although Robert Henning Parr, the then Town Clerk, was one of the principal persons in the Mayor's party, one Thomas Arnold, also of the same party, was, on the 1st day of January last, elected Town Clerk; that it is understood, and verily believed by the Petitioners, that the appointment of Thomas Arnold in the place of Robert Henning Parr, was to enable the latter to claim compensation from the borough fund; that more than two-thirds of the Council (including the Aldermen therein), being a party of whom Parr is one, will, as the Petitioners verily believe, award him any compensation, however extravagant; that the Petitioners are advised that in such case no protest can be made, so as to subject the sum awarded to the revision of the Lords of the Treasury; that besides the appointment of Aldermen, every other office has been filled up by men of the same party as the Mayor, whilst every person not of such party has been removed, without regard to respectability or competency; that the Petitioners having been advised that although the election of certain Councillors may be set aside, and although Aldermen may have been (who without such improper Return as aforesaid would not have been) elected, yet that it will be impossible to set aside the election of such Aldermen, and consequently to remedy any other intervening evils; it is now necessary for the Petitioners humbly submit to the House, that the existing law of the land is insufficient to apply an adequate remedy to the case of the Petitioners, and that the election of the Aldermen in which the borough is placed is by the before-mentioned undue Return; and praying the House to take into its serious consideration the inefficiency (as the Petitioners are advised) of the existing laws to apply an adequate relief to the evils resulting to the borough of Poole, from the undue return of Councillors; and that it may please the House to consider it proper, by Legislative enactment, to set aside the late Election of Councillors, and to annul all subsequent appointments and proceedings, and to enable the burgesses at large to proceed to a new election, under such precautions as shall insure a fair return, or such adequate redress as Parliament in its wisdom may deem just.

Ordered, That the said Petition do lie upon the Table; and to be printed.

Ordered, That there be laid before this House, a Public Works Return of all Sums issued for Public Works, under (Ireland.) the Act for the execution and promotion of Public Works in Ireland; with the Names of the Parties to whom, and the purposes for which the same were issued; a return, specifying the Sums on which such Sums have been lent, and whether any and what parts thereof have been repaid, and the Dates of the Issues and Re-payments respectively.
Resolved, That there be laid before this House, a Return of the Number of Persons committed to each Prison in Ireland during the last five years, under Civil Bill Decrees; and the Amount for which every such Decree was obtained.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to alter, amend and enlarge the powers and provisions and annoyances therein, for leave to bring in a Bill to move and preventing encroachments, obstructions of Harbours of Holyhead and Portdynllaen, within the Department of the Government, of the Ports and Harbours of Holyhead and Portdynllaen, within the last three years.

Resolved, That there be laid before this House, a Return of any Survey or Report made at the instance of the Admiralty, the Post Office, or any other department of the Government, of the Ports and Harbours of Holyhead and Portdynllaen, within the last three years.

Resolved, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Resolved, That there be laid before this House, a Return of any Survey or Report made at the instance of the Admiralty, the Post Office, or any other department of the Government, of the Ports and Harbours of Holyhead and Portdynllaen, within the last three years.

Resolved, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Resolved, That there be laid before this House, a Return of the Number of Pensioners on the Books of the Corporation of Trinity House of Deptford Strand, on 4th February 1836; distinguishing Men, Women and Children; and showing the Classification according to which they receive their respective Allowances; stating also the Number of eligible Petitioners for the Pension, whose Names were on the General Register thereof on the same day.

A Return of the Number of Persons who have been admitted to the Out-Pension List of the Corporation of Trinity House of Deptford Strand, at each of the three Quarterly Appropriations ending 4th February 1836; setting forth the Names of the Persons so admitted, their Residences, the Allowances granted to each, and the ground on which they have been respectively preferred to other Petitioners (being in continuation of the Return made to the Honourable the House of Commons on 10th July 1835).—And then he withdrew.

Ordered, That the said Returns do lie upon the Table.

Sir William Geary presented a Bill for making a Railway from Greenwich to Gravesend, with a Station at the bar presented, pursuant to Orders;—A Return of the Number of Pensioners on the Books of the Corporation of Trinity House of Deptford Strand, on 4th February 1836; distinguishing Men, Women and Children; and showing the Classification according to which they receive their respective Allowances; stating also the Number of eligible Petitioners for the Pension, whose Names were on the General Register thereof on the same day.

A Return of the Number of Persons who have been admitted to the Out-Pension List of the Corporation of Trinity House of Deptford Strand, at each of the three Quarterly Appropriations ending 4th February 1836; setting forth the Names of the Persons so admitted, their Residences, the Allowance granted to each, and the ground on which they have been respectively preferred to other Petitioners (being in continuation of the Return made to the Honourable the House of Commons on 10th July 1835).—And then he withdrew.

John, 18° die Febrarui ;

Anno 6° Willielmi IV° Regis, 1836.

Resolved, That there be laid before this House, a Return of the Number of Persons committed to each Prison in Ireland during the last five years, under Civil Bill Decrees; and the Amount for which every such Decree was obtained.

Resolved, That the said Address be presented to His Majesty, that He will be graciously pleased to alter, amend and enlarge the powers and provisions and annoyances therein, for leave to bring in a Bill to move and preventing encroachments, obstructions of Harbours of Holyhead and Portdynllaen, within the Department of the Government, of the Ports and Harbours of Holyhead and Portdynllaen, within the last three years.

Resolved, That there be laid before this House, a Return of any Survey or Report made at the instance of the Admiralty, the Post Office, or any other department of the Government, of the Ports and Harbours of Holyhead and Portdynllaen, within the last three years.

Resolved, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

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Resolved, That there be laid before this House, a Return of any Survey or Report made at the instance of the Admiralty, the Post Office, or any other department of the Government, of the Ports and Harbours of Holyhead and Portdynllaen, within the last three years.

Resolved, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.
A Petition of Owners and Occupiers of land on, and inhabitants near, the line of the proposed new Roads hereinafter referred to, and also of Trustees for executing the Act for more effectually repairing and maintaining the Marlborough district of the Road from Slaidon to Marlborough, and from Marlborough to Eversley, in the County of Wilts, and also the Branch Road from the same to the present Turnpike Road from Andover to Detties, and for making a Road from the said Branch Road at Collingbourne Ducis, to join the present Turnpike Road from Andover to Salisbury, in the said County, for leave to bring in a Bill for altering and enlarging the powers and provisions of the said Act, for varying and altering the line or course of the said Road, and for making a new line of Road from Winterbourne to Salisbury, was presented, and read; and a Bill was ordered to be brought in accordingly, by Sir John Yardley Boller, Mr. Asheton Smith, and Mr. Benett.

A Petition of Churchwardens and Overseers of the Poor, and inhabitants of Kidderminster, for leave to bring in a Bill for better assessing and collecting the several rates for the relief of the Poor of the said town, and for making the owners of small tenements within the same liable to the payment of the said Rates, was presented, and read; and referred to Mr. George Philips and the Worcester Roads in the county of Worcestershire, for leave to bring in a Bill for more effectually maintaining, and repairing certain new lines of Road, was presented, and read, and referred to Mr. Villiers and Mr. John Stuart and the Munster List, with Power to send for persons, papers and records.

A Petition of Owners of Estates in, and inhabitants of the several parishes and townships referred to, for leave to bring a Railway from Newcastle upon Tyne to North Shields, in the county of Northumberland, was presented, and read; and referred to Mr. Bell and the Northumberland List, with Power to send for persons, papers and records.

A Petition of Proprietors of the Family Endowment Society, for leave to bring in a Bill for enabling the said Society to sue and be sued in the name of any one of their Directors, or of their Chairman or Secretary for the time being, was presented, and read; and referred to Mr. Ward and the Middlesex List, with Power to send for persons, papers and records.

A Petition of Proprietors of the Glasgow Water works Company, and also of Proprietors of the Glasgow Water works Company, for leave to bring in a Bill to enable the proprietors of the Glasgow Waterworks to purchase the property and works belonging to the proprietors of the Craostonhill Waterworks, was presented, and read; and referred to Mr. Patrick Stewart and the West Scotland List; with Power to send for persons, papers and records.

A Petition of Trustees for executing the Act for Harlow and more effectually repairing the Road from Harlow Epping Road, was presented, and read; and a Bill was ordered to be brought in accordingly, by Mr. Aigshord, in the county of Harlow, to Woodford, in the county of Essex, and the Road from Woodford through the parishes of Northwood, Busset, Bobbingworth, High Ongar, Chipping Ongar and Shelley, to the Four Want Way, in the parish of Shelley, and from thence, through the parishes of High Ongar and Norton Mandeville, to the parish of Writtle, in the said county, for leave to bring in a Bill for continuing the term, and altering and enlarging the powers of the said Act, and for making and maintaining certain new lines of Road, was presented, and read; and a Bill was ordered to be brought in accordingly, by Mr. Bromston and Mr. Hell Dare.

A Petition of Proprietors of lands lying in certain South Petherton open and common fields within the parish of South Petherton, in the county of Somerset, for leave to bring in a Bill for dividing, allotting and inclosing the same, was presented, and read; and a Bill was ordered to be brought in accordingly, by Mr. Ashford Sundford and Mr. John Kemeyes Tynne.

A Petition of Trustees for executing the Act for Cow Closey repairing the Road leading from the Cow Closey near Newcastle upon Tyne, to Belford, and from thence to Bishopton Burn, in the county of Northumberland, for leave to bring in a Bill to continue the term, and alter, amend and enlarge the powers, of the said Act, and for making and maintaining certain new lines or branches of Road, was presented, and read; and a Bill was ordered to be brought in accordingly, by Mr. Ashford Sundford and Mr. John Kemeyes Tynne.

A Petition of John Brandling, of Kenton Lodge, Brandling, in the county of Northumberland, Esquire, and Robert William Brandling, of Low Gosforth, in the same county, for leave to bring in a Bill to extend and enlarge the powers of an Act passed in the last Session of Parliament, for enabling John Brandling and Robert William Brandling, Esquires, to purchase and take leases of lands and premises for the formation of a Railway from Gateshead to South Shields and Monkwearmouth, all in the

Marlborough and Salisbury Road.

Kidderminster Small Tenements.

Self Navigation.

Middlesex Hospital.

Lancashire Roads.

Garnhirk and Glasgow Railway.

Saint Leonard's and Sedlecombe Road.
6 WILL. IV. 18th Februa.
18th Februrii. A. 1836.

A Petition of Owners and Occupiers of mills and water power in the river or stream called Digby Water, in the county of Forfar, for leave to bring in a Bill for constructing Reservoirs for storing the surplus water of the said River, for driving Mills, and for other manufacturing purposes, was presented, and read; and referred to Mr. Hallyburton and the West Scotland List, with Power to send for persons, papers and records.

A Petition of Owners and Occupiers of land in Stoney Stratford, and in the neighbouring parishes, and of the Tolls of the said manor and parish of Stoney Stratford, in the county of Northampton, for leave to bring in a Bill for amending, altering and enlarging the powers granted to the said Company by several Acts now in force, and for altering and increasing the Tolls, was presented, and read; and referred to Mr. John Parker and the York List, with Power to send for persons, papers and records.

Mr. Hughes Hughes reported from the Committee that the Petition of Owners and Occupiers of property, and Inhabitants of the parish of Saint Paul, Deptford, for leave to bring in a Bill for dividing, allotting and inclosing certain open and common fields, common meadows, pastures, meadows, commons and waste grounds in the said parish, was presented, and read; and a Bill was ordered to be brought in accordingly, by Lord Ashley and Mr. Start.

A Petition of Owners and Proprietors of estates in Preston and other resident and near Preston, in the said county, for leave to bring in a Bill for making a Railway from Manchester to Leeds, was presented, and read; and referred to Lord Stanley and the Lancaster List, with Power to send for persons, papers and records.

A Petition of Thomas Richmond Gale Bradolph, Birkrigg Inclosure, and other Proprietors of estates in the parish of Urswick, in the county of Lancaster, for leave to bring in a Bill for dividing, allotting and inclosing a certain tract or parcel of moor, common or waste ground, called Birkrigg Fell, was presented, and read; and a Bill was ordered to be brought in accordingly, by Lord Stanley and Mr. Wilson Patten.

A Petition of Members serving for the County of York, and the Boroughs therein, be Members of the said Committee.

A Petition of the Persons whose names are thereunto subscribed, for leave to bring in a Bill for constructing and maintaining a Harbour, Dock or Docks, and other works connected therewith, at Trinity Bay, in the county of North Leith and county of Edinburgh, was presented, and read; and referred to Sir Andrew Leith Hay and the East Scotland List, with Power to send for persons, papers and records.

Sir Hugh Campbell reported from the Committee that the Committee had examined the matter of the Petition.

Ordered, That the leave be given to bring in a Bill to enable John Howard Kyan to assign to a Company to be formed, the privileges granted by certain Letters Patent, and to incorporate such Company: And that Mr. Hughes Hughes and Mr. Abinger do prepare, and bring it in.

A Petition of Owners and Occupiers of lands, tenements and hereditaments in the parishes of Burg and Eastcliffe, and in the township of Trincly, in the county of Lancaster, for leave to bring in a Bill for repairing, widening, diverting, improving and making turnpike the highway leading from Ralcliffe to Ainsworth, in the said county, and certain highways leading out of the same, was presented, and read; and referred to Lord Stanley and the Lancaster List, with Power to send for persons, papers and records.

A Petition of the Committee of the Birmingham Coal Company, for leave to bring in a Bill to amend an Act passed in the seventh and eighth years of the reign of his late Majesty, to enable the Birmingham Coal Company to sue and be sued in the name of their Secretary, or one of the members of the said Company, was presented, and read; and referred to Mr. Scholefield and the Warwick List, with Power to send for persons, papers and records.

A Petition of the Company of Proprietors of the Dan Navigation of the River Don, for leave to bring in a Bill for amending, altering and enlarging the powers granted to the said Company by several Acts now in force, and for altering and increasing the Tolls, was presented, and read; and referred to Mr. John Parker and the York List, with Power to send for persons, papers and records.
in the eleventh year of the reign of his late Majesty, intituled, "An Act for the more effectual preservation and increase of the Breed of Salmon, and for better regulating the Fisheries in the River Tweed, and the Rivers and Streams running into the same, and also within the Mouth or Entrance of the said River:" And that Sir Hugh Campbell, Mr. Pringle, and Lord Ossulston, do prepare, and bring it in.

Mr. Charles Russell presented a Bill for the better supplying the Borough of Reading, in the County of Berks, and the Neighbourhood thereof, with Gas: And the same was read the first time; and ordered to be read a second time.

A Petition of the Provost and Scholars of the Queen's College, in the University of Oxford, for leave to bring in a Bill for dividing and allotting divers open and common fields, common meadows, common pastures, commons, commonable lands and waste grounds, within the parishes of Marsh Baldon and Tock Baldon, with the hamlets or places of Saint Lawrence Baldon, likewise Bishop's Baldon and Little Baldon, in the county of Oxford, was presented, and read; and a Bill was ordered to be brought in accordingly, by Mr. Harcourt and Lord Byron.

Mr. Pedmore presented a Bill to enable the Holly Railway Company to make certain alterations in the lines of such Railway, and for other purposes relating thereto: And the same was the first time; and ordered to be read a second time.

A Petition of the Foreman and Secretary of the Grand Jury of the city of Dublin, sworn for Hilary Term last, for leave to bring in a Bill to alter, amend and enlarge the powers and provisions of the several Acts for regulating the Police of the City of Dublin, and also the Acts under which the Grand Jury Assessments are now levied in the county of the said city of Dublin, was presented, and read; and referred to Mr. Shaw and the Leinster List, with Power to send for persons, papers and records.

Mr. Hawkes reported from the Committee on the Petition for the Tettenhall and Autherley Canal Bill; That the Standing Orders relative to Navigation Bills, had been complied with; and that the Committee had examined the matter of the Petition. Ordered, That leave be given to bring in a Bill for making and maintaining a navigable Canal from the Birmingham Canal Navigation at Autherley, into the Birmingham and Liverpool Junction Canal Navigation at Tettenhall, in the County of Stafford: And that Mr. Hawkes and Mr. Barahey do prepare, and bring it in.

A Petition of John Perkins, of Bletchingley, in the county of Surrey, Esquire, for leave to bring in a Bill for altering and amending the powers and provisions of an Act passed in the fifth and sixth years of the reign of His present Majesty, for establishing a Market for the sale of Cattle in the Parish of Saint Mary, Ilington, in the County of Middlesex, and for granting further powers in respect thereof, was presented, and read; and referred to Mr. Handley and the Middlesex List, with Power to send for persons, papers and records.

A Petition of licensed Vichullers of Kingston upon Hull, praying for the repeal of the additional Duty on Spirit Licenses, was presented, and read; and ordered to lie upon the Table.

A Petition of inhabitants of Derby, praying for the repeal of the Stamp Duty on Newspapers, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Society of Procurers practising before the court of law in Perthshire, praying for the repeal of the Duty on their annual Certificates, was presented, and read; and ordered to lie upon the Table.

Resolved, That an humble Address be presented to His Majesty, to move that the House to adopt measures, in order that the honours of the new Metropolitan University may afford encouragement to talent and industry in whatever situations they may be found, was presented, and read; and ordered to lie upon the Table.

A Petition of Protestant Dissenters meeting in Protestant Dissenters' King's Road, Reading:—And, Protestant Dissenters of the Independent denomination in Derby; praying for the immediate redress of the grievances affecting Dissenters, was presented, and read; and ordered to lie upon the Table.

A Petition of the Reverend William Handcock, Tithe-recipient of Chountorf, in the Archdiocese of Dublin, praying for the abolition of the present Tithe system in Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of the Corporation of Lichfield:—Inhabitants of Derby:—Blackburn, Tadworth;—Lancashire, Sussex; and, Derby, praying the House to secure to James Silk, Buckingham, Esquire, full compensation from the East India Company for the loss and damage sustained by him by the suppression of the Calculus Journal, was presented, and read; and ordered to lie upon the Table.

A Petition of the Provost and Scholars of the Queen's College, in the University of Oxford, for leave to bring in a Bill to alter, amend and enlarge the powers and provisions of the several Acts for regulating the Police of the City of Dublin, and also the Acts under which the Grand Jury Assessments are now levied in the county of the said city of Dublin, was presented, and read; and referred to Mr. Shaw and the Leinster List, with Power to send for persons, papers and records.

A Petition of the Trustees of County Infirmaries in England, for the repeal of the Poor Law Act, praying that the time allowed under the Poor Law Act for re-payment of money borrowed for building workhouses may be extended to twenty years, was presented, and read; and ordered to lie upon the Table.

A Petition of the Grand Jury of the City of Dublin, sworn for Hilary Term last, for leave to bring in a Bill to alter, amend and enlarge the powers and provisions of the several Acts for regulating the Police of the City of Dublin, and also the Acts under which the Grand Jury Assessments are now levied in the county of the said city of Dublin, was presented, and read; and referred to Mr. Shaw and the Leinster List, with Power to send for persons, papers and records.

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 Ordered, That a Select Committee be appointed Record to inquire into the Management and Affairs of the Record Commission, and the present state of the Records of the United Kingdom:—And a Committee was appointed of Mr. Charles Buller, Mr. Hanses, Mr. Chancellor of the Exchequer, Sir Robert Inglis, Mr. Williams Wynne, Mr. Charles Villiers, Mr. Wyse, Mr. Jervey, Mr. Pusey, Sir Matthew Bullen, Sir Charles Lennox, Mr. Serjeant Goodburn, Sir William Molyneux, Sir George Clerk, and Dr. Bowring, with Power to send for persons, papers and records.

 Ordered, That Five be the Quorum.

 Resolved, That upon every Division, the House Divided of be entirely cleared; the Yeas and the Noses being the House, sent forth into two separate Lobbies.

 Resolved, That Four Tellers and Four Clerks be appointed, two each of to be stationed at the entrance of the respective Lobbies.

 Resolved, That the doors being simultaneously opened by the Speaker, all Members of the House of Commons, to be taken down by the Clerks on ruled paper, with numbered lines (or marked off upon a printed List), as they enter or re-enter the House by the opposite Doors, the Tellers counting, and announcing the result at the Table, as at present.

 Resolved, That the Lists of the Divisions be then brought up to the Table by the Tellers, and deposited there, for insertion, in alphabetical order, in the Votes.

 Mr. Speaker acquainted the House, that a Return, Public Bills, for each year since 1801, of the Number of Public Bills presented to this House; distinguishing the Number referred to Select Committees respectively, the Number referred with Power to send for persons, papers and records; the Number of such Bills referred before the Second Reading, and the Number referred after the Second Reading, was upon the Table.

 Ordered, That there be laid before this House, a Return of the Number of Bills filed in the Court of the Exchequer in Ireland, since 1st August 1835 to 1st February 1836; also, Return of all Processes which have issued out of His Majesty's Court of Exchequer in Ireland, in the Cause of Knox v. Green and others, and of all Orders made in said Cause, and all Affidavits made thereon; also, Copies of any Order or Orders made by His Majesty's Government in Ireland, a Return of all Orders issued, or official Communications upon a hearing in any and how many of them: also, how many, or whether the Bills have been dismissed there have been Decrees for the Plaintiffs, and in cases, attended to such Orders: also, a Return, showing how many of said Suits the Defendants, or any of them, have paid or settled with the Plaintiffs for the demand in the whole or in part, and either of the service and execution of Suits, and of the Signatures attached to such Orders: also, a Return, of the Number of such Suits, or of the respective Lobbies.

 Ordered, That the said Addresses be presented to His Majesty, a similar Return for Ireland.

 Ordered, That the said Addresses be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

 Ordered, That there be laid before this House, a Return of the Number and Residence of each Person in Ireland to whom Licenses have been granted to keep Arms, by the Magistrates at Quarter Sessions; together with the Names and Residences of the Magistrates and additional Constables in Counties, in certain cases, might be read; and the same was read.

 The House was also moved, That the Act 55 Geo. 3, c. 158, to enable Grand Juries to present additional Suits for Constables in Ireland, and for the secure Conveyance of Prisoners, might be read; and the same was read.

 The House was also moved, That the Act 55 Geo. 3, c. 12, to amend an Act passed in the last Session of Parliament, intituled, " An Act to provide for the better execution of the Laws in Ireland, by appointing superintending Magistrates and additional Constables in Counties, in certain cases, might be read; and the same was read.

 The House was also moved, That the Act 55 Geo. 3, c. 122, to amend two Acts of the fifty-fourth and fifty-fifth years of his Majesty's reign, to provide for the better execution of the Laws in Ireland, by appointing superintending Magistrates and additional Constables in Counties, in certain cases, might be read; and the same was read.

 The House was also moved, That the Act 55 Geo. 3, c. 123, to amend an Act passed in the last Session of Parliament, intituled, " An Act to provide for the better execution of the Laws in Ireland, by appointing superintending Magistrates and additional Constables in Counties, in certain cases, might be read; and the same was read.

 The House was also moved, That the Act 55 Geo. 3, c. 23, to amend an Act passed in the last Session of Parliament, intituled, " An Act to provide for the better execution of the Laws in Ireland, by appointing superintending Magistrates and additional Constables in Counties, in certain cases, might be read; and the same was read.

 The House was also moved, That the Act 3 Geo. 4, c. 163, for the Appointment of Constables, and to secure the effectual Performance of the Duties of their Office, and for the Appointment of Magistrates in Ireland, in certain cases, might be read; and the same was read.

 The House was also moved, That the Act 5 Geo. 4, c. 28, to amend an Act of the third year of his present Majesty's reign, for the Appointment of Constables in Ireland, might be read; and the same was read.

 The House was also moved, That the Act 9 Geo. 4, c. 63, to amend two Acts of the third and fifth years of his Majesty, for the Appointment of Constables in Ireland, might be read; and the same being read;

 Ordered, That leave be given to bring in a Bill to create the said Acts: And that Lord Viscount Merguth, Lord John Russell, and Mr. Serjeant O'Loghlin, do prepare, and bring it in.
and the House having continued to sit till near two of the clock on Friday morning, adjourned till this day.

Ordered, That the Bill be read a second time upon Monday next.

And then the House, having continued to sit till near two of the clock on Friday morning, adjourned till this day.

Ordered, That the Bill be read a second time upon Monday next.

And then the House, having continued to sit till near two of the clock on Friday morning, adjourned till this day.

Ordered, That all the Members serving for the several Counties, and for the Boroughs therein, through which Counties the said Railway is intended to pass, be Members of the said Committee.

A Petition of Commissioners for executing an Act Liverpool passed in the seventh year of the reign of his late Majesty, for widening and improving certain Streets in the Town of Liverpool, for the further prevention of Nuisances and Annoyances in the said Town, for the Regulation of weighing Machines, Weights and Measures, and the establishment of a Fire Police therein, for leave to bring in a Bill for altering, amending and establishing the powers and the authority of the said Act, and for raising a further sum of Money, was presented, and read; and referred to Mr. Essex and the Lancaster List, with Power to send for persons, papers and records.

A Petition of Owners, Proprietors of Estates, and Gatehouse and

Standing Orders.

Prisoners' Counsel Bill.

Ordered, That the O'Conor Don be added to the Committee.

The Order of the day being read, for nominating the Select Committee on the Prisoners' Counsel Bill:—A Committee was nominated of Mr. Everett, Sir Baudrey Wiltson, Sir George Strickland, Mr. Aylott, Sir William Ross, Mr. Maurice O'Connell, Mr. Seddour, Mr. Prince, Sir Frederic Pollbeh, Mr. Wrightson, Mr. Hoagy, Mr. Sergeant Jackson, Mr. Attorney General, Mr. Solicitor General, and Mr. Sergeant Wooff, with Power to send for persons, papers and records.

Ordered, That Five be the Quorum.

The Order of the day being read, for the Committee on the Exchequer Bills Bill:—Resolved, That this House, this day, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Transfer of Aids Bill:—Resolved, That this House, this day, resolve itself into the said Committee.

An humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return of all Communications or Information received by the Commander in Chief relative to the existence of Orange Lodges in the Army at home and abroad, since the date of the last Return, printed by order of this House 6th August 1835.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Statement of the Salaries, or other remuneration:—A List of the chief Works published, printed, compiled or transcribed, since 12th March 1831: A List of the chief Works purchased for the use of the Commission, and the Cost of the liabilities of the Commission, and the Cost of the last Parliamentary Grant has been expended, the Dates of the chief Payments, the mode in which the sums have been paid and applied within the year since the date of the last Return, a Return of the Duty on Windows assessed for Window Duty.

A Return of the Receipts and Disbursements of the Record Commission from 12th March 1833 (the period to which the Account of such Receipts and Disbursements is brought by the Return, dated 30th December 1832) to 31st December 1833; showing the Dates of the chief Payments, the mode in which the last Parliamentary Grant has been expended, the liabilities of the Commission, and the Cost of the said Work; also, a Return of the Books purchased for the use of the Commission since 12th March 1831:—A List of the Libraries and other Repositories, at Home and Abroad, to which its Publications in the whole, or in great part, have been presented by His Majesty; and a Catalogue of the Books purchased for the use of the Commission since 12th March 1831.

Lord Viscounf Morpeth presented a Bill to consolidate and amend the Laws relating to the Constabulary Force in Ireland: And the same was read the first time; and ordered to be read a second time upon Thursday next; and to be printed.

Mr. Poulett Scrope presented a Bill to provide for the Relief and Employment of the destitute Poor in Ireland: And the same was read the first time; and ordered to be read a second time upon Wednesday, the 20th day of April next; and to be printed.

A Petition of Owners and Occupiers of estates, lands and grounds, and persons otherwise interested in the Railway or Railways hereinafter mentioned, for leave to bring in a Bill for making and maintaining a Railway or Railways from Gateshead to Monkwearmouth, in the county of Durham, for leave to bring in a Bill for raking and maintaining a Railway or Railways from Gateshead to Monkwearmouth Docks, was presented, and read; and referred to Sir Hedworth Williamson and the Durham List, with Power to send for persons, papers and records.

A Petition of Owners, Proprietors of Estates, and Gatehouse and

Inhabitants of the parishes of Gateshead, Jarrow, Boldon, Whithorn and Monkwearmouth, in the county of Durham, for leave to bring in a Bill for making and maintaining a Railway or Railways from Gateshead to Monkwearmouth Docks, was presented, and read; and referred to Sir Hedworth Williamson and the Durham List, with Power to send for persons, papers and records.

The Order for reading a second time, To-morrow, Pensioners' Duties of the Pensions' Duties Bill, was read, and discharged. Bill.

Ordered, That the Bill be read a second time upon Monday next.

And then the House, having continued to sit till near two of the clock on Friday morning, adjourned till this day.

Anno 6° Willielmi IVi Regis, 1836.

PRAYERS.

Mr. Croker, from the Treasury, was called in; Read, and at the bar presented, pursuant to Orders—Returns of the Receipts and Disbursements of the Record Commission from 12th March 1833 (the period to which the Account of such Receipts and Disbursements is brought by the Return, dated 30th December 1832) to 31st December 1833; showing the Dates of the chief Payments, the mode in which the last Parliamentary Grant has been expended, the liabilities of the Commission, and the Cost of the said Work; also, a Return of the Books purchased for the use of the Commission since 12th March 1831:—A List of the Libraries and other Repositories, at Home and Abroad, to which its Publications in the whole, or in great part, have been presented by His Majesty; and a Catalogue of the Books purchased for the use of the Commission since 12th March 1831.

A Return of the Duty on Windows assessed for Window Duty, the twelve Towns in England which contribute the largest amount.

An Account of the Number of Vessels, and the Port of Hub, amount of their Tonnage entered Inwards at the Port of Hull from all parts of the World, during the last year, ending 5th January 1836; specifying the Ports from which the Vessels cleared, and distinguishing the different Nations to which they belonged.

Mr. Croker also presented, pursuant to the directions of several Acts of Parliament.—An Account, made up to the 31st December 1835, of the Sum which have been paid and applied within the year 1835, by virtue of an Act 53 Geo. 3: c. 115, intituled,
56 19th February.  A. 1836.

tuled, "An Act for carrying into effect a Convention between His Majesty and the King of the Netherlands and the Emperor of All the Russians," for paying and satisfying the Interest on the part of the Loan therein agreed to be borne by His Majesty, and on any of the Said Securities thereon mentioned, and towards paying and satisfying the Principal thereof (in case the Principal of any of the said Securities shall have been paid); and also for paying the Expenses of carrying the said Act into execution, and the Sinking Fund for the extinction of the same.

Copy Warrant awarding Compensation to John Munro, Maser in the Court of Session, Scotland, year to 29th June 1835.

Copy Warrant awarding Compensation to George Carpyhin, Commissary Clerk of Edinburgh, under Statute 4 Geo. 4, c. 97, year to 31st December 1835.

Copy Warrant granting Compensation to Robert Thoreskie, Commissary Clerk of Dumfries, year to 31st December 1835, under 4 Geo. 4, c. 97.

Copy of Treasury Minute, dated 22d January 1836, and other Papers relating to the Superannuation of the Honourable James Stewart, late Assistant Secretary of His Majesty's Treasury.

Copy of Treasury Minute, dated 29th January 1836, granting a Superannuation Allowance to Mr. Burrowes, late Commissioner of Insolvent Debtors, Ireland.

Herring Fishery.

Report, by the Commissioners for the Herring Fishery, of their Proceedings, year ended 5th April 1835, being Fishing 1834:—And then he withdrew.

Ordered, That the said Papers do lie upon the Table.

East India Company.

Mr. Campbell, from the Court of Directors of the East India Company, was called in; and at the bar presented, pursuant to the directions of an Act of Parliament,—Proceedings of the Court of Directors of the East India Company, approved and confirmed by the Board of Commissioners for the Affairs of India; specifying the Particulars of all Compensations, Superannuations and Allowances granted to reduced Officers and Servants of the Company; also to Commanders, Officers and others lately belonging to the Honourable East India Company, whose interests are affected by the discontinuance of the Company's Trade, together with the Resolutions of the Court of Directors granting any Pension, Salary, or Gratuity, during the preceding year, and laid before The Honourable the House of Commons, in pursuance of the Act of the 3d and 4th Will. 4, c. 855, s. 7 and 8:—And then he withdrew.

Ordered, That the said Paper do lie upon the Table.

A Petition of Land-owners in the counties of Surrey and Sussex, and Inhabitants of the city and neighbourhood of London, and of the towns of Croydon and Reigate, and Brighton, and others, for leave to bring in a Bill for making a Railway from Brighton to the opposite shore at Purfleet, in the county of Essex, was presented, and read; and referred to Mr. Algeoer and the Surrey List, with Power to send for persons, papers and records.

A Petition of the South London Market Company, South London Market, for leave to bring in a Bill to explain, alter, and amend an Act passed in the fourth year of the reign of His present Majesty, for erecting, establishing and maintaining a Market in the parish of Saint George-the-Martir, in the borough of Southwark, in the county of Surrey, was presented, and read; and referred to Mr. Algeoer and the Surrey List, with Power to send for persons, papers and records.

A Petition of the Manchester Petition for the Manchester and Leeds Railway Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for making a Railway from Manchester to Leeds: And that Lord Stanley and Sir George Strickland do prepare, and bring it in.

Lord Stanley reported from the Committee on the Manchester Petition for the Manchester and Leeds Small Debts Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for the more easy and speedy recovery of Small Debts within the Prestbury division of the hundred of Macclesfield, in the county of Chester: And that Lord Stanley and Mr. Edward John Stanley do prepare, and bring it in.

A Petition of the Commissioners for the super- Leith Harbour intendece and management of the Harbour and Docks of Leith, for leave to bring in a Bill for the amendment of the several Acts relative to the Leith Harbour and Docks of Leith, and works therewith connected, and for providing suitable accommodation for Steam Vessels, and a deeper entrance for the larger class of Ships at the said Port of Leith, and for other purposes relating thereto, and for raising Money for those purposes, was presented, and read; and referred to the Lord Advocate and the East Scotland List, with Power to send for persons, papers and records.

A Petition of Persons whose names are thereunto subscribed, for leave to bring in a Bill for constructing and maintaining a Bridge, over the River Thames, from near Hungerford Bridge, in the parish of Saint Martin-in-the-Fields, in the county of Middlesex, to the opposite shore, in the parish of Lambeth, in the county of Surrey, was presented, and read; and referred to Mr. Hanes and the Middlesex List, with Power to send for persons, papers and records.

Ordered, That all Members serving for the County of Surrey be Members of the said Committee.

The Scarborough Harbour Bill was read a second time; and committed to Sir Frederick Trench and the York List.

Mr. Ormsby Gore reported from the Committee on the Petition for the London Grand Junction Railway; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for making a Railway to join the London and Birmingham Railway in the county of Warwick, in the parish of Saint Pangasius, in the county of Middlesex; and proceed from thence to Skinner-street, in the city of London, to be called The London Grand Junction Railway: And that Mr. Ormsby Gore and Mr. Samuel Whalley do prepare, and bring it in.

Mr.
6 WILL. IV. 19° Februarii.

Stockport and Manchester Railway Bill.

Mr. Bootle Willbraham presented a Bill for making a Railway from Heaton Norris, in the County Palatine of Lancaster, to Manchester, in the said County Palatine: And the same was read the first time; and committed to a Committee, to meet on the second reading.

Rochdale and Ealing Road.

A Petition of Trustees for executing the Acts for repairing and maintaining the Road from Rochdale, in the county palatine of Lancaster, to Halifax and Ealing, in the west riding of the county of York, for leave to bring in a Bill for enlarging the term and powers of the said Acts, for altering and increasing the Tolls, was presented, and read; and a Bill was ordered to be brought in accordingly, by Mr. Bootle Willbraham and Lord Francis Egerton.

Saint Pancras Paving.

Mr. Samuel Whalley reported from the Committee on the Petition for the Saint Pancras Paving Bill: That the Standing Orders relative to Bills for improving any City or Town, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for repealing several Acts for paving, lighting, watering and clearing certain parts of the Parish of Saint Pancras, in the County of Middlesex, and for granting other powers in lieu thereof: And that Mr. Samuel Whalley and Mr. Home do prepare, and bring it in.

Thames Haven Railway and Dock.

A Petition of Inhabitants, Owners and Occupiers in the county of Essex, and others, for leave to bring in a Bill for making a Railway commencing at and to join the Eastern Counties Railway at Romford in the county of Essex, and terminating at Shell Haven, in the said county, and also for making and constructing one or more Docks or Docks at the termination of the said Railway, was presented, and read; and referred to Mr. Bromsor and the Essex List, with Power to send for persons, papers and records.

Glasgow and Airline Railway.

A Petition of Persons thereto subscribing, for leave to bring in a Bill for making a Railway from the lands of Coirnbroch, at a point to the eastward of the line of the Wishaw and Coatbridge Railway, in the parish of Bothwell, to and across the line of the said Railway, and from thence to and across the River Clyde, at or near the Clyde Iron-works, and to the line of the Polloc and Gowan Railway, at or upon the lands of Forthton and Garscube, in the parish of Rutherglen, was presented, and read; and referred to Mr. Gillon and the West Scotland List, with Power to send for persons, papers and records.

Police and Gowan Railway Company.

A Petition of the Polloc and Gowan Railway Company, for leave to bring in a Bill for continuing and extending the powers of an Act passed in the eleventh year of the reign of his late Majesty George the Fourth, for making and maintaining a Railway from the lands of Polloc and Gowan, to the River Clyde, at the Harbour of Bowling, in the county of Lanark, with a branch to communicate therefrom, was presented, and read; and referred to Mr. Gillon and the West Scotland List, with Power to send for persons, papers and records.

Clyde Navigation.

Mr. Oswald reported from the Committee on the Petition for the Clyde Navigation Bill: That the Standing Orders relative to Navigation Bills, and to Bills for making Harbours and Docks, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for further deepening and improving the River Clyde, and enhancing the Harbour of Glasgow, and for constructing Wet Docks in connexion with the said River and Harbour: And that Mr. Oswald and Mr. John Maxwell do prepare, and bring it in.

Glasgow Court House and Bridewell.

Mr. Oswald reported from the Committee on the Petition for the Glasgow Court House and Bridewell Bill: That the Standing Orders relative to Bills for erecting Town Halls, and to Bills relating to County Rates, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for erecting Court Houses in the city of Glasgow; and for the Magistrates and Town Council of the said city, to have necessary Chambers and Offices for the accommodation of the Sheriff, Sheriffs Substitute, and Justices of the Peace of the county of Lanark; and of the Officers and Persons connected with those Courts: And that Mr. Oswald and Mr. John Maxwell do prepare, and bring it in.

Mr. Oswald reported from the Committee on the Glasgow Water Petition for the Glasgow Water (No. 1.) Bill: That the Standing Orders relative to Bills for supplying Cities and Towns with Water, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for more effectually supplying the City and Suburbs of Glasgow with Water: And that Mr. Oswald and Mr. John Maxwell do prepare, and bring it in.

Mr. Oswald reported from the Committee on the Glasgow Bridge Petitions for the Glasgow Bridge Bill: That the Standing Orders relative to Bills for building Bridges, had been complied with; and that the Committee had examined the matter of the Petitions.

Ordered, That leave be given to bring in a Bill for authorizing the Trustees on the Bridges over the Clyde, at Glasgow, to continue, uphold, repair and maintain the Wooden Bridge over the said River, opposite to Portland-street in Laurieston, and for other purposes therein mentioned: And that Mr. Oswald and Mr. John Maxwell do prepare, and bring it in.

A Petition of Commissioners or Trustees for Glasgow Police, executing certain Acts for paving, watching, lighting, and cleansing and regulating the Police of the city of Glasgow, and adjoining districts, and of Inhabitants of the said city and parts adjacent, for leave to bring in a Bill to alter, amend and render more effectual the said Acts, was presented, and read; and referred to Mr. Oswald and the West Scotland List, with Power to send for persons, papers and records.

A Petition of Owners of estates, lands, tenements, and hereditaments, and other Inhabitants in the county of Lanark, barony of Glasgow, and parish of Saint George’s, in the city of Glasgow, and in the county of Lanark, for leave to bring in a Bill for making and maintaining a Turnpike Road from Anniesland to the new Road branching from the Garscube Road, towards Glasgow, at or near to where that Road joins Saint George’s Road, and also several other Roads connected therewith, was presented, and read; and referred to Mr. Oswald and the West Scotland List, with Power to send for persons, papers and records.

A Petition of Owners of lands of Tolcross, houses in the town of Tolcross, in the county of Lanark, or places adjacent, for leave to bring in a Bill for lighting with Gas and better supplying with Water the said town, was presented, and read; and referred to Mr. Oswald and Mr. John Maxwell do prepare, and bring it in.

A Petition of Trustees for executing the Act for Werneth and Littleborough, and other purposes therewith, in the county of Lancaster, for leave to bring in a Bill for amending and enlarging the powers and provisions of the said Act, was presented, and read; and referred to Mr. John Fielden and the Lancaster List, with Power to send for persons, papers and records.

A Petition
A Petition of the undersigned Merchants, for leave to bring in a Bill for incorporating a Company for the purposes of extending and improving the Fisheries of the United Kingdom of Great Britain and Ireland, and more especially as relates to Ireland, was presented, and read; and referred to Mr. Rathbone and the Minister List, with Power to send for persons, papers and records.

A Petition of Owners and Occupiers of estates, lands and grounds, and persons otherwise interested in the Railway or Railways hereinafter mentioned, for leave to bring in a Bill for making and maintaining a Railway or Railways commencing in a field at Kilmainham, in the parish of Saint John, and county of the city of Kilkenny, was presented, and read; and referred to Mr. Rathbone and the Minister List, with Power to send for persons, papers and records.

A Petition of Owners and Occupiers of estates, lands and grounds, and persons otherwise interested in the Railway or Railways hereinafter mentioned, for leave to bring in a Bill for making and maintaining a Railway or Railways commencing at the Chinl branch of the Clarence Railway, in the parish of Merrington, and terminating in the Stockton and Darlington Railway, in the parish of Saint Helen's, Abecknall, in the county of Durham, with branches therefrom, was presented, and read.

A Motion being made, and the Question being proposed, That the said Petition be referred to a Committee: And a Debate arising thereupon; Ordered, That the Debate be adjourned till Monday next.

A Petition of Inhabitants of Aylesbury, for leave Aylesbury to bring in a Bill for making a Railway, commencing Railway, on the north-east side of the New Road from Aylesbury to Fring, at or near the Gas-works in the parish of Aylesbury, and terminating by a junction with the London and Birmingham Railway, in the parish of Cheddington, in the county of Buckingham, was presented, and read; and referred to Colonel Howard and the Buckingham List, with Power to send for persons, papers and records.

A Petition of Proprietors of the British and Foreign Steam Navigation Company, for leave to bring in a Bill for incorporating the said Company, was presented, and read; and referred to Mr. Philip Howard and the Middlesex List, with Power to send for persons, papers and records.

A Petition of Proprietors of estates, Merchants, and others in the county of Durham, for Railway, leave to bring in a Bill for making and maintaining a Railway commencing at or near a factory or close in the occupation of John Bainbridge, situate in the township of Soothill and West Ardsley, in the west riding of the county of York, for leave to bring in a Bill for making and maintaining a Railway or Railways commencing at or near a field in the several places in the valley of the River Coxe, in the several parishes

A Petition of Owners and Occupiers of estates, Weasen mills and manufactories, or Inhabitants of the towns of Huddersfield, Morven, Saltaire, and other places in the valley of the River Colne, in the several parishes
parishes of Huddersfield, Almondbury and Kirkheaton, in the west riding of the county of York, for leave to bring in a Bill for impounding the Flood Waters falling within the valley of Wessenden, and issuing thence from the stream or brook called Wessenden Brook; and for rendering the Waters so impounded available in dry seasons for improving the lands, and supplying the mills, manufactories and other works situated upon or near to the said Streams or Brook; and River, was presented, and read; and referred to Mr. John Blackburne and the York List, with Power to send for persons, papers and records.

A Petition of Inhabitants of the towns or villages of New Mills and Heyfield, and the neighbourhoods thereof, in the townships or hamlets of Beard, Atherstone, Whitle, Thornsett, Great Hamlet, Pashide and Rinder, in the parish of Glossop, in the county of Derby, and the township of Holme, in the parish of Stockport, in the county of Cheshire, for leave to bring in a Bill for lighting with Gas the said towns and the neighbourhood thereof, was presented, and read; and referred to Mr. John Blackbeard and the Derby List, with Power to send for persons, papers and records.

A Petition of the Bolton and Leigh Railway Company, and of the Kenyon and Leigh Junction Railway Company, for leave to bring in a Bill for altering, amending and enlarging the powers and provisions of an Act passed in the sixth year of the reign of His Majesty King George the Fourth, for making and maintaining the railway or Turnpike Road, and for raising a further sum of Money for completing and improving the said Bolton and Leigh Railway Company to raise a further sum of Money, was presented, and read; and referred to Mr. Wils and the Middlesex List, with Power to send for persons, papers and records.

A Petition of the Bolton and Leigh Railway Company, and of the Kenyon and Leigh Junction Railway Company, for leave to bring in a Bill for altering, amending and enlarging the powers and provisions of an Act passed in the sixth year of the reign of His Majesty King George the Fourth, for making and maintaining the railway or Turnpike Road, and for raising a further sum of Money for completing and improving the said Bolton and Leigh Railway Company to raise a further sum of Money, was presented, and read; and referred to Mr. Wils and the Middlesex List, with Power to send for persons, papers and records.

A Petition of the General Steam Navigation Company, for leave to bring in a Bill to amend and enlarge the powers of an Act passed in the first and second years of the reign of His present Majesty, for granting certain powers to the said Company, and for enabling them to increase their capital, was presented, and read; and referred to Mr. Wils and the Middlesex List, with Power to send for persons, papers and records.

A Petition of Trustees of the Old Furnace, in the county of Glamorgan, and for altering and increasing the Tolls, was presented, and read; and referred to Mr. John Henry Vicius and the Wales List, with Power to send for persons, papers and records.

A Petition of several Persons interested in the Aberavon trade and Harbour of Aberavon, in the county of Glamorgan, for leave to bring in a Bill for altering, amending and enlarging the powers and provisions of an Act passed in the fourth year of the reign of His present Majesty, for improving the Port and Harbour of Aberavon, in the County of Glamorgan, and for altering and increasing the Tolls, was presented, and read; and referred to Mr. John Henry Vicius and the Wales List, with Power to send for persons, papers and records.

A Petition of several Persons interested in the Aberavon trade and Harbour of Aberavon, in the county of Glamorgan, for leave to bring in a Bill for altering, amending and enlarging the powers and provisions of an Act passed in the fourth year of the reign of His present Majesty, for improving the Port and Harbour of Aberavon, in the County of Glamorgan, and for altering and increasing the Tolls, was presented, and read; and referred to Mr. John Henry Vicius and the Wales List, with Power to send for persons, papers and records.

A Petition of Trustees for executing the Acts Newbridge and Old Furnace to Nechocch and Merthyr Tydfil Road, in the county of Glamorgan, and from Merthyr Tydfil to the Bridge over the River Taff which divides the counties of Glamorgan and Brecon, and Owners and Occupiers of lands in the vicinity of the said Roads, for leave to bring in a Bill for continuing the term and altering and enlarging the powers and provisions of the said Acts, and for making and maintaining a new branch of Road, was presented, and read; and a Bill was ordered to be brought in accordingly, by Mr. Guest and Mr. Dillbery.

Mr. Guest presented a Bill for making a Railway Merthyr Tydfil Old Furnace to Nechocch and Merthyr Tydfil Road, to the Bridge over the River Taff which divides the counties of Glamorgan and Brecon, and Owners and Occupiers of lands in the vicinity of the said Roads, for leave to bring in a Bill for continuing the term and altering and enlarging the powers and provisions of the said Acts, and for making and maintaining a new branch of Road, was presented, and read; and a Bill was ordered to be brought in accordingly, by Mr. Guest and Mr. Dillbery.

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A Petition of Merchants, Traders and Persons interested in the trade of the port of London, for leave to bring in a Bill for making and maintaining a Wet Dock or Docks, Jetties and other works situated within the parish of Saint Anne, commonly called Saint Anne, Limehouse, and the hamlet of Rateliff, partly in the parish of Saint Dunstan, Stepney, otherwise Stepney, in the county of Middlesex, for the better accommodation of colliers, or ships laden with coals, and other ships and vessels resorting to the port of London, was presented, and read, and referred to Mr. Byng and the Middlesex List, with Power to send for persons, papers and records.

A Petition of Trustees for executing the Acts for more effectually repairing and improving the several Roads called the Cannon-street Roads, the Commercial Road, the Horseferry Branch of Road, the East India Dock Road, the Dalling Road, and the Shadwell and Mile-end Branch of Road, in the counties of Middlesex and Essex, and for laying down a Stoneway on the said Commercial, East India Dock and Dalling Roads, for leave to bring in a Bill for altering, by increasing or reducing, and for equalizing and simplifying the present rates and duties, was presented, and read; and referred to Sir George Strickland and the York List, with Power to send for persons, papers and records.

A Petition of Merchants and Traders of the city of London, and Shareholders in a projected Under-taking for connecting the London and Birmingham and Great Western Railways with the River Thames, by means of a Railway thereto from the basin of the Kensington Canal, in the parish of Kensington, for leave to bring in a Bill for making a Railway to connect the London and Birmingham and Great Western Railways with the Kensington Canal, and by that means with the River Thames, was presented, and read; and referred to Mr. Byng and the Middlesex List, with Power to send for persons, papers and records.

A Petition of the Lord Provost, Magistrates and Inhabitants of the said city, of the town of Leith and Tradesmen carrying on business at and in the neighbourhood of Leith, for leave to bring in a Bill for repealing such parts of the several Acts as relate to the Road from Tinsley to Sheffield, and to the sums applicable to its repair, and to the other Roads in the township of Tinsley, was presented, and read; and referred to Sir George Strickland and the York List, with Power to send for persons, papers and records.

A Petition of the Company of Proprietors of the Sheffield Canal, Sheffield Canal and of Merchants, Manufacturers and Tradesmen carrying on business at and in the neighbourhood of Sheffield, for leave to bring in a Bill for repealing so much and such parts of the several Acts relating to the Sheffield Canal, as relates to the Road from Tinsley to Sheffield, and to the sums applicable to its repair, and to the other Roads in the township of Tinsley, was presented, and read; and referred to Sir George Strickland and the York List, with Power to send for persons, papers and records.

A Petition of the Company of Proprietors of the Sheffield and Shrewsbury Canal, and Merchants, Manufacturers and Tradesmen carrying on business at and in the neighbourhood of Shrewsbury, for leave to bring in a Bill for repealing so much and such parts of the several Acts relating to the Shrewsbury Canal, as relates to the Road from Alport to Shrewsbury, and to the sums applicable to its repair, and to the other Roads in the township of Shrewsbury, was presented, and read; and referred to Mr. John Henry Lowther and Mr. Charles Daudas do prepare, and bring it in.

A Petition of Landholders in the counties of Middlesex and Essex, and Inhabitants of the said counties, for leave to bring in a Bill for repealing so much and such parts of the several Acts as relate to the Roads called the Cannon-street Roads, the Commercial Road, the Horseferry Branch of Road, the East India Dock Road, the Dalling Road, and the Shadwell and Mile-end Branch of Road, in the counties of Middlesex and Essex, and for laying down a Stoneway on the said Commercial, East India Dock and Dalling Roads, for leave to bring in a Bill for altering, by increasing or reducing, and for equalizing and simplifying the present rates and duties, was presented, and read; and referred to Mr. Byng and the Middlesex List, with Power to send for persons, papers and records.

A Petition of the Company of Proprietors of the Gloucester List, with Power to send for persons, papers and records.

Mr. Charles Russell presented a Bill to alter the line of the Great Western Railway, and to amend the Act relating thereto: And the said Bill was ordered to be read a second time.

A Petition of the Great Western Railway Company, for leave to bring in a Bill for extending the said Railway from a certain field lying on the west side of the road leading from Edling Common to Hunger Hill, in the parish of Edling, and county of Middlesex, that opens up a space of ground on the west side of the Paddington Canal Basin, in the parish of Paddington, and county aforesaid, was presented, and read; and referred to Mr. Charles Russell and the Gloucester List, with Power to send for persons, papers and records.

A Petition of the Lord Provost, Magistrates and Inhabitants of the said city, of the town of Leith and Tradesmen carrying on business at and in the neighbourhood of Leith, for leave to bring in a Bill for repealing so much and such parts of the several Acts as relate to the Road from Tinsley to Sheffield, and to the sums applicable to its repair, and to the other Roads in the township of Tinsley, was presented, and read; and referred to Sir George Strickland and the York List, with Power to send for persons, papers and records.

A Petition of the Company of Proprietors of the Sheffield Canal, Sheffield Canal and of Merchants, Manufacturers and Tradesmen carrying on business at and in the neighbourhood of Sheffield, for leave to bring in a Bill for repealing so much and such parts of the several Acts relating to the Sheffield Canal, as relates to the Road from Tinsley to Sheffield, and to the sums applicable to its repair, and to the other Roads in the township of Tinsley, was presented, and read; and referred to Sir George Strickland and the York List, with Power to send for persons, papers and records.

Ordered, That leave be given to bring in a Bill for making a Railway from London to Cambridge, by Mr. Baines and Sir John Beckett.

Ordered, That leave be given to bring in a Bill for making a Railway from London to Cambridge, with Power to send for persons, papers and records.

Ordered, That leave be given to bring in a Bill for making a Railway from London to Cambridge, with Power to send for persons, papers and records.
A Petition of Commissioners for executing the Acts for the more easy and speedy recovery of Small Debts within the hundreds of Blackheath, of Bromley and Beckenham, of Rothery otherwise Roxley, and of Little and Lessness, in the county of Kent, for leave to bring in a Bill to amend and enlarge the powers and provisions of the said Acts, was presented, and read; and referred to Mr. Bernward and the Kent List, with Power to send for persons, papers and records.

A Petition of Inhabitants of that part of the parish Lower Bodington otherwise Sout, which lies within the town of Newmarket, for leave to bring in a Bill to settle a fixed rent-charge or payment in satisfaction of all claim for Tithes within the said parish and forest, was presented, and read; and referred to Mr. Bernward and the Kent List, with Power to send for persons, papers and records.

A Petition of Owners and Occupiers of houses, Dunder Water, manufactures and other property, and other Inhabitants of the burgh of Dundee, for leave to bring in a Bill for supplying the royal burgh of Dundee and suburbs with Water, was presented, and read; and referred to Sir Henry Parnell and the East Scotland List, with Power to send for persons, papers and records.

A Petition of the Magistrates and Town Council Dundee of the royal burgh of Dundee, for leave to bring in a Bill for altering and amending Harbour powers, and for making a Railway or Railways from the said Harbour, was presented, and read; and referred to Sir Henry Parnell and the East Scotland List, with Power to send for persons, papers and records.

A Petition for the Improvement of the common Highways, and for taking into the Police, and regulating the same, the streets and squares, was presented, and read; and referred to Sir Henry Parnell and the East Scotland List, with Power to send for persons, papers and records.
A. 1836.

19th Februrarii.

Parrett Navigation Bill.
Mr. Agasford Seaham presented a Bill for improving the Navigation of a portion of the River Porrett, and for making a Navigable Canal from the said River to Ironbridge, all in the County of Somerset; and the same was read the first time; and ordered to be read a second time.

Richmond and Reeth Road.
A Petition of Persons whose names are there under-signed, for leave to bring in a Bill for making and maintaining a Turnpike Road from Reeth to Trethore, in the county of York, to the Turnpike Road from Richmond to Gouthorpe, in the county of Westmorland, together with a branch out of such Turnpike Road, connecting the said town with the Paroch of Dowaller, and terminating at Bellerby Bank Foot, was presented, and read; and referred to Mr. Cayley and the York List, with Power to send for persons, papers and records.

Liverpool Docks.
A Petition of the Trustees of the Liverpool Docks, for leave to bring in a Bill for altering, amending and enlarging the powers and provisions of the several Acts relating to the said Docks, was presented, and read; and referred to Lord Viscount Sandon and the Lancaster List, with Power to send for persons, papers and records.

Sidmouth Harbour.
Sir John Yarde Buller reported from the Committee into the Petition for the Sidmouth Harbour Bill; That the Standing Orders relating to Bills for making Harbours, had been complied with; and that the Committee had examined the matter of the Petition.
Ordered, That leave be given to bring in a Bill for making and maintaining a Harbour at or near Sidmouth, in the county of Devon: And that Sir John Yarde Buller and Mr. Montagu Parker do prepare, and bring it in.

Halesowen Road.
A Petition of Land-owners, Tenants and other Persons residing in or near to the parishes of Halesowen, Frindsley, Kings Norton and Brownhers, in the counties of Salop and Worcestershire, for leave to bring in a Bill for making and maintaining a Turnpike Road from the parish or borough of Halesowen, in the county of Salop, into the Birmingham and Brownhers Turnpike Road, at or near to a place called the Wetty, in the county of Worcester, was presented, and read; and referred to Mr. Cookes and the Worcester List, with Power to send for persons, papers and records.

Poole Roads.
A Petition of Trustees for executing the Acts for more effectually widening and keeping in repair several Roads therein mentioned, leading from a gate in the town and county of Poole, called Poole Gate, for leave to bring in a Bill for continuing the same, and altering and enlarging the powers of the said Acts, and for making certain lines of Road, was presented, and read; and a Bill was ordered to be brought in accordingly, by Sir John Yarde Buller and Mr. William Powers (D).

London and Norwich Railway.
A Petition of Owners of land in the counties of Middlesex, Essex, Suffolk and Norfolk, or Merchants, Manufacturers, Traders or Farmers resident therein, for leave to bring in a Bill for making and maintaining a Railway or Railways commencing at or near High-street, Shoreditch, in the parish of Saint Leonard's, Shoreditch, and county of Middlesex, and terminating in, at or near Norwich and Great Yarmouth, was presented, and read; and referred to Mr. Charles Brooks Vere and the Suffolk List, with Power to send for persons, papers and records.
Ordered, That all the Members serving for the said Counties, and for the Boroughs therein containing Counties the said Railway is intended to pass, be Members of the said Committee.

Portland Breakwater.
A Petition of Merchants, Traders and Ship-owners of the Island of Portland and town of Weymouth, for leave to bring in a Bill for making and maintaining a Breakwater, Jetty or Pier, Breakwaters, Jetty or Piers into the sea, at or near to a place called the “New Pier,” on the north or north-east side of the Island of Portland, in the parish of Portland, in the county of Dorset, for forming a Harbour or Anchorage in Portland Roads, and also for obtaining water from the said Island of Portland for the use of shipping; and for granting power to levy tolls, rates and duties upon all goods, wares and merchandizes in ships and vessels passing the Island of Portland, was presented, and read; and referred to Mr. Robert Cotes and the Dorset List, with Power to send for persons, papers and records.

A Petition of Occupiers of lands, mines and tenures, Merchys of Treaty and Inhabitants of the parishes of Merthyr Magistrates, Tidelil, Gellygore and Aberdare, in the county of Glamorgans, for leave to bring in a Bill for continuing the term and amending the powers of an Act passed in the tenth year of the reign of his late Majesty King George the Fourth, to provide for the more effectual execution of the office of a Justice of the Peace within the Parishes of Merthyr Tidelil, Gellygore and Aberdare, in the county of Glamorgans, was presented, and read; and referred to Mr. Alderman Thompson and the Wales List, with Power to send for persons, papers and records.

A Petition of Occupiers of farms and lands assessed Merchys of Treaty to the relief of the poor of the parish of Merthyr Small Tenements, Tidelil, for leave to bring in a Bill for assessing the rates, tolls and duties in Portland Roads, and also for obtaining water from the said Island of Portland, in the parish of Portland, in the county of Dorset, for forming a Harbour or Anchorage on the new Pier, on the north or north-east side of the Island of Portland, in the county of Dorset, for forming a Harbour or Anchorage in Portland Roads, and also for obtaining water from the said Island of Portland for the use of shipping; and for granting power to levy tolls, rates and duties upon all goods, wares and merchandizes in ships and vessels passing the Island of Portland, was presented, and read; and referred to Mr. Robert Cotes and the Dorset List, with Power to send for persons, papers and records.

A Petition of the Corporation of the city of Bristol Bristol and county of the same city, for leave to bring in a Bill to amend an Act passed in the second year of the reign of His present Majesty, for mostly providing compensation for the damage and injury committed within the city of Bristol and county of the same city during the late riots and disturbances therein, was presented, and read; and referred to Sir Richard Vyvyan and the Somerset List, with Power to send for persons, papers and records.

A Petition of the Corporation of the city of Bristol for leave to bring in a Bill for the better paving that part of the High-street in the Parish of Saint Mary Magdalen, otherwise Whitechapel, which lies in the county of Middlesex, and for removing obstructions and annoyances therein, and for increasing the rates, tolls and duties, was presented, and read; and referred to Mr. Byng and the Middlesex List, with Power to send for persons, papers and records.

A Petition of Magistrates, Clergy, Freeholders, Galway Freenian and Inhabitants of the town and county of the town of Galway, for leave to bring in a Bill for better paving, cleansing, lighting, watching, improving and regulating the said town, was presented, and read; and referred to Mr. Lyche and the Glamorgans List, with Power to send for persons, papers and records.

A Petition of the Festiving Railway Company, Festiving Railway for leave to bring in a Bill for altering, amending and enlarging the powers and provisions of an Act passed in the second year of the reign of His present Majesty for making and maintaining a Line of Railway.
Railway or Tram-road from a certain Quay at Portmadow, in the Parish of Yagge-estuary, or in the county of Glamorgan, to certain Slate Quarries called Rhin-brigler and Duffies, in the parish of Festing, in the county of Merianth, was presented, and read; and referred to Colonel Perty and the Wales List, with Power to send for persons, papers and records.

The Order made yesterday, That the Select Committee on the Prisoners' Counsel Bill have Power to send for persons, papers and records, was read, and discharged.

A Petition of Merchants and others of Sheffield; —Bradford (York); —Portsmouth; —Portsmouth, Portsmouth and Southern; —Shepton Mallet; —Nottingham; —Norwich; —and, Members of the Mechanics Institution of Bath, praying the House to secure to James Silk Buckingham, Esquire, full compensation from the East India Company for the loss and damage sustained by him by the suppression of the Calcutto Journal, were presented, and read; and ordered to lie upon the Table.

A Petition of Joseph Griffiths, of Finsbury-terrace, builder, complaining of his accounts with City-road, and the Surrey List, with Power to send for persons, papers and records. The Petition of Inhabitants of Cossey and Rinyland, was presented, and read; and referred to Mr. Hume and the Essex List, with Power to send for persons, papers and records.

Tolls, and Money received for Dust and Ashes, Account of all Rates received in each year, Night making Footpaths, and keeping the same in repair, to the House : And a Committee was appointed of Members to serve in Parliament:—And a Committee was appointed of Mr. William Henry Ord, Mr. Williams Wyn, Mr. Poverty, Mr. Groote, Sir George Goring, Mr. Machezein, Mr. Shell, Lord James Stuart, Mr. War-barton, Mr. Stuart Worthly, Mr. John Parker, Sir Henry Harding, Mr. Charles Walker, and Mr. Anthony Lefrog, with Power to send for persons, papers and records.

Ordered, That Five be the Quorum.

Mr. Actionby presented a Bill for the appointment Extra Parasitical of Overseers and maintenance of the Poor in Extra Places Bill. Parochial Places: And the same was read the first time; and ordered to be read a second time upon Thursday next; and to be printed.

Ordered, That there be laid before this House, Mail Coach a Return, showing the Amount of Mileage paid to Mileage. Mr. Vidler for the supply of Mail Coaches in the quarter ending 5th January 1836, and the Amount which will be payable to the new Contractors for the quarter ending 5th April next, and the Account of the Sums paid to Mr. Vidler for the oiling and greasing Coaches in the quarter ending 5th January 1836, and the Sums that will be payable to the present Contractors on 5th April next for the same service.

Mr. Baring presented a Bill for carrying into fur- Slave Compensa tion another two Acts of His present Majesty, relating to the Compensation for Slaves upon the abolition of Slavery, and for facilitating the distribution and payment of such Compensation: And the same was the first read, and ordered to be read a second time upon Tuesday next; and to be printed.

Ordered, That there be laid before this House, Glass Duties a Return of the Amount of Duty charged on Glass; distinguishing the Amount charged on Flint, Plate, Broad, Crown, Bottle and German Sheet Glass, in the year 1835, together with the Amount of Draw-back on each description of Glass.

Ordered, That there be laid before this House, Scarborough a Return of the Amount of Duties received by and under the authority of an Act passed in the 40th of Geo. 3, intituled, " An Act to enlarge the Pier and Harbour of Scarborough:"—also, the Amount received under one certain other Act passed in the 40th of Geo. 4; distinguishing the Amount received in each successive year; the Amount so received annually for Coals laden in the Port of Newcastle and the Members thereof, in the Port of Sunderland and the Members thereof, for Vessels taking in the said Port of Scarborough, or for Light Dues; and for Vessels loading or unloading therein:—Also, a Return of the Nature and Amount of Expenditure of the said Receipts:—also, of the Sums borrowed by the Commissioners, and now remaining unpaid, with the rate of interest payable thereon:—also, of the Number of Commissioners who have qualified to act under the said Act or Acts.

Ordered, That there be laid before this House, Bridlington a Return of the Sums levied during the last Twenty years, under the authority of any Act or Acts of Parliament for forming, enlarging, improving, or repairing the Pier or Harbour of Bridlington, Bur-lington, or Bridlington Quay, in the East Riding of the County of York; distinguishing the Amount received in each successive year, as far back as the Act or Acts gave effect; and also, the Amounts borrowed and remaining unpaid by the Parties executing the Powers contained in the said Act or Acts; also, the Rate of Interest payable in respect thereof.

Ordered, That a Select Committee be appointed Bribery at to consider the most effectual means of preventing Bribery, Corrupt Practices and Intimidation in the Return of Members to serve in Parliament:—And a Committee was appointed of Mr. William Henry Ord, Mr. Williams Wyn, Mr. Poverty, Mr. Groote, Sir George Goring, Mr. Machezein, Mr. Shell, Lord James Stuart, Mr. War-barton, Mr. Stuart Worthly, Mr. John Parker, Sir Henry Harding, Mr. Charles Walker, and Mr. Anthony Lefrog, with Power to send for persons, papers and records.

Ordered, That Five be the Quorum.

Ordered, That a Select Committee be appointed to inquire into the several Fees, Perquisites, Perquisites and Emoluments of every kind, the amount of each Fee, the date of its first collection, and the total amount received in the last year by any Person or Persons in the several Public Offices (Courts of Law excepted), and by all Public Officers in the United Kingdom, for any service done, or alleged to be done, and for any Patent Office, Commission or Appointment at home and abroad; to ascertain the expense of collecting the same, and the authority under which each of those Fees are demanded and collected; also, how much is paid to each Person, and how much for public uses, and for what purposes the same is paid and appropriated; also, the amount of the Fixed Salary, or the several Salaries, every Person receiving Fees, or Perquisites, or Emoluments receives besides the Fees and Perquisites: and, to ascertain what measures have been adopted in the several Offices respecting the reduction or abolition of Fees since 25 Geo. 3, c. 19, and to report the evidence and their observations thereupon to the House:—And a Committee was appointed of Mr. Home, Mr. William Henry Ord, Mr. Athynby, Mr. Gilton, Mr. Pocey, Mr. Serjeant Goulburn, Mr. Leader, Mr. Harvey, Mr. Wallace, Sir George Clerc, Sir Thomas Fremauntle, Mr. Hogg, Mr. More O Ferrall, Mr. Francis Boring of Thetford, and Mr. William Marshall; with Power to send for persons, papers and records.

Ordered, That Five be the Quorum.

Ordered, That there be laid before this House, an Account of the Money expended by the Commissioners for repairing and improving the Com- mercial and other Roads in Middlesex and Essex, in making Footpaths, and keeping the same in repair, since 19th June 1828, under the authority of an Act passed in the 40th of Geo. 4, c. 112.

Ordered, That there be laid before this House, an Account of all Monies expended in each year, for lighting, watering and cleansing the said Road, since 19th June 1828.

Ordered, That there be laid before this House, an Account of all Rates received in each year, Night Tolls, and Money received for Dust and Ashes, since 19th June 1828; and showing how these Sums have been applied.

Ordered, That a Committee be appointed to report the Amount received during the period since 19th June 1828; and showing how these Sums have been applied.

Ordered, That a Select Committee be appointed to consider the most effectual means of preventing Bribery, Corrupt Practices and Intimidation in the Return of Members to serve in Parliament:—And a Committee was appointed of Mr. William Henry Ord, Mr. Williams Wyn, Mr. Poverty, Mr. Groote, Sir George Goring, Mr. Machezein, Mr. Shell, Lord James Stuart, Mr. War-barton, Mr. Stuart Worthly, Mr. John Parker, Sir Henry Harding, Mr. Charles Walker, and Mr. Anthony Lefrog, with Power to send for persons, papers and records.

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Ordered, That a Select Committee be appointed to report the Amount received during the period since 19th June 1828; and showing how these Sums have been applied.

Ordered, That a Select Committee be appointed to consider the most effectual means of preventing Bribery, Corrupt Practices and Intimidation in the Return of Members to serve in Parliament:—And a Committee was appointed of Mr. William Henry Ord, Mr. Williams Wyn, Mr. Poverty, Mr. Groote, Sir George Goring, Mr. Machezein, Mr. Shell, Lord James Stuart, Mr. War-barton, Mr. Stuart Worthly, Mr. John Parker, Sir Henry Harding, Mr. Charles Walker, and Mr. Anthony Lefrog, with Power to send for persons, papers and records.

Ordered, That Five be the Quorum.

Ordered, That there be laid before this House, a Return of the Amount of Duty charged on Glass; distinguishing the Amount charged on Flint, Plate, Broad, Crown, Bottle and German Sheet Glass, in the year 1835, together with the Amount of Draw-back on each description of Glass.

Ordered, That there be laid before this House, Scarborough a Return of the Amount of Duties received by and under the authority of an Act passed in the 40th of Geo. 3, intituled, " An Act to enlarge the Pier and Harbour of Scarborough:"—also, the Amount received under one certain other Act passed in the 40th of Geo. 4; distinguishing the Amount received in each successive year; the Amount so received annually for Coals laden in the Port of Newcastle and the Members thereof, in the Port of Sunderland and the Members thereof, for Vessels taking in the said Port of Scarborough, or for Light Dues; and for Vessels loading or unloading therein:—Also, a Return of the Nature and Amount of Expenditure of the said Receipts:—also, of the Sums borrowed by the Commissioners, and now remaining unpaid, with the rate of interest payable thereon:—also, of the Number of Commissioners who have qualified to act under the said Act or Acts.

Ordered, That there be laid before this House, Bridlington a Return of the Sums levied during the last Twenty years, under the authority of any Act or Acts of Parliament for forming, enlarging, improving, or repairing the Pier or Harbour of Bridlington, Bur-lington, or Bridlington Quay, in the East Riding of the County of York; distinguishing the Amount received in each successive year, as far back as the Act or Acts gave effect; and also, the Amounts borrowed and remaining unpaid by the Parties executing the Powers contained in the said Act or Acts; also, the Rate of Interest payable in respect thereof.

Ordered,
Ordered, That there be laid before this House, a Return of the Names of those Persons who, under the Acts 3 and 4 Will. 4, c. 37, and 4 and 5 Will. 4, c. 90, have served Notices on the Ecclesiastical Commissioners for Ireland, of their intention to purchase the Booths or other Polling Places fixed by them, specifying in each case the following Particulars:—1. The Name and Residence of the Persons proposing to purchase:—2. The Date of the Notice:—3. The Diocese or Archdeaconry in which the Lands proposed for purchase are situated:—4. The Nature of the Tenant's Tenure, whether 21 years, 41 years, or Lives:—5. Amount of Rent and Fees reserved on subsisting Lease:—6. Fine, exclusive of Fees paid or payable at the day and time of serving the Notice for purchase, and whether payable yearly or at longer intervals:—7. Full Annual Value of the Lands, estimated according to the custom of the Diocese, &c.:—8. Value of the Fee in such Lands, subject to the Rent to be reserved by the Act, as estimated by the Commissioners:—9. The rate of purchase at which the same is estimated, and on what principle or Table estimated:—10. Value of the Tenant's Interests in the Lands under Lease, as estimated by the Commissioners:—11. The rate of purchase at which the same is estimated, and on what principle or Table estimated:—12. Purchase-money demanded of the Tenant:—13. Average yearly Fine, exclusive of Fees paid or payable at the period of making the deposit of the Purchase-money:—14. Yearly Interest on the Purchase-money, at five per cent. Interest:—15. Aggregate of average yearly Fine and Fees, and yearly Interest on Purchase-money:—16. In- crease per cent. of said aggregate of Fine and Fees, and Interest over Fine and Fees, paid or payable immediately previous to Purchase:—17. Whether the Purchase has been completed, or not, or if the time for making the deposit of the Purchase-money has been allowed by the Tenant to expire; or when the Purchase has been certified, but no deposit of the Purchase-money made; or when the Amount of Purchase-money has not yet been certified.

Resolved, That this House will, at the rising of the House this day, adjourn till Monday next.

Ordered, That there be laid before this House, a Return of the Average Prices of British Wheat, Barley and Oats, for the Seven years preceding 31st December 1835, computed from the weekly Averages of the Corn Returns.

The Order for reading a second time, upon Wednesday next, the Stafford Disinfranchisement Bill, was read and discharged.

Ordered, That the Bill be read a second time upon Thursday next.

And then the House, having continued to sit till half an hour after twelve of the clock on Saturday morning, adjourned till Monday next.
opposite to that allotted for the voters of said Galwey, and
then and there, by looks, language and gestures, to intimi
date and deter them from voting; and moreover the said
Nicholas Foran, in a vociferating manner, ordered the birethry
office to be administered to any person who should come forward to vote for
the said John Mathew Galwey, declaring aloud, and in a
vehement manner, standing as he was on the table in
one of said booths, that no person would vote for
the said John Mathew Galwey but a bribed man;
that several of the voters who were approaching
booths with the intention of voting for said
John Mathew Galwey were pulled back and pulled
aside by Patrick Fogarty, the coadjutor of the said
Nicholas Foran, and intimidated and prevented from
going up to claim their votes, and from voting for
the said John Mathew Galwey, who would have
voted for him, but for the interference and conduct of
the said Nicholas Foran and the said Patrick
Fogarty; that Thomas Kiely, who acted as Deputy
in one of said booths, affected to prevent the said
Nicholas Foran from persevering in such illegal
conduct; and other clergymen, and amongst some
cause or reason unknown to Petitioners, he
took no effectual measures for preventing the same,
or removing said Nicholas Foran from said Elec
tion booths; that the said John Mathew Galwey con
continued to use every undue means, by intimidation
and otherwise, both within and without the booths,
from the altar, and in other places, to prevent every
person likely to be influenced by him from voting
for said John Mathew Galwey, and by such means,
succeeded in obliging many of them to vote for
the said Michael O'Loghlen; that, besides the aforesaid
undue influence and intimidation used by the said
Nicholas Foran within and without the said respec
tive booths or polling places during said Election,
and amongst others were due to numerous Roman Catholic clergymen, and amongst
them as well the said Patrick Fogarty as the neigh
bouring Roman Catholic clergymen, aided and as
sisted him in furtherance of his said unlawful design,
by denouncing the said John Mathew Galwey from
the altar, and in the places of divine worship, and by
denouncing such persons as should vote for the said
John Mathew Galwey as enemies to their religion,
and with effect to inducing the Roman Catholic
electors, and inducing them, as they did, to vote
for the said Michael O'Loghlen, who would otherwise, if left to themselves, have voted for
the said John Mathew Galwey, and by such means,
succeeded in obliging many of them to vote for
the said Michael O'Loghlen, who would otherwise have been, duly elected; the Petitioners
thereby were deprived of the opportunity of so doing,
and thereby of exercising their franchise at said
Election, although they did, on the following day,
remaining then unpolled, who would have
voted for the said John Mathew Galwey, but were, by such conduct as
aforesaid, deprived of the opportunity of so doing,
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Election, although they did, on the following day,
Thursday last, might be read; and the same was read.

The House was also moved, That the Order made the same day, for leave to bring in a Bill pursuant to the prayer of the said Petition, might be read; and the same being read;

Ordered, That the said Order be discharged.

Ordered, That the said Petition be referred to Mr. John Maxwell and the West Scotch List, with Power to send for persons, papers, and records.

A Petition of Owners or Proprietors and Occupiers of land, and Merchants and others in Epsom; Inhabitants of Woking; —Merchants, Traders and Inhabitants of Shoreham, Southwick, and other places; —Inhabitants of Brighton; —Owners and Proprietors and Occupiers of land in Worthing, Rother, and other places; —Steavons; —and, Shoreham; praying that the London and Brighton Railway Bill may pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Motion was made, and the Question being proposed, That the London and Brighton Railway Bill be now read a second time;

The Amendments following were proposed to be made to the Question; viz. 1. To leave out the word "now," and at the end of the Question to add the words "upon Monday next;"

And the Question being put, That the word "now" stand part of the Question;

The House divided:

The Yeas to the old Lobby;

The Noes to the new Lobby.

Tellers for the Yeas:—Lord George Levenor, 78.

Lord Arthur Levenor; 

Mr. Ward,

Mr. Hume; 

Tellers for the Noes:—

281.

So it passed in the Negative.

And the Question being put, That the words "upon Monday next," be added at the end of the Question; it was resolved in the Affirmative.

Then the main Question, so amended, being put;

Ordered, That the Committee on the Durham (South West) Railway, No. 1, Petition, be revived; and that they do sit and report upon the said Petition.

Ordered, That the Petition for the Durham (South West) Railway, No. 2, do lie upon the Table.

Ordered, That the Midland Counties Railway Bill be read a second time upon Monday next.

A Message from the Lords by Mr. Wingfield and Mr. Rosper.

Mr. Speaker,

The Lords do request, that this House will give Agriculture leave to Edward Stillingsfleet Cayley, Esquire, and William Ormsby Gore, Esquire, Members of this House, to attend their Lordships, in order to their being examined as witnesses before the Select Committee on Agriculture;—And then the Messengers withdrew.

Resolved, That this House will send an Answer to the said Message by Messengers of their own.

And the Messengers were again called in; and Mr. Speaker acquainted them therewith:—And then they again withdrew.

Mr. Brody presented a Bill to amend an Act Newry Navigation passed in the tenth year of the reign of his late Majesty Bill;

Jesty King the Fourth, intituled, "An Act for the Improvement and Extension of the Newry Navigation:" And the same was read the first time; and ordered to be read a second time.

A Petition of Inhabitants of Carscrum, in the Reading Gas county of Oxford, was presented, and read; taking Bill, notice of the Reading Gas Bill; and setting forth, That it is sought by the said Bill to extend the powers that are INTO THE PARISH OF CARSCROM, IN THE COUNTY OF OXFORD; that the Standing Orders of the House have not been complied with in respect of the said Bill, inasmuch as no notice whatever has been given in any newspaper of the county of Oxford, of the intended application to Parliament for leave to bring in the said Bill; and praying, That it may be referred back to the Committee on the Petition for leave to bring in the said Bill to inquire into the allegations of this Petition; and that the Petitioners may be heard in support thereof by themselves, their agents and witnesses, and that the said Bill may not be allowed to be further proceeded with; or that the Petitioners may have such other relief in the premises as to the House shall seem meet.

Ordered, That the said Petition do lie upon the Table.

Sir Samuel Whalley presented a Bill for making London a Railway to join the London and Birninghame Rail Grand Junction way at or near the Regent's Canal, in the Parish of Saint Pateros, in the County of Middlesex, and proceed from thence to Skinner-street, in the City of London, to be called 1. The London Grand Junction Railway; 2. And the same was read the first time; and ordered to be read a second time.

Sir Samuel Whalley presented a Bill for repealing several Acts for paying, lighting, watering and cleansing certain parts of the Parish of Saint Pateros, in the County of Middlesex, and for granting other Powers in lieu thereof:—And the same was read the first time; and ordered to be read a second time.

A Petition of the Company of Proprietors of the Manchester Calder and Hebble Navigation, was presented, and read; taking notice of the application for the Mansfield and Leeds Railway Bill, and setting forth, That the line of the proposed Railway will pass over and through certain property belonging to the Petitioners, and the same, if made, would occasion them serious injury; that the Petitioners are advised, the
applicants for the said Bill have not complied with the Standing Orders of the House with respect to the preliminary steps to be taken previously to making application to the House to bring in a Bill of the above description, and particularly that sufficient or correct Maps or Plans and Sections of such intended Railway have not been deposited with the Clerk of the Peace of every county, riding or division in or through which such Railway is intended to be made; nor do the Plan or Plans which were deposited, and which purport to be Plans of the above description, describe correctly the line of the said Railway, or the lands in or through which the same is intended to be made; nor do the Books of Reference, deposited with the said Plans, contain correct Lists of the Owners, or reputed Owners and Occupiers of such lands respectively, nor do the Sections correctly specify the levels, or describe them by feet and inches; that the Map or Plan, Section or Book of Reference in the Private Bill Office, are not duplicates of those deposited with the Clerk of the Peace for the west riding of the county of York; and that the said Surveys and Documents are incorrect, and not duly completed in the manner required by the Standing Orders of the House; that there are many inaccuracies in the Lists of Owners and Occupiers deposited in the Private Bill Office, both with respect to the names of such persons and the answers set opposite to their respective names; and praying, That an investigation may be directed to take place respecting the circumstances hereinafter set forth, and that the said parties may not be permitted to proceed with the said Bill.

Ordered, That the said Petition do lie upon the Table.

Mr. Cogey reported from the Committee on the Petition for the Richmond and Beeth Roads Bill, that the Standing Orders relative to Turnpike Bills had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for making a Turnpike Road (with a Branch therefrom) from Richmond to Beeth, in the County of York; and that Mr. Cogey and Sir George Strickland do prepare, and bring it in.

Mr. Patrick Stewart presented a Bill for making a Railway from the Minories to Blackwall, with Branches, to be called "The Commercial Railway"; and that the Committee on Standing Orders had examined the matter of the Petition.

Mr. Fector reported from the Committee on the Gloucester Water Bill; That the Standing Orders relative to Bills for making or improving Piers, Ports or Harbours, had been complied with; and that the Committee had examined the matter of the Petition.

Mr. Angerstein reported from the Committee on the Greenwich Pier Petition for the Greenwich Pier (No. 1.) Bill; That the Committee had examined the matter of the Petition.

Mr. Hope reported from the Committee on the Gloucester Water Bill; That the Standing Orders relative to Bills for supplying any City or Town with Water, had been complied with; and that the Committee had examined the matter of the Petition.

Mr. Mark Phillips presented a Bill for making and maintaining a navigable Canal to connect the Roch, and Salford Canal with the Manchester Town Canal, for the purposes of Depot and Storage Houses for a term of years, whereas it was only on Wednesday, the 17th day of this instant February, that the London and Birmingham Railway Company declined to carry such agreement into effect, but offered, in lieu thereof, a term of only five years in the said land, which would make it wholly unadvisable for the Great Western Railway Company to lay out or expend any considerable portion of money in forming a junction with such Railway; and it further appeared to the Committee, that if the delay in the proposed application to Parliament be deferred until another Session, very considerable loss and inconvenience will be occasioned to the public, as it has been estimated that an unavoidable delay will occur in opening and using a portion of the Great Western Railway, as far as Maidenhead, of several months, if not several years, resulting from the non-completion of the paving and embankment of several miles of the same; and that the said parties may not be permitted to proceed with their present application; that it further appeared to the Committee, that several considerable Land-owners on the line of the proposed extension had already signed their consent to their land being used for the purposes of the said extension; and that the Committee had examined the matter of the Petition.

Ordered, That the Report be referred to the Select Committee on Standing Orders.

A Petition of Inhabitants and Householders of Reading praying, that the Reading Union Gas Bill may not pass into a law, and that they may be heard by their counsel or agents against the same, was presented, and read; and ordered to lie upon the Table.

Ordered, That theleave be given to bring in a Bill for making a Railway from the London and Dover Railway Bill; to the Committee on the London and Dover Railway, and to Tonbridge Wells: And that Mr. Fector and Mr. Law Hodges do prepare, and bring it in.

Mr. Augusteine reported from the Committee on the Greenwich Pier Petition for the Greenwich Pier (No. 1.) Bill (No. 1.) That the Standing Orders relative to Bills for making a Railway from the London and Southamp
Ordered, That the Gloucester Railway Bill be read a second time upon Monday next.

Ordered, That the Cheltenham and Great Western Railway Bill be read a second time upon Monday next.

Mr. John Parker reported from the Committee on the Petition for the Dun Navigation Bill; That the Standing Orders relative to Navigation Bills had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for making and maintaining a Navigable Cut or Canal from the River Dun Navigation at Snainton to the River Ouse, near Swinefleet, both in the West Riding of the County of York: And that Mr. John Parker and Sir George Strickland do prepare, and bring in it.

Ordered, That the Sheffield and Rotherham Railway Bill be read a second time upon Monday next.

The Todmorden Inclosure Bill was read a second time; and committed to Mr. Beeston Wilkinson and the Lancaster List.

A Petition of Robert Samuel Palmer, of Trefoil gar- squares, in the parish of Saint Martin-in-the-Fields, solicitor, praying for leave to deposit a Map and other documents in the Private Bill Office, and to present a Petition for a Bill for making a Railway from Dublin to Drogheda, was presented, and read; and referred to Mr. O'Connell and the Lancaster List, with Power to send for persons, papers and records.

Mr. John Henry Lowther presented a Bill for making a Railway from the City of York to and into the County of the same City: And the same was read the first time; and ordered to be read a second time.

Ordered, That the Papers relative to Arts (Foreign Countries), which were presented upon Monday last, be referred to the Select Committee on Arts of Design.

Ordered, That the Papers relative to Literary Institutions Abroad, which were presented upon Monday last, be referred to the Select Committee on the British Museum.

Ordered, That the Papers relative to the Record Commission, which were presented upon Friday last, be referred to the Select Committee on the Record Commission.

Ordered, That the Return relative to Trinity House Pensions, which was presented upon Thursday last, be printed.

Ordered, That the Return relative to Public Bills, which was presented upon Thursday last, be printed.

Ordered, That the Return relative to the Window Duty, which was presented upon Friday last, be printed.

Ordered, That a Select Committee be appointed to inquire into the best modes by which information can be afforded to the House on the different Rail- way Bills.—And a Committee was appointed of Mr. Poulett Thomson, Sir Robert Peel, Lord Stanley, Sir John Wrottesley, Mr. Patrick Stewart, Lord Granville Somerset, Mr. Hume, Sir James Graham, Lord Viscount Sandon, Sir George Strickland, Mr. Lock, Vol. 91.

Mr. Oswald, Mr. Gisborne, Mr. Thornley, and Mr. More O’Ferrall. Ordered, That Five be the Quorum.

The Tithes Commutation Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Thursday next.

And the House having continued to sit till after twelve of the clock on Tuesday morning;

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

Mr. Bernal reported from the Committee on the Exchequer Bills; That the Amendments which they had made to the Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

Mr. Bernal reported from the Committee on the Exchequer Bills; That the Amendments which they had made to the Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

The Municipal Corporations Bill was, according Municipal to Order, read a second time; and committed Corporations to a Committee of the whole House, for Monday next.

The Order of the day being read, for the second reading of the Election Expenses Bill; Ordered, That this House will, upon Friday next, resolve itself into the said Committee.

Ordered, That the Bill be read a second time upon Monday next.

The Order of the day being read, for the second reading of the Hackney Carriages (Metropolis) Bill; Ordered, That the Bill be read a second time upon Monday next.

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Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

The Order of the day being read, for the second reading of the Election Expenses Bill; Ordered, That the Bill be read a second time upon Thursday next.

The Order of the day being read, for the second reading of the Registration of Voters' Bill; Ordered, That the Bill be read a second time upon Monday next.

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Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

The Order of the day being read, for the second reading of the Election Expenses Bill; Ordered, That the Bill be read a second time upon Thursday next.

The Order of the day being read, for the second reading of the Registration of Voters' Bill; Ordered, That the Bill be read a second time upon Monday next.

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Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

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Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

The Order of the day being read, for the second reading of the Election Expenses Bill; Ordered, That the Bill be read a second time upon Thursday next.

The Order of the day being read, for the second reading of the Registration of Voters' Bill; Ordered, That the Bill be read a second time upon Monday next.
the Abstract of the Expenditure, under general heads, in each of the last Five years; of the Number of Days in each Week, and the Number of Hours each Day during which the Museum is open to the Public; of the Regulators under which Persons not being Members of the Society are admitted to the Library; of the Number of courses of Lectures which have been given in each of the last Ten years, with the average attendance upon each course; and of the Number of Pupils who have attended in each department of the Schools of the Society during the same period.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Copy of any Instructions addressed to, and of any Reports received from, His Majesty's Consuls abroad with respect to the state of Agriculture, and the condition of the Population within the districts of their Consulates.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Sir Richard Musgrave presented a Bill to authorise the Relief of the Poor of Ireland in certain cases: And that House was read the first time; and ordered to be read a second time upon Friday, the 11th day of March next; and to be printed.

A Petition of Inhabitants of Cheltenham; and, Sherborne; praying the House to secure to James Silk Buckingham, Esquire, full compensation from the East India Company for the loss and damage sustained by him by the suppression of the Calcutta Journal, were presented, and read; and ordered to lie upon the Table.

And then the House, having continued to sit till half an hour after twelve of the clock on Tuesday morning, adjourned till this day.

Martis, 23° die Februarii

Anno 6° Wilhelmi IV° Regis, 1836.

PRAYERS.

M R. Campbell, from the Court of Directors of the East India Company, was called in; and at the bar, presented, pursuant to Orders,—A Return of the Receipts and Disbursements of the Record Commission, for the period between 30th April 1830 and 31st March 1831;—A Return of all Debts and Surplusities of the Record Commission in March 1831;—Specifying the Nature and Amount of each, the Parties to whom due, and the Date when contracted:—A Copy of the Accounts or Analysis of the Accounts now in possession of the Treasury regarding to the Record Commission, for the years 1830, 1831 and 1832.

A Return, showing the Amount of Mileage paid to Mr. Valler, for the supply of Mail Coaches, in the quarter ending 5th January 1836; and the Sums that will be payable to the present Contractors on 4th April next, for the same service.

Copy of Treasury Minute on Lord Viscount Sidmouth's resignation of his Pension:—And then he withdrew.

Ordered, That the said Papers do lie upon the Table.

Mr. Pryme reported from the Committee on the Petition for the London and Cambridge Railway Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for making a Railway to form a communication between London and Cambridge, with a view to its being extended hereafter to the Northern and Eastern Counties of England: And that Mr. Pryme and Mr. Bagshaw do prepare, and bring it in.

Mr. Chalmers reported from the Committee on the Petition for the Edinburgh, Leith and Nenchaen Railway; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for making a Railway from the City of Edinburgh to the Harbour of Leith, and to the Shore of the Firth of Forth, at or near to Nenchaen and Trinity, all in the County of Edinbrough: And that Mr. Chalmers, the Lord Advocate, and Mr. Attorney General, do prepare, and bring it in.

Mr. Wallace reported from the Committee on the Petition for the Greenock Harbour, Docks and Improvement Bill; That the Standing Orders relative to Bills for making Harbours, to Bills for making Docks, to Bills for improving any City or Town, and to Bills for supplying any City and Town with Water, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for repealing the provisions of several Acts relating to the Harbours of the Town of Greenock, and for consolidating the same into one Act: and for making and maintaining Docks and other Works in the said Harbours, and for other purposes relating thereto: And that Mr. Wallace and Mr. Oswald do prepare, and bring it in.

Ordered, That leave be given to bring in a Bill for the further Improvement of the Town of Greenock; for better lighting and supplying the same with Water; for regulating the Police thereof; and for other purposes connected therewith: And that the same Gentlemen do prepare, and bring it in.

Mr. Wallace, by Order, reported from the Committee on the Petition for the Monkland and Falkirk Railway Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for making and maintaining a Railway from, at or near Monkland, in the County of Lanark, to, at or near Falkirk, in the County of Stirling: And that Mr. Wallace, Mr. Oswald, and Lord William Bentinck, do prepare, and bring it in.

Mr. Wallace, by Order, reported from the Committee on the Petition for the Tollcross Gas and Water Bill; That the Standing Orders relative to Bills for lighting any City or Town with Gas, and to Bills for supplying any City or Town with Water, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for lighting with Gas and supplying with Water the Town...
Resolved, That this House will not receive any such Petition relating to any Railway Bill (for the Second Reading of which a Notice has been given to the Private Bill Office) for any day previous to Monday next, after the day so appointed for such Second Reading.

The House was also resolved, That the Standing Order of the House of the 21st day of June 1811, "That there be seven clear days between the Second Reading of every Private Bill and the sitting of the Committee thereupon," might be read; and the same being read;

Resolved, That in the cases of the respective Railway Bills, for the Second Reading of which Notice has been given as aforesaid, the said seven clear days be allowed to be reckoned from the day so appointed for the Second Reading as if the Bill had been read a second time on such day.

A Petition of Merchants, Manufacturers and Inhabitants of Glasgow—Merchants and Traders of Lanark: And that Mr. Bell and Mr. Beaumont do prepare, and bring it in.

And a Motion being made, and the Question being proposed, That the Bill be now read a second time; the Amendments following were proposed to be made to the Question; viz. To leave out the words "now," and at the end of the Question to add the words "upon this day six months."

And the Question being put, That the word "now" stand part of the Question;

Then the main Question, so amended, being put;

Resolved, That the Bill be read a second time upon this day six months.

Mr. Tooke presented a Bill to incorporate the Middlesex Subscribers to the Middlesex Hospital; and for better enabling them to carry on their charitable designs, and the same was read the first time; and ordered to be read a second time.

A Petition of Thomas Greene, of Glynne-street, London and City Road, Middlesex, was presented, and read; taking notice of the several applications for the London and Brighton Railway Bills; and praying, that his Petition may be referred to the Committee appointed by the House to investigate into the merits of the Bills applying for Acts of Parliament to make Railways to Brighton, and that the Committee will call upon the parties to show the best line of road, and produce their books in which the applications for shares are entered, and the matter to the same, with the number allotted to each person by name, the deed, and parliamentary contract; to examine whether the parties actually allotted shares, signed the deed and certificate, or whether they were sold in the market at a premium, and the deed signed by the parties so buying them, and in that case whether the parties who actually signed the deed now hold the same number of shares for which they so signed the deed; and further, whether previous to the
A Petition of the Company of Proprietors of the Manchester and Leeds Railway. A Petition of the Company of Proprietors of the
North Midland Railway, was presented, and read; taking
notice of the application for the Manchester and
Leeds Railway Bill; and setting forth, That the
North Midland Railway is proposed to cross the
Rochdale Canal five times, once under and four times over the
same; that such frequent crossings are not necessary for the
formation of the said Railway, or
some of them may be avoided, and the said Railway
may be effected without so direct and prejudicial an
inference with the said Rochdale Canal; that it
is also proposed to make a Tunnel in the said Rail-
way of one mile and probably two miles in length,
in part at the side of, and in other part under or at
least so near the said Canal as to be the same in
effect as it passes under the same; and the
Petitioners believe that the making of such Tunnel
will endanger their Canal altogether, and may
bring about the same dry by reason of the porous state of the
ground which the said tunnel is to pass through
the situation where the said Tunnel is pro-
nounced to be made; and that Petitioners have not had
time to consider and provide against the said anticip-
ated injuries, and have requested the promoters of
the said Railway to postpone their application till
the following Session of Parliament, in order that
such persons as may be interested and pro-
voked for; that the promoters of the said Railway
refuse to listen to this reasonable request, and insist
precipitating the undertaking, although the Peti-
tioners believe that they, the promoters, are not
fully and duly prepared for so momentous a mea-
ure, affecting interests of so great a magnitude and
importance; that the Petitioners are advised and
believe that the promoters of the said Railway have
many points omitted to comply with the
Standing Orders of the House, and particularly in
the first requisite of lodging Plans and Sections
with the Clerks of the Peace of the several counties
through which the said Railway is proposed to pass
in the true spirit and meaning of the Standing
Orders of the House, which, as Petitioners conceive,
requires the Plans and Sections to be lodged for the
use and advantage of the public; that although a
plan was lodged with the Clerk of the Peace for the
West Riding of the County of York, at his office in
Wakefield, on the 30th of November last, by a sur-
veyor employed by the promoters of the said Rail-
way, yet the same surveyor, on the morning of the
1st of December, again obtained possession of the
said Plan, and remained in possession thereof for
eight successive days, to the exclusion of the Peti-
tioners, and the public, and the surveyor of the
Petitioners, in his application for a sight of the said
Plan from day to day, for eight days after the said
20th of November, was informed that the said
Plan was still in the hands and use of the surveyor of
the promoters of the said Railway; and that the
Petitioners contend that the Standing Orders of the
House have been evaded and not complied with
and praying that the Committee on the Petition
for the said Bill may be required, for the purpose
of inquiring into the several matters aforesaid, and
that the Petitioners may be heard by themselves,
their agents and witnesses, and that they may
have such further relief as to the House shall seem
meet.
Ordered, That the said Petition do lie upon the
Table.

Mr. Peel presented a Bill for making a Railway North of Eng-
from near the River Tyne to or near the River Tees, land Railway
as to be called 'The Great North of England Rail-
way', in the County of Durham: And the same
was read the first time; and ordered to be read a
second time.

Mr. Rothwell reported from the Committee on the Dublin
Petition for the Dublin and Kilbenny Railway Bill; That the
Standing Orders relative to Bills for making
Railways had been complied with; and that the
Committee had examined the matter of the Petition.
Ordered,
The House was moved, That the Report from the Select Committee on Standing Orders, for further time for presenting a Petition for the Suir Navigation Bill, might be read; and the same being read;

Ordered, That the time for presenting the said Petition be enlarged till Monday, the 7th day of March next.

Sir William Geary reported from the Committee on the Petition for the Medway Navigation Bill; That the Standing Orders relative to Navigation Bills, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for more effectually improving the Navigation of the River Medway, in the County of Kent, and to alter, repeal and enlarge the Powers of an Act of the three and twentieth year of the reign of his late Majesty King Charles the Second, intituled, "An Act to revive, explain and amend an Act made in the sixteenth and seventeenth years of the reign of his late Majesty King Charles the Second, intituled, "An Act for making the River of Medway navigable in the Counties of Kent and Sussex." And that Sir William Geary and Mr. Law Hodges do prepare, and bring it in.

Sir William Geary reported from the Committee on the Petition for the Ipswich Improvement Bill; That Improvement.

A Petition of several Incorporated Railway Companies, was presented, and read: praying the House to examine closely into the circumstances and merits of the numerous Railway projects which a period of excitement has called forth, and which will be brought into discussion in the present Session, and that the House will afford the Petitioners such fair and reasonable protection to their several interests as may be considered due to men who, with the sanction of the Legislature, and at a period when the Undertaking was an experiment, and the issue doubtful, embarked their capital and devoted their energies to the establishment of those great works, which have already contributed, and will hereafter more largely contribute, to the national prosperity and the general weal.

Ordered, That the said Petition be referred to the Select Committee on Railway Bills.

Mr. Hoscott reported from the Committee on the Petition for the Teignmouth Improvement and Water Bill; That the Standing Orders relative to Bills for improving any City or Town, and to Bills for supplying any City or Town with Water, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for better paving, lighting, watching and improving the Town of Teignmouth, in the County of Devon; and for supplying the Inhabitants thereof with Water; And that Sir John Yarder Boller and Mr. Montagu Parker do prepare, and bring it in.

A Petition of Thomas Daniel, of Manchester, in the county of Lancaster, and David Evans, of Manchester and Cheshire, was presented, and read; taking notice of the application for the Manchester and Cheshire Railway Bill; and setting forth, That the Standing Orders of the House have not been complied with in respect of the said Bill, as much as a certain plot of land in the parish of Manchester belonging to the Petitioner, David Evans, and through which the line of Railway is laid down, has

Ordered, That the said Petition respecting Standing Orders be referred to the Committee.

Ordered, That the Petition be referred to the Select Committee on Standing Orders.

A Petition of Thomas Daniel, of Manchester, in the county of Lancaster, and David Evans, of Manchester and Cheshire, adversed, was presented, and read; taking notice of the application for the Manchester and Cheshire Railway Bill; and setting forth, That the Standing Orders of the House have not been complied with in respect of the said Bill, as much as a certain plot of land in the parish of Manchester belonging to the Petitioner, David Evans, and through which the line of Railway is laid down, has

Ordered, That leave be given to bring in a Bill for making and maintaining a Railway from the City of Manchester to Leeds; And the same was read the first time; and ordered to be read a second time.

Bolton and Leigh Railway Bill.

Lord Stanley reported from the Committee on the Petition for the Bolton and Leigh Railway Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill to amend and enlarge the several Acts relating to the Bolton and Leigh Railway, and for other purposes: And that Lord Stanley and Mr. Wilson Patten do prepare, and bring it in.

Leeds Railway Bill.

The House was moved, That the Petition of the Company of Proprietors of the Calder and Huddersfield Navigation, which was presented yesterday, complaining of non-compliance with the Standing Orders, in respect to the application for the Manchester and Leeds Railway Bill, might be read; and the same being read;

Ordered, That the Committee on the Petition for the Bill be revived.

Ordered, That the said Petition respecting Standing Orders be referred to the Committee.

Ordered, That the Report from the Select Committee be referred to the Committee.

Ordered, That leave be given to bring in a Bill for making and maintaining a Railway from the City of Dublin to the City of Kilkeeny; And that Mr. Rathven and Mr. Christopher Fitzsimon do prepare, and bring it in.

Lord Stanley presented a Bill for the more easy and speedy recovery of Small Debts within the Presbytery District of the Hundred of Macclesfield, in the County of Cheshire: And the same was read the first time; and ordered to be read a second time.

Manchester and Leeds Railway Bill.

Mr. Hollyburn presented a Bill for making and maintaining a Railway from the Royal Burgh of Dundee, in the County of Forfar, to the Royal Burgh of Arbroath, in the same County: And the same was read the first time; and ordered to be read a second time.

Bolton and Manchester and Bill.

Manchester and Teignmouth Railways.

ordered, That leave be given to bring in a Bill for more effectually improving the Navigation of the River Medway, in the County of Kent, and to alter, repeal and enlarge the Powers of an Act of the three and twentieth year of the reign of his late Majesty King George the Second, intituled, "An Act to revive, explain and amend an Act made in the sixteenth and seventeenth years of the reign of his late Majesty King Charles the Second, intituled, "An Act for making the River of Medway navigable in the Counties of Kent and Sussex." And that Sir William Geary and Mr. Law Hodges do prepare, and bring it in.

Mr. Watson reported from the Committee on the Petition for the Ipswich Improvement Bill; That Improvement.

The said Canal and Purfleet, in the County of Essex, had not been complied with, inasmuch as it was not possible to know or ascertain, until the 1st day of January last, the day on which the new Act for regulating Weights and Measures came into operation, that it would be necessary to apply to Parliament for an amendment of the said Paving Acts; that when the expediency for applying to Parliament was discovered, notices were advertised in the Ipswich Journal, and in the Suffolk Chronicle, on the 16th, 23rd and 30th days of January last, and notices were also affixed on the doors of all the parish churches of the said town, and the adjacent parishes, being altogether 17 in number, on Sunday, the 17th, 24th and 31st of January; that if the intended application to Parliament had been delayed beyond the present Session, the Commissioners for executing the said Acts will be under the necessity of acting contrary to the existing law, or to great injustice to the sellers or vendees of coals, by refusing the usual drawback on coals; and that the Committee had examined the matter of the Petition.

Ordered, That the Report be referred to the Select Committee on Standing Orders.

Ordered, That the Petitioner, David Evans, and
not been numbered on the Plans of the said Railway deposited with the several Clerks of the Peace for the counties of Lancaster and Chester, nor mentioned in the Book of Reference deposited therewith, neither has any application been made to the said Petitioners in respect thereof; also, inasmuch as a certain plot of land in the parish of Manchester aforesaid belonging to the Petitioner, Thomas Daniel, through which the said intended Railway has been laid down on the Plans thereof deposited with the Clerks of the Peace for the said counties of Lancaster and Chester, has not been numbered on the said Plans, or mentioned in the Book of Reference deposited therewith, nor has any application been made to the Petitioners in respect thereof; and saying, That it may be referred to the Committee on the Petition for leave to bring in the said Bill to inquire into the allegations of their Petition; and that the Petitioners may be heard in support thereof, by themselves, their agents and witnesses, and that the said Bill may not be allowed to be further proceeded with during the present Session.

A Petition of Owners and Occupiers of estates and premises upon the line of an intended Railway from Manchester, in the county of Lancaster, to join the Grand Junction Railway, near Crecce Hall, in the county of Chester, was also presented, and read; taking notice of the said Bill; and setting forth, That the Standing Orders of the House have not been complied with in respect of the said Bill, inasmuch as certain property belonging to Emanuel Alderson, George Clay, William Mills, Joseph Butterworth, and Williamham Egerton, situate on the said intended line of Railway, and numbered on the Plans thereof, has been described in the Books of Reference deposited with the Clerks of the Peace for the counties of Chester and Lancaster respectively, as belonging to other parties than the said Emanuel Alderson, George Clay, William Mills, Joseph Butterworth and Williamham Egerton, nor have all the said parties been applied to for their assent or dissent in respect of their said properties, in manner prescribed by the Standing Orders of the House; moreover, that the Petitioner, Samuel Teffell Harding, is the ground landlord of considerable property situate in Manchester aforesaid, and through which the said line of Railway passes, in respect of which no application has been made to him for his assent or dissent, nor has his name been inserted in the said Book of Reference as having any interest in the said property; that a field, situate in the said parish of Manchester, and comprising appurtenances thereto, and bounded by fields marked in the said Plans, numbers 44, 45 and 39, and through which the line of Railway is laid down on the said Plans, is not numbered on the said Plans, or referred to in the Books of Reference deposited therewith, whereby the Petitioners remain uninformed as to the said property, and through which the line of Railway passes, in respect of which no application has been made to him for his assent or dissent, nor has his name been inserted in the said Book of Reference as having any interest in the said property; and setting forth, That the Standing Orders of the House have not been complied with in respect of the said Bill, inasmuch as certain property belonging to Emanuel Alderson, George Clay, William Mills, Joseph Butterworth and Williamham Egerton, nor have all the said parties been applied to for their assent or dissent in respect of their said properties, in manner prescribed by the Standing Orders of the House; moreover, that the Petitioner, Samuel Teffell Harding, is the ground landlord of considerable property situate in Manchester aforesaid, which some of the Petitioners believe to be their property, and through which the line of Railway is laid down on the said Plans, are not numbered on the said Plans, or referred to in the Books of Reference deposited therewith; moreover, that the said Plans, Sections and Books of Reference deposited with the several Clerks of the Peace as aforesaid, are not duplicates of one another, so that the Petitioners are unable to determine on which to rely as correct, neither are the said Plans, Sections and Books of Reference copied from any other source than the said Plans, Sections and Books of Reference deposited with the several Clerks of the Peace as aforesaid, nor are duplicates of those deposited in the Private Bill Office of the House; and that the said Plans and Sections do not accurately describe the property interfered with by the said Railway or the levels of the same in manner prescribed by the Standing Orders of the House, but that the said Plans and Sections are so incorrect as not to convey any accurate information to the Petitioners or others whose property is interfered with by the said Railway; and praying the House that it may be referred back to the Committee on the said Petition for leave to bring in the said Bill, to inquire into the allegations of this Petition; and that the Petitioners may be heard in support thereof, by themselves, their agents and witnesses, and that the said Bill may not be allowed to be further proceeded with during the present Session, or that the Petitioners may have such other relief in the premises as to the House may seem meet.

Ordered, That the Committee on the Petition for the Bill be revived.

Ordered, That the said Petitions respecting Standing Orders be referred to the Committee.

Mr. Elphinstone reported from the Committee on the Petition of Mr. Rousseau for the Saint Leonard's and Sedlescomb Road Bill; That the Standing Orders relative to Turnpike Bills, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for making and maintaining a Turnpike Road from Saint Leonard's to the Royal Oak Inn, Whittington, and through Sedlescomb to the parish of Chester, in the County of Sussex; And that Mr. Elphinstone and Mr. Herdt Cartheis do prepare, and bring it in.

The Modbury Road Bill was read a second time; Modbury Road Bill.

Mr. Crewe presented a Bill for making a Turnpike Road, with a Branch therefrom, from Richmond Hill to Becket, in the County of York: And the same was read the first time; and ordered to be read a second time.

A Petition of Commissioners for paving, lighting, Reading Union cleansing, watching and otherwise improving the Borough of Reading; and, Rate-payers and Inhabitants of Reading; praying that the Reading Union Gas Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

Ordered, That the Petition of Inhabitants and Householders of Reading, which was presented yesterday, praying that the said Bill may not pass into a law, be referred to the Committee on the Bill.

Sir Henry Parnell, by Order, reported from the Dunder Committee on the Petition for the Dundee Waterworks Bill; That the Standing Orders relative to Bills for supplying any City or Town with Water, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for supplying the Town of Dundee with Water: And that Sir Henry Parnell and Mr. Chalmers do prepare, and bring it in.

Sir Henry Parnell, by Order, reported from the Committee on the Petition for the Dundee Harbour Bill; That the Standing Orders relative to Bills for making Harbours, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill to amend an Act for improving the Harbour of Dundee: And that Sir Henry Parnell and Mr. Chalmers do prepare, and bring it in.

Mr. Craven Berkeley presented a Bill for inclosing Alveston Lands in the Parish of Alveston, in the County of Gloucester, and in the tithing of Tockington Upper, in the Parish of Olveston, in the said County: And the same was the read the first time; and ordered to be read a second time.

A Petition of William Beale, of Aston, near Bir., Birmingham, asking, that he may be heard by himself, but in the capacity of agent against the Birmingham Railway Bill, was presented, and read; and ordered to lie upon the Table.
23° Februarii.

6 Will IV.

Sir John Wrottesley reported, from the Select Committee on Standing Orders, relative to Private Bills, a Resolution, which was read, as followeth:

Resolved, That in the case of the Great Western Railway Petition (No. 2), the Standing Orders ought not to be dispensed with.

Ordered, That the Report do lie upon the Table.

Intimation of Voter Bill. No. 44.

Mr. Poulter presented a Bill to prevent Threats and Intimidation in the Election of Members to serve in Parliament: And the same was read, as followeth:

Ordered, That it appears by the books of the Grand Lodge of Ireland, produced by its Deputy Grand Secretary, before the Select Committee of this House, that numerous Warrants for constituting and holding Orange Lodges in the Army, have been issued to Non-Commissioned Officers and Privates of Regiments of Cavalry and of Infantry of the Line, at home and abroad; to Non-Commissioned Officers of the Staff of several Militia Regiments; to members of other Corps, and to the Police.

Ordered, That it appears by the Evidence, that such Warrants are sent privately and indirectly to such Non-Commissioned Officers and Privates, and that Lodges have been held without the knowledge or sanction of the Commanding Officers of such Regiments or Corps; and further, that every Lodge held in the Army is considered as a District Lodge.

Resolved, That it appears that such Warrants have been issued, and Lodges held in the Army without the knowledge of Lord Hill, although the Grand Lodge of England, by Orders of the Commander in Chief of the Forces (Parliamentary Paper, No. 395, of 1835), addressed in the years 1822 and 1829 to Commanding Officers of Regiments and of Depots, and to General Officers, and other Officers on the Staff, at home and abroad, strongly repudiate the holding of Orange Lodges in the Army, as ‘fraught with injury to the discipline of the Army; and that, on military grounds, the holding of Orange Lodges in any Regiment or Corps, is contrary to order, and to the rules of the service; and that a disregard of this caution will subject offending parties to trial and punishment for disobedience of orders.’

Ordered, That the said Resolutions, and the Evidence taken before the Select Committee on Orange Lodges (Ireland), be laid before His Majesty by such Members of this House as are of His Majesty’s most honourable Privy Council.

Resolved, That an humble Address be presented to His Majesty, praying that He will be graciously pleased to direct His Royal attention to the nature and extent of Orange Lodges in His Majesty’s Army, in contravention of the General Orders of the Commander in Chief of His Majesty’s Forces, issued in the years 1822 and 1829, which strongly repudiate and forbid the holding of Orange Lodges in any of His Majesty’s Regiments, and also, to the circumstance of His Royal Highness Ernest Duke of Cumberland, a Field Marshal in His Majesty’s Army, having signed warrants in his capacity of Grand Master of the Grand Orange Lodge of Ireland (some of them dated so recently as April in the present year), which warrants have been afterwards issued for constituting Orange Lodges in the Army.

And a Motion being made, and the Question being proposed, That this House, taking into consideration the evidence given before the Select Committee appointed to inquire into the nature, extent, character and tendency of Orange Lodges, Associations or Societies in Ireland; and of Orange Institutions in Great Britain and the Colonies; and seeing that the existence of Orange Societies is highly detrimental to the peace of the community, by exciting discord amongst the several Classes of His Majesty’s subjects; and, seeing that it is highly injurious to the due administration of justice, that any Judge, Sheriff, Magistrate, Jurymen, or any other person employed maintaining the peace of the Country, should be bound by any secret obligation to, or be in any combination with, any Association unknown to the Laws, and founded upon principles of religious exaltation, that even if justice were impartially administered under such circumstances, which is in itself impossible; yet any connexion with such Societies would create suspicious and jealousies detrimental to the peace and good government of this Country;
An Amendment was proposed to be made to the Question, by leaving out from the word "That" to the end of the Question, in order to add the words, "an humble Address be presented to His Majesty, praying that His Majesty will be graciously pleased to take such measures as to His Majesty may seem advisable for the effectual discouragement of Orange Lodges, and generally of all political Societies excluding all persons of a different religious faith, using secret signs and symbols, and acting by means of associated branches," instead thereof.

And the Question being proposed, That the words proposed to be left out stand part of the Question; And the House having continued to sit till after twelve of the clock on Wednesday morning:

Mercurius, 29° die Februarii, 1836:

And the Question being put,—It passed in the Negative.

And the Question being proposed, That the words, "an humble Address be presented to His Majesty, praying that His Majesty will be graciously pleased to take such measures as to His Majesty may seem advisable for the effectual discouragement of Orange Lodges, and generally of all political Societies excluding all persons of a different religious faith, using secret signs and symbols, and acting by means of associated branches," be added after the word "That" in the original Question;—It was resolved in the Affirmative.

Then the main Question, so amended being put;

Resolved, That an humble Address be presented to His Majesty, praying that His Majesty will be graciously pleased to take such measures as to His Majesty may seem advisable for the effectual discouragement of Orange Lodges, and generally of all political Societies excluding all persons of a different religious faith, using secret signs and symbols, and acting by means of associated branches.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Resolved, That an humble Address be presented to His Majesty, That He will be graciously pleased to give directions, that there be laid before this House, a Copy of all Correspondence that has taken place between the Secretary of State for the Colonies and the Governors of Canada, and Mr. W. B. Fulton, relative to lands granted to the said W. B. Fulton.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

The Slaves Compensation Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Friday next.

Pensions' Duties Bill.

The Order of the day being read, for the Committee on the Pensions' Duties Bill;

Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

Banknote Bills Bill.

The ingrossed Bill for raising a Sum of Money by Exchequer Bills for the Service of the year One thousand eight hundred and Thirty-six, was, according to Order, read the third time.

Resolved, That the Bill do pass: And that the title be, An Act for raising the Sum of Fifteen Millions by Exchequer Bills, for the Service of the year One thousand eight hundred and Thirty-six—seven.

Ordered, That Mr. Berdo carry the Bill to the Lords, and desire their concurrence.

The ingrossed Bill to apply certain Sums to the Transfer of Aids Service of the year One thousand eight hundred and Bill. Thirty-six—seven, was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Berdo carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for the second Lighthouses reading of the Lighthouses Bill;

Ordered, That the Bill be read a second time upon Friday next.

The Order for reading a second time, upon Thursday, day next, the Election Expenses Bill, was read, and Expenses Bill discharged.

Ordered, That the Bill be read a second time upon Friday next.

The House was moved, That the Petition of Inhabitants of Caversham, which was presented yesterday, complaining of non-compliance with the Standing Orders in respect of the Reading Gas Bill, might be read; and the said petition be read:

Ordered, That the Committee on the Petition for the Bill be revived.

Ordered, That the said Petition respecting Standing Orders, be referred to the Committee.

Ordered, That there be laid before this House, an Account of the Quantity of Sheep and Lambs' Wool imported into the United Kingdom in the year 1835; specifying the Countries from which it came, the Quantity that paid a Duty of One Penny per Pound, and the Quantity that paid a Duty of One Halfpenny per Pound; of the Quantity of Foreign Wool re-exported during the same period, and of the Countries to which it was sent; and of the Quantity remaining warehoused under Bond on 5th January last.

Ordered, That there be laid before this House, an Account of the Quantities of British Sheep and Lambs' Wool and Woollen Yarn exported from the United Kingdom in the year 1835; specifying the Countries to which they were sent.

Ordered, That there be laid before this House, an Account of the British Woollen Manufactures exported from the United Kingdom in the year 1835.

The House was moved, That the Treaty between Siles Trade His Majesty and the Queen Regent of Siles, for the abolition of the Slave Trade, which was presented upon the 15th day of this instant February, might be read; and the same being read;

And a Motion being made, That this House will, upon Friday next, resolve itself into a Committee to consider of the said Treaty, and of authorizing the payment of Bounties on Slaves captured, and of other expenses attending the execution of the said Treaty;

Lord Viscount Palmerston, by His Majesty's command, acquainted the House, That His Majesty, having been informed of the subject-matter of the Motion, recommends it to the consideration of the House.

Resolved, That this House will, upon Friday next, resolve itself into said Committee.

Mr. Berdo was appointed from the Select Committee Pensions' on the other Counsel Bill; That they had ex- examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereto.

Ordered, That the Bill be re-committed to a Committee of the whole House, for Wednesday next; and that the Bill, as amended, be printed.

Mr. Arthur Trevor presented a Bill for improving Court of Session Law, and the Practice and Proceedings of the Court of Session.

Durham No. 44.
in the County Palatine of Durham and Sudbury: And the same was read the first time; and ordered to be read a second time upon Wednesday, the 2d day of March next; and to be printed.

The Capital Punishments Bill was read the first time; and ordered to be read a second time upon Friday next; and to be printed.

A Petition of James Dixon, of Preston, in the county of Lancaster, and Thomas Lord and William Spencer Northhouse, of Manchester-buildings, Westminster, Parliamentary Agents, praying the House to cause no additional delay or expenses to Bills for Railways which are unopposed, definite in their object, of manifest public utility, having no rivals, contracted for in the neighbourhood, and called for by the almost unanimous voice of the owners, occupiers and lessees along the whole line which they traverse, was presented, and read; and referred to the Select Committee on Railway Bills.

Mr. Fox Maule presented, pursuant to the directions of several Acts of Parliament,—Two Reports of John Henry Copper, Esquire, Superintendent of Ships and Vessels employed for the confinement of Offenders under sentence of Transportation. Ordered, That the said Papers do lie upon the Table.

And then the House, having continued to sit till near two of the clock on Wednesday morning, adjourned till To-morrow.

Jovis, 25° die Februraii;
Anno 8° Willilmi IV° Regis, 1 8 3 6.

PRAYERS.

Hall and Selby Railway Bill.

A PETITION of the Corporation of the Governor, Deputy Governor, Assistants and Guardians of the Poor of Kingston-upon-Hull, praying that the Hall and Selby Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Coventry Canal Bill.

The Coventry Canal Bill was read a second time, and committed to Sir Eardley Wilmot and the Warwicke List.

Nene Outfall Drainage.

Mr. Eaton reported from the Committee on the Petition for the Nene Outfall Drainage Bill; That the Standing Orders relative to Drainage Bills, had been complied with; and that the Committee had examined the matter of the Petition. Ordered, That leave be given to bring in a Bill for enabling the Warden and Surveyor, praying for leave to present a Petition to enable the Warden and Assistants of the Port and Harbour of Dover to raise an additional sum of money for more effectually maintaining and improving the Harbour of Dover, was presented, and read; and referred to Sir Edward Knatchbull and the Kent List, with Power to send for persons, papers and records.

Sir Edward Knatchbull, by Order, reported from the Select Committee on the Petition for the Festiniog Railway Railway Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition. Ordered, That leave be given to bring in a Bill to enable the Festiniog Railway Company to make a Branch Railway, and to amend and enlarge the Act relating to such Railway: And that Sir Edward Knatchbull, Colonel Purdy, and Mr. Ormsby Gore, do prepare, and bring it in.

Mr. Gillon reported from the Committee on the Glasgow and Airdrie Railway Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition. Ordered, That leave be given to bring in a Bill to make and maintain a Railway from the lands of Cairnbroe, in the Parish of Bothwell, to the Line of the Polloc and Gowan Railway, in the Parish of Rotherheny, in the County of Lanark: And that Mr. Gillon and Mr. John Maxwell do prepare, and bring it in.

Mr. Gillon reported from the Committee on the Petition for the Glasgow and Airdrie Railway Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition.
Ordered, That leave be given to bring in a Bill to enable the terms for completing the Polloc and Govan Railway; And that Mr. Gillon and Mr. John Maxwell do prepare, and bring in it.

A Petition of Trustees for executing an Act for more effectually repairing and improving the several Roads called the Cannon-street Roads, the Commercial Transferry Branch of Road, the East India Dock Road, the Dorking Road, and the Shackwell and Mile-end Branch of Road, in the counties of Middlesex and Essex, for laying down a Stoneway on the said Commercial, East India Dock and other Roads, praying that the same may be heard by counsel against the London and Blackwall Railway Bill, was presented, and read; and ordered to lie upon the Table.

Trinity (North Leith) Harbour and Docks Bill.

Sir Andrew Leith Hay presented a Bill for constructing and maintaining a Harbour, Dock or Docks, Piers and other Works at Trinity, in the Parish of North Leith, and County of Edinburgh; And the same was read the first time; and ordered to be read a second time.

Rockdale and Edmol Roads Bill.

Lord Francis Egerton presented a Bill for repairing and maintaining the Road from Rockdale, in the County Palatine of Lancaster, to Halifex and Eland, in the West Riding of the County of York: And the same was read the first time; and ordered to be read a second time.

The House was moved, That the Petition of the Rockdale Canal Company, which was presented upon Tuesday last, complaining of non-compliance with the Standing Orders in respect to the application for the Manchester and Leeds Railway Bill, might be read; and the same being read:

Ordered, That the said Petition be referred to the revived Committee on the Petition for the Bill.

Wakefield Water.

Mr. Daniel Gasheill reported from the Committee on the Petition for the Wakefield Water Bill; That the Standing Orders relative to Bills for supplying any City or Town with Water, had not been complied with, inasmuch as the Section on the Plan shows the level of the line of aqueduct or pipe conveying water from the reservoir to the town, but not the surface-level of the ground under which the aqueduct or pipe is to be laid; and that the Committee had examined the matter of the Petition.

Ordered, That the Report be referred to the Select Committee on Standing Orders.

Cheltenham and Great Western Railway Bill.

A Petition of Inhabitants of Cirencester;—Mercer THYDID;—and, Hereford; praying that the Cheltenham and Great Western Railway Bill may pass into a law,—were presented, and read; and ordered to lie upon the Table.

Newcastle and North Shields Railway.

A Petition of Owners and others interested in Steam Boats navigating on the River Tyne; taking notice of the application for leave to bring in the Newcastle and North Shields Railway Bill; and praying that such Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

North of England Railway Bill.

A Petition of Thomas Cookson, of Hermitage, in the county of Durham, Esquire, praying that he may be heard, by himself, his counsel or agent, against the North of England Railway Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Proprietors of lands and heritages, and Inhabitants of the county of Stirling, was presented, and read; taking notice of the Stirling Canal Bill; and setting forth, That by the said Bill it is proposed to incorporate certain persons, subscribers to the Undertaking, to make and maintain a navigable Cut or Canal from the Town of Stirling to the Forth and Clyde Canal, at or near to Wyndford, in the county of Dumbarton; that under the authority of various Acts of Parliament a Canal has been formed from the Firth or River of Forth to the Firth or River of Clyde, termed the Forth and Clyde Navigation, and great and extensive powers have been given to the incorporated Company of Proprietors of the said Forth and Clyde Navigation to supply the said Canal with water, by taking and using the water of many rivers, brooks and streams situated in the different counties through which the said navigation runs and is conducted; that the Petitioners see with great surprise that the only means by which it is proposed by the said Bill to supply the intended Canal from the town of Stirling to the Forth and Clyde Canal, near to Wyndford, with water, is by taking such supply of water from the Forth and Clyde Canal; that no notice whatever has been given of the intention of diverting the supply of water which would be necessary for this intended Canal from the Forth and Clyde Navigation, nor has any notice been given to the owners and occupiers of the rivers, brooks and streams by which the Forth and Clyde Navigation is supplied, of the intention to divert the supply of water to a new and totally different purpose; that to enable the Proprietors of the Forth and Clyde Navigation to divert the supply of water to a purpose entirely foreign to its original destination, notices should have been given of such intention to all persons interested, and that the measures have been introduced to carry the intention into effect; that in these respects an attempt is made by the present Bill to obtain objects and purposes manifestly unjust, with a total neglect of what the Standing Orders of the House in such cases require; and that it has only been since this Bill was introduced to the House that the purposes of the promoters of it in the respects above stated have become manifest, nothing thereof having appeared in the Petition upon which the Bill was introduced; and praying, That the Committee upon the original Petition should be revived, and that it should be referred to such Committee to inquire whether the Standing Orders in the relation to this Bill have or have not been complied with, and that the Petitioners may have such other relief as to the House shall seem meet.

Ordered, That the said Petition do lie upon the Table.

The Lord Advocate presented a Bill for making Edinburgh, Leith, and Newhaven Railway Bill.

Mr. Law Hodges presented a Bill for making and maintaining a Canal from the River Thames to the Town of Dartford, with a Branch to Crayford, in the county of Kent, and for establishing a Ferry across the said River Thames between the said Canal and Purfleet, in the County of Essex: And the same was read the first time; and ordered to be read a second time.

Mr. Law Hodges reported from the Committee on the Farnborough Road Bill; That the Standing Orders relative to Turnpike Bills, had been complied with; and that the Committee had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be impress'd.

The House was moved, That the Petition of the North Midland Undertakers of the Navigation of the Rivers Aire Railway Bill, and Calder in the city and county of York, and Owners
Owners and Occupiers of property through which the Railway thereinafter referred to is proposed to be carried, was also presented, and read; taking notice of the said Bill; and that the Standing Orders of the House have not been complied with; and that in other instances the answers which were given on the occasion of such application being made have not been entered in the said Lists; and that in several other instances the respects the Standing Orders of the House have not been complied with; and praying, That the said Committee on the Petition for the Bill be revived.

A Petition of John Blaydes, of Oulton, in the west riding of the county of York, Esquire, was presented, and read; taking notice of the North Midland Railway Bill, setting forth, That the Petitioners, the proprietors and occupiers of lands situate in the neighbourhood of the works projected for the county of Derby, for the west riding of the county of York, and for the borough of Leeds, and praying, That he may be heard upon his Petition, by himself, his agents and witnesses, or that they may have such other relief in the premises as to the House may seem meet.

A Petition of Owners and Occupiers of property through which the said Railway is proposed to be carried, was also presented, and read; taking notice of the said Bill; and setting forth, That the Plans, Sections and Books of Reference deposited with the respective Clerks of the Peace for the county of Somerset, was presented, and read; and praying, That they may be heard, by themselves, their agents and witnesses, or that they may have such other relief as to the House may seem meet.

A Petition of the Company of Proprietors of the Bridgewater and Taunton Canal Navigation, have vested in them a portion of the River Tone, in the said county of Somerset, including so much thereof as lies between Bridgewater and Taunton, and, as part of the same, so much of the River commonly called the Parrett, as lies between Bridgewater and Stuamoor Bridge, which is so vested in the Petitioners, the said Company as aforesaid, will be affected by the works projected by the promoters of the said Bill, inasmuch as that part of the said river will be deprived of a considerable portion of the water now supplied by the tide, as the said works will prevent the tide from flowing so high up the said River Parrett as at present, and consequently from returning down the same, upon which return the Petitioners, the Company are now dependent for the purposes of their navigation from Taverton to Bridgewater; that the said lands of the Petitioners, the proprietors and occupiers of lands situate in the neighbourhood of the works projected for the said Bill, it appears, upon the face of the said last-named Petitioners have rights, will be materially injured by such works, depriving the said lands and Moor of water, with which the said land and Moor are kept moist in the summer season, upon which the cattle grazing thereon are supported; and
in many other respects; that the Standing Orders of the House have not been complied with in relation to such Bill, inasmuch as the consent of the Petitioners, the said Company of Proprietors, hath not been applied for with reference thereto, and inasmuch as no Section of the works contemplated to be made on the said River Parrett hath been deposited with the Clerk of the Peace of the county of Somerset: that the said Standing Orders have not been complied with in relation to the said Bill in the other respects following; that is to say, first, according to the notice given, as directed by the said Standing Orders, of the intended application to Parliament, the new navigable Canal was to commence at the junction of the Rivers Parrett and Isle, whereas, according to the Plan deposited with the said Clerk of the Peace, such Canal is contemplated to commence higher up the Isle, at a distance of one furlong or thereabouts from the said junction; secondly, according to the said notice the said canal was to go to the town of Ilminster, whereas, according to the said Plan, it is contemplated to terminate it at a place called Park-lane, being four or five miles short of that town; thirdly, the said Plan contemplates the making of two cuts adjoining the said River Parrett, one near Hind’s Bridge, and the other near Muchelney Ford, neither of which can be mentioned in the said notices; first, upon the face of the said Plans, Sections and Books of Reference do not describe the levels, and such Books of Reference so deposited with the respective Clerks of the Peace differ materially from each other in many instances; that upon inspection of the documents deposited in the Private Bill Office, it appears, upon the face of such documents themselves, that the Plan, Section and Book of Reference there deposited are not duplicates of the Plans, Sections or Books of Reference so deposited with the said Clerks of the Peace for the west riding of the county of York, for the county of Lancaster, and for the borough of Leeds respectively, and that in many instances descriptions are given in all the said Books of Reference of the ownership and occupancy of the lands which are described upon the said Plans, as well those belonging to some of the Petitioners as those belonging to other parties; that it is also manifest, upon the face of the same documents, that the names of many of the owners and occupiers of property do not appear in the Lists of Owners and Occupiers deposited in the Private Bill Office, and that several parties, who are owners and occupiers of property proposed to be taken for the said Railway, have not been applied to previously to presenting the Petition for the Bill; that the Plan deposited with the Clerk of the Peace for the west riding of the county of York was not so deposited in its present state on or before the thirteenth day of November last, as required by the Standing Orders of the House; that in several other instances the Standing Orders of the House have not been complied with; and praying, That they may be heard, by themselves, their agents and witnesses, or that they may have such other relief in the premises as to the House may seem meet.

Ordered, That the said Petition do lie upon the Table.

Mr. Pendalanes presented a Bill for building new Courts of Assize at Bodmin, for the County of Cornwall, and for providing Judges’ Lodgings, and other purposes connected therewith: and the same was read the first time; and ordered to be read a second time.

Mr. Bethell presented a Bill for improving the Piers and Harbour of Bridlington, in the East Riding of the County of York: And the same was read the first time; and ordered to be read a second time.

A Petition of the Undertakers of the Navigation of the Rivers Aire and Calder, in the county of York, and of Owners and Occupiers of property through which the Railway hereinafter referred to is proposed to be made, was presented, and read; taking notice of the Manchester and Leeds Railway Bill; and setting forth, That the measure designed by such Bill would, if carried into effect in the manner contemplated by such Bill, most seriously affect the interests of the Petitioners, and they therefore strongly object to the passing of such Bill in its present form; that the Petitioners beg leave to represent, that the Standing Orders of the House have not been complied with by the applicants for the said Bill, inasmuch as it appears, upon inspection of the Plans, Sections and Books of Reference deposited with the respective Clerks of the Peace for the west riding of the county of York, and for the county of Lancaster, and for the borough of Leeds, and in the Private Bill Office, that such Plans do not in many instances describe the lands in and through which the same is intended to be carried; such Sections do not describe the levels, and such Books of Reference do not show to what parties the lands proposed to be taken belong, nor by whom the same respectively are occupied, and that the Plans, Sections and Books of Reference so deposited with the said Clerks of the Peace differ materially from each other in many instances; that upon inspection of the documents deposited in the Private Bill Office, it appears, upon the face of such documents themselves, that the Plan, Section and Book of Reference there deposited are not duplicates of the Plans, Sections or Books of Reference so deposited with the said Clerks of the Peace for the west riding of the county of York, for the county of Lancaster, and for the borough of Leeds respectively, and that in many instances descriptions are given in all the said Books of Reference of the ownership and occupancy of the lands which are described upon the said Plans, as well those belonging to some of the Petitioners as those belonging to other parties; that it is also manifest, upon the face of the same documents, that the names of many of the owners and occupiers of property do not appear in the Lists of Owners and Occupiers deposited in the Private Bill Office, and that several parties, who are owners and occupiers of property proposed to be taken for the said Railway, have not been applied to previously to presenting the Petition for the Bill; that the Plan deposited with the Clerk of the Peace for the west riding of the county of York was not so deposited in its present state on or before the thirteenth day of November last, as required by the Standing Orders of the House; and that in several other instances the Standing Orders of the House have not been complied with; and praying, that they may be heard, by themselves, their agents and witnesses, or that they may have such other relief in the premises as to the House may seem meet.

Ordered, That the said Petition do lie upon the Table.

Mr. Townley presented a Bill for making a Railway from London and Cambridgeshire to Manchester and Leeds, and to form a communication between London and Manchester, with a view to its being extended hereafter to the Northern and Eastern Counties of England: and the same was read the first time; and ordered to be read a second time.

Mr. Townley reported from the Committee on the Order for Inclosure, Petition for the Over Inclosure and Drainage Bill; and Drainage. That the Standing Orders relative to Inclosure Bills, and to Drainage Bills, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for draining, inclosing, dividing and allotting certain lands in the Parish of Over, in the County of Cambridge: And that Mr. Townley and Mr. York do prepare, and bring it in.

Mr. Townley, by Order, reported from the Committee for the Over Inclosure and Drainage Bill, and Drainage. That the Standing Orders relative to Inclosure Bills, and to Drainage Bills, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for making Railways, had been complied with; and that the Committee had examined the matter of the Petition.

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6 WILL. IV. 25° Februarii. 81

Excellency Admiral Paul Tchitchakoff and Catherine Tchitchakoff, his Daughter, without any Amend-
ment:—And the Bill was read the third time.

Ordered, That the Bill do pass.

Ordered, That Mr. Townley do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

Ulster Railway Bill.

Ordered, That the Ulster Railway Bill be read a second time upon Monday next.

Hollington and Hessle Road Bill.

Mr. North presented a Bill for making and main-

taining as Turnpike a Road leading from the For-


twell to Hastings Turnpike Road, at or near Beau-


port, in the Parish of Hollington, to Hastings, Saint

Leonard's, and the South Saxton Hotel, in the Parish

of Saint Mary Magdalen, all in the County of Sus-

sex: And the same was read the first time; and ordered to be read a second time.

Wearmouth Dock Bill.

Sir John Yarde Butler presented a Bill for better

paying, lighting, watching and improving the Town of

Teignmouth, in the County of Devon, and for

supplying the Inhabitants thereof with Water: And the same was read the first time; and ordered to be read a second time.

Teignmouth Improvement and Water Bill.

Sir John Yarde Butler reported from the Com-

mittee on the Petition for the Teignmouth Harbour

Bill, that the Standing Orders relative to Bills for

making Harbours, and to Navigation Bills, had been complied with; and that the Committee had exa-

mined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for improving, maintaining and regulating the Port and Harbour of Teignmouth, and the Navigation of the River Teign, in the County of Devon: And that Sir John Yarde Butler and Mr. Montagu Parker do prepare, and bring in.

Standing Orders;

Ipswich Improvement.

Ordered, That the Marquis of Chandos be dis-

charged from any further attendance on the Select Committee on Standing Orders.

Ordered, That Sir Thomas Fremantle be added to the Committee.

Manchester and Cheshire Railway Bill.

A Petition of Samuel Rudd, of Burnage, in the

county of Lancashire, an occupier of land on the line of the proposed Manchester and Cheshire Junction Railway, was presented, and read; taking notice of the Manchester and Cheshire Railway Bill; and setting forth, That the Standing Orders of the House have not been complied with in respect of the said Bill, inasmuch as certain fields in the occupancy of the Petitioner have been described in the Books of Reference of the Plans of the said Railway deposited therewith, as being in the township of Barnage, are, in point of fact, in the township of Didsbury, which township does not appear in the notices of the intended application to Parliament for leave to make the said Railway, as required by the Standing Orders of the House; and that the said intended Railway, if carried into effect, would prove most injurious to the Petitioner; and pray-

ing, That it may be referred back to the Com-

mittee on the Petition for leave to bring in the said Bill, to inquire into the allegations of this Peti-

tion, and that the Petitioner may be heard in support thereof, by himself, his agents and witnesses, and that the said Bill may not be allowed to be further proceeded with during the present Session, or that the Petitioner may have such other relief in the premises as to the House shall seem meet.

Ordered, That the said Petition do lie upon the Table.

A Petition of Inhabitants of Kautsford; and, Wislas; praying that the said Bill may pass into a law,—were also presented, and read; and ordered to lie upon the Table.

Sir Erskine Wilmot reported from the Committee on the Petition for the Company of Proprietors of Canal. the Oxford Canal Navigation, for provision in the Coventry Canal Bill; That the Standing Orders relative to Navigation Bills, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That it be an Instruction to the Com-

mittee on the Coventry Canal Bill, that they have power to make provision therein pursuant to the prayer of the said Petition.

Ordered, That the Return relative to the Record Commission, which was presented upon Tuesday last, be referred to the Select Committee on the Record Commission.

Ordered, That the Return relative to Mail Coach Mileage, which was presented upon Tuesday last, be printed.

Ordered, That the Treasury Minute relative to Lord Lord Sidmouth's Pension, which was presented upon Tuesday last, be printed.

Ordered, That the Papers relative to Convicts, which were presented upon Tuesday last, be printed.

Ordered, That the Petition for the Wigtown, and Orange Lodges.

Address of Tuesday last, praying that His Majesty will be graciously pleased to take such measures as to His Majesty may seem advisable, for the effectual discouragement of Orange Lodges, and generally of all political societies excluding persons of a different religious faith, using secret signs and symbols, and acting by means of associated branches, has been presented to His Majesty; and that His Majesty was pleased to receive the same very graciously; and to give the following Answer:

WILLIAM R.

I willingly assent to the prayer of My faithful Commons, that I will be pleased to take such measures as may seem to Me advisable for the effectual discouragement of Orange Lodges, and generally of all Political Societies, excluding persons of a different religious faith, using secret signs and symbols, and acting by means of associated branches. It is My firm intention to discourage all such Societies in My Dominions, and I rely with confidence on the fidelity of My loyal Subjects to support Me in this determination.

W. R.

The House proceeded to take into consideration the Message of the Lords of Monday last, which requests that this House will give leave to Edward Stillingfleet Cayley, Esquire, and William Octavius Gore, Esquire, Members of this House, to attend their Lordsships, in order to being examined
Paper Duties.
A Petition of manufacturers of paper in Great Britain, praying for a revision and reduction of the Duties on Paper, was presented, and read; and ordered to lie upon the Table.

Spirit Licenses.
A Petition of licensed Victuallers and Retail Spirit Dealers of Hereford, praying for the repeal of the additional Duty on Spirit Licenses, was presented, and read; and ordered to lie upon the Table.

Metropolitan Railways.
A Petition of the Rector, Churchwardens, Overseers of the Poor and Householders of the parish of Saint Mary Whitechapel, praying the House to restrict all Railways from penetrating into the heart of the Metropolis, and that in every Bill brought before them for carrying such projects into effect, they will cause proper clauses to be introduced for the protection of all individual interests, and for compelling due compensation to be made to all persons whose property will be in any manner interfered with by the projects alluded to, was presented, and read; and ordered to lie upon the Table.

Message from the Lords.
A Message from the Lords, by Sir Giffin Wilson and Mr. Ropemull, Mr. Speaker, The Lords have passed a Bill, intituled, An Act for naturalizing Frederick Steiner; to which the Lords desire the concurrence of this House: And then the Messengers withdrew.

A Motion was made, and the Question was pro-Statute Labour posed, that leave be given to bring in a Bill to pro-
vide for the better management of the Roads in Scotland supported by Statute Labour Conversion Funds: And the said Motion was, with leave of the House, withdrawn.

A Motion was made, and the Question was pro-Statute Labour to investigate the several Acts, Public and Private, (Scotland.)- to amend the said Acts: And that Mr. Chancellor of the Exchequer and Lord Viscount Morpeth do prepare, and bring it in.

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A Motion was made, and the Question was pro-Statute Labour to amend the said Acts: And that Mr. Chancellor of the Exchequer and Lord Viscount Morpeth do prepare, and bring it in.
A Motion was made, and the Question being proposed, That a Select Committee be appointed on the Law relating to the determination of the right of Voting, and the Trial of Controverted Elections:

An Amendment was proposed to be made to the Question, by adding at the end thereof the words, "...and all other matters relating thereto, subsequent to the Return."

And the Question being proposed, That those words be there added.—The said proposed Amendment was rejected, with leave of the House, withdrawn.

Ordered, That a Select Committee be appointed on the Law relating to the determination of the right of Voting, and the Trial of Controverted Elections:—And a Committee was appointed of Mr. Charles Buller, Mr. William Wynne, Mr. Rickson, Lord Greville Somersett, Mr. Selecteur General, Mr. Pemberton, Mr. Serjeant O'Loghlen, Mr. Hardly, the Lord Advocate, Sir William Rae, Mr. William Henry Ord, Sir Thomas Freame, Mr. Strutt, Mr. Grote, and Mr. Greene, with Power to send for persons, papers and records.

Ordered, That Five be the Quorum.

Bankrupts' Estates (Scottish) Bill.

Ordered, That leave be given to bring in a Bill for regulating the Sequestration of the Estates of Bankrupts in Scotland: And that the Lord Advocate, Mr. Attorney General, and Mr. Robert Stewart, do prepare, and bring it in.

Bankrupts' Estates (Scotland) Bill.

Ordered, That leave be given to bring in a Bill to amend the Law of Scotland in matters relating to Bankruptcy, Personal Diligence, Arrestments, poynting of Goods, Inhibitions, Adjudications, Judicial Sales, and pointings of the Ground: That the Lord Advocate, Mr. Attorney General, and Mr. Robert Stewart, do prepare, and bring it in.

Cessio Bonorum (Scotland) Bill.

Ordered, That leave be given to bring in a Bill for amending the Process of Cessio Bonorum in the Court of Session, and for extending the Jurisdiction of Sheriffis in Scotland to such cases:—And that the Lord Advocate, Mr. Attorney General, and Mr. Robert Stewart, do prepare, and bring it in.

Instruments of Sasine, and of Resignation (Scotland) Bill.

Ordered, That leave be given to bring in a Bill to amend and regulate the Law of Scotland as to Erasures in Instruments of Sasine, and of Resignation of Remanent:—And that the Lord Advocate, Mr. Attorney General, and Mr. Robert Stewart, do prepare, and bring it in.

Bastards' Testaments (Scotland) Bill.

A Motion being made, That leave be given to bring in a Bill to enable Bastards in Scotland to make Testaments:

Mr. Chancellor of the Exchequer, by His Majesty's command, acquainted the House, That His Majesty, having been informed of the subject-matter of this Motion, gives His consent, as far as His Majesty's interest is concerned, that the House may do therein as they shall think fit.

Ordered, That leave be given to bring in a Bill to enable Bastards in Scotland to make Testaments:—And that the Lord Advocate, Mr. Attorney General, and Mr. Robert Stewart, do prepare, and bring it in.

Ordered, That there be laid before this House, Great Seal, a Return of the Amount received for Salary and as Fees by each of the Lords Commissioners of the Great Seal, in addition to the fixed Salaries allowed to their several Offices, during the time they held the Great Seal; and under what authority the same were paid; stating also, the Amount of Salary and Fees from their other Offices during that period.

Ordered, That there be laid before this House, a Return of the Patronage enjoyed by the said Commissioners, in appointing to Benefits, Offices and Places relating the Presentment of each Person's Name, Office and Place appointed to, the Name of the Persons appointed, and the estimated Amount of Salary and Allowances of each.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Copy of the Report from the Chief Agent for Emigration to the Provinces of Upper and Lower Canada, on the subject of Emigration; and the Settlement of Young Persons in those Colonies in the year 1835:—also, any similar Reports that may have been received from New South Wales or Van Diemen's Land, since the last Returns were presented.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

The House was moved, That the Act of the Parliaments of Ireland, 19 Geo. 2, c. 13, for annulling all Marriages between Catholic and Protestant, and to amend and make more effectual the same being read; and that Mr. Lynch and Mr. Serjeant Wontfe do prepare, and bring it in.

Baronetage (Ireland) Bill.

Ordered, That leave be given to bring in a Bill to extend the Jurisdiction and regulate the Proceedings of the Civil Bill Courts in Ireland:—And that the Lord Advocate, Mr. Lynch, Mr. Serjeant Wontfe, and Mr. Morgan John O'Connell, do prepare, and bring it in.

Ordered, That there be laid before this House, a Return of the Patronage enjoyed by the said Commissioners, in appointing to Benefits, Offices and Places relating to the Presentment of each Person's Name, Office and Place appointed to, the Name of the Persons appointed, and the estimated Amount of Salary and Allowances of each.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Copy of the Report from the Chief Agent for Emigration to the Provinces of Upper and Lower Canada, on the subject of Emigration; and the Settlement of Young Persons in those Colonies in the year 1835:—also, any similar Reports that may have been received from New South Wales or Van Diemen's Land, since the last Returns were presented.

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The House divided:
The Yeas to the new Lobby;
The Noes to the old Lobby.
Tellers for the
Mr. Edward John Stanley,
Noes : 105.
Mr. Hawes.

So it passed in the Negative.

Four-and-a-Half per cent.

Mr. Serjeant Jackson was interrupted in addressing the House upon the Municipal Council of the Borough of Poole; and it appearing that Mr. Serjeant Jackson had been interrupted in addressing the House upon the original Question, when first proposed; a Motion was made, and the Question being put, That Mr. Serjeant Jackson be now heard;

The House divided:
The Yeas to the old Lobby;
The Noes to the new Lobby.
Tellers for the
Mr. Edward John Stanley,
Yea's : 103.
Mr. Charles Butler.

So it was resolved in the Affirmative.

The House was moved, That the Act 9 Geo. 4, relating to the abolition of Slavery took place.

The House, according to Order, resolved itself into a Committee upon the said Act; and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Baring reported, That the Committee had gone through the Bill; and made Amendments thereunto.

Ordered, That the Report be now received.

Mr. Baring reported the Bill accordingly; and the Report was ordered to be taken into further consideration upon Monday, the 7th day of March next; and the Bill, as amended, to be printed.

The House, according to Order, resolved itself into a Committee upon the said Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Baring reported, That the Committee had gone through the Bill; and made Amendments thereunto.

Ordered, That the Report be now received.

Mr. Baring reported the Bill accordingly; and the Report was ordered to be taken into further consideration upon Monday, the 7th day of March next; and the Bill, as amended, to be printed.

The Order of the day being read, for the second reading of the Constabulary (Ireland) Bill;

Ordered, That the Bill be read a second time this day.

The Order of the day being read, for the second reading of the Extra Parochial Places Bill;

Ordered, That the Bill be read a second time upon Wednesday next.

The Order of the day being read, for the second reading of the Stafford Disfranchisement Bill;

Ordered, That the Bill be read a second time upon Monday next.

Ordered, That the Select Committee on Agriculture have Power to report the Minutes of the Evidence taken before them from time to time to the House.

And then the House, having continued to sit till a quarter of an hour before four of the clock on Monday morning, adjourned till this day.

Veneris, 26° die Febrarii;
Anno 6° Williami IV° Regis, 1836.

PRAYERS.

Mr. Crafer, from the Treasury, was called in; Spain (Arms and at the bar presented, pursuant to Orders, m and Ammunition—

—Returns of all Stores, Arms and Ammunition furnished by the British Government to the Government of the Queen of Spain; together with the Sums which have been paid for the same, and the guarantees for the payment of such as remain unliquidated.—Of the Officers and Men who are serving in the Army of the Queen of Spain, and receiving their Half-Pay or Pensions from this Country.

Copy of the Instructions given to the Commissaries of the River Shannon, for the Improvement of the Shannon River; with the Date of their Appointment, and the Date of their first meeting in their capacity of Commissioners.

Mr. Crafer also presented, pursuant to the directions of an Act of Parliament, A Statement of the Collector Name of a Person, other than a Distributor or Sub-Distributor of Stamps, appointed by virtue of the said Act, a Collector of Land Tax in Scotland, with the Salaries and Allowances appertaining to that Office.—And then he withdrew.

Ordered, That the said Papers do lie upon the Table.

Mr. Fyler, from the Imperial Gas-Light and Coke Company, was called in; and at the bar presented, Pursuant to the directions of an Act of Parliament, A Return of the Contingency Fund of the Imperial Gas-Light and Coke Company.—And then he withdrew.

Ordered, That the said Return do lie upon the Table.

The British Alkali Company Bill was read a second time; and committed to Colonies and Provinces.

Worcester List.

Mr. Charles Russell reported from the Committee on the Reading Gas Bill, on the Petition of Inhabitants of Caerwys, in consideration of non-compliance with the Standing Orders in respect to the Reading Gas Bill; That the Agent for the Petitioners having stated that he did not intend to proceed with the Petition, the Committee determined that the Standing Orders had been complied with.

Ordered, That the Report do lie upon the Table.

An ingrossed Bill to amend an Act passed in the fifth year of the Reign of His present Majesty, for repairing the Road from Farndon to Riverhill, in the Parish of Sekennocks, in the County of Kent, and for making a new Line of Road to communicate therewith, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Sir Edward Knatchbull do carry the Bill to the Lords, and desire their concurrence.

A Petition of Richard Pratt, James Dunnage and Saint Pancras Margaret Field;—and, Bondholders on the south-west district of Saint Pancras; praying that the Saint Pancras Paving Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Bondholders or Mortgagees by assignment of certain rates or assessments levied and raised under two Acts of Parliament within that part of the parish of Saint Pancras called "The Pancras...
Pancras Union Estates;—Somers Town;—Camden Town;—Owners of property and Rate-payers of the parish of Saint Pancras; and, Owners of property, Rate-payers and Inhabitants of that part of the hamlet of Highgate which is in the parish of Saint Pancras; praying that they may be heard, by themselves, their counsel or agents, against the said Bill,—were also presented, and read; and ordered to lie upon the Table.

A Petition of Bondholders or Mortgagees of the Railway was raised under the Skinners' Estate Paving Act, in the parish of Saint Pancras;—Owners of property and Rate-payers of the Skinners' Estate in the parish of Saint Pancras;—and, Owners of property and Rate-payers of the parish of Saint Pancras; praying that they may be heard, by themselves, their counsel or agents, against certain parts of the said Bill,—were also presented, and read; and ordered to lie upon the Table.

A Petition of Rate-payers of the south-west paving district of the parish of Saint Pancras;—Householders of Camden Town, Kentish Town, parts of the Southwark Estate and Hamlet of Highgate, and other parts of the parish of Saint Pancras not included in any Act for paving or lighting;—Householders in that part of the parish of Saint Pancras who, for the purposes of paving, lighting, &c. are under the control of certain Commissioners appointed to manage the Southwark Estate;—Inhabitants of St. Pancras; and, Inhabitants of the parish of Saint Pancras; praying that the said Bill may pass into a law,—were also presented, and read; and ordered to lie upon the Table.

Mr. Alsager presented a Bill to enable the London and Croydon Railway Company to provide a Station and other Works in the Parish of Saint Olave, in the Borough of Southwark, in the County of Surrey, and to amend the Act relating to the said Railway;—and, that Mr. Alsager and Mr. Maurice O'Connell do prepare, and bring it in.

Mr. Barnard reported from the Committee on the Deptford Railway Bill;—That the Committee had examined the matter of the Petition.

Mr. Evans reported from the Committee on the Deptford Railway Bill;—That the Petition for extending the time for presenting a Petition for making a Railway from the London and Greenwich Railway to the Deptford Pier, to be called "The Deptford Pier Junction Railway!" And that Mr. Barnard and Mr. Anglesey do prepare, and bring it in.

A Petition of Inhabitants of Greenwich; and, London and Rector and Churchwardens, Magistrates, Bankers, Inhabitants and Proprietors of houses in Woolwich, praying that the London and Greenwich Railway Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Motion being made, and the Question being put, That the said Petition be referred to the revived Committee on the Petition for the Bill, the House divided: The Yeas 133; The Noses 127.

So it was resolved in the Affirmative.

Ordered, That the Bill be now read a second time.

The Bill was accordingly read a second time; and Ordered, That the said Petition be referred to the revived Committee on the Petition for the Bill.

Ordered, That the said Petition be referred to the revived Committee on the Petition for the Bill, and ordered to lie upon the Table.

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and Gloucester
Birmingham
Ham's Claim.
Mr. Bucking-
Railway Bill.
Stirling Canal
Nat. Bill.
Newton Abbot
Bill.
Leeds Bridge
Bill.
Festiniog
Bill.
Jane Champion.
Dart's
Nat. Bill.
Stiner's
Nat. Bill.
Dart's
Naturalization Bill was read the first
time; and ordered to be read a second time.
Sir John Yardes Buller reported from the Committee
on the Petition for the Newton Abbot
Improvement Bill; That the Standing Orders relative to Bills for improving any City or Town, had been complied with; and that the Committee had examined the matter of the Petition.
Ordered, That leave be given to bring in a Bill for improving the approach to the Town of Newton Abbot, from the City of Exeter, through the Village of Kingsteignton, in the County of Devon: And that Sir John Yardes Buller and Mr. Montague Parker do prepare and bring in.
 Colonel Parry presented a Bill to enable the Pettingill Railway Company to make a Branch Railway, and to amend and enlarge the Act relating to such Railway: And the same was read the first time; and ordered to be read a second time.

A Petition of Bankers, Merchants, Manufacturers, Tradesmen, and Inhabitants of Birmingham, praying that the Birmingham and Gloucester Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.
A Petition of Merchants, Manufacturers and Inhabitants of Birmingham; and, Inhabitants of Uxbridge; praying the House to secure to James Silk Buckingham, Esquire, full compensation from the East India Company for the loss and damage sustained by him in the suppression of the Calcutta Journal, were presented, and read; and ordered to lie upon the Table.

Mr. Buckingham's Claim.

A Petition of James Champion, late of Seaford, the wife of George Champion, complaining of her imprisonment in the House of Correction for refusing to maintain her husband, who has been transported, and praying relief, was presented, and read; and ordered to lie upon the Table.

A Petition of Office Bearers and Committee of the Paisley Society for the prevention and cure of Intemperance; and, Office Bearers and Committee of the Paisley Youth's Temperance Society; praying that the proposed Public Walks; and, Public Institutions Bills, may pass into law, were presented, and read; and ordered to lie upon the Table.

Mr. Henry Maxwell, in his place, informed the House, that he had a communication to make from His Royal Highness the Duke of Cumberland, on the subject of Orange Lodges; and that he was directed by His Royal Highness to state to the House, that, in accordance with His Majesty's

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The Order of the day being read, for the second reading of the Election Expenses Bill; Ordered, That the Bill be read a second time upon Wednesday next.

The House, according to Order, resolved itself into a Committee, to consider of the Treaty between His Majesty and the Queen Regent of Spain for the abolition of the Slave Trade, and of authorizing the payment of Bounties on Slaves captured, and of other Expenses attending the execution of the said Treaty. (In the Committee.)

1. Resolved, That a Bounty of Five Pounds be allowed out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland for every Slave on Board any British or Spanish Ship captured for illicit Traffic in Slaves; and that the Commissioners of His Majesty's Treasury be authorized to direct payment to be made out of the said Consolidated Fund of any Costs, Expenses or Damages incurred by the detention of Vessels engaged in the Slave Trade.

2. Resolved, That provision be made by law for carrying the said Treaty into effect. Resolutions to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, that the Committee had come to several Resolutions. Ordered, That the Report be received upon Monday next.

The Order of the day being read, for the second reading of the Capital Punishments Bill; Ordered, That the Bill be read a second time upon Monday next.

The Constabulary Force (Ireland) Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Wednesday next.

Ordered, That Mr. Solicitor General be discharges from any further attendance on the Select Committee on Controverted Elections. Ordered, That Mr. Tenterden be added to the Committee.

Ordered, That the revived Committee on the Petition for the Durham (South West) Railway Bill, have leave to sit, notwithstanding the adjournment of the House.

Ordered, That the Accounts relative to Trade and Navigation, which were presented yesterday, be printed.

Ordered, That the Return relative to Coinage, which was presented upon the 9th day of this instant February, be printed.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before the House, Copies or Extracts of any Correspondence between the Secretary of State and the Governors of the British Colonies respecting Emigration, not already presented to this House;—Return of the Number of Persons who have emigrated from Great Britain and Ireland to the Irish Colonies, and to the United States of America, during the year 1835; distinguishing the Ports from which they have sailed, and the Countries to which Emigration has took place;—Return of the Number of Agricultural Labourers who, with their Families, have emigrated to New South Wales and Van Diemen's Land; specifying the Number of Persons in each Family, and the Amount of Assistance granted;—Return of the Number of Young unmarried Females who have been assisted by Government to emigrate to New South Wales and Van Diemen's Land; specifying the Colony to which such Emigration took place, and the Amount of Assistance granted.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Ordered, That no Papers be laid before the House, that their several Addresses of the 11th, 12th, 15th, 16th, 17th, 18th, 19th, 22d, 23d and 25th days of this instant February (that His Majesty would be graciously pleased to give directions that the Papers therein mentioned might be laid before this House) had been presented to His Majesty; and That His Majesty had commanded him to acquaint the House, That He will give directions accordingly.

Ordered, That the Addresses in Ireland be laid before His Majesty, dated the 14th instant; that the Papers therein mentioned might be laid before this House;—Return of the Minutes of Proceedings, and Copies of any Communications which may have been made to or received from His Majesty's Ministers Abroad, respecting any Subject of any Nature whatsoever, relating to the Collections made to and received from His Majesty's Ministers Abroad, respecting Literary Institutions or Libraries in Foreign Countries.

Ordered, That the Votes and Proceedings of the House be printed.

Ordered, That a Return be made to the House, according to Order, upon the Committee on Controverted Elections;—Return of the Number of Persons who have emigrated from Great Britain and Ireland to the British Colonies, and to the United States of America, during the year 1835; distinguishing the Ports from which they have sailed, and the Countries to which Emigration has took place;—Return of the Number of Agricultural Labourers who, with their Families, have emigrated to New South Wales and Van Diemen's Land; specifying the Number of Persons in each Family, and the Amount of Assistance granted;—Return of the Number of Young unmarried Females who have been assisted by Government to emigrate to New South Wales and Van Diemen's Land; specifying the Colony to which such Emigration took place, and the Amount of Assistance granted.

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Ordered, That the Accounts relative to Trade and Navigation, which were presented yesterday, be printed.

Ordered, That the Return relative to Coinage, which was presented upon the 9th day of this instant February, be printed.

Ordered, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before the House, Copies or Extracts of any Correspondence between the Secretary of State and the Governors of the British Colonies respecting Emigration, not already presented to this House;—Return of the Number of Persons who have emigrated from Great Britain and Ireland to the Irish Colonies, and to the United States of America, during the year 1835; distinguishing the Ports from which they have sailed, and the Countries to which Emigration has took place;—Return of the Number of Agricultural Labourers who, with their Families, have emigrated to New South Wales and Van Diemen's Land; specifying the Number of Persons in each Family, and the Amount of Assistance granted;—Return of the Number of Young unmarried Females who have been assisted by Government to emigrate to New South Wales and Van Diemen's Land; specifying the Colony to which such Emigration took place, and the Amount of Assistance granted.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.
opened, the Number of Patients for which it was intended, the Quantity of Land purchased, the Price by the English acre, Amount of Purchase-money, Cost of Building, Amount of Bedding, Furniture and other Contingencies and Total Expenditure; also, the Population as in 1831, and the Total Population of each District;—of the Proportion which each County was to pay of the first Expenditure of each District Lunatic Asylum, and the Amount and Date of Payment thereof paid by each County, and the Sum still due by each County:—of the Expenditure of each District Lunatic Asylum in each Year ending 5th January, since its establishment, the Number of Lunatics in each Asylum from each County on 5th January in each year, the Total Expenditure of a Patient in each year, and the Sum charged to each County in each year ending 5th January:—of the Number of Patients in each Asylum on each 5th day of January, and of those who were admitted, were discharged or died; distinguishing those discharged as cured, as relieved, or as harmless and incurable, in each year:—of the Expenditure of each District Lunatic Asylum in each year since its establishment; stating the Date of the Day the year ends, the Total Expenditure, the Total Cost per Head, calculated from the Average Number of Patients during the year, the Expenditure in Furniture, Linen and Bedding; the Expenditure in Fixtures and Additions, Attire and Workmen's Bills, the Expenditure in Clothing, Cost per Head in Clothing, calculated only from the average Number; the Expenditure in Salaries and Servants' Wages; Cost per Head per Annum for Salaries and Servants' Wages, calculated from the average; the Expenditure in Food only; Cost per Head per Annum in Food only; Cost per Head per Week in Food only; and Cost per Head per Diem in Food only.

Ordered, That there be laid before this House, a Return of the Annual Post Office Revenue collected from Letters that passed between the Towns of Manchester and Liverpool for the Three Years previous to the Mail being transmitted by the Railway, and in the Three subsequent years; also, the Amount paid in each year for their transmission.

A Petition of Inhabitants of Halifax, praying the House to institute a full investigation into the circumstances connected with the late Election for the county of Carlow, was presented, and read; and ordered to lie upon the Table.

A Petition of the Company of Proprietors of the Calder and Hobbie Navigation, was presented, and read; taking notice of the Manchester and Leeds Railway Bill; and setting forth, That the line of the proposed Railway will pass over and through certain property belonging to the Petitioners, and the same, if made, would occasion them serious injury; that the Petitioners are advised the applicants for the said Bill have not complied with the Standing Orders of the House with respect to the preliminary steps to be taken previously to making application to the House to bring in a Bill of the above description; and that sufficient and correct Maps and Plans, and Sections of such intended Railway, have not been deposited with the Clerk of the Peace for the west riding of the county of York, or at Preston, and particu-
A Petition of the Hartlepool Dock and Railway Company, praying that they may be heard, by their counsel or agents, against certain parts of the Hartlepool Dock and Railway Bill, was presented, and read; and ordered to lie upon the Table.

Mr. Harland reported from the Committee on the Durham (South) Petition for the Durham (South West) Railway Bill; That the Standing Orders relative to Bills for making Railways, had not been compiled with, inasmuch as Sir George Musgrave, an owner of property upon the line intended to be taken, was not personally applied to, and inasmuch as that Mrs. Moore, an owner of property upon the line, was not applied to; but it appeared to the Committee, that a letter was received from Mr. Bowser, her solicitor, stating that he had the authority of Mrs. Moore to act in this matter; that the Trustees of the Hovses and Durham Turnpike Road had not been applied to, nor inserted in the Lists of Owners and Occupiers deposited in the Private Bill Office; that the Surveyors of the Highways had not been applied to, nor inserted in the Lists of Owners and Occupiers deposited in the Private Bill Office; that the Trustees of the Turnpike Road loading from Darlington to West Auckland, and the collieries (inserted on the Plan as a lane to Greenfield, and which is part of the said Trust), are not inserted in the List of Owners and Occupiers, deposited in the Private Bill Office, or in the Book of Reference; and that the name of Joseph Newton is put down as owner in the List, while it appears he is not the owner, but that the Bishop of Durham is the owner; and that the Committee had examined the matter of the Petition.

Ordered, That the Report be referred to the Select Committee on Standing Orders.

Mr. Alderman Wood, by Order, reported from the General Steam Navigation Company Bill; That the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for granting further powers to the General Steam Navigation Company; And that Mr. Alderman Wood, Mr. Sharman Crawford, and Mr. Grote, do prepare, and bring it in.

Mr. Alderman Wood reported from the Committee Imperial Gas Company, on the Petition for the Imperial Continental Gas Bill; That the application does not come within the Standing Orders relative to Bills for lighting any City or Town with Gas, being only to raise a further sum of money, and to enable the company to carry on the Business; And that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for granting further Powers to a Company called the Imperial Continental Gas Association; And that Mr. Alderman Wood and Mr. Grote do prepare, and bring it in.

Mr. Alderman Wood presented a Bill to amend the Powers of an Act passed in the third and fourth years of His present Majesty's Reign, intituled, "An Act to amend an Act passed in the ninth year of the reign of his late Majesty, for regulating and enabling the City of Dublin Steam Packet Company to sue and be sued: And the same was read the first time; and ordered to be read a second time.

Mr. Bell presented a Bill for making and maintaining a Railway from the Town of Newcastle-upon-Tyne, in the County of the Town of Newcastle-upon-Tyne, to North Shields, in the County of Northumberland; And the same was read the first time; and ordered to be read a second time.
North Midland Railway Bill.

A Petition of Merchants, Manufacturers, Tradesmen and Inhabitants of Derby;—Inhabitants of Leeds;—Halifax (two Petitions);—Huddersfield;—York;—Wakefield; praying that the North Midland Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

The North Midland Railway Bill was, according to Order, read a second time; and committed.

Reading Union Gas Bill.

Mr. Charles Russell reported from the Committee on the Reading Union Gas Bill; That they had examined the allegations of the Bill, and found the same to be true; and that the same was agreed to.

The Committee made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be engrossed.

Great Western Railway (No. 1.) Bill.

The Great Western Railway (No. 1.) Bill was read a second time; and committed.

Manchester and Leeds Railway Bill.

A Petition of Thomas Wheatley, of Hoyton, in the parish of Liverpool, in the county of Lancashire, praying that the said Bill may pass into a law, was presented, and read; and taking notice of the Manchester and Leeds Railway Bill; and setting forth, That the line of the proposed Railway will pass upon and through the park, lands and grounds belonging to and adjoining the said Petitioner's property; and that there will be a considerable injury of the same;—that the Petitioner is advised that the plans and sections of the said Bill have not been complied with; and praying, That the said Petitioner may not be allowed to proceed with the said Bill.

A Petition of George Lane Fox, of Bramham Park, in the county of York, Esquire, was also presented, and read; and his petition, on application being made to him, distinctly answered that he dissented;—the Petitioner also complains that the plans or sections of the said Bill have not been deposited with the Clerk of the Peace, the line of the said Railway is shown to pass through property belonging to the Petitioner at or near Horbury Bridge;—that by the plans deposited with the Clerk of the Peace, the line of the said railway is shown to pass through property belonging to the Petitioner at or near Horbury Bridge;—that the Petitioner dissents to the making of such Railway, and particularly to the proposed Company taking certain lands belonging to the Petitioner, neither do the plans or sections of the said Bill deposited with the Clerk of the Peace at Wakefield, nor numbered upon the said Plan, which the Petitioner is advised the said Company are seeking to do;—that the Standing Orders of the House have not been complied with in various points, particularly that the promoters of the said Bill have not deposited in Parliament a duplicate of the plans and sections lodged with the Clerk of the Peace at Wakefield;—that by the plan deposited with the Clerk of the Peace at Wakefield, neither do the plans or sections deposited in Parliament and with the Clerk of the Peace correctly show the line of the said Railway, or the country through which it is proposed to pass, or how the Petitioner's property at or near Horbury Bridge aforesaid is to be affected thereby;—that in various other respects the Standing Orders of the House have been neglected by the promoters of the said Bill; and that the House will give him such relief in the premises as the circumstances of his case admit of, and that the said Petitioner at or near Horbury Bridge aforesaid is to be affected thereby; and that the said Petitioner is advised the said Company are seeking to do;—that the Standing Orders of the House have not been complied with in various points, particularly that the promoters of the said Bill have not deposited in Parliament a duplicate of the plans and sections lodged with the Clerk of the Peace at Wakefield, neither do the plans or sections deposited in Parliament and with the Clerk of the Peace correctly show the line of the said Railway, or the country through which it is proposed to pass, or how the Petitioner's property at or near Horbury Bridge aforesaid is to be affected thereby;—that in various other respects the Standing Orders of the House have been neglected by the promoters of the said Bill; and that the House will give him such relief in the premises as the circumstances of his case admit of, and that the said Petitioner at or near Horbury Bridge aforesaid is to be affected thereby; and that in the meantime the progress of the said Bill may be suspended.

And the said Petitions were ordered to lie upon the Table.

The Middlesex Hospital Bill was read a second time; and committed.

A Petition of John Herman Merivale, of Brompton, in the neighbourhood of the said city;—and, Inhabitants of Congleton; praying that the said Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

The Rochdale and Eland Road Bill was read a second time; and committed to Mr. Bootle Wilbraham, and Eland Road Bill.

A Petition of Sir Stafford Henry Northcote, Bristol and Exeter Railway Bill, praying that the said Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of John Herman Merivale, praying that he may be heard, by himself, his counsel or agent, against the said Bill, was also presented, and read; and ordered to lie upon the Table.
A Petition of Inhabitants of Bridgewater; Sidmouth; Weston-super-Mare; Bristol; Bradford; Falmouth; Tavistock; Exeter; Crediton; Dartmouth; Callington; Penzance; and Plymouth, Devonport and Stonehouse; praying that the said Bill may pass into a law, were also presented, and read; and ordered to lie upon the Table.

The Bristol and Exeter Railway Bill was read a second time; and committed.

Mr. Philip Miles reported from the Committee on the North Runcton Inclosure Bill; That the Standing Orders relative to Bills for building Bridges, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for extending the time for building a Bridge over the River Avon, from Clifton, in the County of Gloucester, to the opposite side of the River, in the County of Somerset: And that Mr. Philip Miles and Sir Richard Vysoy do prepare, and bring in.

Abbeystowen Inclosure Bill.

Sir Oswald Mosley presented a Bill to amend an Act passed in the fourth year of the reign of His present Majesty, for inclosing certain Lands within the Parish of Abbeystowen, in the County of Stafford: And the same was read the first time; and ordered to be read a second time.

Midland Counties Railway Bill.

Mr. Townley reported from the Committee on the Midland Counties Railway Bill, was, according to Order, read a second time; and committed.

Hardwick Inclosure Bill.

Mr. Townley reported from the Committee on the Hardwick Inclosure Bill; That the Standing Orders relative to Inclosure Bills, had been complied with; and that they had examined the allegations of the Bill, and found the same to be true; and that the parties concerned had given their consent to the Bill, to the satisfaction of the Committee; and that the Committee had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Orwell Inclosure Bill.

Mr. Townley reported from the Committee on the Orwell Inclosure Bill; That the Standing Orders relative to Inclosure Bills, had been complied with; and that they had examined the allegations of the Bill, and found the same to be true; and that the parties concerned had given their consent to the Bill, to the satisfaction of the Committee; and that the Committee had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

The North Runcton Inclosure Bill was read a second time; and committed to Mr. Townley and the Norfolk List.

Ulster Railway Bill.

The Ulster Railway Bill was, according to Order, read a second time; and committed.

Sheffield and Rotherham Railway Bill.

The Sheffield and Rotherham Railway Bill was, according to Order, read a second time; and committed.

Richmond and Reeth Road Bill.

The Richmond and Reeth Road Bill was read a second time; and committed to Mr. Coyley and the York List.

Dulham (South West) Railway.

A Petition of Land-owners, Farmers, Traders and others of Cleveland, taking notice of the application for the Dulham (South West) Railway Bill, and praying that such Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Vox. 91.
to their respective names; and praying that an investigation may be directed to take place respecting the circumstances herebefore set forth, and that the said parties may not be permitted to proceed with the said Bill.

Ordered, That the said Petition do lie upon the Table.

Mr. John Maxwell, from the Select Committee appointed to try and determine the merits of the Petition of Robert King, John Mullet and others, Electors of the City and County of the City of Dublin, complaining of an undue Election and Return for the said City, informed the House, that the Committee met this day, pursuant to Mr. Speaker's Warrant for that purpose, when it appeared, that Sir Rufine Shawe Donkin, who was originally a Member of the said Committee, had vacated his seat in Parliament

Ordered, That the Report do lie upon the Table.

A Petition of Robert Raikes, of Welton House, in the parish of Welton, praying that he may be heard by counsel against certain parts of the Hull and Selby Railway Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Subscribers for the making and maintaining a Railway from the county of the city of Dublin to the county of the town of Drogheda, for leave to bring in a Bill for making and maintaining a Railway from the county of the city of Dublin to the county of the town of Drogheda, was presented, and read; and referred to Mr. O'Connell and the Leinster List, with Power to send for persons, papers and records.

A Petition of Inhabitants of Seaton—and Merchants and Inhabitants of Perth; praying the House to secure to James Silk Buckingham, Esquire, full compensation from the East India Company for the loss and damage sustained by him in the suppression of the Calcutta Journal, were presented, and read; and ordered to lie upon the Table.

A Petition of Protestant Dissenters and other Inhabitants of Acker, praying for redress of the grievances affecting dissenters from the Established Church, was presented, and read; and ordered to lie upon the Table.

A Petition of William Ferdinand Wristat, of Rugby, a news-merchant, praying the House to pass a general Bill for consolidating the different Turnpike Trusts throughout the Kingdom, and placing the management of the Roads in the hands of persons who will be responsible for the efficient discharge of their duties, was presented, and read; and ordered to lie upon the Table.

Mr. Mark Philips presented a Bill to enlarge the Powers of several Acts for effecting Improvements in the Streets and other Places within the Town of Manchester: And the same was read the first time; and ordered to be read a second time.

A Petition of licensed Proprietors of Coaches and Vans for carrying Passengers to and from Gravesend, Maidstone, Strood, Rochester, Chatham and other towns in the vicinity of Gravesend, and other Persons interested therein—Inhabitants and Owners of property in Northfleet—and Inhabitants and Owners of property in Gravesend and Milton; praying that the London and Gravesend Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Trustees and Creditors of the Turnpike Road leading from Dartford to Strood, near Rochester, praying that the said Bill may not pass into a law, was also presented, and read; and ordered to lie upon the Table.
Bridge Bill, and praying that such Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Right honourable Lord Hobden, and of Owners and Occupiers of estates within the several parishes of Kirkby Wharfe, Milford, Sherburn and Castleford, or some or one of them, all in the west riding of the county of York, through which the Railway hereinafter mentioned is proposed to be carried, was presented, and read; taking notice of the York and North Midland Railway Bill; and setting forth that the measures designed by the said Bill would, if carried into execution in the manner contemplated by such Bill, most injuriously affect the interests of the Petitioners, and that such Section does not accurately describe the quality or calling of the subscribers to such undertaking; and that there are also divers other particulars in which the Standing Orders of the House have not been complied with; and that they may be heard upon their Petition, by themselves, their counsel or agents, against certain parts of the Parrett Navigation Bill, was presented, and read; and ordered to lie upon the Table.

Lord Ashley presented a Bill for dividing, allotting Godmanstone and including Lands within the Parish and Manor of Godmanstone, in the County of Dorset: And the same was read the first time; and ordered to be read a second time.

The Cornwall Assizes Hall Bill was read a second Cornwall Assizes time; and committed to Mr. Pendarea and the Hall Bill, Cornwall List.

An Order, That the Manchester and Salford Canal Bill be read a second time To-morrow.

A Petition of Commissioners of Shorhouse Hall and Bolton Percy, in the west riding of the county of York, through which the said Railway is proposed to be carried, was presented, and read; taking notice of the North of England Railway Bill, and (Stephenson's Land Railway Bill) was also presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Merthyr Tydvil and Cardiff, praying that the Merthyr Tydvil and Cardiff Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of James Helpes, of Barton-street, near Birmingham, the City of Gloucester, Gentleman, John Morse, of Southends, near Newent, in the county of Gloucester, Gentleman; and, Charles Fletcher, of Barton-street, near the city of Gloucester, Gentleman, and Thomas Moyer, of Hardcote, in the county of Gloucester, Gentleman; praying that they may be heard upon their Petition, by themselves, their counsel or agents, against certain parts of the London and Brighton Railway Bill, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Tewkesbury, praying that the said Bill may not pass into a law, and that a Parliamentary Surveyor or Engineer be appointed to inspect the country from Gloucester to Birmingham by way of Worcester, was also presented, and read; and ordered to lie upon the Table.

A Petition of Bryan John Salvin, of Burnhall, North of England Railway Bill, in the county of Durham, Esquire, was presented, and read; taking notice of the North of England Railway Bill; and setting forth, That the said Railway is intended to be carried over and through three freehold fields or closes, and also over and through a plantation adjoining thereto, being respectivly part of a freehold estate which belongs to the Petitioner and has for many years last past been the property of the Petitioner, and is situate in the township of Ferryhill, and parish of Merrington, in the said county, the said three fields or closes, and the rest of the Petitioner's said estate (excepting the said plantation) being part of the several estates of Arthur Scars, as the Petitioner's tenant, and the said plantation being and long having been in the possession and places of abode, together with a description of the quality or calling of the subscribers to such undertaking; and that there are also divers other particulars in which the Standing Orders of the House have not been complied with; and that they may be heard upon their Petition, by themselves, their agents and witnesses, and that they may have such relief in the premises as to the interests of the Petitioners, and they therefore most strongly object to the passing of such Bill; most injuriously affect the interests of the Petitioners, and that such Section does not accurately describe the quality or calling of the subscribers to such undertaking; and that there are also divers other particulars in which the Standing Orders of the House have not been complied with; and that they may be heard upon their Petition, by themselves, their counsel or agents, against certain parts of the Parrett Navigation Bill, was presented, and read; and ordered to lie upon the Table.

And the said Petitions were ordered to lie upon the Table.

A Petition of Conservators of the River Tone, Parrett Navigation, Bankers, Merchants, Traders, Millers, Proprietors of boats and barges trading from Taunton to Bridgewater, and other Inhabitants of Taunton, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Parrett Navigation Bill, was presented, and read; and ordered to lie upon the Table.

Lord Ashley presented a Bill for dividing, allotting Godmanstone and including Lands within the Parish and Manor of Godmanstone, in the County of Dorset: And the same was read the first time; and ordered to be read a second time.

The Cornwall Assizes Hall Bill was read a second Cornwall Assizes time; and committed to Mr. Pendarea and the Hall Bill, Cornwall List.
of the Petitioner; that the Petitioner was never applied to by the promoters of or petitioners for the making of the said Railway, or by any person as their agent or on their behalf, either previous to or since the presenting of the said Petition, for the Petitioner's consent or dissent from, or otherwise relative to the said Bill, or their application to the House for the said proposed Railway; that the Petitioner considers that the making and carrying of the said Railway and through his said lands and estate, will be very injurious to him and his property, and humbly submits to the House, that the said Bill ought not to have been presented, inasmuch as the Standing Orders, so far as the same regard the Petitioner in this his case, have not been complied with; and praying, That the Committee on the Petition for leave to bring in the said Bill, may be revived, and that the Petitioner may be heard, by himself, his agent or witnesses, before the said Committee.

Ordered, That the said Petition do lie upon the Table.

Birmingham and Derby, &c., Railway Bills.

A Petition of Magistrates, Clergy and others, Inhabitants and Visitors of Cheltenham, praying that Clauses may be inserted in the Birmingham and Derby; Birmingham and Gloucester; and Cheltenham and Great Western Railway Bills; inhibiting the use of the said Railways on the Lord's Day, was presented, and read; and ordered to lie upon the Table.

Marlborough Borough.

A Petition of Burgessess and other Inhabitants of the borough and town of Marlborough, complaining of the interference of the Marquis of Aylesbury at the late Elections for that Borough, and praying the House to grant the Petitioners such redress and protection as to them shall seem meet, was presented, and read; and referred to the Select Committee on Bribery at Elections.

Public Petitions.

Mr. Oswald reported from the Select Committee on Public Petitions; That they had examined the Petitions presented from the 19th to the 25th day of this instant February, both inclusive; and had directed him to make a Report thereof to the House.

Ordered, That the Report do lie upon the Table; and be printed.

Shannon River.

No. 01.

A Petition from Inhabitants of Saint Mary Shandon, Cork; prayer, That the Municipal Corporations (Ireland) Bill, may pass into a law, were also presented, and read; and ordered to lie upon the Table.

No. 02.

Justices of the Peace (Municipal Corporations). Arts and Manufactures.

Ordered, That the Return relative to Justices of the Peace (Municipal Corporations), which was presented upon Friday last, be printed.

Ordered, That the Returns relative to Literary Institutions Abroad, which were presented upon Friday last, be referred to the Select Committee on the British Museum.

Ordered, That the Returns relative to Arts and Manufactures, which were presented upon Friday last, be referred to the Select Committee on Arts of Design.

Message from the Lords.

Bribery at Elections.

Pronouncement of the Statute, &c.

A Message from the Lords, by Mr. Rose and Mr. Browne: Mr. Speaker, The Lords do request that this House will be pleased to communicate to their Lordships, a Copy of a Report made from the Select Committee appointed by this House in the last Session of Parliament to consider the most effectual means of preventing Bribery, Corruption and Impeachment in the Election of Members to serve in Parliament; together with the Minutes of Evidence taken before the Committee: And also, The Lords do request that this House will give leave to John Richmond, Esquire, one of the Clerks of this House, to attend their Lordships, in order to his being examined as a Witness before the Select Committee of their Lordships upon the Resolutions of this House communicated to the Lords at Conferences had on the 9th and 13th days of this instant February, upon the subject of the Pronouncement of the Statutes, and ingrossing Acts of Parliament:— And then the Messengers withdraw.

The House proceeded to take into consideration the last part of the said Message.

Resolved, That John Richmond, Esquire, have leave to go to the House of Lords, as desired by their Lordships.

Resolved, That this House will send an answer to the first part of the said Message by Messengers of their own. And the Messengers were again called in; and Mr. Speaker acquainted them therewith:— And then they again withdrew.

A Petition of Inhabitants of New Ross;—Nearby; Municipal Corporations (Ireland) Bill.

Resolved, That the House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the second reading of the Municipal Corporations (Ireland) Bill; And a Motion being made, and the Question being proposed, That the Bill be now read a second time; And the House having continued to sit till after twelve of the clock on Wednesday morning;

Marti, 1° die Martii, 1836:— And the Question being put:—The Bill was read a second time; and committed to a Committee of the whole House, for Monday next.

The Order of the day being read, for the Committee on the Municipal Corporations Bill; Ordered, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the second reading of the Registration of Voters' Bill; Ordered, That the Bill be read a second time To-morrow.

The Order of the day being read, for the Committee on the Pensions Duties Bill; Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the second reading of the Stafford Disfranchisement Bill; Ordered, That the Bill be read a second time Upon Thursday next.

The Order of the day being read, for the Committee on the Pensions Duties Bill; Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the second reading of the Stafford Disfranchisement Bill; Ordered, That the Bill be read a second time

Mr.
Mr. Bernal reported the Slaves' Compensation Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

Mr. Bernal reported from the Committee to whom it was referred to consider of the Treaty between His Majesty and the Queen Regent of Spain, for the Abolition of the Slave Trade, and of authorizing the payment of Bounties on Slaves emancipated, and of other expenses attending the execution of the said Treaty, several Resolutions; which were read, as follows:

1. Resolved, That a Bounty of Five Pounds be allowed, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, for every Slave on Board any British or Spanish Ship captured for illicit Traffic in Slaves, and that the Commissioners of His Majesty's Treasury be authorized to direct payment to be made out of the said Consolidated Fund of any Costs, Expenses or Damages incurred by the detention of Vessels engaged in the Slave Trade.

2. Resolved, That provision be made by law for carrying the said Treaty into effect.

The said Resolutions, being read a second time, were agreed to.

Ordered, That a Bill be brought in upon the said Resolutions: And that Mr. Bernal, Lord Viscount Palmerston, and Mr. Chancellor of the Exchequer, do prepare, and bring in it.

6 WILL. IV. 29° Februarii.—1° Martii.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, an Account of all Sums of Money granted by Parliament in aid of the erection of Schools in Scotland in 1824–1833; stating the Places in which the Schools are situated, description of School, and respective Amounts applied for and contributed.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Mr. Buckingham presented a Bill to facilitate Public Walks, Play-grounds, Baths and Places of healthy Recreation and Amusement in the open Air, Neighbourhood of such Cities, Boroughs and Towns as may require the same for the use and accommodation of their Inhabitants: And the same was read the first time; and ordered to be read a second time upon Wednesday the 9th day of this instant March; and to be printed.

Mr. Buckingham presented a Bill to facilitate Public Institutions for the diffusion of Literary and Scientific Information, including Libraries and Museums, with commodious Halls or Places of Public Meeting for Instruction and Entertainment within such Cities, Boroughs and Towns as may require the same; the use and accommodation of their Inhabitants: And the same was read the first time; and ordered to be read a second time upon Wednesday the 9th day of this instant March; and to be printed.

Mr. Fox Moore presented,—Returns to an Order, intimation of the formation and establishment of Public Institutions for the diffusion of Libraries and Museums, with commodious Halls or Places of Public Meeting for Instruction and Entertainment within such Cities, Boroughs and Towns as may require the same; the use and accommodation of their Inhabitants: And the same was read the first time; and ordered to be read a second time upon Wednesday the 9th day of this instant March; and to be printed.
The House was moved, That the Petition of John North of Eng.

Deyton Saleen, which was presented yesterday, com-

mitting the personalizing of non-compliance with the 3d Orders in respect to the application for the North of England Railway Bill, might be read; and the same being read;

Ordered, That the said Petition respecting Standing

Orders be referred to the Committee.

Mr. Ormsby Gore, by Order, presented a Bill for Teignmouth

improving, maintaining and regulating the Port and Harbour Bill,

Harbour of Teignmouth, and the Navigation of the River Teign, in the County of Devon: And the same was read the first time; and ordered to be read a second time.

The London Grand Junction Railway Bill was read a second time; and committed.

The Fort and Clyde Navigation Bill, was read a second time; and committed to Mr. Campbell and the West Scotland List.

A Petition of William Stanford, William Gor-

ringle and William Pennington Gorringe;—Benjamin Worthy Horse, Samuel Goodman, Joseph Johnson and James Mc Gee;—and, Trustees for repairing and improving the Road from Brighton to Shoreham, for building a Bridge over the River Adur, at New Shoreham, and for making a Road to Lancing, and a Branch Road therefrom, all in the county of Sussex; praying that they may be heard, by their counsel or agents, against certain parts of the London and Brighton Railway Bill, were presented, and read; and ordered to lie upon the Table.

A Petition of Benjamin Worthy Horse, Samuel Lowde and Goodman, Joseph Johnson, and James Mc Gee;—William Stanford, William Gorringe, and William Pennington Gorringe;—and, Trustees for repairing and lines, improving the Road from Brighton to Shoreham, for building a Bridge over the River Adur, at New Shoreham, and for making a Road to Lancing, and a Branch Road therefrom, all in the county of Sussex, praying that they may be heard, by their counsel or agents, against certain parts of the London and Brighton Railway Bill, were presented, and read; and ordered to lie upon the Table.

Mr. Dilwyn reported from the Committee on the Glamorganshire Petition for the Glamorganshire Canal Bill; That the Canals,

Standing Orders relative to Navigation Bills, and to Bills for making Docks, had not been complied with, inasmuch as the documents required by the Standing Orders to be deposited in the Private Bill Office of the House, had not been so deposited; but it appeared to the Committee, that the omission arose from its having been the intention, until within these few days, that the expense of the new works should be defrayed by subscription, and not by the Glamorganshire Canal Company; but that such intention being abandoned from the inability to obtain subscriptions, it is now wished to raise the necessary sum of money upon the credit of the Tolls of the said Canal, and also appeared to the Committee, that
that all the preliminary steps required by the Standing Orders had been complied with, except the depositing the documents in the Private Bill Office, which it was not thought advisable to do without a subscription list or undertaking, and which, for the reason before stated, could not be forwarded in time to deposit before the presenting the Petition; and that the Committee had examined the matter of the Petition.

Ordered, That the Report be referred to the Select Committee on Standing Orders.

The House was moved, That the Petition of Thomas Wheatley; and of George Lane Fox, which were presented yesterday, complaining of non-compliance with the Standing Orders in respect to the Manchester and Leeds Railway Bill, might be read; and the same being read:

Ordered, That the said Petitions be referred to the revived Committee on the Petition for the Bill.

A Petition of Owners and Occupiers of property contiguous to the Railway heretofore referred to is proposed to be carried, was also presented, and read; and taking notice of the Manchester and Leeds Railway Bill; and setting forth, That the said measure, if executed in the manner contemplated by the said Bill, will most seriously affect the interests of the Petitioners, and thereon they strongly object to the passing of such Bill in its present form; that the Petitioners beg leave to represent, that the Standing Orders of the House have not been complied with by the applicants for the said Bill, inasmuch as it appears, upon inspection of the Plans, Sections, and Books of Reference deposited with the respective Clerks of the Peace for the west riding of the county of York, and for the county of Lancaster, and in the Private Bill Office, that such Plans do not, in many instances, describe the line or course of the said intended Railway, nor the lands in or through which the same is intended to be carried; such Sections do not describe the levels, and such Books of Reference do not show to what parties the lands proposed to be taken belong, nor by whom the same respectively are occupied; and that the Plans, Sections, and Books of Reference so deposited with the said Clerks of the Peace differ materially from each other in many instances; that, upon inspection of the documents so deposited in the Private Bill Office, it appears, from the face of such documents themselves, that the Plan, Section and Book of Reference there deposited are not duplicates of the Plans, Sections or Books of Reference so deposited with the respective Clerks of the Peace for the west riding of the county of York, for the county of Lancaster, and for the borough of Leeds, and in the Private Bill Office, that such Plans do not, in many instances, describe the line or course of the said intended Railway, nor the lands in or through which the same is intended to be carried; such Sections do not describe the levels, and such Books of Reference do not show to what parties the lands proposed to be taken belong, nor by whom the same respectively are occupied; and that the Plans, Sections, and Books of Reference so deposited with the said Clerks of the Peace differ materially from each other in many instances; that, upon inspection of the documents so deposited in the Private Bill Office, it appears, from the face of such documents themselves, that the Plan, Section and Book of Reference there deposited are not duplicates of the Plans, Sections or Books of Reference so deposited with the respective Clerks of the Peace for the west riding of the county of Yorkshire, for the county of Lancaster, and for the borough of Leeds respectively; that incorrect descriptions are given in all the said Books of Reference of the ownership and occupancy of the lands which are described upon the said Plans, as well those belonging to some of the Petitioners, as those belonging to other parties; that it is also manifest, upon the face of the said Documents themselves, that the names of many of the owners and occupiers of property do not appear in the List of Owners and Occupiers deposited in the Private Bill Office, and that several parties who are owners and occupiers of property proposed to be taken for the purposes of the said Railway, have not been applied to previously to presenting the Petition for the Bill; that the Plan deposited with the Clerk of the Peace for the west riding of the county of York was not so deposited in its present state on or before the 30th day of November last, as required by the Standing Orders of the House; and that in several other instances the Standing Orders have not been complied with; and praying, That they may be heard upon their Petition, by themselves, their agents and witnesses, or that they may have such other relief in the premises as to the House may seem meet.

Ordered, That the said Petition do lie upon the Table.

Mr. Gisborne reported from the Committee on New Mills Gas, the Petition for the New Mills Gas Bill; That the Standing Orders relative to Bills for lighting any City or Town with Gas, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for lighting with Gas the Towns of New Mills and Housesfield, and the Neighbourhoods thereof, in the Counties of Derby and Chester: And that Mr. Gisborne and Mr. George Cavendish do prepare, and bring it in.

The Committee on the Midland Counties Railway Midland Bill was nominated of Mr. Gisborne and the Derby County Railway Bill.

Ordered, That all the Members serving for the several Counties, and for the Boroughs therein, through which Counties the said Railway is intended to pass, be Members of the said Committee.

The Committee on the Sheffield and Rotherham Sheffield and Railway Bill, was nominated of Sir George Strickland and the York List.

The Committee on the Hull and Selby Railway Bill was nominated of Mr. Bethell and the York Railway Bill.

The Committee on the Birmingham and Gloucester Birmingham and Railway Bill, was nominated of Lord Granville Somerset and the Gloucester List.

Ordered, That all the Members serving for the several Counties, and for the Boroughs therein, through which Counties the said Railway is intended to pass, be Members of the said Committee.

Ordered, That the Petition of Thomas Perrott, Birmingham which was presented yesterday, be referred to the Committee on the Birmingham and Gloucester Railway Bill; and that the Petitioner be heard, by his counsel or agent upon his Petition, if he think fit; and counsel heard in favour of the Bill, against the said Petition.

The York and North Midland Railway Bill was York and a second time; and committed to Colonel Lowther and the York List.

Ordered, That all the Members serving for the several Counties, and for the Boroughs therein, through which Counties the said Railway is intended to pass, be Members of the said Committee.

The Manchester and Salford Canal Bill was, Manchester according to Order, read a second time; and committed to Mr. Mark Philips and the Lancaster List.

Steiner's Naturalization Bill was read a second Steiner's time; and committed to Mr. Mark Philips and the Nat. Bill, Lancaster List.

A Petition of the West India Dock Company, London and praying that the London and Blackwall Commercial Blackwall Commercial Railway Bill may pass into a law, was presented; and read; and ordered to lie upon the Table.

A Petition of Inhabitant Householders, Occupiers or Owners of houses and premises within the parish of Saint Botolph, Aldgate, praying that they may be heard, by their counsel or agents, against certain parts of the said Bill, was also presented, and read; and ordered to lie upon the Table.

The London and Blackwall Commercial Railway London and Bill was read a second time; and committed.
Mr. Wyly reported from the Committee on the Petition for the Westminster Hospital Bill; That the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill to incorporate the Governors of the Westminster Hospital at the Broad Sanctuary, Westminster, and for conferring Powers the better to enable them to carry on their charitable Designs; And that Mr. Wyly and Sir Francis Bordesett do prepare, and bring it in.

Great Western Railway (No. 1) Bill.

The Committee on the Great Western Railway Bill was nominated of Charles Russell and the Gloucester List.

The Reading Gas Bill was read a second time; and committed to Mr. Charles Russell and the Berkshire List.

Mr. Forbes reported from the Committee on the Petition for the Glasgow and Falkirk Railway Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for making and maintaining a Railway from the Clyde and Glasgow Railway, at or near Woodend, in the County of Lanark, to the Edinburgh and Glasgow Union Canal, near Falkirk, in the County of Stirling; And that Mr. Forbes and Sir Andrew Agnew do prepare, and bring it in.

A Petition of James Fernley, praying that he may be heard, by his counsel or agent, against certain parts of the Manchester and Salford Canal Bill, was presented, and read.

A Petition of James Fernley, praying that he may be heard, by his counsel or agent, against certain parts of the Manchester and Salford Canal Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of James Fernley, praying that he may be heard, by his counsel or agent, against certain parts of the Manchester and Salford Canal Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

Mr. Hatch, by order, presented a Bill for making and maintaining a navigable Canal from the Birmingham Canal Navigation, at Atherley, into the Birmingham and Liverpool Junction Canal Navigation, at Tettenhall, in the County of Stafford; And the same was read the first time; and ordered to be read a second time.

Mr. Plunket reported from the Committee on the Petition for the Drogheda Waterworks and Improvement Bill; That the Standing Orders relative to Bills for supplying any City or Town with Water, and to Bills for the Improvement of any City or Town, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for supplying the Town of Drogheda with Water for the use of the Inhabitants, for the better regulation of the Watch Establishment of the said Town, and for making wide and convenient Ways, Streets and Passages therein, and for otherwise improving the said Town; And that Mr. Plunket and Sir Patrick Belmoe do prepare, and bring it in.

A Petition of Inhabitants of Bath; and, Wellesley and Leighton; praying that the Bristol and Exeter Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Licensed Victuallers of Kidderminster; praying, for the repeal of the additional Duty on Spirit Licenses, were presented, and read; and ordered to lie upon the Table.

A Petition of the Chairman and Honorary Secretary of the Worcestershire Agricultural Association; for carrying the farmers and others concerned in Agriculture in the county of Cowbridge and Isle of Ely; praying for an inquiry into the distressed state of Agriculture, were presented, and read; and referred to the Select Committee on Agriculture.

A Petition of the Society of Solicitors in the Assizes' Supreme Courts of Scotland; and, Advocate's Certificates, first Clerks practising as Agents before the Court of Session, Scotland; praying for the repeal of the Duty on their annual Certificates, were presented, and read; and ordered to lie upon the Table.

A Petition of the Chamber of Commerce of the Paper city of Edinburgh; Publishers, Booksellers, Stationers, Printers and others having an interest in and engaged in the sale of Paper in Edinburgh and Leith; and, Tea Dealers and Grocers of Edinburgh; praying for the repeal or reduction of the Duty on Paper, were presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Proprietors of landed property in Brecon, complaining of the inconvenience, injury and loss landlords constantly experience from tenants holding possession of their tenements after the determination of their tenancies, in direct opposition to the legal claims of their landlords, and praying a legislative enactment to counteract the evil complained of, was presented, and read; and ordered to lie upon the Table.

The House was moved, That the Report which was yesterday made from the Select Committee appointed to inquire into the best modes by which information can be afforded to the House on the different Railway Bills, might be read; and the same being read:

And a Motion being made, and the Question being proposed, That Committees on Railway Bills do inquire into the following matters, and report specially thereupon when they report the respective Bills to the House:

An Amendment was proposed to be made to the Question, by leaving out from the word "That" to the end of the Question, in order to add the words, "a Select Committee be appointed, to consider the different Railways for which application has been made to Parliament, with Power to call before them Engineers, and other competent witnesses, with reference to the lines that have been selected," instead thereof.

And the Question being proposed, That the words proposed to be left out stand part of the Question:

The said proposed Amendment was, with leave of the House, withdrawn.

1. Referenda.
1. Resolved, That Committees on Railway Bills do inquire into the following matters, and report specially thereupon, when they report the respective Bills to the House:

1. Whether the calculations proved in evidence before the Committee have satisfactorily established that the revenue is likely to be sufficient to support the annual charges of the maintenance of the Railroad, and still allow profit to the projectors.

16. Whether the calculations proved in evidence before the Committee have satisfactorily established that the revenue is likely to be sufficient to support the annual charges of the maintenance of the Railroad, and still allow profit to the projectors.

2. The sufficiency or insufficiency for agricultural, commercial, manufacturing or other purposes, of the present means of conveyance, and of communication between the proposed termini, stating the present amount of traffic thereon, and the average charges made for passengers and goods, and time occupied.

3. The number of passengers, and the weight and description of the goods expected upon the proposed Railway.

4. The amount of income expected to arise from the conveyance of passengers and goods, and in what proportion; stating also generally the description of goods from which the largest revenue is anticipated.

5. Whether the proposed Railroad be a complete and direct line between the termini specified, or a part of a more extended plan now in contemplation, and likely to be hereafter submitted to Parliament, and to what extent the calculations of remuneration depend on such contemplated extension of the line.

6. Whether any and what competing lines of Railroad there are existing, and whether any and what are in progress or contemplation, and to state, so far as circumstances will permit, in what respects the proposed line is superior or inferior to the other lines, if there be any.

7. To state what planes on the Railway are proposed to be worked, either by auxiliary engines, stationary or locomotive, with the respective lengths and inclinations of such planes.

8. To advert to any peculiar engineering difficulties in the proposed line, and to report the manner in which it is intended they should be overcome.

9. To state the length, breadth and height, and means of ventilation of any proposed tunnels, and whether the strata through which they are to pass are favourable or otherwise.

10. To state whether, in the lines proposed, the gradients and curves are generally favourable or otherwise, and the steepest gradient, exclusive of the inclined planes above referred to, and the smallest radius of a curve.

11. To state the length of the main line of the proposed line of the Railroad, and of its branches respectively.

12. To state generally the fitness, in an engineering point of view, of the projected line of Railroad.

13. If it be intended that the Railroad should pass on a level turnpike road or highway, to call the particular attention of the House to that circumstance.

14. To state the amount of the estimates of the cost of other expenses to be incurred up to the time of the commonalty of the Railway, and whether they appear to be supported by evidence, and to be fully adequate for the purpose.

15. To state what is the estimated charge of the annual expenses of the Railroad when completed, and how far the calculations on which the charge is estimated, have been sufficiently proved.

17. The number of assents, dissents and neuters upon the line, and the length and amount of property belonging to each class traversed by the said Railroad, distinguishing owners from occupiers; and in the case of any Bill for any Railroad, the original line, stating the above particulars with reference to such parties only as may be affected by the proposed deviation.

18. To state the name or names of the engineers examined in support of any Petition, and of those, if any, examined in opposition to it.

19. To state the main allegation of any Petition or Petitions which may have been referred to the Committee in opposition to the preamble of the Bill, or to any of its clauses; and whether the allegations have been considered by the Committee, and if not considered, the cause of their not having been so.

20. To state, in addition, any circumstances which, in the opinion of the Committee, it is desirable the House should be informed of.

2. Resolved, That this House will not proceed with the further consideration of the Report of any Bill, until it has received from the Committee specific replies in answer to each of the questions contained in the foregoing Resolutions.

3. Resolved, That the Clerk of every Committee on a Railway Bill do take down the name of every Member attending the Committee on each day; and if any division shall take place in the Committee upon any of the matters which the Committee are directed to inquire into by the preceding Resolution, or upon the Special Report in respect of such matters, the Clerk do take down the names of Members voting in any such division, distinguishing on which side of the Question they respectively vote; and that such Lists be given in with the Report to this House.

4. Resolved, That, in order to afford time for the proper discussion of the Reports on Railway Bills, this House will upon every Tuesday proceed in the first place to the consideration of Reports on such Bills; provided, however, that three or more such Bills have been reported, and stand for further consideration of Report.

The House was moved, That the Sessional Order, That this House will not receive any Report of any Private Bill after Monday, the 4th day of June next, might be read; and the same being read;

5. Resolved, That, with regard to such Railroads as are classed as competing lines of Railroad, this House will not enlarge the time for making any such Report, as has been the practice in former Sessions of Parliament; and that the said Order be punctually enforced in this Session, in respect of Railway Bills.

6. Resolved, That when any Railway Bill has been read the second time, and committed, this House will not immediately nominate the Committee, but appoint some future day for such nomination, with an interval of at least three clear days between the day of the second reading and the day for the nomination of the Committee.

A Motion was made, and the Question was put, That no sale, or agreement for sale, or disposal of any share or shares in any Railroad (an application for which has been or may hereafter be submitted to this House) shall be valid or legal, as far as regards sale or disposal or contract, until after the completion of such work, or until the sum or sums entered into or subscribed for under certain name or names, have been paid in full, or amount of payments already guaranteed, as regards the responsibility for each share:

Vol. 91.
That the publication of every name under the respective heads of assent, dissent and neuter, be duly inserted, three times at least in each county newspaper; or in case there should be no such county public paper, in the public paper of the adjoining county or counties through which the line of any Railway is to commence, pass through or terminate; such publication to be signed by the attorney and engineer engaged in each undertaking; such publication to be made previously to the Second Reading of each Bill:

That it shall not be lawful for any committee or body of persons acting for or under the direction or management of any Railway, to raise by loan or otherwise any further sum or sums of money for the prosecution of any such undertaking, until after the several calls for payments have been made, and the full amount of every share or shares, entered in the names or subscribed for by the several reputed proprietors, or owners of such shares respectively, have been bond fide paid up, and every separate contract duly certified as having been so fully performed:—And the said Motion was, with leave of the House, withdrawn.

Railway Bills. Ordered, That a Select Committee be appointed to consider the Standing Orders for Railroad Bills, and the directions which it may be advisable to recommend for introduction into such Bills, with a view to a future Session of Parliament:—And a Committee was appointed of Mr. Poulett Thomson, Sir Robert Peel, Lord Stanley, Sir John Wrottesley, Mr. Patrick Stewart, Lord Granville Somerset, Mr. Home, Sir James Graham, Lord Viscount Sandon, Sir George Strickland, Mr. Leech, Mr. Oswald, Mr. Gisborne, Mr. More O'Ferrall; with Power to send for persons, papers and records. Ordered, That Five be the Quorum.

Message from the Lords. A Message from the Lords, by Mr. Roupell and Mr. Brougham:—

Mr. Speaker,
The Lords have agreed to the several Bills following, without any Amendment; viz.

Exchequer Bills. Ordered, That the said Paper do lie upon the Table.

A Bill, intituled, An Act raising the Sum of Fifteen Millions by Exchequer Bills, for the Service of the year One thousand eight hundred and Thirty-six:

Transfer of Aids. Ordered, That Five be the Quorum.

Bill. A Bill, intituled, An Act to apply certain Sums to the Service of the year One thousand eight hundred and Thirty-six:


Ring's Nat. Bill. The Lords have passed a Bill, intituled, An Act for naturalizing Nicholas Ring: to which the Lords desire the concurrence of this House:—And then the Messengers withdrew.

Answer to Addresses. Mr. Chancellor of the Exchequer reported from the Committee on the Arbroath and Forfar Rail Bill; That the Standing Orders relative to Bills for the Relief and Employment of the Poor, had been complied with; and that the Committee had examined the matter of the Petition. Ordered, That leave be given to bring in a Bill to regulate and equalize the assessment for the maintenance of the Poor in the City of Edinburgh and suburbs, and to render Members of the College of Justice and others liable in the said Assessment:—And that Mr. Chalmers and Mr. Attorney General do prepare, and bring it in.

Houses of Parliament. Mr. Chancellor of the Exchequer presented, by His Majesty's command,—A Report of the Commissioners appointed to consider the Plans for building the Houses of Parliament.

Ordered, That the said Paper do lie upon the Table.

Sir George Grey presented, pursuant to several Addresses to His Majesty;—Copies of all Correspondence that has taken place between the Secretary of State for the Colonies and the Governors of Canada and Mr. W. B. Felton, relative to Lands granted to the said W. B. Felton.

Copies or Extracts of any Correspondence between the Secretary of State and the Governors of the British Colonies respecting Emigration, not already presented to the House:—Return of the Number of Persons who have emigrated from Great Britain and Ireland to the British Colonies, and to the United States of America, during the year 1835; distinguishing the Ports from which they have sailed, and the Countries to which Emigration took place:—Return of the Number of Agricultural Labourers who, with their Families, have emigrated for New South Wales and Van Diemen's Land; specifying the Number of Persons in each Family, and the Amount of assistance granted:—and, a Return of the Number of Young unmarried Females who have been assisted by Government to emigrate to New South Wales and Van Diemen's Land; specifying the Colony to which such Emigration took place, and the Amount of assistance granted.

Ordered, That the said Papers do lie upon the Table.

Ordered, That the said leave be given to bring in a Bill Medical Witness to provide for the Payment of Medical Witnesses at Coroners' Inquests: And that Mr. Wedley and Mr. Warburton do prepare, and bring it in.

A Petition of Members of the Medical Profession; Medical James Baker, of Dorchester-place, New North- Constable, Hoxton, Surgeon and Apothecary;—Prac- road, Hoxton, Surgeon and Apothecary;—Prac- tioners in Medicine and Surgery residing in Epsom, tioners in Medicine and Surgery residing in Epsom, Ewell, and neighbourhood;—and, Medical Prac- tioners of Southwark: praying for an enactment which will afford professional men an equitable al- lowance for their attendance on Coroners' Inquests, were presented, and read; and ordered to lie upon the Table.

Ordered, That a Select Committee be appointed to investigate the subject of Tolls and Turnpike Trusts in Great Britain and Ireland.

Ordered, That the Committee be nominated To- morrow.

Notice being taken, that Forty Members were not present; the House was told by Mr. Speaker; and that Forty Members not being present, and four being then after four of the clock:—The House was adjourned by Mr. Speaker, without a Question first put, till To-morrow.

Mercurii, 2° die Martii:

Anno 6° Willilimi IVi Regis, 1836.

M. R. Chalmers reported from the Committee on Edinburgh the Petition for the Edinburgh Poor Rates Poor Rates. Bill; That the Standing Orders relative to Bills for the Relief and Employment of the Poor, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill to regulate and equalize the assessment for the maintenance of the Poor in the City of Edinburgh and suburbs, and to render Members of the College of Justice and others liable in the said Assessment:—And that Mr. Chalmers and Mr. Attorney General do prepare, and bring it in.

The Committee on the Arbroath and Forfar Rail Bill; Mr. Warburton do prepare, and bring in;

Arbroath and Forfar Rail Bill.
Sir Harry Verney reported from the Committee on the Petition for the Aylebury Railway Bill; That the Standing Orders relative to Bills for making Railways, had not been complied with, as much as in the Newspaper Notices inserted three times before the 30th of November, the petition for the Aylebury Railway Bill, was not so deposited in its present state on or before the 30th of November last, as required by the Standing Orders relative to Bills for making Railways, had not been complied with, inasmuch as such notice accurately describing the termination, as it appears on the Plan deposited, was inserted in the county newspapers twice before the 30th of November, and once in the first week of December; and that the Committee had examined the matter of the Petition.

Ordered, That the Report be referred to the Select Committee on Standing Orders.

A Petition of the Honourable Frances Ingram Shepherd William Gordon commonly called Lady Gordon, gentleman, and other inhabitants of the township of Altofts, and of the township of Oulton, in the west riding of the county of York, was also presented, and read; and notice accurately describing the termination, as it appears on the Plan deposited, was inserted in the county newspapers twice before the 30th of November, and once in the first week of December; and that the Committee had examined the matter of the Petition.

Ordered, That the Report be referred to the Select Committee on Standing Orders.

The Macclesfield Small Debts Bill was read a second time; and committed to Lord Stanley and Small Debts Comittee.

Lord Stanley, by Order, reported from the Committee on the revived Petition for the Manchester and Cheshire Railway Bill; and to whom the Petition of Thomas Daniel, and David Evans; and also the Petition of certain Owners and Occupiers of lands and premises on the line of the intended Railway, complaining of non-compliance with the Standing Orders, were referred; That the Committee having determined "that the Petitioners be not heard on behalf of themselves only," the agent for the Petitioners stated, that in consequence of such determination, it was not his intention to proceed with the said Petitions; the Committee therefore confirmed their former Report, that the Standing Orders relative to Railways Bills, had been complied with.

Ordered, That the Report be referred to the Select Committee on Standing Orders, to sit this day till five of the clock.

Mr. Law Hodges reported from the Committee on the Petition for the Gracechurch Pier Bill; That the Standing Orders relative to Bills for making or improving Piers, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill to alter and amend two several Acts passed for rebuilding, or for improving, regulating and maintaining the Town Quay of Graysend, in the County of Kent, and the Landing-place belonging thereto, and for building a Pier or Jetty adjoining thereto?; And that Mr. Law Hodges and Sir William Geary do prepare, and bring in it.

The Committee on the North Midland Railway Bill was nominated of Sir John Heckett and the Aylebury Railway Bill.

Ordered, That all the Members serving for the several Counties, and for the Boroughs therein, through
through which Counties the said Railway is intended to pass, be Members of the said Committee.

Ordered, That all the Members serving for the several Counties, and for the Boroughs therein, through which Counties the said Railway is intended to pass, be Members of the said Committee.

Ordered, That all Members serving for the several Counties, and for the Boroughs therein, through which Counties the said Railway is intended to pass, be Members of the said Committee.

A Petition of Inhabitants and Owners of property in Salford, praying that the Manchester and Cheshiire Railway Bill may pass into a law, was presented, and read ; and referred to the Committee on the Bill.

Mr. George Cavendish reported from the Committee on the Petition for the Better supplying the Town of Dundee, and Dundee Water Bill, of Sir Eardley Wilmot and the Worrick List.

Ordered, That all the Members serving for the several Counties, and for the Boroughs therein, through which Counties the said Railway is intended to pass, be Members of the said Committee.

Ordered, That it be an Instruction to the Committees on the Birmingham and Derby Railway Bill ; and, the Stonebridge Railway Bill ; That they have power to consolidate the said Bills into one Bill.

Ordered, That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition. The Committee had examined the matter of the Petition, was inserted in the notices for the main line of Railway ; but it appeared to the Committee, that the said notices for the main line comprehended the parish interfered with by such Branch ; and it further appeared to the Committee, that in all other respects the Standing Orders had been complied with ; and that the Committee had examined the matter of the Petition.

Ordered, That the Report be referred to the Select Committee on Standing Orders.

An ingrossed Bill for inclosing Lands in the Parish Orwell of Orwell, in the County of Cambridge, and for con

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Ordered, That the Bill do pass.

Ordered, That the Bill do pass.

Ordered, That Mr. Townley do carry the Bill to the Lords, and desire their concurrence.

An ingrossed Bill for inclosing Lands in the Parish Hertford of Hertford, in the County of Cambridge, was presented, and read, the third time ; and Amendments were made to the Bill.

Ordered, That the Bill do pass.

Ordered, That Mr. Townley do carry the Bill to the Lords, and desire their concurrence.

The Committee on the Bill, against certain parts of the Birmingham and Gloucester Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by himself, his counsel or agent, upon his Petition, if he think fit ; and counsel heard, in favour of the Bill, against the said Petition.

The Committee on the Petition against the said Petition. The Committee on the Petition against the said Petition.

Ordered, That all the Members serving for the several Counties, and for the Boroughs therein, through which Counties the said Railway is intended to pass, be Members of the said Committee.

Ordered, That the Birmingham and Exeter Railway Bill may pass into a law, as it now stands, was presented, and read ; and referred to the Committee on the Bill.

Mr. Morrison reported from the Committee on London and the Petition for the London and Norwich Railway Bill; That the Standing Orders relative to Bills for making Railways, had been complied with ; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for making a Railway from London to Norwich and Yarmouth.
Yarmouth, by Romford, Chelsfield, Colchester and Ipswich, to be called "The Eastern Counties Railway"; and that Mr. Morrison and Sir Charles Brock Vère do prepare, and bring it in.

Sir Richard Vaughan presented a Bill for extending the time for building a Bridge over the River Aeon, from Clifton, in the County of Gloucester, to the opposite side of the River, in the County of Somerset; and the same was read the first time; and ordered to be read a second time.

Mr. Hope presented a Bill for better supplying with water the City of Gloucester, and Parishes and Places in the County of Gloucester, near thereto; and the same was read the first time; and ordered to be read a second time.

Mr. Patrick Stewart presented a Bill for making a Railway from the Basin of the Kensington Canal, at Kensington, to join the London and Birmingham and Great Western Railways, at near Hollesden Green, in the County of Middlesex, and to be called "The Birmingham, Bristol, and Thames Junction Railway"; and the same was read the first time; and ordered to be read a second time.

Mr. D'Eyncourt reported from the Committee on the Petition for the Metropolitan Suspension Bridge, That the Standing Orders relative to Bills for building Bridges, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That the leave be given to bring in a Bill for erecting and maintaining a Suspension Bridge across the River Thames, from Church-street, in the Parish of St. Mary Lambeth, in the County of Surrey, to the opposite Bank of the said River, near Market-street, in the Parish of St. John the Evangelist, in the County of Middlesex; and that Mr. D'Eyncourt and Major Bowes clerk do prepare, and bring it in.

The Committee on the Cheltenham and Great Western Railway Bill was nominated of Mr. Crisp and the Gloucester List.

Ordered, That all the Members serving for the several Counties, and for the Boroughs therein, through which Counties the said Railway is intended to pass, be Members of the said Committee.

Sir George Strickland presented a Bill for making and maintaining a navigable Cut or Canal from the River Dee Navigation, at Stainforth, to the River Ouse near Snaefell, both in the West Riding of the County of York; And the same was read the first time; and ordered to be read a second time.

A Petition of Richard Hanbury Gurney, of Hotham Court, in the county of Norfolk, Esquire, taking Notice of the application for leave to bring in the Great Northern Railway Bill, was presented, and read; and referred to the Committee on the Bill.

Sir George Clerk reported from the Committee on Heriot's the Petition for Heriot's Hospital Bill; That the Hospital, Committee had examined the matter of the Petition, Ordered, That leave be given to bring in a Bill to explain and extend the powers of the Governors of the Hospital in Edinburgh founded by George Heriot, Jeweller to King James the Sixth; And that Sir George Clerk and Mr. Attorney General do prepare, and bring it in.

A Petition of the Chamber of Commerce and Dublin Steam Manufactures of Greenock, praying that the Dublin Packet Steam Packet Company Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Licensed Victuallers of Oldham; Carlisle; Carlisle; Bath; Lea; Guiseley and other places, for the repeal of the additional Duty on Spirit Licenses, was presented, and read; and ordered to lie upon the Table.

A Petition of Thomas Walters and Melmoth Wal'ter's Committers, praying that the Tithes Commutation Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Medical Practitioners of Frome, medical practioners that they may be remunerated for attending the sick. Comorers' Inquests, was presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of property in the County of Middlesex; and, Hastings and Yarmouth, by Romford, Chelsfield, Colchester and Ipswich, to be called "The Eastern Counties Railway"; and that Mr. Morrison and Sir Charles Brock Vère do prepare, and bring it in.

A Petition of the Chairman, Vice-Chairman and Post Law Guardians of Haddington Union; for redress of the grievances affecting dissatisfied Electors, was presented, and read; and ordered to lie upon the Table.

A Petition of Indiginenous of Worcesters, and, Hastings and Yarmouth, by Romford, Chelsfield, Colchester and Ipswich, to be called "The Eastern Counties Railway"; and that Mr. Morrison and Sir Charles Brock Vère do prepare, and bring it in.

A Petition of Proprietors and Occupiers of land Agricultural in Ross and Cromarty; Forfar and; Aberdeenshire; Berks; Bedford; Chairman of the Market Stewards Agricultural Society; and, Chairman of the Boston Association; for an inquiry into the state of agriculture, to be, presented, and read; and referred to the Select Committee on Agriculture.

A Petition of Inhabitants of Trowbridge; and, Newpaper Greenock; praying for the repeal of the Stamp Duty on Newspapers, was presented, and read; and ordered to lie upon the Table.
Poor Law Act.

A Petition of Inhabitants of Lewes, praying for the Amendment of the Poor Law Act, was presented, and read; and ordered to lie upon the Table.

Ordered, That there be laid before this House, a Return of the Number of the Packages of the following Goods exported from the Port of Hull, for the three years preceding 5th January 1836, each year to be separate:

- Goods Class I. Cotton Manufactures.
- Goods Class II. Linen Manufactures.
- Goods Class III. Yarn.
- Goods Class IV. Hardware and Cutlery.
- Goods Class V. Iron and Steel, wrought and unwrought.
- Goods Class VI. Coal and Shot.
- Goods Class VII. Salt.
- Goods Class VIII. Silk Manufactures.
- Goods Class IX. Tin and Pewter Wares, and Tin Plates.
- Goods Class X. Yarn.
- Goods Class XI. Woollen and Worsted Manufactures.
- Goods Class XII. Wood.

Ordered, That there be laid before this House, a similar Return of the Exports from the Port of Goole.

Ordered, That there be laid before this House, a Return of the Quantities of the following Goods imported into the Port of Hull in the three years preceding 5th January 1836, each year to be separate:

- Goods Class I. Bar, for Tanners’ use.
- Goods Class II. Bone.
- Goods Class III. Beeswax.
- Goods Class IV. Calico.
- Goods Class V. Cow.
- Goods Class VI. Horse.
- Goods Class VII. Calf and Kips.
- Goods Class VIII. Flax.
- Goods Class IX. Hemp.
- Goods Class X. Iron Bars.
- Goods Class XI. Linseed.
- Goods Class XII. Oil, Tallow.
- Goods Class XIII. Rapeseed.
- Goods Class XIV. Linseed.
- Goods Class XV. Iron Bars.
- Goods Class XVI. Hemp.
- Goods Class XVII. Flax.
- Goods Class XVIII. Flax.

Ordered, That there be laid before this House, a similar Return of Goods imported into the Port of Goole.

Ordered, That the Returns relative to Stores, Arms and Ammunition furnished to the Government of the Queen of Spain (Arms and Ammunition.) No. 67.

Ordered, That the Account relative to the Metropolitan Police, which was presented yesterday, be printed.

Ordered, That the Report made to His Majesty by the Commissioners on the Houses of Parliament Plans, which was presented yesterday, be printed.

Ordered, That the Statement relative to the Bankruptcy Court, which was presented yesterday, be printed.

The Order made on the 13th day of February last, for printing the Returns relative to Parochial Schoolmasters (Scotland), was read, and discharged.

A Petition of William Forcke, of Sailing Grove, in the county of Essex, Esquire; — Thomas Parrett Hayes, of Bedford Row, in the county of Middlesex, Gentleman; and Thomas William Bodd, of the same place, Gentleman; — and, Trustees of the Lighthouses Bill, were presented, and read; and ordered to lie upon the Table.

The Order of the day being read, for the second reading of the Registration of Electors Bill;

Ordered, That the Bill be read a second time upon Wednesday, the 16th day of this instant March.
Poole Borough.

Election

Lighthouses

Extra Parochial

Places Bill.

Bill.

Bill.

Bill.

Bill.

Bill.

The House, according to Order, resumed the adjourned Debate upon the Question proposed upon Thursday last, " That a Select Committee be appointed to inquire into the circumstances attending the late Election of the Municipal Council of the Borough of Poole:"—And a Committee was appointed of Lord Stanley, Mr. Robert Smith, Mr. Poulter, Mr. Aplinby, Mr. Corry, Mr. Leader, Lord Ashley, Mr. Edward Bolton Clive, Lord Viscount Eastnor, and Mr. Horrnan; with Power to send for persons, papers and returns.

Ordered, That the House will, upon Wednesday next, resolve itself into the said Committee.

The Order of the day being read, for the Com.-Constabulary Committee on the Constabulary Force (Ireland) Bill;

Resolved, That this House will, upon Wednesday next, resolve itself into the said Committee.

The House, according to Order, resolved itself into a Committee, to consider the granting of Salaries to Roman Catholic Magistrates, Inspectors and other Officers to be appointed under the Constabulary (Ireland) Bill.

Resolved to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, that the Committee had come to a Resolution.

Ordered, That the Report be received this day.

The Order of the day being read, for the second reading of the Roman Catholic Marriages (Ireland) Bill;

Ordered, That the Bill be read a second time upon Wednesday next.

The Order of the day being read, for the Com.-Municipal Committee on the Municipal Corporations Bill;

Resolved, That this House will, this day, resolve itself into the said Committee.

The Order of the day being read, for the second reading of the Registration of Voters' Bill;

Ordered, That the Bill be read a second time upon Monday next.

The Order of the day being read, for the Com.-Pensions Committee on the Pensions' Duties Bill;

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the Com.-Supply Committee of Supply;

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the Com.-Ways and Means;

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the second Hackney reading of the Hackney Carriages (Metropolis) Bill;

Ordered, That the Bill be read a second time upon To-morrow.

The House, according to Order, resolved itself Capital into a Committee upon the Capital Punishments Pardons Parliamentary Bill; and, after some time spent therein, Mr. Speaker resumed
Order, That the Bill be read the third time this day.

Ordered, That the Slaves' Compensation Bill be read the third time this day.

Mr. Fox made a presentation, pursuant to several Addresses to His Majesty.—A Return of the Names of all Persons fined under the Factories Act, the Dates of the Convictions, the Sum paid in each case, and how the same was appropriated.

Copy of the Reports made to the Secretary of State by the Inspectors of Factories, in pursuance of the 45th Section of the Factories Regulation Act, since the Reports last presented to the House of Commons.

Ordered, That the said Papers do lie upon the Table.

The House was moved, That the Act 2 and 3 Will. 4, c. 88, to amend the Registration of the People of Ireland, might be read; and the same being read:

Ordered, That leave be given to bring in a Bill to amend the Law relating to the Registration of Voters in Ireland: And that Mr. Serjeant O'Loghlin and Lord Viscount Marpeth do prepare and bring in

Ordered, That there be laid before this House, a Return of the Names of those Towns in Ireland, in which the Act of 9 Geo. 4, c. 82, has been brought into operation;—of the total Number of Houses and other Tenements in each Town which have been assessed as of the annual Value of £5 and upwards; distinguishing the Number rated at £5 and under £10; at £10 and under £20; at £20 and upwards:—Also, The total Amount of Rate raised in each Town, in each year since the adoption of the Act; specifying the Rate per Pound as a percentage upon the Property assessed.

Ordered, That Sir Edward Codrington, Sir Thomas Troubridge, Captain Pechell, Mr. Alsager and Mr. John Chichester, be added to the Committee on the Wearmouth Docks Bill.

Mr. Baring presented a Bill for carrying into effect a Treaty made between His Majesty and the Queen Regent of Spain for the Abolition of the Slave Trade: And the same was read the first time; and ordered to be read a second time upon Monday, the 7th day of this instant March.

Mr. Baring presented, pursuant to Order,—A Return of the Number of Officers of each rank in His Majesty's regular Army, not being on full Pay, who have without their consent been struck out of the Army List, in each of the years since 1815; stating also, the Number of each rank who have been restored to the Service subsequently to such deprivation.

Ordered, That the said Return do lie upon the Table.

Ordered, That the Return relative to Lunatic Asylums (Ireland), which was presented upon Monday last, be printed.

And then the House, having continued to sit till half an hour after twelve of the clock on Thursday morning, adjourned till this day.
A Petition of the Mayor, Aldermen and Burgesses of Stockport, praying that the Stockport and Manchester Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Trustees for repairing the Roads from Hordle House, in the County of Derby, to Manchester, praying that they may be heard, by their counsel or agents, against certain parts of the Manchester and Chester Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Redefile Road.

Lord Stanley reported from the Committee on the Petition for the Redefile Road Bill; That the Standing Orders relative to Turnpike Bills, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for making and maintaining a Turnpike Road and Branches leading from Redefile towards Bolton and Bury, all in the County of Lancaster: And that Lord Stanley and Mr. Richard Walker do prepare, and bring it in.

Northampton Paving.

A Petition of Owners and Occupiers of land in Newport Pagnell, and adjoining parishes, and others liable to the Tolls therein mentioned; taking notice of the application for leave to bring in the Northampton Paving Bill; and praying that such Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Commissioners for paving, lighting and cleaning Somers Town, praying that the Saint Pancras Paving Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Birmingham and Gloucester Railway Bill.

A Petition of Merchants, Coach Proprietors, Carriers, Innholders, Tradesmen and Citizens of Worcester, and Proprietors and Occupiers of land in and about the neighbourhood of Worcester, praying that the Birmingham and Gloucester Railway Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Company of Proprietors of the Worcester and Birmingham Canal, praying that they may be heard, by their counsel or agents, against certain parts of the said Bill, was also presented, and read; and ordered to lie upon the Table.

Hall and Selby Railway Bill.

Ordered, That the Petition of Robert Raikes, of Welton House, in the parish of Welton, which was presented upon Monday last, be referred to the Committee on the Hall and Selby Railway Bill; and that the Petitioner be heard, by his counsel, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

London Grand Junction Railway Bill.

Ordered, That the Petition of the Company of Proprietors of the Regent's Canal, and of the several other Persons whose names are thereunto subscribed, which was presented upon Monday last, be referred to the Committee on the London Grand Junction Railway Bill.

Stourbridge Railway Bill.

The Order made yesterday, for referring the Stourbridge Railway Bill to the Warwick List, was read, and discharged.

Ordered, That the Bill be committed to the Committee on the Birmingham and Derby Railway Bill.

Ordered, That the Petition of the Company of Proprietors of the Calder and Hebble Navigation, which was presented upon Friday last, be referred to the revived Committee on the Petition for the Manchester and Leeds Railway Bill.

A Petition of the Mayor, Aldermen and Burgesses of Stockport, praying that the Stockport and Manchester Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Ship-owners, Merchants, Traders and Timber Dealers of Aberdeen; and, Merchants and others of Hol tofu; praying the House to refuse their assent to any law for altering the relative rate of Duties now payable on Foreign and Colonial Timber, and thereby avert the fatal consequences to be apprehended from the measures now in contemplation, was presented, and read; and ordered to lie upon the Table.

A Petition of the Mr. Society of Advo. Attorneys' cates in Aberdeen; and, Procurators practising Certificates, before the Sheriff and other Courts in Kinross-shire; praying for the repeal of the Duty on Attorneys' Certificates, was presented, and read; and ordered to lie upon the Table.

A Petition of Dissenters of Tomsonworth, and its vicinity;—Longthorpe;—Stoney-street Chapel, Nottingham;—Aughayour;—Westport;—and, Kilcoman and Robin; (Ireland.) praying for the abolition of Tithes in Ireland, were presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of land in Newport Pagnell, and adjoining parishes, and others liable to the Tolls therein mentioned; taking notice of the application for leave to bring in the Northampton Paving Bill; and praying that such Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Commissioners for paving, lighting and cleaning Somers Town, praying that the Saint Pancras Paving Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Merchants, Coach Proprietors, Carriers, Innholders, Tradesmen and Citizens of Worcester, and Proprietors and Occupiers of land in and about the neighbourhood of Worcester, praying that the Birmingham and Gloucester Railway Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Company of Proprietors of the Worcester and Birmingham Canal, praying that they may be heard, by their counsel or agents, against certain parts of the said Bill, was also presented, and read; and ordered to lie upon the Table.

A Petition of Robert Raikes, of Welton House, in the parish of Welton, which was presented upon Monday last, be referred to the Committee on the Hall and Selby Railway Bill; and that the Petitioner be heard, by his counsel, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

Ordered, That the Petition of the Company of Proprietors of the Regent's Canal, and of the several other Persons whose names are thereunto subscribed, which was presented upon Monday last, be referred to the Committee on the London Grand Junction Railway Bill.

The Order made yesterday, for referring the Stourbridge Railway Bill to the Warwick List, was read, and discharged.

Ordered, That the Bill be committed to the Committee on the Birmingham and Derby Railway Bill.

Ordered, That the Petition of the Company of Proprietors of the Calder and Hebble Navigation, which was presented upon Friday last, be referred to the revived Committee on the Petition for the Manchester and Leeds Railway Bill.
so patiently expected, in the matters, amongst others, of Church Rate, the Universities, Marriages and Registration; that the reform of the law so imperatively demanded by the pressure of the present circumstances, may speedily take place, so as to establish the economical, speedy, analogous and equal administration of justice; that the questions of military flogging and naval impressment may be satisfactorily adjusted; that the establishments of the country may be maintained on the most economical footing consistent with efficiency, and that taxation may be reduced to the utmost extent that a regard for the public credit may admit; finally, that household suffrage and vote by Ballot may be established in that county; the Petitioners confidently anticipate will lead to a general conviction of the propriety of their universal adoption.

Ordered, That the said Petition do lie upon the Table.

A Petition of Owners and Occupiers of land, and others assessed to the Land Tax, in the parishes of Angmering and Poling, praying that the House will give instructions to the Committee on Agriculture to inquire into and report upon the effect which the Land Tax Assessment produces upon the Agricultural interests, was presented, and read; and referred to the Select Committee on Agriculture.

A Petition of the Corporation of Nottingham, praying for the amendment of the 50th Clause in the Municipal Corporations Act, which requires all members of the Town Councils to take the Declaration enjoined by the Act 9 Geo, 4, respecting the Church, was presented, and read; and ordered to lie upon the Table.

The House was moved, That the Order made upon Tuesday last, "That a Select Committee be appointed to investigate the subject of Tolus and Turnpike trusts in Great Britain and Ireland," might be read; and the same being read,

A Committee was nominated of Mr. Mackinnon, Mr. Oswy Gore, Lord Viscount Clive, Colonel Rushbrooke, Lord Viscount Lount, Mr. Childers, Sir Henry Parnell, Mr. Stuart Mackenzie, Mr. Lov; Hodges, Mr. Fleming, Sir Richard Musgrave, Mr. David Roche, Mr. Edward John Stanley, Mr. Walter Long, and Sir Richard Vyvyan; with Power to send David Roche, Mr. Edward John Stanley, Mr. Walter Long, and Sir Richard Vyvyan; with Power to send

Ordered, That the said Bill be read a second time.

A Committee was nominated of Mr. Mackinnon, Mr. Oswy Gore, Lord Viscount Clive, Colonel Rushbrooke, Lord Viscount Lount, Mr. Childers, Sir Henry Parnell, Mr. Stuart Mackenzie, Mr. Lov; Hodges, Mr. Fleming, Sir Richard Musgrave, Mr. David Roche, Mr. Edward John Stanley, Mr. Walter Long, and Sir Richard Vyvyan; with Power to send for persons, papers and records.

Ordered, That Five be the Quorum.

A Petition of Nicholas Wilcox Cundy, of South London and Lambeth, in the county of Surrey, Civil Engineer, for a Bill to empower them to make the said Railway from London to Brighton, and has caused the Plans, Sections and Book of Reference, and other necessary documents, to be lodged in the Private Bill Office, in conformity to the Standing Orders of the House; that the Petitioner has learnt with surprise that a Petition setting forth, That the STEPHENSON'S projected Railway from London to Brighton, de- tained the same for upwards of two months, by which the Petitioner, and such other persons as had subscribed towards raising the money for effecting the said Railway, were prevented from applying to the House, during the last Session of Parliament, for a Bill to empower them to make the said Railway; that the Petitioner has caused the usual and necessary notices to be given of an application to Parliament for making a Railway from the South- ampton Railway, at Wimbledon, to Shoreham and Brighton, and has caused the Plans, Sections and Book of Reference, and other necessary documents, to be lodged in the Private Bill Office, in conformity to the Standing Orders of the House; that the Petitioner has learnt with surprise that a Petition has been presented to the House, during the present Session, for leave to bring in a Bill for making a Railway from London to Brighton under the sanction of the said Mr. STEPHENSON, the plan and line of which, as appears by the documents lodged in the Private Bill Office, are taken and pirated from the plan and line projected by the Petitioner as aforesaid, with the exception of two deviations, which will render it necessary to have two tunnels, and a high, dangerous and expensive embankment for a distance of two miles, whilst the Petitioner's projected line avoids both tunnels and embankment, and embraces a much more desirable and populous portion of country; that the Plan and Section of the said Mr. Stephenson, which is in many respects very imperfect and incorrectly drawn; and praying, That the House will cause all the details of the two several Plans to be thoroughly investigated in such manner as to the House shall seem meet, and that preference may be given to that line of road which, under all circum-
A Motion was made, and the Question was pro-
posed, That there be laid before this House, a Bill to
a Bridewell and Bethlem Hospitals.

Ordered, That a Select Committee be appointed
to inquire into the supply of Salt for British India.

—And a Committee was appointed of Mr. George
Wildrathen, Mr. Robert Gordon, Mr. Vernon Smith,
Mr. Edward John Stanley, Mr. Ewart, Mr. William
Crawford, Lord Viscount Scundon, Mr. Thorneley,
Mr. Sidney Herbert, Lord Ashley, Mr. Strutt, Mr.
Hoeckins, Mr. Oswald, Lord Robert Grosvenor,
and Mr. Bernby, with Power to send for persons,
papers and records, as follows:

Ordered, That Five be the Quorum.

Ordered, That there be laid before this House, a Bill
Copy of the Report of the Special Committee of
Governors of Bridewell and Bethlem Hospitals,
dated the 24th June 1835, and the three subsequent
Reports presented to the General Court of Govern-
ors by these Committees.

Ordered, That there be laid before this House,
Abstracts of the Accounts from Christmas 1833 to
Christmas 1834, the one as presented by the Audit-
or of the Court of Governors the 29th April 1835,
and the other by the Special Committee on the 24th
June 1835, and the Reports of Mr. Adams to the
Committee on the subjects of the Receiver’s and
Treasurer’s Accounts, and a Copy of the Treasurer’s
Account therefor.

Ordered, That there be laid before this House, Public Income
an Account of the Charges of Collection on the (United King-
dom.)

Public Income of the United Kingdom for the year
ending 5th January 1836; showing, under separate
General Heads, the Sums paid for the same out of
the Money received on account of Duties and Taxes
by the Customs, Excise, Stamps, Taxes and Post-
Office Departments:—a Return, showing the several
Acts of Parliament and Clauses of the same, or other
legal sanctions (if any), under which the said De-
partments, or the Commissioners of the Treasury,
are empowered to apply the Money received on
account of Duties and Taxes, in making Payments
for Charges of Collection on the Public Income; and,
—a Return, showing the new Buildings which have
been erected by the said Departments, and paid for
out of the Duties and Taxes, since the year 1820, on
any of which Buildings a greater Sum than £ 5,000
has been expended since 1815.

The ingrossed Bill for carrying into further ex- Slavat (British
cease Slavery Compensa-
tion two Acts of His present Majesty relating to
tion Bill the Compensation for Slaves upon the abolition
and for facilitating the Distribution of such
and the Payment of such Compensation, was, according to
Oriber, read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernd do carry the Bill to
the Lords, and desire their concurrence.

A Motion was made, and the Question was pro-
posed, That there be laid before this House, a State-
Vol. 91.
complaining of certain Tellers demanded by the Corporation of Carlisle, under the Municipal Corporations Act, and stating that the Petitioners feel themselves much aggrieved by the attempt now making to deprive them of their ancient privileges, and praying the House to protect them from so outrageous and monstrous an attempt to rob them or drag them into expensive and protracted litigation, was presented, and read; and ordered to lie upon the Table.

The House, according to Order, resolved itself into a Committee upon the Municipal Corporations Bill.

(In the Committee.)

Bill read a first time; to be read a second time, paragraph by paragraph.

Preamble postponed.

CLAUSES, No. 1, 2, 3 and 4, amended, and agreed to.

CLAUSE, No. 5 (Meeting to be convened to supply vacancies in the office of Alderman or Mayor)—read.

Several Amendments made.

Amendment proposed: At the end of the Clause to add “in case of an equality of Votes in Boroughs” divided into Wards, the Councillors of each Ward “shall elect the Aldermen of their respective Wards,” in the proportion of one-third of the number of Councillors appointed for each Ward.”

Question, That those words be there added—put, and Negatived.

CLAUSE, No. 5, as amended, agreed to.

CLAUSE, No. 6 (If the Council fail to elect, the Burgess to elect the Mayor and Aldermen)—read.

Several Amendments made.

Amendment proposed: P. 3. 1. 32. After “Burgesses” to insert “of each and every Ward.”

Question, That those words be there inserted—put, and Negatived.

Amendment proposed: P. 3. 1. 35. After “elected” to insert “for their respective Wards in the proportion of one-third of the number of Councillors appointed for the same.”

Question, That those words be there inserted—put, and Negatived.

CLAUSE, No. 6, as amended, agreed to.

CLAUSES, No. 7 to 11, amended, and agreed to.

CLAUSE, No. 12 (Power to try Prisoners at Borough Sessions, although committed for trial under contract with the County Justices to a County Prison more than Two Miles from the Borough)—read.

P. 3. 1. 20. Blank filled with “Two Miles.”

Question put, That the Clause, as amended, stand part of the Bill;

The Committee divided.

Teller for the Yeas, Mr. William Ord—88.
Teller for the Noes, Mr. Lawson—6.

CLAUSES, No. 13, 14 and 15, amended, and agreed to.

Several Clauses brought up, read a first and second time, and added.

CLAUSE, (To constitute the Borough of Yeovil a Borough)—brought up, read a first time, and, by leave, withdrawn.

Preamble agreed to.

Bill, as amended, to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereto.

Ordered, That the Report be now received.

Mr. Bernal reported the Bill accordingly; and the Report was ordered to be taken into further consideration upon Monday next; and the Bill, as amended, to be printed.

And the House having continued to sit till after twelve of the clock on Friday morning;

Veneris, 4° die Martii, 1836:

A Petition of Electors of Stafford, praying that the House will direct an inquiry to be instituted, and the Stafford Disfranchisement Bill referred to a Select Committee, and the Petitioners heard, by their counsel or agents, against the said Bill, and in defence of their elective franchise, was presented, and read; and ordered to lie upon the Table.

The Order of the day being read, for the second reading of the Stafford Disfranchisement Bill;

And a Motion being made, and the Question being proposed, That the Bill be now read a second time;

The Amendments following were proposed to be made to the Question; viz. To leave out the word “now,” and at the end of the Question to add the words “upon this day six months.”

And the Question being proposed, That the word “now” stand part of the Question;

A Motion was made, and the Question being put, That the House do now adjourn;

The House divided:

The Yeas to the new Lobby;

The Noes to the old Lobby.

Tellers for the Yeas, [Mr. Lowe, 1] 4.

Tellers for the Noes, [Mr. Pryme, 1] 55.

So it was passed in the Negative.

And the Question being put, That the word “now” stand part of the Question;

The House divided:

The Yeas to the old Lobby;

The Noes to the new Lobby.

Tellers for the Yeas, [Mr. William Ord, 1] 53.

Tellers for the Noes, [Mr. Chetwynd, 1] 6.

So it was resolved in the Affirmative.

Ordered, That the Bill be now read a second time:

The Bill was accordingly read a second time; and committed to a Committee of the whole House, for Monday next.

The Bill from the Lords, intituled, An Act to Capital amend an Act of Parliament, for abolishing Capital Punishments in cases of Letter Stealing, and Sacrilege, was, according to Order, read the third time; and the Amendments following were made to the Bill:

Pr. 1. 1. 9. Leave out “same,” and insert “said.”

Pr. 1. 1. 20. After “Acts” insert “so.”

Resolved, That the Bill, with the Amendments, do pass.

Ordered, That Mr. Esdaile do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, with Amendments; to which Amendments this House doth desire the concurrence of their Lordships.

Mr. Baring presented, by His Majesty command, Excise Inquiry.

The Seventeenth Report of the Commissioners of Inquiry into the Excise Establishment, and into the Management and Collection of the Excise Revenue throughout the United Kingdom (Soup.)

Mr. Baring also presented, pursuant to the directable Duties of an Act of Parliament,—An Account of all Abatements which have been made to the Annual Charge of the Public Debt by the Interest of any Loan that hath been made, or Annuities created subsequent to the passing of an Act 27 Geo. 3. c. 13, as required by the 72d Section of the said Act; and also showing how the Charge incurred in respect of the same hath been provided for, in the year ended 5th January 1836.

Ordered, That the said Papers do lie upon the Table.
Ordered, That there be laid before this House, a Copy of all the Petitions and Correspondence in the Office of the Commissioners of His Majesty's Woods, &c. relative to the Transfer of the management of the King's Road from Grosvenor Place to Fulham, or any portion thereof, by the said Commissioners, and of all subsequently Correspondence relative to such management, having reference either to the state of the Road, or to placing bars across the same.

Standing Orders.

Sir George Strickland reported from the Select Committee on Standing Orders relative to Private Bills; several Resolutions; which were read, as follows:

1. Resolved, That it does not appear to this Committee, that the parties advocating the passing of the Wakefield Water Bill, have omitted to comply with the Standing Orders of this House respecting Reservoirs and Aqueducts for supplying Cities and Towns, with water, as applicable to the case brought before them, and that the Parties be permitted to proceed with their Bill.

Wakefield Water.

Durham (South West) Railway.

2. Resolved, That in the case of the Durham South West Junction Railway Petition, the Parties be permitted to proceed with their Bill, and that application be made to the Trustees of the Bowes and Durham and of the Darlington and West Auckland Turnpike Roads.

Ulster Canal.

3.Resolved, That in the case of the Ulster Canal Petition, the Parties be permitted to proceed with their Bill, and that Lists of Owners and Occupiers be deposited in the Private Bill Office forthwith.

Glamorganshire Canal.

4. Resolved, That in the case of the Glamorganshire Canal Petition, the Parties be permitted to proceed with their Bill, and that the necessary Documents be deposited in the Private Bill Office forthwith, and that the Committees on this and the two preceding Bills do respectively examine, in the first place, how far the Orders of Council or such Orders with, and do report the same to the House, on the Report of the Bills.

Aylesbury Railway.

5. Resolved, That in the case of the Aylesbury Railway Petition, the Parties be permitted to proceed with their Bill.

North Midland Railway.

6. Resolved, That in the case of the Petition for additional provision in the North Midland Railway Bill, the Standing Orders ought not to be dispensed with.

The five first Resolutions, being read a second time, were agreed to.

Ordered, That the Report do lie upon the Table.

The House was moved, That the Report which was this day made from the Select Committee on Standing Orders relative to Private Bills, might be read; and the same being read;

Ordered, That leave be given to bring in a Bill for making a Railway from the Chilton Branch of the Clarence Railway to Saint Helen's, Auckland, with two Branches thereunto, all within the County Palatine of Durham: And that Sir George Strickland, Mr. Bowes, and Lord Viscount Longnor, do prepare, and bring it in.

County Boards (Ireland) Bill. No. 70.

Sir Richard Musgrave presented a Bill for the administration of certain Civil Affairs of a local nature by County Boards in Ireland: And the same was read the first time; and ordered to be read a second time upon Monday next; and to be printed.

Black's (Scotland).

Ordered, That there be laid before this House, a Copy of any Memorial from any Bank in Scotland to the Treasury on the subject of the payment of the Revenues, without deduction, by the different departments of Receipt, and the Minute thereon.

Seamen's Fund (Shetland) Bill. No. 71.

Mr. Aplinby, by Order, presented a Bill to amend an Act of the fourth and fifth years of His present Majesty, in order to enable certain Seamen belonging...
Ordered, That all the Members serving for the several Counties, and for the Boroughs therein, through which Counties the said Railway is intended to pass, be Members of the said Committee.

A Petition of Owners or Proprietors of lands in the line of the proposed Railway from London to Brighton, praying that they may be heard, by their counsel or agents, against certain parts of the London and Brighton Railway Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of John Chamberlin Hopkis, of Long Eaton, in the county of Derby, Esquire;—Inhabitants of the town of Northampton;—George John Dawers Butler Dawers, of Southall Hall, in the county of Leicester, Esquire;—Owners and Occupiers of said proposed to be taken in making the Railway hereafter mentioned;—the Company of the Proprietors of the Leicester and Swannington Railway;—and, the Company of Proprietors of the River Trent Navigation;—praying that they may be heard, by their counsel or agents, against certain parts of the Midland Counties Railway Bill,—were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of a Robert Gordon, Esquire, of Kemble, in the county of Wilts;—Sir Robert John Buxton, Baronet, of Shadwell Lodge, in the county of Norfolk, and Tockenham House, in the county of Wilts;—and, the Company of Proprietors of the Thames and Severn Canal Navigation;—praying that they may be heard, by their counsel or agents, against certain parts of the Cheltenham and Great Western Railway Bill,—were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of Robert Gordon, Esquire, of Kemble, in the county of Wilts;—Sir Robert John Buxton, Baronet, of Shadwell Lodge, in the county of Norfolk, and Tockenham House, in the county of Wilts;—and, the Company of Proprietors of the Thames and Severn Canal Navigation;—praying that they may be heard, by their counsel or agents, against certain parts of the Cheltenham and Great Western Railway Bill,—were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of Habitants of the town and neighbourhoood of Wellington, in the county of Somerset, praying that the Parrett Navigation Bill may not pass into a law, was also presented, and read; and ordered to lie upon the Table.

A Petition of Habitants of the town and neighbourhoood of Wellington, in the county of Somerset, praying that the Parrett Navigation Bill may not pass into a law, was also presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of the town and neighbourhoood of Wellington, in the county of Somerset, praying that the Parrett Navigation Bill may not pass into a law, was also presented, and read; and ordered to lie upon the Table.

A Petition of the Chairman, Deputy Chairman and Directors of the East India Dock Company, and other Proprietors of the said Dock, praying that the said Bill may pass into a law, was also presented, and read; and ordered to lie upon the Table.

An Act for applying certain Sums to the Service of the Year One thousand eight hundred and Thirty-six;—seven:

An Act for vesting the Office of Constable of the Castle of Saint Briavel's in the First Commissioner of His Majesty's Woods, Forests, Land Revenues, Works and Buildings; and for vesting the Office of Keeper of the Forest of Dew; in the County of Gloucester, in the Commissioners of His Majesty's Woods, Forests, Land Revenues, Works and Buildings:

An Act for naturalizing his Excellency Admiral Lord Titchkoggoft and Catherine Titchkoggoft, his Daughter.

A Petition of Inhabitants of Austwick;—Welshpool, Somerset;—Corporation of Carmarthen;—Merchants, Traders and Inhabitants of East and West Country;—and, Liverpool; praying the House to secure to James Silk Bockingham, Esquire, full compensation from the East India Company for the loss and damage sustained by him by the suppression of the Calcutta Journal,—were presented, and read; and ordered to lie upon the Table.

A Petition of Jacob Da Fonseca Brandon, Jacob Levy Bensusan, Abraham Mocatta, Henard De Castro, Horacio Joseph Montejo, and Abraham Mocatta the younger, Trustees for the Elders of the Spanish and Portuguese Jews Congregation;—and, Trustees for lighting and improving the Hamlet of Mile-end Old Town, in the parish of Stepney, praying the House to secure to James Silk Bockingham, Esquire, full compensation from the East India Company for the loss and damage sustained by him by the suppression of the Calcutta Journal,—were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitant Householders of Blackwall, praying that the Bill may pass into a law, was also presented, and read; and ordered to lie upon the Table.

A Petition of the Rector, Churchwardens, Overseers and Trustees of the Poor, and Vestrymen of the parish of Saint Mary, Whitechapel;—Commissioners for paving and regulating Church-lane, in and near the parishes of Saint Mary, Whitechapel, and Saint George, in the county of Middlesex, and other streets, avenues and places within the same parish of Saint Mary, Whitechapel, and preventing annoyances therein, and for enabling the inhabitants of the said parish of Saint Mary, Whitechapel, to raise money to defray the expense incurred in repairing the parish church;—Inhabitants, Householders, Occupiers or Owners of houses and premises within the parish of Saint Botolph, Aldgate, in the city of London;—praying that they may be heard, by their counsel or agents, against certain parts of the said Bill,—were also presented, and read, and ordered to lie upon the Table.

A Petition of the Chairman, Deputy Chairman and Directors of the East India Dock Company, and other Proprietors of the said Dock, praying that the said Bill may pass into a law, was also presented, and read; and ordered to lie upon the Table.

The London and Cambridge Railway Bill was read a second time; and committed to Sir Leith Hay and the East Scotland List.

A Petition of Inhabitants of Blackwall and its vicinity, praying that the House will take both the Plans submitted for the London and Blackwall Railway Bill; and, the London and Blackwall Commercial Railway Bill, into their consideration, and select that which shall appear best adapted for the benefit of the public, was presented, and read; and ordered to lie upon the Table.

The Trinity (North Leith) Harbour and Dock Trinity (North Bill, was read a second time; and committed to Sir Leith Hay and Blackwall Commercial Railway Bills.

Mr. Morgan John O'Connell, reported from the Tralee Canal Committee on the Petition for the Tralee Canal and Harbour Bill; That the Standing Orders, relative to
A Petition of Thomas B once, of the city of Dur-
ham, and of Bradley Hall, in the county of Durham,
Esquire, was presented, and read; taking notice of
the South Durham Railway Bill; and setting forth,
That the said Railway is proposed to be carried for
nearly a mile, through or over the Petitioner's free-
hold estate, comprising the number or lordship and
township or constabulary of Bradley, otherwise
Bradley Hall, in the parish of Wolsingham, in the
said county of Durham; that on application being
made to the Petitioner, he expressed his dissent to the
said proposed Railway, and he humbly represents to
the House, that the making the said Rail-
way will materially injure the Petitioner and his said
estate, inasmuch as above twenty different fields or
inclosures of the said estate are most valuable part theredof.
It will be cut through, and a considerable embankment
made thereon, whereby his estate will be greatly
disfigured and lessened in value, and be rendered
extremely inconvenient and incommodious for culti-
vation and occupation; that the Petitioner humbly
submits that the said Bill ought not to have been
presented to the House, inasmuch as the Standing
Orders of the House have not been complied with
in several respects; firstly, because in the Book of
Reference lodged with the Clerk of the Peace, and in
the Private Bill Office, containing the names of the
owners and occupiers of lands through which the
said Railway and branches are intended to be made,
the name of the Right Reverend William
Lord Bishop of Durham (now lately deceased) is
altogether omitted as the owner of several messuages,
lands and tenements situate in the township of Cor-
forth, in the parish of Bishop Middleham, in the
said county of Durham; and, the said Lord Bishop being at the time of
the lodging of the said Book of Reference, and
until his death, the owner, in right of his see, of the
same messuages, lands and tenements, and the several
properties therein described as owners, being in fact merely lessees or
tenants of the said Lord Bishop, and not owners of the
property, in the said township of Conforth, as
therein stated, and no application whatever was
ever made to the said Lord Bishop, as such owner,
for his consent; secondly, because in the List of Sub-
scriptions for the said Railway speculation the places of
abode and residence of a great number of the
persons to whose names the subscribers are (as the
Petitioner has had no earlier opportunity of stating and
offering to prove the said several omissions and
errors; and praying, That the matters herein stated may be inquired into by the House; that the Com-
mittee on the Petition for leave to bring in the said
Bill may be revived; and that the Petitioner may
be heard, by himself, his agents or witnesses, before
the said Committee, or that he may have such other
relief in the premises as to the House shall seem meet.

Ordered, That the said Petition do lie upon the
Table.

A Petition of Peers and other Proprietors of Col-
Wearmouth brieryes and Coal Mines in the county of
Durham, Docks Bill, praying that they may be heard, by their counsel or
agents, against certain parts of the Wearmouth
Docks Bill, was presented, and read.

Ordered, That the said Petition be referred to the
Committee on the Bill; and the Petitioners heard,
by their counsel or agents, upon their Petition, if
they think fit; and counsel heard, in favour of the
Bill, against the said Petition.

The Teignmouth Improvement and Water Bill was
read a second time; and committed to Sir John
Yarde Butler and the Devon List.

A Petition of Ralph Barnes, Esquire, of Exeter,
Attorney-at-Law;—Owners or Occupiers of lands in
the county of Devon,pray that the Bristol and Exeter
Railway Bill may not pass into a law as it now stands,
were also presented, and read; and referred to the
Committee on the Bill.

A Petition of the Company of Proprietors of the
Grand Western Canal;—, of Edward Lloyd
Sunders, Charles Rogers Sanders, Joseph Barnes
Senders, and Edward Andrew Sanders, of the city of
Exeter, Bankers; praying that they may be heard,
by their counsel or agents, against certain parts of
the said Bill, were also presented, and read.

And the said Petitions were ordered to be referred
to the Committee on the Bill; and the Petitioners
heard, by their counsel or agents, upon their Peti-
tions, if they think fit; and counsel heard, in favour of
the Bill, against the said Petitions.

The Edinburgh, Leith and Newhaven Railway
Bill was read a second time; and committed to the
Lord Advocate and the East Scotland List.

The House was moved, That the Report which
was yesterday made from the Select Committee on
Standing Orders relative to Private Bills might be
read; and the same being read;

Ordered, That leave be given to bring in a Bill for
extending the Glamorganshire Canal Navigation
from the present Sea Lock thereof to a place called
The Lower Layer, below the town of Cardiff, and
for making an Entrance Dock or Tide Basin at or
near the same place, and also for enlarging, widen-
ing, deepening, altering and improving the said
Canal; And that Mr. Dilwyn and Dr. Nicholl do
prepare, and bring in.

The Committee on the Manchester and Chesire
Railway Bill was nominated of Mr. Bootle Wilbra-
and and the Lancaster List.

Ordered, That all the Members serving for the se-
veral Counties and for the Boroughs therein, through
which Counties the said Railway is intended to pass,
be Members of the said Committee.

The Stockport and Manchester Railway Bill was
Stockport and nominated of Mr. Bootle Wilbraham and the Low-
caster List.
Ordered, That all the Members serving for the several Counties and for the Boroughs therein, through which Counties the said Railway is intended to pass, be Members of the said Committee.

The London and Blackwall Railway Bill was read a second time; and committed.

A Petition of the Commissioners for paving and cleansing the eastern division of Southwark, praying that they may be heard, by their counsel or agents, against certain parts of the London and Croydon Railway Bill, was presented, and read; and ordered to lie upon the Table.

Lord Viscount Ebrington reported from the Committee on the Petition for the Crediton Improvement Bill; That the Standing Orders relative to Bills for the Improvement of any City or Town, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for paving, lighting, watching, cleansing and otherwise improving the Town of Crediton, in the County of Devon; and that Mr. Divett do prepare, and bring it in.

A Petition of the Honourable Edward Robert Peter Ryland, esq.—the Mayor, Aldermen and Councillors of the city of York; praying that they may be heard, by their counsel or agents, against certain parts of the Hull and Selby Railway Bill,—were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of Trustees of the Turnpike Road from Brompton to Birmingham, or Mortgages of the Tolls of the said Road;—Thomas Brayney, of Evesham, in the county of Worcester;—and, the Company of Proprietors of the Worcester and Birmingham Canal Navigation; praying that they may be heard, by their counsel or agents, against certain parts of the Birmingham and Gloucester Railway Bill,—were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

Sir George Strickland presented a Bill to amend an Act passed in the ninth year of the reign of King George the Fourth, for diverting, improving and maintaining the Roads between the Towns of Birstall and Huddersfield, in the West Riding of the County of York: And the same was read the first time; and ordered to be read a second time.

Lord Stanley presented a Bill for making and maintaining a Turnpike Road and Branches, leading from Radcliffe towards Bolton and Bury, all in the County of Lancaster: And the same was read the first time; and ordered to be read a second time.

Lord Stanley presented a Bill for making and maintaining a Railway from Preston to Longridge, in the County Palatine of Lancaster: And the same was read the first time; and ordered to be read a second time.

A Petition of Sir John Remondin, Baronet, of Hycroft, in the west riding of the county of York, praying that he may be heard, by his counsel or agent, against certain parts of the York and North Midland Railway Bill, was presented, and read; and ordered to lie upon the Table.

Mr. Bones presented a Bill for making a Railway Durham (South from the Chilton Branch of the Clarence Railway to West) Railway Bill; Saint Helens' Ancoats, with two Branches therefrom, all within the County Palatine of Durham: And the same was read the first time; and ordered to be read a second time.

Mr. Byng reported from the Committee on the Commercial Petition for the Commercial Road Improvement Bill; That the Standing Orders relative to Turnpike Bills, to Bills for making Railways, and to Bills for improving Cities or Towns, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for enlarging the Powers of an Act "for more effectually repairing and improving the several Roads called the Cannon-street Roads, the Commercial Road, the Horseshoe Branch of Road, the East India Dock Road, the Barking Road, and the Shadwell and Mile End Branch of Road, in the Counties of Middlesex and Essex," and for laying down a Stoneway on the said Commercial, East India Dock and Barking Roads," and for making a new Branch of Road from the bottom of Stepping Hill to Slaughter's Line's Corner, in the parish of Beeding, and from thence to Shoreham Bridge, in the parish of Old Shoreham;—and also, the Petition of Trustees of the Navigation of the River Adur, which were presented upon Wednesday last, be referred to the Committee on the London and Brighton Railway Bill; and that the Petitioners be heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of Owners, Occupiers of property, Rate-payers and Gas Consumers of Manchester, praying that they may be heard, by their counsel or agents, against certain parts of the Manchester Improvement Bill, was presented, and read; and ordered to lie upon the Table.

The Manchester Improvement Bill was read a second time; and committed to Mr. Mark Philips and the Manchester List.

The House was moved, That the Report which Aylesbury was yesterday made from the Select Committee on the Standing Orders relative to Private Bills, might be read; and the same being read;

Ordered, That leave be given to bring in a Bill for making a Railway from Aylesbury to join the London and Birmingham Railway near the Village of Cheddington, in the County of Buckingham: And that Sir Harry Verney and Colonel Haunner do prepare, and bring it in.

A Petition of Commissioners for paving Wapping—London and street and Radcliffe Highway, praying that they may Blackwall be heard, by their counsel or agents, against certain parts of the London and Blackwall Commercial Railway Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Bankers, Merchants and Inhabitants Hull and Selby of Kingston-upon-Hull, praying that the Hull and Selby Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

The Godmanstone Inclosure Bill was read a second time; and committed to Lord Ashley and the Dorset Enclosure Bill List.

A Petition
A Petition of Procurators, Notaries Public and Agents resident in Kilmarnock; and, Procurators before the Sheriff Court of Dumfriesshire, praying for the repeal of the Duty on their annual Certificates, were presented, and read; and ordered to lie upon the Table.

A Petition of Practitioners of Medicine and Surgery residing in the county of Suffolk, praying the House to ensure to the Petitioners fair remuneration for attending Coroners' Inquests, was presented, and read; and ordered to lie upon the Table.

A Petition of Wesleysan Methodists and others of Frome; and, Protestant Dissenters and other Friends to religious liberty, Inhabitants of Braunston; praying for the redress of the grievances affecting dissenters from the Established Church, were presented, and read; and ordered to lie upon the Table.

A Petition of Members of the United Agricultural Association of Crowland and Pontland, praying the House to institute an inquiry into the distressed state of Agriculture, was presented, and read; and referred to the Select Committee on Agriculture.

Mr. Shaw Lefevre reported from the Select Committee appointed to inquire into the state of Agriculture, and into the causes and extent of the distress which still presses upon some important branches thereof; and to report their observations and opinions thereupon to the House; and who were empowered to report the Minutes of the Evidence taken before them from time to time to the House; That they had made progress in the matters to them referred; and had directed him to make a Report thereof to the House, together with the Minutes of the Evidence taken before them.

Ordered, That the Report do lie upon the Table; and be printed.

A Petition of Inhabitants of Llandilo, praying for some easier, cheaper and less ruinous remedy for enforcing payment of small demands than the present state of the law affords, was presented, and read; and ordered to lie upon the Table.

A Petition of Land Proprietors and Tithe-payers of the parish of Llandilo, praying that the Tithe Commutation Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Persons entitled to vote in the county of Suffolk, praying the House to insure to the Petitioners fair remuneration for attending Coroners' Inquests, was presented, and read; and ordered to lie upon the Table.

A Petition of Practitioners of Medicine and Surgeons residing in the county of East Somerset, praying the House to ensure to the Petitioners fair remuneration for attending Coroners' Inquests, was presented, and read; and ordered to lie upon the Table.

A Petition of William Murray, of Ballinhaldie; James Murphy, of Coole; and, Landholders of the barony of Idromen West, in the county of Carlow; complaining of intimidation at the late elections for that county, and of the ejectment of several voters, tenants on the estate of Colonel Henry Brown, and praying relief, were presented, and read; and ordered to lie upon the Table.

A Message from the Lords, by Mr. Roupell and Mr. Broggean; Mr. Speaker, The Lords have agreed to the Bill, intituled, An Act to amend an Act passed in the fifth year of the reign of His present Majesty, for repairing the Road from Farborough to Riverhill, in the Parish of Sevenoaks, in the County of Kent, and for making a new Line of Road to communicate therewith, without Amendment: And also, The Lords have passed a Bill, intituled, An Act for naturalizing Bernard Michaelis; to which the Lords desire the concurrence of this House: And then the Messengers withdrew.

Resolved, That this House will, at the rising of Adjournment, the House this day, adjourn till Monday next.

The Order of the day being read, for the Com-Supply Committee of Supply.

Ordered, That the Navy Estimates for the year 1836, be referred to the Committee.

And a Motion being made, and the Question being proposed, That Mr. Speaker do now leave the Chair;

An Amendment was proposed to be made to the Question, by leaving out from the word "That" to the end of the Question, in order to add the words the manner of taking the Divisions of this "House in two Lodges be discontinued," instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question; it was resolved in the Affirmative.

Ordered, That Mr. Speaker do now leave the Chair.

The House accordingly resolved itself into the Committee.

(In the Committee.)

1. Resolved, That Thirty-three thousand and Seven hundred Men be employed for the Sea Service for thirteen lunar months, to the 31st day of March 1837, including Nine thousand Royal Marines and Two thousand Boys.

2. Resolved, That a sum, not exceeding One Wages to D°. million and sixty-nine thousand one hundred and twenty-two Pounds, be granted to His Majesty, to defray the charge of Wages to Seamen and Marines, and to the Ordinary and Yard Craft, which will come in course of payment during the year ending on the 31st day of March 1837.

3. Resolved, That a sum, not exceeding Four Victualls hundred and thirty-seven thousand one hundred and three pounds, be granted to His Majesty, to defray the charge of Victualls for Seamen and Marines in His Majesty's Fleet, and for the Ordinary and Yard Craft, to the 31st day of March 1837.

4. Resolved, That a sum not exceeding One hundred thirty-seven thousand three hundred and two pounds, be granted to His Majesty, to defray the salaries of the Officers, and the contingent Expenses, of the Admiralty Office, to the 31st day of March 1837.

Resolutions to be reported.

And the House having continued to sit till after twelve of the clock on Saturday morning;
The Order of the day being read, for the Committee on the Pensions Duties Bill;

Resolved, That this House will, upon Wednesday next, resolve itself into the said Committee.

The Order of the day being read, for the second reading of the Hackney Carriages (Metropolis) Bill;

Ordered, That the Bill be read a second time upon Monday next.

Ordered, That leave be given to bring in a Bill to provide that Persons in Scotland accused of Letter Stealing, &c. (Scotland.) Bill.

Ordered, That the Bill be read a second time upon Monday next.

R. Lascelles,Ordered, That there be laid before this House, a Return of all Reductions made in the Establishments of the Court of Session, Court of Exchequer, Court of Admiralty, Commissary Court, Office of Keeper of the Great Seal and King’s Household, in Scotland, since the accession of his late Majesty King George the Fourth; distinguishing the Sums which have actually accrued, and those which are prospective and permanent.

A Petition of Rowley Lascelles, Esquire, one of the Masters of the Bench of the Honourable the Society of the Middle Temple, praying the House to make an inquiry into his Work on the Establishments of Ireland, was presented, and read; and referred to the Select Committee on the Record Commission.

The Lord Advocate presented a Bill to provide, that Persons in Scotland, accused of Letter Stealing, and certain other Crimes or Offences, shall not be entitled to liberation on Bail, unless in certain cases: And that the Lord Advocate and Mr. Attorney General do prepare, and bring it in.

A Petition of Trustees for paving and lighting the Town of Halifax, praying that they may be ordered to be read a second time upon Monday next; and to be printed.

The Order of the day being read, for the second reading of the Rochdale and Ealand Road Bill, was heard, by their counsel or agents, against certain persons in the Town of Halifax, praying that they may be ordered to be read a second time upon Monday next; and ordered to be printed.

Ordered, That the said Petition be referred to the Select Committee on the Record Commission.

Ordered, That the Returns relative to Ecclesiastical Patronage in Corporations, which were presented upon the 30th day of February last, be printed.

Ordered, That the Correspondence relative to Canada, which was presented upon Tuesday last, be printed.

Ordered, That the Correspondence relative to Emigration, which was presented upon Tuesday last, be printed.

Ordered, That the Return of Persons fined under the Factory Act, which was presented upon Wednesday last, be printed.

Ordered, That the Reports of Inspectors of Factories, which were presented upon Wednesday last, be printed.

Ordered, That the Account relative to the Public Debt, which was presented upon Thursday last, be printed.

Ordered, That the said Papers do lie upon the Table.

Ordered, That the Slave Trade (Spain) Bill be Slave Trade printed.

Ordered, That the Said Trade (Spain) Bill be Slave Trade printed.

Ordered, That the Slave Trade (Spain) Bill be Slave Trade printed. No. 80.

The Order for reading a second time, upon Monday County Boards next, the County Boards (Ireland) Bill, was read, (Ireland) Bill and discharged.

Ordered, That the Bill be read a second time upon Wednesday, the 16th day of this instant March.

The Order for reading a second time, upon Friday Salmon next, the Salmon Fisheries (Scotland) Bill, was read, (Scotland) Bill and discharged.

Ordered, That the Bill be read a second time upon Wednesday, the 23rd day of this instant March.

And then the House, having continued to sit till a quarter of an hour after twelve of the clock on Saturday morning, adjourned till Monday next.

Lunae, 7° die Martii; Anno 6° Wilhelmi IV° Regis, 1836.

PRAYERS.

The House being informed, that the Sheriffs of Metropolis called in; and at the bar presented,—A Petition of the Lord Mayor, Aldermen and Commons of the city of London, in Common Council assembled:—And then they withdrew.

And the said Petition, praying the House not to pass any Bills for the formation of Railways, with powers to extend into the city of London, was read, and ordered to lie upon the Table.

The House being informed, that the Sheriffs of the Municipal city of London, attended at the door; they were called in; and at the bar presented,—A Petition of the Lord Mayor, Aldermen and Commons of the city of London, in Common Council assembled:—And then they withdrew.

And the said Petition, praying that so much of an Act passed in the ninth year of the reign of his late Majesty King George the Fourth, for repealing as requires municipal officers before or upon their admission to office to make and subscribe a Declaration relative to the Protestant Church as it is by law established in England, and the Bishops and Clergy thereof, may be repealed, was read; and ordered to lie upon the Table.

And the said Petition, praying so much of an Act passed in the ninth year of the reign of his late Majesty King George the Fourth, for repealing so much of the several Acts as imposes the necessity of receiving the Sacrament of the Lord’s Supper as a qualification for certain offices and employments, as requires municipal officers before or upon their admission to office to make and subscribe a Declaration relative to the Protestant Church as it is by law established in England, and the Bishops and Clergy thereof, may be repealed, was read; and ordered to lie upon the Table.

Lord Viscount Palmerston also presented, pursuant to an Address to His Majesty,—Copies of any Instructions addressed to and of any Reports received from His Majesty’s Consuls abroad with respect to the state of Agriculture and the Condition of the Population within the Districts of their Consulates.

Ordered, That the said Papers do lie upon the Table.

Mr. Power presented a Bill for making and maintaining a Railway from the City of Dublin to the City of Kilkenny: And the same was read the first time; and ordered to be read a second time.

Ordered, That leave be given to bring in a Bill entitled to liberation on Bail, unless in certain cases: And that the Lord Advocate and Mr. Attorney General do prepare, and bring it in.

Ordered, That the Bill be read a second time upon Wednesday, the 16th day of this instant March.

Ordered, That the said Petition be referred to the Select Committee on the Record Commission.

Ordered, That the Slave Trade (Spain) Bill be Slave Trade printed.

Ordered, That the Slave Trade (Spain) Bill be Slave Trade printed.
on the 24th June 1835, and the Reports of Mr. Adams to the Committee on the subjects of the Receiver’s and Treasurer’s Accounts, and a Copy of the Treasurer’s Answer thereto:—And then he withdrew.

Ordered, That the said Papers do lie upon the Table.

A Petition of Inhabitants of Reading, praying that they may be heard, by their counsel or agents, against certain parts of the Reading Gas Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Ring’s Nat. Bill.

Ring’s Naturalization Bill was read a second time; and committed to Mr. Ewart and the Lancaster List.

Imperial Continental Gas Bill.

Mr. Richard Walker, by Order, presented a Bill for granting further Powers to a Company called “The Imperial Continental Gas Association”: And the same was read the first time; and ordered to be read a second time.

Michaelis’s Nat. Bill.

Michaelis’s Naturalization Bill was read the first time; and ordered to be read a second time.

Buckingham and Newport Pagnell Road Bill.

The Buckingham and Newport Pagnell Road Bill was read a second time; and committed to the Marquis of Ch Addison and the Buckingham List.

Northampton Paving.

A Petition of Owners and Occupiers of land in and near the county of Northampton, and others liable to the payment of Toll, taking notice of the application for leave to bring in the Northampton Paving Bill; and praying that such Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

Sheffield and Tinsley Road.

Sir George Strickland reported from the Committee on the Petition for the Sheffield and Tinsley Road Bill; That the Standing Orders relative to Turnpike Bills, and to Navigation Bills, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill to repeal certain Laws relating to a Road from Tinsley to Sheffield, in the West Riding of the County of York, and to certain Sums of Money applicable to its repair, and to make the same Road a Turnpike Road: And that Sir George Strickland and Lord Viscount Marylebone prepare, and bring in a Bill.

A Petition of Trustee of the Todmorden and Littleborough Roads;—Mortgagors and Creditors of the Todmorden and Littleborough Roads;—and, Land-owners, Gentry, Merchants and others of Todmorden; praying that they may be heard, by their counsel or agents, against certain parts of the Rochdale and Eland Roads Bill, were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of William Sparrow, of Birmingham;—and, George Edmonds Williams, town clerk of Tewkesbury; praying that they may be heard, by their counsel or agents, against certain parts of the Birmingham and Gloucester Railway Bill, were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

THE LONDON AND CROYDON RAILWAY BILL WAS READ A SECOND TIME; AND COMMITTED.

A Petition of Inhabitants of Brighton:—Newhaven;—Magistrates, Clergy, Land-owners, Agriculturists and Inhabitants of Cockfield;—Owners and Occupiers of land and Inhabitants of Harpurpoinpoint;—Dickelroy;—Owners and Occupiers of wharfs, warehouses and property in and Inhabitants of Newhaven;—Inhabitants of Rotingham and other parishes;—Owners and Occupiers of houses and land in Brighton;—Owners and Occupiers of property in How;—and, Gentry, Merchants, Trading Persons and Inhabitants of Leere; praying that the London and Brighton Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

THE LONDON AND BRIGHTON RAILWAY BILL WAS READ A SECOND TIME; AND COMMITTED.

A Petition of Ship-owners and others of Hartlepool, praying that the Nearborough Harbour Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Commissioners of the Pier and Port of Hartlepool, praying that they may be heard, by their counsel or agents, against certain parts of the said Bill, was also presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Ship-owners, Merchants, Traders and Bridlington Inhabitants of Hartlepool, praying that the Bridlington Harbour Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Commissioners of the Pier and Port of Hartlepool, praying that they may be heard, by their counsel or agents, against certain parts of the said Bill, was also presented, and read; and ordered to lie upon the Table.

A Petition of the Company of Undertakers of the Dullaio and Grand Canal, praying that the Dublin and Kilkeeny Railway Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Soo, Soda and British Barilla Mann- British Alkali facturers of Newcastle-upon-Tyne, praying that the Company Bill, British Alkali Company Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of a Committee of Management of the Wearmouth Gateshead and Monkseaton Railway;—Ship-owners and others of Sunderland;—and, Members of the respective Committees appointed for the management of the affairs of the Star, the Marine, the Britannia, the Wear and the Neptune Mutual Assurance Associations of the port of Sunderland; praying that the Wearmouth Docks Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Thomas Coadus, of Hereford, in the county of Hereford, praying that he may be heard, by his counsel or agent, against certain parts
The Clifton Bridge Bill was read a second time; and committed to Mr. Arthur Trevor and the Somerset List.

Mr. Arthur Trevor, by Order, reported from the Committee on the Wootton Inclosure Bill; and to whom the Petition of Owners and Occupiers of land, in the parish of Wootton, was referred; That the Standing Orders relative to Inclosure Bills, had been complied with; and that no person appeared on behalf of the said Petition; and that they had examined the allegations of the Bill, and found the same to be true; and that the parties concerned had given their consent to the Bill, to the satisfaction of the Committee; and that the Committee had gone through the Bill, and made Amendments thereto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be engrossed.

A Petition of George Pelsert Dawson; — and Trustees for draining Lands in Market Weighton and other places; praying that they may be heard, by their counsel or agents, against certain parts of the Hull and Selby Railway Bill,—were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

Sir John Yardes Buller, by Order, presented a Bill for the more effectually repairing, improving and maintaining the Road from the Town of Ashford to the Town of Maidstone, in the County of Kent: And the same was read the first time; and ordered to be read a second time.

Newton Bushell Road Bill.

Sir John Yardes Buller presented a Bill for repairing and improving certain Roads near Newton Bushell, Bovey Tracey and Morten Hanmore, in the County of Devon; And the same was read the first time; and ordered to be read a second time.

A Petition of John Colbatch, of Brighton, Gentleman, praying that he may be heard, by his counsel or agents, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

Mr. Dillwyn presented a Bill for extending the Glamorganshire Canal Navigation from the present limits of the same, below the Town of Cardiff; and for making an Entrance Dock or Tide Basin at or near the same place, and also for enlarging, widening, deepening, altering and improving the said Canal: And the same was read the first time; and ordered to be read a second time.

Liverpool Docks. Lord Viscount Sandos reported from the Committee on the Petition for the Liverpool Docks Bill; That the Standing Orders relative to Bills for making Docks, had been complied with; and that the Committee had examined the matter of the Petition. Ordered, That leave be given to bring in a Bill to alter and amend the several Acts for making and maintaining the Liverpool Docks: And that Lord Viscount Sandos and Lord Francis Egerton do prepare, and bring it in.

Ordered, That the Petition of Sir John Reamsden, Baronet, which was presented upon Friday last, be referred to the Committee on the York and North Midland Railway Bill; and that the Petitioner be heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

The Bolton and Leigh Railway Bill was read a Bolton and second time; and committed to Mr. Wilson Patten Leigh Railway Bill and the Lancaster List.

Lord Viscount Ebrington presented a Bill for Codling improving, lighting, watching, cleansing and otherwise improving the Town of Codling, in the County of Down: And the same was read the first time; and ordered to be read a second time.

The Festingay Railway Bill was read a second Festingay time; and committed to Colonel Porry and the Railway Bill, Wales List.

A Petition of Owners of estates in the counties of Suir Navigation, Waterford and Tipperary, and Merchants, Traders and others residing in and near the towns of Carrick-on-Suir and Clonmel, in the said counties, for leave to bring in a Bill for improving the Navigation of the River Suir, was presented, and read; and referred to Mr. Villiers Stuart and the Munster List, with Power to send for persons, papers and records.

Mr. Hanes reported from the Committee on the Lambeth Petition for the Lambeth Improvement Bill; That Improvement, the Standing Orders relative to Bills for improving any City, Town or Place, had been complied with; and that the Committee had examined the matter of the Petition. Ordered, That leave be given to bring in a Bill to alter, amend and enlarge the Powers of an Act of the tenth year of his late Majesty's reign, for watch- ing, lighting and otherwise improving the Roads and other Passages and Places within the Districts in the said Act described, in the Parish of Lambeth, in the County of Surrey: And that Mr. Hanes and Mr. D'Eyncourt do prepare, and bring it in.

Mr. Pryse Pryse reported from the Committee on Aberystwith the Petition for the Aberystwith Harbour Bill; That Harbour, the Standing Orders relative to Bills for making Harbours, had been complied with; and that the Committee had examined the matter of the Petition. Ordered, That leave be given to bring in a Bill to alter and amend an Act passed in the twelfth year of the reign of his Majesty King George the Third, for repairing, altering, and preserving the Harbour of Aberystwith, in the County of Cardigan: And that Mr. Pryse Pryse and Colonel Powell do prepare, and bring it in.

A Petition of the Right honourable Edward Manchester Vernon, Lord Suffield, praying that he may be heard, by his counsel or agent, against certain parts of the Manchester and Leeds Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Trustees of the Turnpike Road from Birmingham to Watford Gap, in the parish of Sutton and Derby Coldfield, in the county of Warrick, and other Roads communicating therewith, or Mortgages of the Tolls of the said Road, praying that they may be heard, by their counsel or agents, against certain parts of the Birmingham and Derby Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition
A Petition of Inhabitants of Croydon:—and, Commissioners for Paving and Improving Borough-square, and other places in Hove; praying that they may be heard, by their counsel or agents, against the London and Brighton Railway Bill, were presented, and read; and ordered to lie upon the Table.

A Petition of Commissioners for Paving and otherwise Improving Borough-square, in the parish of Hove, praying that they may be heard, by their counsel or agents, against the London and Brighton Railway Bill, were presented, and read; and ordered to lie upon the Table.

A Petition of Commissioners for Paving and otherwise Improving Borough-square, in the parish of Hove, praying that they may be heard, by their counsel or agents, against the London and Brighton Railway Bill, were presented, and read; and ordered to lie upon the Table.

A Petition of the Provost and Councillors of Paisley, a quorum of the Trustees of the River of Paisley, praying that the Forth and Cart Canal Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

The Dundie and Arbroath Railway Bill was read a second time; and ordered to be read a second time.

A Petition of Persons concerned in Steam Navigation at the Port of Glasgow, praying that they may be heard, by their counsel or agents, against the Dubin Steam Packet Company Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Soo Manufacturers of Glasgow, praying for the repeal of the Duty on Soo, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Pollockshenes:—Gourock:—kilmaur:—Wemyss Bay and Invercly;—East Dumbarton;—Journeymen Tailors of Greenock;—Paper Manufacturers of the county of Fife;—the Mayor of Coventry; and, Workmen of the Glasgow Letter Foundry, Great New-street; praying for the repeal of the Stamp Duty on Newspapers, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of the Burgh and other parts of the parish of Lanark, praying for an alteration of the law relating to Statute Labour Conversion in Scotland, by regulating the tax according to the amount of rent payable by the householders, and exempting altogether those whose rents do not exceed 5L, was presented, and read; and referred to the Select Committee on Statute Labour (Scotland).

A Petition of Licensed Victuallers of Knorserborough:—Sheffield:—Licensed Vendors of Spirits in Edinburgh:—Innkeepers and Licensed Victuallers of Benwell:—Tootsie:—Retail Spirit Dealers and Licensed Victuallers of Howton:—and, Innkeepers in Totes and Bridgetown; praying for the repeal of the additional Duty on Spirit Licenses, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Caper, complaining of the refusal of the Magistrates to renew a Victualler's License to Hugh Beveridge, a vintner of Springfield, in the parish of Caper, and praying for such an alteration in the law, that no man who has been once licensed shall be deprived of his license, unless he has been convicted of having contravened the same, was presented, and read; and ordered to lie upon the Table.

A Petition of Overlookers of the Worst Mills in Factories. Keighley, praying the House to pass a Bill restricting the hours of labour in Mills and Factories to ten hours a day, was presented, and read; and ordered to lie upon the Table.

A Petition of the Chairman, Vice-Chairman, and Poor Law Act Guardians of the Parish Union of Westbourgh:—Docking:—Spelthorne:—Thetford: —and, Guardians of the Poor of Pottersgery, praying that the time fixed by the Poor Law Act for repayment of sums borrowed for building Workhouses may be extended from ten to twenty years, were presented, and read; and ordered to lie upon the Table.

A Petition of Independents of Southampton:—Protestant Baptists of Southampton:—and, Protestant Dissenters of Martock: praying for the redress of the grievances affecting dissenters from the Established Church, were presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of land, and Agricultural Persons interested in the prosperity of Agriculture resident at Great Driffield:—owners and Occupiers of land and other Inhabitants of Thirsk:—and, Owners and Occupiers of lands in Middleton, in the county of Norfolk; praying the House to institute an inquiry into the distressed state of Agriculture, were presented, and read; and referred to the Select Committee on Agriculture.

A Petition of Inhabitants of Kingsbridge:—Cree, Ms. Buckingham:—and, Merchants, Traders and Inhabitants of Han's Claim Barnstable; praying the House to secure to James Silk Buckingham, Esquire, full compensation from the East India Company for the loss and damage sustained by him by the suppression of the Calcutta Journal, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Armagh:—Belfast:—Municipal Corporations and Inhabitants of Louinderry; praying that the Municipal Corporations (Ireland) Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Burgesses and Inhabitants of Canterbury:—Inhabitants of Neary:—and, Athbome; praying that the said Bill may not pass into a law as it now stands, were also presented, and read; and ordered to lie upon the Table.

A Petition of Merchants and others interested in Bounted Wheat, the Grain Trade at the Port of Plymouth, praying the House to pass a law permitting foreign Wheat in bond to be ground into Flour for exportation, was presented, and read; and referred to the Select Committee on Agriculture.

A Petition of Inhabitants of Julietsown:—Moos.—Talles Church:—and, Stonewall: praying for the abolition (Ireland) of Tithe in Ireland, were presented, and read; and ordered to lie upon the Table.

A Petition of Roman Catholic Clergy and Inhabitants of Naran, praying the House to enact a law for Materials, whereby Roman Catholics may be exempt in Ireland, as they are in England and Scotland, from the Duties imposed.
imposed on foreign Timber, Glass, Iron, and all the materials necessary for building Houses of Worship, was presented, and read; and ordered to lie upon the Table.  

Medical Practitioners.  

A Petition of Medical Practitioners in and near the county of Fife, praying for the repeal of the Act, in terms,—amongst which, —Saint Mary, Islington; —and, Physicians, Surgeons and Apothecaries of Southampton; praying that Medical Practitioners may be remunerated for attending Coroner's Inquests.—were presented, and read; and ordered to lie upon the Table.  

Poor Law Act.  

A Petition of Inhabitants of Winslow Union, praying for the repeal of the Poor Law Act, was presented, and read; and ordered to lie upon the Table.  

Attorneys' Certificates.  

A Petition of Law Practitioners of Kirkcaldy, praying, for the repeal of the Duty on Paper, was presented, and read; and ordered to lie upon the Table.  

Merchant Shipping.  

A Petition of Heritors, Burgesses and Inhabitants of the royal burghs of Kirkcaldy and Dysart, praying the House to pass a law to prevent the present lamentable sacrifice of life and the improvident waste of the national property occasioned by the present inefficient manner in which Merchant Vessels are sent to sea, was presented, and read; and ordered to lie upon the Table.  

Assessed Taxes.  

A Petition of Inhabitants of Doncaster, complaining that the mode of conducting Appeals before Commissioners of Taxes as at present used is wholly at variance with the acknowledged principles of justice and of law, in calling upon appellants to furnish evidence against themselves, and creating the strongest temptation to perjury; and praying for such alterations in the mode of determining Tax Appeals as will prevent for the future this open violation of the principles of British jurisprudence, was presented, and read; and ordered to lie upon the Table.  

Public Petitions.  

Mr. Oswald reported from the Select Committee on Public Petitions; That they had examined the Petitions presented from the 26th day of February last to the 3d day of this instant March, both inclusive; and had directed him to make a Report thereof to the House.  

Ordered, That the Report do lie upon the Table; and be printed.  

Supply.  

Mr. Bernal reported from the Committee of Supply, several Resolutions; which were read, as follows:  

1. Resolved, That Thirty-three thousand and seven hundred Men be employed for the Sea Service for thirteen lunar months, to the 31st day of March 1837, including Nine thousand Royal Marines and Two thousand Boys.  

Wages to D.  

2. Resolved, That a sum, not exceeding One million sixty-nine thousand one hundred and twenty-two pounds, be granted to His Majesty, to defray the charge of Wages to Seamen and Marines, and to the Ordinary and Yard Craft, which will come in course of payment during the year ending on the 31st day of March 1837.  

Victualls for D.  

3. Resolved, That a sum, not exceeding Four hundred and thirty-seven thousand one hundred and three pounds, be granted to His Majesty, to defray the charge of Victualling for Seamen and Marines in His Majesty's Fleet, and for the Ordinary and Yard Craft, to the 31st day of March 1837.  

4. Resolved, That a sum, not exceeding One hundred and ten thousand three hundred and two pounds, be granted to His Majesty, to defray the Salaries of the Officers, and the contingent Expenses, of the Admiralty Office, to the 31st day of March 1837.  

The said Resolutions, being read a second time, were agreed to.  

Ordered, That leave be given to bring in a Bill for the Regulation of His Majesty's Royal Marine Mutiny Bill.  

The Slave Trade (Spain) Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for this day.  

The Order of the day being read, for the Reg...
The House, according to Order, resolved itself into a Committee upon the Stafford Disfranchise-ment Bill; and, at some time, the Speaker resumed the Chair; and Mr. Robert Stewart reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received this day.

The Order of the day being read, for the Committee of Supply:

Resolved, That the House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the Committee of Ways and Means:

Resolved, That the House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the second reading of the Hackney Carriages (Metropolitan) Bill:

Ordered, That the Bill be read a second time upon Monday next.

The Letter Stealing (Scotland) Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for this day.

Mr. Morgan John O'Connell presented a Bill to extend the Jurisdiction and regulate the Proceedings of the Civil Bill Courts in Ireland: And the same was read the first time; and ordered to be read a second time upon Friday next; and to be printed.

Lord Viscount Palmerton presented, pursuant to an Address to His Majesty,—A Copy of the Treaty of Constantinople of the 8th of July 1833 (called the Treaty of Ushkia Skelessi); together with the separate Article of the same date (with a Translation.)

Lord Viscount Palmerton also presented, by His Majesty's command, A Copy of the Treaty between His Majesty and the free City of Frankfort, signed at London December 29th, 1835.

Ordered, That the said Papers do lie upon the Table.

A Petition of Proprietors and Occupiers of extra-parochial lands and other hereditaments within the tithing of Godshill and Linwood, praying that the Extra-parochial Places Bill may not pass into a law, tithing of Godshill and Linwood, praying that the Extra-parochial Places Bill may not pass into a law, and the Northumberland List.

A Petition of Land-owners and Land-occupiers of Isleworth, praying that the Midland Counties Railway Bill may not pass into a law as it now stands was presented, and read; and referred to the Committee on the Bill.

Ordered, That Sir Francis Burdett have leave of absence for a month, on account of ill-health.

The House was moved, That the Order made upon Friday last, 'That there be laid before this House, a Return of all Redress made in the Establishments of the Court of Session, Court of Exchequer, Court of Admiralty, Commissary Court, Office of the Keeper of the Great Seal and King's Household, in Scotland, since the accession of his late Majesty King George the Fourth; distinguishing the Savings which have actually accrued, and those which are prospective and permanent,' might be read; and the same being read;

Ordered, That the said Order be discharged.

Ordered, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return of all Reductions made in the Establishments of the Court of Session, Court of Exchequer, Court of Admiralty, Commissary Court, Office of Keeper of the Great Seal and King's Household, in Scotland, since the accession of his late Majesty Vol. 91.

An Account of the yearly Expenses of the Board of Commissioners for the Issue of Exchequer Bills for Public Works in England, Wales and Scotland.

An Account of the yearly Expenses of the Board of Commissioners for the Issue of Exchequer Bills for Public Works, for each year, in continuation of the Return dated 23d July 1833; Amounts allotted to the Commissioners for distribution under the several Acts of Parliament passed for that purpose; the Amount remaining unappropriated; Amounts advanced to Borrowers, and contracted to be advanced, Dates of such Advances, the objects thereof, rates of Interest, Amounts of interest paid, of Principal repaid, and of Principal remaining unpaid.

Return to an Order, dated the 17th day of February last, for Copies of the Reports of any Survey made at the instance of the Admiralty, the Post Office, or any other Department of the Government, of the Ports and Harbours of Holyhead and Port-dylnlæg within the last three years.

Return of the Annual Post Office Revenue collected from Letters that passed between the Towns of Manchester and Liverpool, for the Three years previous to the Mail being transmitted by the Railway, and in the Three subsequent years; also, the Amount paid in each year for their transmission.

Return to an Order, dated the 26th day of February last, for Copy of the Memorial of the British Association for the Advancement of Science, in relation to the present state of the Trigonometrical Survey of Great Britain, presented to the Chancellor of the Exchequer in May 1835; and Copies of any Correspondence thereon between the Chairman of the Council of the British Association and the Chancellor of the Exchequer.

Return to Order, dated the 31st day of this instant March, for Copy of any Memorial from any Bank in Scotland to the Treasury on the subject of the payment of the Revenue, without deduction, by the different Departments of Receipt and the Minute thereon:—And then he withdrew.

Ordered, That the said Papers do lie upon the Table.

The Newcastle and North Shields Railway Bill was read a second time; and committed to Mr. Bell North Shields Railway Bill.

Ordered, That the Petitions of Commissioners of London and Shoreham Harbour;—Hugh Fuller, of Portslade, Brighton; Esquire;—and, Owners, Proprietors and Occupiers of estates and land, and Residents at or near Epsom, Line, which were presented upon the 29th day of February last; and also the Petitions of William Stanford, William Garriaghe and William Pennington Garriaghe;—Benjamin Worthy Horne, Samuel Goodman, Joseph Johnson and James McGee;—and, of Trustees for repairing and improving the Road to Government, the Brighton to Shoreham, for building a Bridge over the River Adur, at New Shoreham, and for making a Road to Lancing, and a Branch Road therefrom, all in the County of
of Sussex, which were presented upon Tuesday last, be referred to the Committee on the London and Brighton Railway Bill; and that the Petitioners be heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of Directors, or a Provisional Committee of Management of a Company established for promoting a line of Railway from London to Brighton;—Owners, Proprietors and Occupiers of estates and lands at or near Horsham and Ashsted;—Kingston and Wimbledon; and, the Dean and Chapter of Rochester; praying that they may be heard, by their counsel or agents, against certain parts of the said Bill; were also presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of Cotton Manufacturers, Traders and Inhabitants of Bollington;—and, Bankers, Merchants, Manufacturers, Traders and other Inhabitants of Macclesfield; praying that they may be heard, by their counsel or agents, against certain parts of the Manchester and Cheshire Railway Bill;—were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

Notice being taken that a Copy of the Contract required to be deposited in the Private Bill Office before the Second Reading of a Railway Bill, had not been deposited before the Second Reading of the London and Croydon Railway Bill (which was read a second time upon Friday last):

Ordered, That the Proceedings of the House, in respect of the second reading of the said Bill, be null and void.

Ordered, That the Committee on the Birmingham and Gloucester Railway Bill have Power to send for persons, papers and records.

Sir Edward Knatchbull reported from the Committee on the Petition for the Dover Harbour Bill; That the application does not come within the Standing Orders relative to Bills for erecting Martket- houses, and for other purposes relating thereto: And that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill to enable the Commissioners of Greenwich Hospital to improve a certain Street called King-street, in the Parish of Greenwich, in the County of Kent, and for other purposes: And that Mr. Banard and Mr. Angerstein do prepare, and bring it in.

A Petition of Churchwardens, Overseers and Inhabitants of Saint Olave, Southwark, praying that the Standing Orders relative to Bills for improving any City or Town, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill to enable the Commissioners of Greenwich Hospital to improve certain parts of the London and Croydon Railway Bill, was presented, and read.

A Petition of Proprietors of land, Road Trustees, and Leasholders in the district between the towns of Arbroath and Forfar, praying that the Arbroath and Forfar Railway Bill may not pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

Mr. Wallace presented a Bill for repealing the Greenock provisions of several Acts relating to the Harbours of the Town of Greenock, and for consolidating the same into one Act; and for making and maintaining Docks and other Works in the said Harbours, and for other purposes relating thereto: And the same was read the first time; and ordered to be read a second time.

A Petition of the Turnpike Road from Hall and Selby to Baysley, praying that the Bill for improving any City or Town, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill to enable the Commissioners of Greenwich Hospital to improve certain parts of the London and Croydon Railway Bill, was presented, and read.

A Petition of Directors, or a Provisional Committee of Management of a Company established for promoting a line of Railway from London to Brighton;—Owners, Proprietors and Occupiers of estates and lands at or near Horsham and Ashsted;—Kingston and Wimbledon; and, the Dean and Chapter of Rochester; praying that they may be heard, by their counsel or agents, against certain parts of the said Bill; were also presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.
Ordered, That the Petitions of William Stanford, William Gorringe and William Pennington Gorringe; John Pearson, George Green and Henry Green, praying for the repeal of the additional Duty on Spirit Licenses, was presented, and read; and ordered to lie upon the Table.

A Petition of Licensed Victuallers residing and Spirit Licenses, carrying on business in Cheltenham, praying for the repeal of the additional Duty on Spirit Licenses, was presented, and read; and ordered to lie upon the Table.

A Petition of Rate-payers of the parish of St. George's, in the county of Gloucester, complaining of Parish the proceedings of the Select Vestry of that parish, and praying the House to provide a remedy to secure justice to all parties concerned, was presented, and read; and ordered to lie upon the Table.

A Petition of Single-horse Fly Proprietors of Cheltenham, complaining of having been surcharged for their drivers as livery servants, and praying relief, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Kilmarocco, praying Newspaper for a repeal of the Stamp Duty on Newspapers, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Kilmarocco, complaining of the insufficiency of the law of Pre (Scotland) perty in Scotland, and its defective adaptation to the wants of the Nation, and praying that commissioners properly qualified, fairly remunerated, and composed of persons who have no interest, direct or apparent, in the continuance of the present system, may be appointed fully to investigate the subject, was presented, and read; and ordered to lie upon the Table.

Ordered, That there be laid before this House, an Hops Accounts of the Total Number of Acres of Land in Great Britain under the cultivation of Hops, in the year 1835; distinguishing the Number of Acres in each Parish.

Ordered, That there be laid before this House, an Account of the Duty on Hops of the growth of the year 1835; distinguishing the Districts, and the old from the new Duty.

Ordered, That there be laid before this House, an Account of the Quantity of Hops exported from Great Britain to Foreign Counties, from 5th January 1835 to 5th January 1836; distinguishing the Countries by which the Hops were exported, and also the Quantities to each Country; also, British from Foreign growths, and the Dates of the Years in which the British Hops were grown.

Ordered, That there be laid before this House, an Hops Account of the Total Number of Quarters of Malt made between 5th January 1835 and 5th January 1836, in the United Kingdom; distinguishing the Quantity in each Country, and the Quantity used by Brewers and Victuallers, and Retail Brewers.

Ordered, That there be laid before this House, an Hops Account of the Number of Persons in each of the several Collections in the United Kingdom licensed as "Brewers," "Victurnallers," "to sell Beer to be drunk on the Premises," and also the Number of each Class who brew their own Beer, and the Quantity of Malt consumed by them; particularizing each Class in each Collection from 5th January 1835 to 5th January 1836.

A Message from the Lords, by Mr. Peadonell: Message from Mr. Adam: The Lords have agreed to the Amendments made by this House to the Bill, intitled, An Act to amend an Act of the last Session for abolishing Capital Punishments, and ordered to lie upon the Table.

A Message from the Lords, by Mr. Duddingston: Message from Mr. Speaker: The Lords have agreed to the Amendments made by this House to the Bill, intitled, An Act to amend an Act of the last Session for abolishing Capital Punishments, and ordered to lie upon the Table.
Corporations (Ireland.) Bill.

Municipal Committees.

Disfranchise-St afford itself into a Committee upon the said Bill. And the peace and good government of Cities and Towns in Ireland.

The House, according to Order, resolved itself into a Committee upon the Letter Stealing (Scotland) Bill. and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Robert Stewart reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received To-morrow.

The Order for reading a second time, upon Friday Poor Relief (Ireland) Bill, was read, and (Sir R. Musgrave) discharged.

Ordered, That the Bill be read a second time upon Wednesday next.

The Order for reading a second time, this day, the Bribery at Bribery at Elections Bill, was read, and disfranchised.

Ordered, That the Bill be read a second time To-morrow.

The Order for reading a second time, this day, the Public Institutions Bill, was read, and disfranchised.

Ordered, That the Bill be a second time To-morrow.

The Order for receiving the Report from the Com-Prisoners' committee on the Prisoners' Counsel Bill, this day, was Counsel Bill,

Ordered, That the Report be received upon Wednesday next.

The Order for reading a second time, this day, the Election Election Expenses Bill, was read, and disfranchised.

Ordered, That the Bill be a second time To-morrow.

The Order for the House to resolve itself into a Constabulary Constabulary Committee, this day, upon the Constabulary Force (Ireland) Bill, was read, and discharged.

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order for reading a second time, this day, the RomanCatholic Roman Catholic Marriages (Ireland) Bill, was read, Marriages and disfranchised.

Ordered, That the Bill be read a second time To-morrow.

The Order for the House to resolve itself into a Pensions Pensions Committee, this day, upon the Pensions Duties Bill, Duties Bill.

Ordered, That the House will, To-morrow, resolve itself into the said Committee.

The Order for taking into further consideration, Municipal Municipal this day, the Report from the Committee on the Corporations Municipal Corporations Bill, was read, and discharged.

Ordered, That the Report be taken into further consideration To-morrow.

The Order for the House to resolve itself into the Supply Supply Committee of Supply, this day, was read, and discharged.

Ordered, That this House will, upon Friday next, resolve itself into the said Committee.

The Order for the House to resolve itself into the Ways and Committee of Ways and Means, this day, was read, and Means, discharged.

Resolved, That this House will, upon Friday next, resolve itself into the said Committee.

Ordered, That there be laid before this House, a mail Coaches. Copy of the Contracts, Agreements, or modes adopted for supplying Mail Coaches with Lamps and

Adjournment.

Resolved, That this House will, at the rising of the House this day, adjourn till To-morrow.

Ordered, That all Committees have leave to sit this day, notwithstanding the adjournment of the House.

Resolved, That this House will, upon Monday next, again resolve itself into the said Committee.

Save Trade (Spain) Bill.

Ordered, That the Bill be read a second time To-morrow.

Stafford Disfranchise-ment Bill.

Mr. Divett reported the Stafford Disfranchise-ment Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time To-morrow.
and Oil in Great Britain and Ireland; stating the degree of Quality and Price of the Lamps and Oil; and the Orders or Instructions given (if any) to Multi Guards as to the use of December, 1853; also, the Name and Residence of the Party or Parties who supply the said Lamps and Oil; and whether he or they hold any public Office, and if so, to state its nature and department.

Ordered, That there be laid before this House, an Account of the Amount of the Duties of Customs collected in each Revenue District in Ireland in the year 1835.

Ordered, That there be laid before this House, a similar Account of the Excise Duties collected in each Revenue District in Ireland in 1835.

Ordered, That there be laid before this House, a comparative view of the Total Revenue under each of the above branches received in each year since 1820.

Stamp Duties.
The House was moved, That the several Acts relating to the Duties on Stamps chargeable in the United Kingdom, might be read; and the same being read;

Resolved, That this House will, upon Monday next, resolve itself into a Committee to consider of the said Acts.

Caffre War.
Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, Copies or Extracts of any Despatches which have been received from or addressed to the Governor of the Cape of Good Hope, relative to the late Caffre War, and to the death of Hunter:—Also, Copies of the Instructions given to the Lieutenant-Governor of the Frontier Districts.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return of the Number of Colleges and endowed Schools in the British Settlements in America and the West India Islands, the Number and Names of the Masters and Professors appointed to the same, their respective Salaries, and any of what Grants made to them by Government.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

British Shipping (Harting). Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return of the gross Amount levied on British Shipping at Saint Petersburgh, Cronstadt, and other Ports of Russia, for the support of the English Episcopal Clergy in that Country in each of the last Five Years; stating the Amount of Tax per Ton, by whom the Tax is levied, and an Account of the manner in which and to whom the Sums collected were distributed; and, Also, an Account of any other Fees or Taxes levied in any other foreign Port on British Shipping for the support of the English Episcopal Church at such foreign Port or Place; stating the Rate of Charge, and the Amount levied in each of the last Five Years, now in use, applied, and by what authority levied.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Mr. More O'Ferrall presented, pursuant to the Orders—An Account of the Average Prices of Wheat, Barley and Oats in England and Wales for the Seven Years preceding the 31st December 1835, computed from the Weekly Averages of the Corn Returns.

Ordered, That the said Account do lie upon the Table.

Vol. 91.

Mr. Fox Moule presented, pursuant to the Direct Commissions of an Act of Parliament,—A Return of the Number of Persons, distinguishing Males from Females, committed in the year 1836 to the several Gaols in Scotland (distinguishing each County) under Warrants directing them to be detained till liberate in due course of Law, showing the Nature of the Crimes and the Result of the Commitments.

Ordered, That the said Return do lie upon the Table.

Ordered, That the comparative Statement respecting Gold and Silver, which was presented upon Friday last, be printed.

Ordered, That the Papers relative to Agriculture in Foreign Countries, which were presented upon Friday last, be printed.

Ordered, That the Copy of the Treaty of Untkar Shelesti, which was presented yesterday, be printed.

And then the House, having continued to sit till near four of the clock on Wednesday morning, adjourned till To-morrow.

Jovis, 10^e die Martii;

Anno 6^o Wilhelmi IV Regis, 1836.

PRAYERS.

A PETITION of Inhabitants of Stamford, and Midland Counties Railways Railway Bill:

Ordered, That the said Address be presented to the Committee on the Bill.

A Petition of Gentry, Merchants, Bankers, In-keepers, Traders, and Inhabitants of Manchester, Hurs- bourgh,—Company of Proprietors of the Leicester Navigation;—and, Members of the Committee of Shareholders in the Railways from Leicester to Blisworth;—praying that they may be heard, by their counsel or agents, against certain parts of the said Bill,—were also presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of Bankers, Merchants, Manufacturers, Traders and Inhabitants of Leicester, praying that the said Bill may pass into a law, was also presented, and read; and ordered to lie upon the Table.

A Motion was made, and the Question was proposed, That all Members for Boroughs in the county of Northampton, and the Members for the Borough of Stamford, be added to the Committee on the Midland Counties Railway Bill.—And the said Motion was, with leave of the House, withdrawn.

A Petition of John Stanton Rockford, of Clagren- don, in the county of Carlow and Queen's County, Es-quire, was presented, and read; taking notice of the Dublin and Kilkenney Railway Bill; and setting forth, That the said Railway is intended to pass through the lands of the Petitioner, situated in the Queen's County, and in the county of Carlow, and that the Petitioner is in various ways aggrieved by the non-compliance with the Standing Orders of the House; that the Standing Orders of the House relating to Bills for making Railways have not been complied with in the present instance in various ways, e.g. that the Sections in the Map or Plan of the said Railway were not deposited with the Clerks of the Peace for the counties of Carlow and Kilkenney on the 30th day of November last, but were deposited only on the 1st day of February last in the county of Carlow, and in the county of Kilkenney on the 4th day of February, as required by the injunctions in the said Sections by the Clerks of the Peace for the said counties of Carlow and Kilkenney; that no Map or Plan, Section, or Book of Reference, appears to have been
Mr. Dilwyn reported from the Committee on the Aberavon Petition for the Aberavon Harbour Bill; that the Standing Orders relative to Harbour Bills and Navigation Bills, had not been complied with, insomuch as no Lists of Assents, Dissents and Neuters, and no Subscription Lists, were deposited in the Private Bill Office; but it appeared to the Committee, that the omission arose from the circumstance that, up to the 17th of February last, it was doubtful whether sufficient funds could be obtained to enable the Aberavon Harbour Company to undertake the proposed new works; and that therefore the solicitor for the Bill, although he had the greatest confidence as to the assent of the assessors, did not feel himself justified in going to the expense of applying to the remaining owners and occupiers, some of whom resided at a great distance, but that subsequently the necessary funds for effecting the purposes of the Act having been procured, the remaining applications were made; and it appears that there are no parties dissenting to the measure; and that the Committee had examined the matter of the Petition.

Ordered, That the Report be referred to the Select Committee on Standing Orders.

A Petition of Owners and Occupiers of land and property in the neighbourhood of Slough, to the appointment of a Railway from Slough to Lea Bridge, to carry passengers, and freight. praying that such Railway may be called "The Great Northern Trunk Railway," and that Mr. George Evans, Mr. Plunket, Sir Patrick Bellen, and Mr. Maurice O'Connell, do prepare, and bring it in.

Ordered, That the Committee on the London and Dover Railway Bill, have Power to send for persons, papers and records.

Mr. George Evans, by Order, reported from the Committee on the Petition for the Dublino and Drogheda Railway Bill; that the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for making a Railway from Dublino to Drogheda, to be called "The Great Northern Trunk Railway," with several Branches therefrom; and that Mr. George Evans, Mr. Plunket, Sir Patrick Bellen, and Mr. Maurice O'Connell, do prepare, and bring it in.

Ordered, That the Committee on the London and Brighton Railway Bill, have Power to send for persons, papers and records.

A Petition of Owners and Occupiers of property within, and other Inhabitants of Stockport, praying that the Stockport and Manchester Railway Bill may pass into a law, presented, and read; and ordered to lie upon the Table.

Mr. Heathcote reported from the Committee on the Welland Outfall Drainage Bill; that the Standing Orders relative to Drainage and Navigation Bills, had not been complied with: but it appeared to the Committee, that instructions were given by the Trustees to Mr. Walker, the civil engineer, on the 25th of May last, but a previous survey requiring to be made, and levels to be taken, he was not
not able to complete his Report until the 7th of November last, and then only in manuscript; and it further appeared that a meeting of Trustees and Proprietors could not be obtained until the time limited by the Standing Orders had elapsed; and that great dangers may arise to the drainage of the lands discharging their waters into the Welleland River, and great prejudice will be sustained in respect of the navigation of the proposed improvements should be delayed till another season; and that the Committee had examined the matter of the Petition.

Ordered, That the Report do lie upon the Table.

A Petition of George Earl of Kingston-upon-Hull, Merchant, praying that he may be heard, by his counsel or agent, against certain parts of the Hull and Selby Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit, and caused, in favour of the Bill, against the said Petition.

Mr. Byng presented a Bill to incorporate the Governors of the Westminster Hospital, at the Broad Sanctuary, Westminster, and for conferring Powers the better to enable them to carry on their charitable Designs; was read the first time; and ordered to be read a second time.

A Petition of Alexander Hordern, of Oxley House, in the parish of Buskbury, in the county of Stafford, was presented, and read; taking notice of the Tettenhall and Atherbury Canal Bill; and setting forth, That the Standing Orders of the House in relation to such Bill, have not been complied with; that by the fifth Standing Order relating to Bills for making navigable Canals, Reservoirs and Aqueducts, it is required, that in every application to be intended to be made for a Bill for making any Cut, Canal, Reservoir or Aqueduct for the purpose of navigation, or for supplying any city, town or place, with Water, or for varying, abridging, extending or enlarging any such Cut, Canal, Reservoir or Aqueduct already made, or authorized to be made, or for making or improving the navigation of any river, a Map or Plan and Section of such intended Cut, Canal, Reservoir, Aqueduct or navigation, and also of any intended variation, abridgment, extension or enlargement of any Cut, Canal, Reservoir, Aqueduct or Navigation already made, upon the scale of not less than three inches to the mile, so far as relates to the said Cut, Canal, Reservoir, Aqueduct or Navigation, or to such variation, abridgment, extension or enlargement, be deposited for public inspection at the Office of the Clerk of the Peace of every county, riding or division in or through which such Cut, Canal, Reservoir, Aqueduct or Navigation, or such variation, abridgment, extension or enlargement, is intended to be made, on or before the 30th day of September, previous to the Session of Parliament in which such application is intended to be made, which Map or Plan shall describe the line or situation of such intended Cut, Canal, Reservoir, Aqueduct or Navigation, or of such intended variation, abridgment, extension or enlargement, and the lands through which the same is intended to be made, together with a Book of Reference, containing a List of the names of the Owners, or reputed Owners and Occupiers of such lands respectively; and the Plan shall also describe the brooks and streams which shall be diverted into such Cut, Canal, Reservoir, Aqueduct or Navigation, or into such variation, abridgment, extension or enlargement, for supplying the same with water; and the elevation of such Aqueduct, and such Section, shall specify the levels, and describe the same by feet and inches; that the above Standing Order has not been complied with, insomuch as the brooks and streams which will be diverted into or for the supply of the said Canal, and the Reservoirs by which the Aqueduct and Canal proposed by the said Bill are to be supplied, are not described, or not properly described, in the Plan which has been deposited in the Private Bill Office of the House; that the present of the Birmingham and Liverpool Junction Canal Company to the Aqueduct and Canal proposed by the above-mentioned Bill, was not properly given, and is improperly stated as a consent, inasmuch as the same was given at a supposed general assembly of proprietors of the said Canal, at which there were not present a sufficient number of proprietors to constitute a legal meeting, according to the provisions of the Act of Parliament for regulating the meetings of the said Canal Company; and praying, That the Committee on the Petition for the said Bill may be revived, and that the allegations of the Petitioner may be referred to the said Committee; That the said Bill may not be allowed to proceed, unless the promoters of the said Bill can prove their compliance with the Standing Orders of the House.

Ordered, That the said Petition do lie upon the Table.

Mr. Brunston reported from the Committee on the Petition for the Thames Haven, Railway and Dock Bill; That the Standing Orders relative to Bills for making Railways, and to Bills for making Docks, had been complied with; and that the Committee had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Mr. Brunston presented a Bill for making a Railway from the proposed Eastern Counties Railway, near Romford, in the County of Essex, to Shellharen, in the same County, and for constructing a Tide Dock at the termination of the said Railway at Shellharen aforesaid: And that Mr. Brunston and Mr. Hall Dare do prepare, and bring it in.

Mr. Brunston, by Order, presented a Bill to en-Stockport large the Powers of an Act passed in the sixth year of Gas Bill.

Colonel Lygon reported from the Committee on British Alkali Company Bill; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table.

Mr. Took reported from the Committee on the Middlesex Middlesex Hospital Bill; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill, with the Amendments, be ingressed.
Mr. Tooke presented a Bill for granting further Powers to "The General Steam Navigation Company," and the same was read the first time; and ordered to be read a second time.

Mr. Elphinstone presented a Bill for making and maintaining a Turnpike Road from Hastings and Saint Leonard's to the Royal Oak Inn at Whalingt-

The Don Navigation Bill was read a second time; and committed to Sir George Stockhlood and the York List.

A Petition of Inhabitants of, and Owners of property in, Manchester, praying that the Manchester and Cheshire Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Lord Stanley reported from the revised Committee on the Petition for the Manchester and Leeds Railway Bill; and to whom the Petitions of the Rochdale and Leeds Canal Company; Proprietors of the Aire and Calder Navigation; Mr. Thomas Wheatley; George Lane Fox, Esq.; Messrs. John Boley; and the Calderdale and Holbe Navigation Company; and, Proprietors of land upon the line of the Railway, complaining of non-compliance with the Standing Orders in respect to the said Bill, were referred; That the Standing Orders relative to Bills for making Railways, had been complied with.

Ordered, That the Report do lie upon the Table.

The Committee on the Manchester and Leeds Railway Bill was nominated of Lord Stanley and the Lancashire User.

Ordered, That all Members serving for the County of York, and for the City and Boroughs therein, be Members of the said Committee.

Lord Stanley, by Order, reported from the Committee on the Todmorden Inclosure Bill; and to whom several Petitions were referred; That the Standing Orders relative to Inclosure Bills, had not been complied with, inasmuch as that the sum to be paid to the Clerks to the Commissioner was not inserted in the Bill to which the consents were obtained, whereas a provision to that effect has been inserted in the copy of the Bill presented to the House, and also inserted in the Petition of the Assistant Commissioners named in the Bill is an interested party.

Ordered, That the Report be referred to the Select Committee on Standing Orders.

Six Richard Vyvyan presented a Bill to enable the Bristol and Clifton Oil Gas Company to produce Gas from Coal and other Materials, and to amend the Act relating to the said Company: And the same was read the first time; and ordered to be read a second time.

Mr. Poole presented from the revised Committee on the Petition for the North of England Railway Bill; and to whom the Petition of Bryan and John Salter, Esq., complaining of non-compliance with the Standing Orders in respect to the said Bill, was referred; That the Standing Orders relative to Bills for making Railways, had been complied with.

Ordered, That the Report do lie upon the Table.

An ingrossed Bill for inclosing lands in the Parish of Wootten, in the Country of Bedford, was read the third time; and ingrossed Clauses were added to the Bill, by way of riders.

An ingrossed Bill for inclosing lands in the Parish of Wootten, in the County of Bedford, was read the third time; and ingrossed Clauses were added to the Bill, by way of riders.

Mr. Arthur Bewes do carry the Bill for the Lords, and desire their concurrence.

A Petition of the Corporation of Glasgow, praying that they may be heard, by their counsel or agents, against certain parts of the Forth and Cart Canal Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Two Petitions of Occupiers of lands, houses or premises through or near which the proposed Railway called "The Glasgow and Falkirk Junction Railway," is intended to pass, were presented, and read; taking notice of the Glasgow and Falkirk Railway Bill; and setting forth, That the Petitioners have, upon inquiry, ascertained that their names appeared in the Book of Reference lodged with the Clerks of the Peace, containing a List of the Owners and Occupiers of lands, houses and premises intended to be taken, affected or used for the purposes of the said Railway, the Petitioners' properties being marked in the said Book of Reference with the same numbers which are now set opposite to their respective subscriptions to their Petitions; that although the said Railway, if carried into effect, will thus pass through the lands of the Petitioners, no application whatever has been made personally or in writing to them for their assent to or dissent from the said measure, or to ascertain whether they were nearer in respect of property; but that they have learned, with the utmost surprise, that their names have been put down as assenters to the Railway in the List of Occupants deposited by the promoters of the Bill in the Private Bill Office; that the Petitioners, had they been applied to in terms of the Standing Orders of the House, would have dissented from the said Undertaking, being hostile thereto in all respects; and praying the House to inquire into this evasion of the Standing Orders, and into the misrepresentation made of the assents to the said Bill, and give the Petitioners such relief in the premises as may appear just.

A Petition of Owners and Occupiers of lands, houses or premises through or near which the proposed Railway called the Glasgow and Falkirk Junction Railway is intended to pass, was also presented, and read; taking notice of the said Bill; and setting forth, That the Petitioners have learned that their names appear in the Book of Reference lodged with the Clerks of the Peace, containing a list of the owners and occupiers of lands, houses and premises intended to be taken, affected or used for the purposes of the said Railway, the Petitioners' property being marked in the said Book of Reference with the same numbers which are now set opposite to their respective subscriptions to their Petition; that although the said Railway, if carried into effect, will thus pass through the lands of the Petitioners, the requisites prescribed by the Standing Orders of the House have not been complied with, in so far as the Petitioners have never been applied to by or on behalf of the promoters of the said Undertaking, to know whether they assented to, or were neutrality towards the same; and the Petitioners have therefore learned, with the utmost surprise, that in the List of Assents, Dissents and Neuters deposited in the Private Bill Office of the House, the Petitioners are erroneously stated as having assented thereto; that the Petitioners have thereby been kept in ignorance regarding the said Undertaking; and whether their land and property was to be taken for the purposes thereof, whereby they are aggrieved; and praying, That inquiry may be made into the non-compliance with the Standing Orders, as complained of by the Petitioners, for that purpose, that their Petition be referred to the Committee on the Petition for the said Bill, or otherwise, and that the Petitioners may have such relief in the premises as to the House may seem meet.

And the said Petitions were ordered to lie upon the Table.
A Petition of Owners and Occupiers of lands, houses or premises, through or near which the proposed Railway, called the Glasgow and Fallsirk Junction Railway, is intended to pass, was also presented, and read; taking notice of the said Bill; and setting forth, That the Petitioners have also learned that their names appear in the Book of Reference lodged with the Clerks of the Peace containing a List of the Owners and Occupiers of lands, houses and premises intended to be taken, affected or used for the purposes of the said Railway, that the Petitioners' properties are marked in the said Book of Reference with the same numbers which are now set opposite to their respective subscriptions to their Petition; and that although the said Railway, if carried into effect, will thus pass through the lands of the Petitioners, the requisites prescribed by the Standing Orders of the House have not been complied with in regard to them, as far as the Petitioners are incorrectly stated to have assented to the said Undertaking, in the Lists of Assents, Dissents and Neuters in relation thereto deposited in the Private Bill Office of the House; that the Petitioners did not assent to the said Undertaking, but when applied to on behalf of the promoters thereof, gave the special objections mentioned in the affidavits to be produced in support of the prayer of the Petition; that on these grounds the Petitioners are aggrieved, and have no confidence in the accuracy of the Plans, Sections and Book of Reference of the said Undertaking; and praying the House to make inquiry into the non-compliance with the Standing Orders, as complained of by the Petitioners, and for that purpose to refer the Petition to the Committee on the Petition for the said Bill, or otherwise to refuse to pass the said Bill into a law, or to grant the Petitioners such relief in the premises as to the House may seem meet.

And the said Petitions were ordered to lie upon the Table.

A Petition of Charles Dimes, of Hunger-street, Vauxhall, in the county of Surrey, Gentleman, and Anthony Nelson, of Vauxhall-place, Brixton, in the said county, Gentlemen, praying that the London and Blackwall Commercial Railway Bill may not pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

Sir John Wrottesley reported from the Select Committee on Standing Orders relative to Private Bills several Resolutions; which were read, as follow:

1. Resolved, That in the case of the Stirling Canal Petition, the Standing Orders ought not to be dispensed with.

2. Resolved, That in the case of the South London Market Petition, the Standing Orders ought not to be dispensed with.

Ordered, That the Report do lie upon the Table.

The Committee on the London and Blackwall Commercial Railway Bill, nominated of Mr. Atton, Mr. Patrick Stuart, and the Middlesex List, ordered, That the London and Blackwall Commercial Railway Bill be referred to the said Committee.

A Petition of John Brodwood and others, being Owners of Occupiers of lands and property in the counties of Surrey and Sussex, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the London and Brighton Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Owners and Occupiers of property in Chelsea, and other places in the proposed line of Canal, praying that the Manchester and Salford Canal Bill may not pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

A Petition of James Sothern; and, Two Petitions of Owners and Occupiers of land and dwelling-houses on the said proposed line of Canal, praying that they may be heard, by their counsel or agents, against certain parts of the said Bill, were also presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of William Grove, praying that he may be heard, by his counsel or agents, against certain parts of the Birmingham and Gloucester Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

Mr. Barnard presented a Bill for making a Rail-Deptford Pier, to be called “The Deptford Pier Junction Railway:” And the same was read the first time; and ordered to be read a second time.

Sir Charles Brooke Vere presented a Bill for making a Railway from London to Norwich and Yarmouth, Norwich and Norfolk Railway Bill, by Romford, Chelsfield, Colchester and Ipswich, to be called “The Eastern Counties’ Railway:” And the same was read the first time; and ordered to be read a second time.

A Petition of Sir George William Milman, Baronet, Bristol and Exeter Railway Bill, not may not pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

A Petition of Landholders, Farmers and Inhabitants of Derryvore, praying that the Nevy Navigation Bill may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

A Petition of Trustees of the Rochdale, Hollifield Manchester and Leeds Railway Bill, praying that they may be heard, by their counsel or agents, against certain parts of the Manchester and Leeds Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Licensed Victuallers of the Northern Spirit License. Division of Essex; - Exeter; - Portsmouth and Portsea; - Crouch; - Colchester; - Wivelinhampton; - Kenwick; - Royston; - Manchester and Salford; - Rochdale; - Birmingham; - Merchants, Manufacturers, Shopkeepers and Tradesmen of Liverpool; - Licensed Victuallers of Hertford; - Oxford; - Bridgewater; - Newcastle-upon-Tyne and Gateshead; - Tynstone; - Chairman of a Meeting at South Shields; - Goring and Torring; - Preston and Patcham; - Romsey; - Grantham; - Spalding and Holbeach; - Fellingham; - Dudley; - Stowbridge; - County of Monmouth; - Blackburn; - Inkeepers, Publicans, Licensed Victuallers, and others of London, Westminster, and other towns and parishes in the county of Middlesex; - Inkeepers and Victuallers of Trowbridge; - Bradford; - Plymouth; - Bolton; - Merchants, Manufacturers, Shopkeepers and Tradesmen of Clitheroe; - Licensed Victuallers of Newbury, Spencersand and other places; - East Stourhouse; - Deaconport; - Northampton; - Lichfield; - Petton; - Tiverton; and, Mayor, Aldermen, Councillors and Inhabitants.
Inhabitants of East Retford; praying for the repeal of the additional Duty on Spirit Licenses,—were presented, and read; and or detered to lie upon the Table.

A Petition of the Dean and Members of the Fraternity of Writers of Stirlingshire, praying for the repeal of the Stamp Duty on their Annual Certificates, was presented, and read; and ordered to lie upon the Table.

Mr. Charles Wood presented, pursuant to Order,—A Return of the Number of Royal Marines who have been corporally punished or imprisoned by Sentence of Courts Martial in the five years 1831, 1832, 1833, 1834, and 1835; showing how often such Punishments have been inflicted on the same Individuals.

Ordered, That the said Return do lie upon the Table.

Inhabitants of Bangor; Freeholders and Land-owners of the barony of Dunshinn, in the county of Tyrone; Inhabitants of East Retford; praying for the repeal of the duties on Spirit Licenses, were presented, and read; and ordered to lie upon the Table.

The Seamen’s Fund (Shetland) Bill was, according to Committee the Order, to read a second time; and committed to a Committee of the whole House, for Wednesday next.

Mr. Baring reported the Slave Trade (Spain) Slave Trade Bill; and the Amendments were read, and agreed to. Ordered, That the Bill, with the Amendments, be engrossed; and read the third time upon Monday next.

The Order of the day being read, for the third reading of the Stafford Disfranchisement Bill; Ordered, That the Bill be read the third time this day.

Mr. William Ord reported the Letter Stealing Letter Stealing Bill; and the Amendments were read, (Scotland) Bill; and agreed to. Ordered, That the Bill, with the Amendments, be engrossed; and read the third time upon Monday next.

The Bribery at Elections Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Wednesday, the 23d day of this instant March.

The Order of the day being read, for the second reading of the Public Walks Bill; Ordered, That the Bill be read a second time upon Monday next.

The Order of the day being read, for the second reading of the Public Institutions Bill; Ordered, That the Bill be read a second time upon Monday next.

The Order of the day being read, for the second reading of the Election Expenses Bill; Ordered, That the Bill be read a second time upon Wednesday next.

The House, according to Order, resolved itself into a Committee upon a Bill to amend the law relating to Landlord and Tenant in Ireland, and to impose other Duties in lieu of the additional Duty on Spirit Licenses, as imposes an additional Duty of Fifty per cent on retail Spirit Licenses. Ordered, That the said Paper do lie upon the Table; and be printed.

A Motion was made, and the Question was proposed, That the Evidence given by Henry Warburton, Esquire, a Member of this House, before the Select Committee on Timber Duties, be printed exact from the Short-hand Writer’s Notes, with the same Evidence from the published Report of the Select Committee, placed in parallel Columns opposite each Question and Answer:—And the said Motion was, with leave of the House, withdrawn.

Lord John Russell presented, by His Majesty’s command,—A Copy of the Second Report from His Majesty’s Commissioners appointed to consider the state of the Established Church in England and Wales with reference to Ecclesiastical Duties and Revenues. Ordered, That the said Paper do lie upon the Table; and be printed.

The House was moved, That the Act 4 and 5 Will. 3, c. 75, to repeal the Duties on Spirits made in Ireland, and to impose other Duties in lieu thereof; and to impose additional Duties on Licenses to Retailers of Spirits in the United Kingdom, might be read; and the same being read:

A Motion was made, and the Question being proposed, That this House do resolve itself into a Committee, with a view to take into its consideration the propriety of an immediate repeal of such portion of the said Act, as imposes an additional Duty of Fifty per cent on retail Spirit Licenses:—And a Debate arising thereupon;

And a Motion being made, and the Question being put, That the Debate be adjourned until Thursday, the 14th day of April next;

The House divided:

The Yeas to the old Lobby;

The Noes to the new Lobby.

Tellers for the Yeas, Mr. Robert Stewart; Mr. Edward John Stanley: 165.

Tellers for the Noes, Mr. D’Arcy; Mr. East: 155.

So it was resolved in the Affirmative.

A Petition of Inhabitants of Bognor:—Freeholders and Land-owners of the barony of Downs gonn, in the county of Tyrone:—Inhabitants of Aynsham;—and, Ballywester, Ballyhalbert, and Invishpor; praying for the amendment of the law of Landlord and Tenant in Ireland, were presented, and read; and ordered to be laid upon the Table.

And the House having continued to sit till after twelve of the clock on Friday morning;

Veneris, 11° die Martii, 1836.

Ordered, That leave be given to bring in a Bill to amend the law relating to Landlord and Tenant in Ireland: And that Mr. Sharman Crawford and Mr. Sheil do prepare, and bring it in.

A Motion was made, and the Question was proposed, That there be laid before this House, a Return of the Number of endowed Dissenting Meetings, houses and Roman Catholic Chapels in England and Wales, with the annual Value of their Endowments:—And the said Motion was, with leave of the House, withdrawn.

A Petition of the Number of endowed Dissenting Meetings in Ireland.

The Seamen’s Fund (Shetland) Bill was, according to the Order, to read a second time; and committed to a Committee of the whole House, for Wednesday next.

Mr. Baring reported the Slave Trade (Spain) Slave Trade Bill; and the Amendments were read, and agreed to. Ordered, That the Bill, with the Amendments, be engrossed; and read the third time upon Monday next.

The Order of the day being read, for the third reading of the Stafford Disfranchisement Bill; Ordered, That the Bill be read the third time this day.

Mr. William Ord reported the Letter Stealing Letter Stealing Bill; and the Amendments were read, (Scotland) Bill; and agreed to. Ordered, That the Bill, with the Amendments, be engrossed; and read the third time upon Monday next.

The Bribery at Elections Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Wednesday, the 23d day of this instant March.

The Order of the day being read, for the second reading of the Public Walks Bill; Ordered, That the Bill be read a second time upon Monday next.

The Order of the day being read, for the second reading of the Public Institutions Bill; Ordered, That the Bill be read a second time upon Monday next.

The Order of the day being read, for the second reading of the Election Expenses Bill; Ordered, That the Bill be read a second time upon Wednesday next.

The House, according to Order, resolved itself into a Committee upon the Constabulary Force (Ireland) Bill; and, after some time spent therein, No. 07.

Mr. Speaker resumed the Chair; and Mr. Baring reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report he received.

Mr. Baring reported the Bill accordingly; and the Report was ordered to be taken into further consideration upon Monday next; and the Bill, as amended, to be printed.

The Order of the day being read, for the second reading of the Roman Catholic Marriages (Ireland) (Scotland) Bill.

Ordered, That the Bill be read a second time upon Wednesday next.

The Order of the day being read, for the Com-Pensions Committee on the Pensions Duties Bill.

Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for taking into further consideration the Report on the Municipal Corporations Bill.

Ordered, That the Report be taken into further consideration upon Wednesday next.

Mr. O’Lochlen presented a Bill to amend the Law relative to the Registration of Votes in Ireland, and of Votes taking to the Poll at Elections in that part of the United Kingdom: And the same was read the first time; and ordered to be read a second time upon Friday next; and to be printed.

Sir George Grey presented, pursuant to an Ad-Cafre War, dress to His Majesty.—Copies or Extracts of any Despatches which have been received from or addressed to the Governor of the Cape of Good Hope, relative
relative to the late Caffre War, and to the Death of Hinta— Also, Copies of the Instructions given to the Lieutenant-Governor of the Frontier Districts.

Ordered, That Mr. Page do deliver the same.

And then the House, having continued to sit till a quarter of an hour before one of the clock on Friday morning, adjourned till this day.

The House proceeded to take into consideration that part of the Message of the Lords of Tuesday last, which requests, "That this House will be pleased to direct the Board of Trade to publish a Return of the Particulars of the Establishment during the year 1835: And then he withdrew.

Ordered, That the said Paper do lie upon the Table.

Mr. Auld, Secretary to the Superintending Committee of the General Penitentiary at Milbank, was called in; and at the bar presented, pursuant to the directions of an Act of Parliament,—Report of the Superintending Committee of the General Penitentiary at Milbank, for the reception of Convicts; specifying the state of the Building, the Conduct of the Officers, the Treatment and Condition of the Prisoners, the Amount of their Earnings, and the Expenses of the Establishment during the year 1835:—And then he withdrew.

Ordered, That the said Paper do lie upon the Table.

The House was moved, That the Report which was yesterday made from the Committee on the Petition for the Welland Outfall Drainage Bill, might be read; and the same being read;

Ordered, That printed Copies of the said Report be communicated to the Lords, as desired by their Lordships.

The House then proceeded to take into consideration A Petition of Hugh Pollard, praying that the London and Cambridge Railway Bill may pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

Mr. Oswald presented a Bill for authorizing the Glasgow Bridge Trustees on the Bridges over the Clyde at Glasgow to continue, uphold, repair and maintain the Wooden Bridge over the said River, opposite to Portland-street of Lauriston, and for other purposes therein mentioned: And the same was read the first time; and ordered to be read a second time.

A Petition of the Reverend John Smith, of Alder-" ear;—and, of Earl House; praying that they may be heard, by their counsel or agents, against certain parts of the Midland Counties Railway Bill, were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, against their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of David Hunter, of Blackness;—and, in favour of the Bill, against the said Petitions.

Ordered, That leave be given to bring in a Bill for rectifying a mistake in an Act passed in the reign of His present Majesty, for recovery of Small Debts within the Township of Hyde, and other places therein mentioned, in the County Palatine of Chester: And that Mr. Oswald, Mr. Hindley, and Mr. Edward Stanley, do prepare, and bring it in.

Mr. Oswald, by Order, reported from the Committee on the Petition for the Hyde Small Debts Bill; That the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for better supplying with Water the Township of Dukisfield, in the County Palatine of Chester: And that Mr. Oswald, Mr. Hindley, and Mr. Edward Stanley, do prepare, and bring it in.

A Petition of John Trotter, praying that the London and Brighton Railway Bill may pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

A Petition of Infants of Horley, praying that the London and Brighton Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of John Trotter, praying that the London and Brighton Railway Bill may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of Hugh Pollard, praying that the London and Cambridge Railway Bill may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

Mr. Oswald presented a Bill for making and maintaining a Turnpike Road from Awaishabad Toll Bar to Saint George's Road, and Branch Roads therewith connected, all in the County of Louth: And the said Petitions were ordered to be referred to the Standing Committee on Standing Orders.

A Petition of the Rev. Mr. Bernal, of Milbank; and that Mr. Bernal do deliver the same.

Ordered, That the said Paper do lie upon the Table.

Mr. Oswald presented a Bill for the Welland Outfall Drainage Bill, might be read; and the same being read;

Ordered, That printed Copies of the said Report be communicated to the Lords, as desired by their Lordships.

The House proceeded to take into consideration A Petition of John Smith, of Alder-ear;—and, of Earl House; praying that they may be heard, by their counsel or agents, against certain parts of the Midland Counties Railway Bill, were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, against their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

Mr. Oswald, by Order, reported from the Committee on the Petition for the Hyde Small Debts Bill; That the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for better supplying with Water the Township of Dukisfield, in the County Palatine of Chester: And that Mr. Oswald, Mr. Hindley, and Mr. Edward Stanley, do prepare, and bring it in.

Mr. Oswald, by Order, reported from the Committee on the Petition for the Dunstable Water Bill; That the Standing Orders relative to Bills for supplying any City or Town with Water, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for better supplying with Water the Township of Dukisfield, in the County Palatine of Chester: And that Mr. Oswald, Mr. Hindley, and Mr. Edward Stanley, do prepare, and bring it in.

A Petition of George Holmes, being the occupier of fields in Edlon, through or over which the line of the Railway hereby mentioned is proposed to be carried, was presented, and read; taking notice of the Durham (South West) Railway Bill; and setting forth, That the Petitioner objects to the said Railway, although his name is put down in the List deposited in the Private Bill Office as assenting thereto; that on the 19th day of January last, when Mr. Trenant called upon the Petitioner, and asked his consent to the said Railway, the Petitioner informed the said Mr. Trenant, that he intended to oppose the same; but upon the said Mr. Trenant
representing to the Petitioner that he had previously obtained the consent of his, the petitioner's landlord, Lord Eldon, the Petitioner was induced, on the assurance of the said railway, to allow himself to be set down as assenting thereto; that the petitioner has been informed and believes, that he was deceived by the said Mr. Tennant, inasmuch as the said Lord Eldon, at the time the application was made to the petitioner, had not given his consent to the said railway; that if the petitioner had not been so deceived and misled by the said Mr. Tennant, he should have given a decided dissent to the said railway, instead of allowing himself to be set down as assenting thereto; and he therefore conceives that in this respect the standing orders of the House have not been complied with; and praying, that the committee on the petition for the said bill may be revived, and that the petitioner may be heard, by himself, his agents or witnesses, before the said committee, or that he may have such other relief in the premises as to the house may seem meet.

A petition of Thomas Howl and William Shanks, two of the partners in the west ancholde brewery, and occupiers of land in Saint Helens Ancholde, was also presented, and read; taking notice of the said application, and setting forth, that the petitioners and their partners in the west ancholde brewery, are occupiers of land in Saint Helens Ancholde, through or over which the said railway is proposed to be carried; that the petitioners are advised, that the standing orders of the House have not been complied with, inasmuch as no application has been made to the petitioners and their partners in the said brewery for their consent to the said railway, nor are they returned in the lists of occupiers deposited in the private bill office of the house, either as tenants, dissenters, or neutrals in respect thereof; and praying, that the committee on the petition for the said bill may be revived, and that the petitioners may be heard, by themselves, their agents or witnesses, before the said committee, or that they may have such other relief in the premises as to the house may seem meet.

A petition of Joseph Duncan, being the occupier of a field in Eldon, through or over which the line of the railway hereinafter mentioned is proposed to be carried, was also presented, and read; taking notice of the said application, and setting forth, that the petitioner conceives the said railway, if made, will most inconveniently and injuriously affect him as occupier of the said field, and he decidedly objects to the same, although his name is put down in the list deposited in the private bill office as assenting thereto; that the petitioner, when the application was made to him by Mr. Tennant for his assent, distinctly told the said Mr. Tennant, that he was convinced the said railway would be a great injury to his property, and that he was against it; but upon the said Mr. Tennant representing that he had got his, the petitioner's landlord and master, Lord Eldon's sanction, he was induced to allow himself to be set down in the said list as assenting; that the petitioner has since been informed and believes, that when the said application was made to the petitioner, the said Lord Eldon had not given his consent to the said railway, and that the representation of the said Mr. Tennant, that he had got the sanction of Lord Eldon, was a misrepresentation made for the purpose of influencing the petitioner's consent with respect to the said railway, and preventing his giving an answer to the application expressive of his opinion thereon; that if the petitioner had not been deceived and misled by the said misrepresentation, he should have given a decided dissent to the said railway, instead of allowing himself to be put down as assenting with respect thereto; that the petitioner is advised, that in the above and several other respects the standing orders of the House have not been complied with; and praying, that the committee on the petition for the said bill may be revived, and that the petitioner may be heard, by himself, his agents or witnesses, before the said committee, or that he may have such other relief in the premises as to the house may seem meet.

And the said petitions were ordered to lie upon the table.

An ingrossed bill to incorporate the subscribers middlesbrough hospital bill, to the middlesbrough hospital, and for better enabling them to carry on their charitable designs, was read the third time.

Resolved, That the bill do pass.

Ordered, That Mr. Tooke do carry the bill to the Lords, and desire their concurrence.

A petition of leaseholders, tenants and sub-tenants of John Sidney harkins, esquire, situate on the north side of the commercial road, praying that the London and Blackwall Railway bill may pass into a law, was presented, and read; and ordered to lie upon the table.

Sir William geoery presented a bill to alter and amend several acts passed for re-building, or for improving, regulating and maintaining the town quay of Gravesend, in the county of Kent, and the landing-place belonging thereto; and for building a pier or jetty adjoining thereto: And the same was read the first time; and ordered to be read a second time.

Michaels's Naturalization bill was read a second time; and committed to Mr. Richard Walker and the Lancaster list.

The committee on the London and Brighton Railway bill was nominated of Mr. Altsager and the Sussex list.

Ordered, That all the members serving for the several counties, and for the boroughs therein, through which counties the said railway is intended to pass, be members of the said committee.

A petition of merchants, bankers, traders and others of the city of London, praying that the London and Brighton railway bills may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the table.

A petition of inhabitant householders of Whitechapel, praying that the London and Blackwall railway bill may not pass into a law as it now stands, was presented, and read; and referred to the committee on the bill.

A petition of trustees for paving, &c. Saint John Wapping:—Commissioners for paving, &c. Saint Mary Whitechapel;—leaseholders, tenants and others on the north side of the commercial road:—Commissioners of the common street roads, &c.;—Minister, churchwardens and others of Bromley Saint Leonard:—and, Company of proprietors of the East London waterworks; praying that they may be heard, by their counsel or agents, or against certain parts of the said bill, were also presented, and read.

And the said petitions were ordered to be referred to the committee on the bill; and the petitioners heard, by their counsel or agents, upon their petitions, if they think fit; and counsel heard, in favour of the bill, against the said petitions.

A petition of inhabitant householders of Brick lane and its vicinity, in the borough of the Tower Hamlets, praying that the London and Norwich railway bill, and the great northern railway bill, may not pass into a law, was presented, and read; and ordered to lie upon the table.

A petition of rate-payers and inhabitants of Saint London and George, middlesbrough, praying that the London and Blackwall commercial railway bill may not pass into a law as it now stands, was presented, and read; and referred to the committee on the bill.

A petition
A Petition of Leasholders and others on the south of the Commercial Road;—Trustees of Paving St. John Wapping, &c.;—Trustees of the Common-street Roads;—Commissioners for paving Goodman’s Fields;—Rector, Churchwardens and others of St. Mary, Whitechapel;—and, Company of Proprietors of the East London Waterworks; praying that they may be heard, by their counsel or agents, against certain parts of the said Bill,—were also presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of Inhabitant Householders and others of Saint Botolph, Aldgate, praying that the London and Blackwall Commercial Railway Bill; and the London and Blackwall Railway Bill, may not pass into law, was presented, and read; and ordered to lie upon the Table.

Ordered, That the Petition of Commissioners under the Act for paving and regulating Church-lane, in and near the parishes of Saint Mary, Whitechapel, and Saint George, in the county of Middlesex, and other streets, avenues and places within the same parish of Saint Mary, Whitechapel, and prevalent nuisances therein, and for enabling the inhabitants of the said parish of Saint Mary, Whitechapel, to raise money to defray the expense incurred in repairing the parish church, which was presented upon Friday last, be referred to the Committee on the London and Blackwall Railway Bill; and that the Petitioners be heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

The House was moved, That the Order made upon the 2d day of this instant March, ‘That leave be given to bring in a Bill to regulate and equalize the assessment for the maintenance of the Poor in the City of Edinburgh and Suburbs, and to render Members of the College of Justice and others liable in the said Assessment,’ might be read; and the same being read; Ordered, That the said Order be discharged.

Ordered, That leave be given to bring in a Bill to regulate and equalize the Assessment for the maintenance of the Poor in the City of Edinburgh, and ancient and extended Royalty thereof, and to render Members of the College of Justice and others liable in the said Assessment: And that Mr. Chalmers and Mr. Attorney General do prepare, and bring it in.

Mr. Boulton Hoy presented a Bill for making and maintaining a Dock or Docks at Southampton: And the same was read the first time; and ordered to be read a second time.

Ordered, That the Petition of Leasholders and others on the south of the Commercial Road; the Trustees of Paving St. John Wapping, &c.; the Trustees of the Common-street Roads; the Commissioners for paving Goodman’s Fields; the Rector, Churchwardens and others of St. Mary, Whitechapel; and the Company of Proprietors of the East London Waterworks; praying that they may be heard, by their counsel or agents, against certain parts of the said Bill, were also presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of James Burton and others;—and, Hellingtown Inhabitants of Hastings, Saint Leonard’s and Saint and Hastings, Mary Magdalen; praying that they may be heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

The Creditors Improvement Bill was read a second Creditors Improvement time; and committed to Lord Viscount Elbrington and the Devoir List.

Sir John Wrottesley reported from the Select Com- Standing mittee on Standing Orders relative to Private Bills, Orders; several Resolutions; which were read as follows:

1. Resolved, That in the case of the Todmorden Todmorden Inclusion Bill, the Parties be permitted to proceed with their Bill, with their Bill; and that they insert therein the name of a disinterested party in the place of the Assistant Commissioner named in the Bill, who is an interested party.

2. Resolved, That in the case of the Aberdovey Aberdovey Harbour Petition, the Parties be permitted to pro-ceed with their Bill.

The said Resolutions, being read a second time, were agreed to.

The House was moved, That the Report in respect Todmorden of the Todmorden Inclusion Bill, which was this day made from the Select Committee on Standing Orders relative to Private Bills, might be read; and the same being read;

Ordered, That the said Bill be re-committed to the former Committee.

Mr. Mark Philips reported from the Committee Steiners’ on the Bill from the Lords, intituled, “An Act for naturalizing Frederick Steiner.” That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and directed him to report the same, without any Amend- ment;—And the Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Mark Philips do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

A Petition of John Thorpe, of Manchester, praying Manchester that he may be heard, by his counsel or agent, and Lords against certain parts of the Manchester and Leeds Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Merchants, Ship-owners and others, Bridlington inhabitants of Middlelooke—a-Trees, in the North Harbour Bill, Riding of the county of York, or connected with, or interested in, the Coal Trade there; praying that they may be heard, by themselves, their counsel and witnesses, against certain parts of the Bridlington Harbour Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of William Garnett, Esquire, and others, Manchester being the Chairman and Provisional Committee of the projected Manchester South Union Railway Company, and Inhabitants of certain towns in Lan- cashire, Cheshire and Staffordshire; praying, That they may be heard, by themselves, their counsel,
A Motion was made, and the Question being proposed, That the Dublin Steam Packet Company Bill be now read a second time.

The Amendments following were proposed to be made to the Question; viz. To leave out the words "now," and at the end of the Question to add the words "upon this day six months."

So it was resolved in the Affirmative.

Ordered, That the Bill be now read a second time; and committed to Mr. O'Connell and the Leinster List.

A Petition of Inhabitants of Worcester, praying that the British Alkali Company Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Charles Elphinstone Fleming, of Cumbernauld, in the county of Dumbarton, praying that he may be heard, by himself, his counsel or agent, against certain parts of the Forth and Clyde Navigation Bill, was presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agent, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Ordered, That the motion relating to the Exchequer Bills and Non-effective Army Services, from 1 April 1836 Estimates, and Non-effective Army Services, from 1 April 1836 to 31 March 1837, be referred to the Committee.

Ordered, That the Papers relative to the Caffre War, which were presented yesterday, be referred to the Select Committee on Aborigines (British Settlements).

Ordered, That the return relative to Exchequer Bills and Non-effective Army Services, from 1 April 1836 Estimates, to 31 March 1837, be referred to the Committee.

Ordered, That the said Petition be referred to the House itself, and the Petitioners heard, by their counsel or agents, against certain parts of the Forth and Clyde Navigation Bill.

Ordered, That the return relative to Exchequer Bills and Non-effective Army Services, from 1 April 1836 Estimates, to 31 March 1837, be referred to the Committee.

Ordered, That the said Petition be referred to the House itself, and the Petitioners heard, by their counsel or agents, against certain parts of the Forth and Clyde Navigation Bill.

Ordered, That the Petition relating to the Caffre War, which were presented yesterday, be referred to the Select Committee on Aborigines (British Settlements).

Ordered, That the motion relating to the Exchequer Bills and Non-effective Army Services, from 1 April 1836 Estimates, and Non-effective Army Services, from 1 April 1836 to 31 March 1837, be referred to the Committee.

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Ordered, That the return relative to Exchequer Bills and Non-effective Army Services, from 1 April 1836 Estimates, to 31 March 1837, be referred to the Committee.
ments employed in the Territorial Possessions of the East India Company, Commissioned and Non-
commissioned Officers included, be maintained for the Service of the United Kingdom of Great Britain and Ireland, for the year, from the 1st day of April 1836 to the 31st day of March 1837, both days inclusive—put, and agreed to.

Motion made, and Question proposed, That a sum, not exceeding Three million six hundred and eighty-five thousand two hundred and eighty pounds six shillings and five pence, be granted to His Majesty, for defraying the charge of His Majesty’s Land Forces, for Service in the United Kingdom of Great Britain and Ireland, and on Stations Abroad (excluding the Regiments employed in the Territorial Possessions of the East India Company), for the year, from the 1st day of April 1836 to the 31st day of March 1837, both days inclusive—put, and agreed to.

Motion, That a sum, not exceeding Three millions and seventy-five thousand five hundred and eighty-five pounds eight shillings and five pence, be granted to His Majesty, for defraying the charge of General Staff Officers, and Officers of the Hospitals, serving with His Majesty’s Forces in the United Kingdom of Great Britain and Ireland, and on Stations Abroad (excluding the Regiments employed in the Territorial Possessions of the East India Company), for the year, from the 1st day of April 1836 to the 31st day of March 1837, both days inclusive.

The Committee divided.

Teller for the Yeas, Mr. Robert Stewart - 277.
Teller for the Nays, Mr. Bernal - 44.

Question, That a sum, not exceeding Three millions and eighty-five thousand two hundred and eighty pounds six shillings and five pence, be granted to His Majesty, for defraying the charge of His Majesty’s Land Forces, for Service in the United Kingdom of Great Britain and Ireland, and on Stations Abroad (excluding the Regiments employed in the Territorial Possessions of the East India Company), for the year, from the 1st day of April 1836 to the 31st day of March 1837, both days inclusive—put, and agreed to.

Resolved, That a sum, not exceeding One hundred and twenty thousand two hundred and eighty pounds six shillings and five pence, be granted to His Majesty, for defraying the charge of General Staff Officers, and Officers of the Hospitals, serving with His Majesty’s Forces in the United Kingdom of Great Britain and Ireland, and on Stations Abroad (excluding the Regiments employed in the Territorial Possessions of the East India Company), for the year, from the 1st day of April 1836 to the 31st day of March 1837, both days inclusive—put, and agreed to.

Resolved, That the Report be received upon Monday next.

Mr. Bernal also acquainted the House, That he had deposited with them, pursuant to the Act 4 Geo. 4, c. 199, for the making of Affidavits, and that the certificates might be read; and the same was read.

The House was also moved, That the Act 5 Geo. 4, c. 102, to amend an Act of the forty-eighth year of the reign of his late Majesty, for the more effectual prevention of Felonies within the District of Dublin Metropolis, might be read; and the same was read.

The House was also moved, That the Act 5 Geo. 4, c. 102, to amend an Act of the forty-eighth year of the reign of his late Majesty, for the more effectual prevention of Felonies within the District of Dublin Metropolis, might be read; and the same being read—

And the House having continued to sit till after twelve of the clock on Saturday morning;

Sabbati, 12° die Martii, 1836:

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had come to several Resolutions.

Ordered, That the Report be receiv’d upon Monday next.

Mr. Bernal also acquainted the House, That he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, upon Monday next, again resolve itself into the said Committee.

The Durham Court of Pleas Bill was, according to Order, read a second time; and committed, to a Committee of the whole House, for Wednesday, the 23rd day of this instant March.

The Order of the day being read, for the second reading of the Registration of Voters Bill:

Ordered, That the Bill be read a second time upon Monday next.

Vol. 91.
The Order of the day being read, for the House to resolve itself into a Committee to consider of the Acts imposing Duties of Stamps in the United Kingdom; resolved, That this House will, to-morrow, resolve itself into the said Committee.

The House being informed, that the Sheriffs of the city of London attended at the door, they were called in; and at the bar presented,—A Petition of the Lord Mayor, Aldermen and Commons of the city of London, in Common Council assembled. And then they withdrew.

And the said Petition was read; praying that they may be heard, by their counsel or agents, against certain parts of the London Grand Junction Railway Bill;

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, and against the said Petition.

A Petition of the London and Birmingham Railway Company;—and, Owners and Occupiers of houses in Hatton Garden; praying that they may be heard, by their counsel or agents, against certain parts of the said Bill,—were also presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of Merchants, Bankers and others of Stockton;—and, Inhabitants of St. Andrew Auckland; praying that the Durham (South West) Railway Bill may pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Motion was made, and the Question being proposed, That the Durham (South West) Railway Bill be now read a second time;

An Amendment was proposed to be made to the Question, by leaving out from the word “the” to the end of the Question, in order to add the words, “Committee on the Petition for the Bill be revived,” instead thereof.

And the Question being proposed, That the Bill be left out stand part of the Question:

—The said proposed Amendment was, with leave of the House, withdrawn.

Ordered, That the Bill be now read a second time; and committed to Mr. Learner and Elpkinstone and the Sussex List.

Mr. Eccles presented a Bill for making a Railway from Dublin to Drogheda, to be called “The Grand Drogheda Railway Bill.”

A Petition of Merchants, Ship-owners and others of Bridlington of Stockton-upon-Tees;—and, of the Tees Navigation Harbour Bill; praying that they may be heard, by their counsel or agents, against the Bridlington Harbour Bill,—were presented, and read; and ordered to lie upon the Table.

A Petition of the Tees Navigation Company;—Scarborough and Merchants, Ship-owners and others of Stockton-upon-Tees;—praying that they may be heard, by their counsel or agents, against certain parts of the Scarborough Harbour Bill,—were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

Mr. Beane presented, pursuant to Order,—A State of the present state of the Grand Junction Railway Bill; which states the prejudices entertained by the Petitioners, and interests of the Petitioner are prejudiced and injured; that by the said Bill power is asked to take and acquire to certain lands and premises belonging to certain owners and occupiers by the Petitioner, and in which he is interested, to his great loss, injury and damage; that the Standing Orders of the House in relation to the said Bill, and the objects thereof, have in numerous respects been disregarded by the promoters of the said measure; in particular, Maps and Sections and Books of Reference thereto have not been deposited for public inspection at the Office of the Clerk of the Peace of every county, riding and division in or through which the works therein mentioned are intended to be made; the Book of Reference deposited in the Private Bill Office of the House does not contain a list of the names of the owners or reputed owners and occupiers of all such lands, and in numerous instances do not distinguish whether the owners and occupiers therein set forth assented, dissent from, or are neutrals in regard to such works; and no notice has been given, nor any application made, to the Petitioner, regarding the certain lands and other premises which are to be taken or affected by the said Bill; and praying, That the Committee on the Petition for leave to bring in the aforesaid Bill may be revived, and that it be referred to such revived Committee to inquire whether the Standing Orders of the House in relation to the said Bill, and the objects thereof, have or have not been complied with; and that such other relief may be given to the Petitioner as to the House may seem meet.

Ordered, That the said Petition do lie upon the Table.

Mr. Eccles presented a Bill for making a Railway from Dublin to Drogheda, to be called “The Grand Drogheda Railway Bill.”

A Petition of Merchants, Ship-owners and others of Bridlington of Stockton-upon-Tees;—and, of the Tees Navigation Harbour Bill; praying that they may be heard, by their counsel or agents, against the Bridlington Harbour Bill,—were presented, and read; and ordered to lie upon the Table.

A Petition of the Tees Navigation Company;—Scarborough and Merchants, Ship-owners and others of Stockton-upon-Tees;—praying that they may be heard, by their counsel or agents, against certain parts of the Scarborough Harbour Bill,—were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.
as Toll or Duty on entering the Harbour, as Toll on Grain, and other Merchandize loading or unloading in the said Harbour; and as Rates levied on Hoisting and D samtions in the Lordship of Bridlington: and also the Expenditure, mode, nature and objects thereof, commencing July 1815, and ending July 1835.

Ordered, That the said Paper do lie upon the Table.

A Petition of the Company of Proprietors of the Stratford and Keepley Canal Navigation; and, Trustees of the Bantry and Selby Turnpike Road; praying that they may be heard, by their counsel or agents, against certain parts of the Dun Navigation Bill, were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of Trustees of the Turnpike Road from Bantry to Selby, praying that they may be heard, by their counsel or agents, against certain parts of the Hull and Selby Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Gentry, Merchants, Bankers, Grazier, Tradesmen, and Inhabitants of Uppingham, praying that the Midland Counties Railway Bill may not pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

A Petition of the Company of Proprietors of the Longbrook Haven, and Ernevale Canal Company, praying that they may be heard, by their counsel or agents, against certain parts of the said Bill, was also presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Ordered, That the Petitions of the Commissioners of Sewers of the Rape of Bromber; of Trustees for repairing the Roads from Horsham to Steyning, and from thence to the top of Steyning Hill, in Sussex, and from the bottom of Steyning Hill to Slaughter's Corner, in the parish of Beeding, and from thence to the top of Steyning Hill,are both dissentients in the Book of Reference; and, of Trustees of the Navigation of the River Adur, which were presented upon the 2d day of this instant March, be referred to the Committee on the London and Brighton Railway Bill; and that the Petitioners be heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of Merchants, Manufacturers, Tradesmen, and Inhabitants of Derby; praying that the Midland Counties Railway Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

Ordered, That the Committee on the Ulster Railway Bill, have Power to send for persons, papers and records.

A Petition of Merchants, Manufacturers, Traders and others of Shrewsbury, Chester, Liverpool and Wolverhampton;—Owners and Occupiers of land near to the intended Canal;—Merchants, Bankers, Manufacturers, Traders and others of Birmingham;—Iron Masters, Coal Owners, Traders, and others interested in the trade between Vol. 91.
ninating at Asherley, in the said county, and where the said Birmingham Canal Navigation joins the Staffordshire and Worcestershire Canal Navigation; and great and extensive powers have been given to the incorporated Company of Proprietors of the said Birmingham Canal Navigation, to supply their said Canal with water, by taking and using the water of many rivers, brooks and streams, and springs, which the said Company intends through which the said Navigation runs and is conducted; that the Standing Orders of the House in relation to such Bills have not been complied with; that by the fifth Standing Order in relation to Bills for making Navigable Canals, Reservoirs and Aqueducts, it is ordered, that in all applications intended to be made for such Bills, certain Maps and Sections shall be deposited for public inspection at the Office of the Clerk of the Peace of every county, riding or division in or through which such Cut, Canal, Reservoir, Aqueduct or Navigation is intended to be made; and that the Map or Plan shall also describe the brooks and streams to be diverted into such Cut, Canal, Reservoir, Aqueduct or Navigation, or into such variation, abridgment, extension or enlargement for supplying the same with water, and the elevation of any such Aqueduct; and such Section, shall specify the levels, and describe the same by feet and inches, so that the Map or Plan deposited with the Clerk of the Peace for the said county of Stafford, and the Copy deposited in the Private Bill Office of the House, do not comply with the above Standing Order, and do not describe the brooks or streams to be diverted into such projected line of new Canal; and that the said Maps and Plans in no way describe or set out the sources of the intended supply of water unless such water is intended to be derived from the higher level of the Birmingham Canal Navigation; that the said Map or Plan therefore does not set out or describe any of the rivers, brooks or streams by which the said Company of Proprietors of the Birmingham Canal Navigation, or the said Company of Proprietors of the Staffordshire and Worcestershire Canal Navigation are supplied with water, and the increased draughts on which water to a purpose entirely foreign to its original destination, such as the water-supply of this intended new Canal, is of material import to the Petitioner, as a neighbouring land-owner, and to numerous other parties whose properties are in the neighbourhood of the said existing Canals and projected Cut; that in the Petition for the said Bill nothing was disclosed relating to the intended supply of water; that the assent of the said Petitioners to the Act of Parliament regulating the meetings of the said Canal Company, and the incorporators thereof; and the said Petitions were ordered to lie upon the Table.

A Petition of Inhabitants of Harpurhey, Bleakley Manchester and Middleton, and Owners and Occupiers of property in the neighbourhood of the said Manchester and Cheshire Railway Bill, praying that the said Petitions be referred to such Committee to inquire whether the Standing Orders in relation to this Bill have or have not been complied with, and that the said Bill may not be allowed to proceed to the promoters of the said Bill can prove their compliance with the Standing Orders of the House.

A Petition of the Corporation of Cutlers in Hall North Midland mining, and Burgess of Free Tenants and Trustees of Sheffield; and the Duke of Norfolk; praying that they may be heard, by their counsel or agents, against certain parts of the North Midland Railway Bill,—were presented, and read; and ordered to lie upon the Table.

The Groumpound Road Bill was read a second time; and committed to Mr. Pendaves and the Road Bill Cornwall List.

A Petition of the Corporation of Cutlers in Hall North Midland mining, and Burgess of Free Tenants and Trustees of Sheffield; and the Duke of Norfolk; praying that they may be heard, by their counsel or agents, against certain parts of the North Midland Railway Bill,—were presented, and read; and ordered to lie upon the Table.

The Stockport Gas Bill was read a second time; and committed to Mr. Tatton Egerton and the Chester Bill List.

Mr. Chalmers presented a Bill to regulate and establish the assessment for the maintenance of the Poor Rate Bill Poor in the City of Edinburgh and ancient and extended Royalty thereof, and to render Members of the College of Justice and others liable in the said assessment; and ordered to be read the first time; and ordered to be read a second time.

A Petition
A Petition of Owners of property on the east coast of Scotland, praying that the Forth and Clyde Navigation Bill may not pass into a law as it now stands, was presented and read; and referred to the Committee on the Bill.

Mr. Ruthven reported from the Committee on the Petition for the Fisheries (Ireland) Bill; that the Committee had examined the matter of the Petition. Ordered, That leave be given to bring in a Bill for establishing a Joint Stock Company for the prosecution and extension of the Fisheries off the Shores of Ireland and elsewhere, and for the Improvement of the Sea Coasts in connexion with such Fisheries; and that Mr. Ruthven and Mr. Twiss do prepare, and bring it in.

A Petition of Owners and Occupiers of property, Merchants, Traders and Inhabitants of Seaford Walden, praying that they may be heard, by their counsel or agents, against the London and Cambridge Railway Bill, was presented, and read; and ordered to be referred to the Committee for the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

The London and Cambridge Railway Bill was read a second time; and committed.

A Petition of the Mayor, Aldermen and Burgess of Beverley, and Inhabitant Freemen of the old Borough of Beverley, praying for leave to present a Petition for leave to bring in a Bill for the regulation and management of certain Commons and Lands within the said Borough of Beverley, was presented, and read; and referred to Mr. Burton and the York List; with Power to send for persons, papers and records.

The Westminster Hospital Bill was read a second time; and committed to Mr. Byng and the Middlesex List.

Sir Jacob Astley reported from the Committee on the North Runcton Inclosure Bill; that the Standing Orders relative to Inclosure Bills, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

The Committee on the London and Croydon Railway Bill was nominated of Mr. Al overview and the Surrey List.

Mr. Aldwyer presented a Bill to enable John Howard Kyne to assign to a Company to be formed, the Privileges granted by certain Letters Patent, and to incorporate such Company: And the same was read the first time; and ordered to be read a second time.

A Petition of William Crawford, Esquire, praying that the London and Brighton Railway Bill may not pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

The Committee on the London and Croydon Railway Bill was nominated of Mr. Al overview and the Surrey List.

Mr. Compton presented a Bill to incorporate a Ship Canal from the River Suir to Carrick, in the Counties of Waterford and Tipperary, and for making and constructing a Ship Canal at Carrick aforesaid: And that Mr. Villiers Stuart, Sir Richard Musgrave, and Mr. Sheil, do prepare, and bring it in.

Mr. Compton presented a Bill to incorporate South of England Steam Navigation Company Bill.

The House was moved, That the Report, in respect of the Aberavon Harbour Bill, be referred to the Standing Orders relative to Standing Orders relative to Private Bills, and be read; and the same being read; and ordered to be read a second time.

A Petition of Owners and Occupiers of lands on the line of the intended Railway into a law, was presented, and read and ordered to lie upon the Table.

Mr. Villiers Stuart, by Order, reported from the Committee on the Petition for the Swansea Navigation Bill; that the Standing Orders relative to Navigation Bills, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for improving and supporting the Navigation of the River Suir, from Granny Ferry, in the Parish of Kilmaur, and County of Kilkenny, on the north or one side of the said River, and from Grace Dieu, to the Parish of Killoton, and County of Waterford, on the north or other side of the said River, to the old Bridge of Carrick, in the Counties of Waterford and Tipperary, and for making and constructing a Ship Canal at Carrick aforesaid: And that Mr. Villiers Stuart, Sir Richard Musgrave, and Mr. Sheil, do prepare, and bring it in.

A Petition of the Lord Provost, Magistrates and Trinity Council of the city of Edinburgh; and the Earl of Rosberry, Lord Viscount M'Vell, and Trustees for the creditors of the city of Edinburgh; praying that they may be heard, by their counsel or agents, against certain parts of the Trin&tino (North Leith) Harbour and Docks Bill, were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

Mr. Attorney General presented a Bill to explain the powers of the Governors of the Hospital in Edinburgh founded by George Heriot, jeweller to King James the Sixth: And the same was read the first time; and ordered to be read a second time.

A Petition of the Duke of Norfolk; Owners and Sheffield and Rotherham Railway Bill; that the London and Brighton Railway Bill may pass into a law, as it now stands, was presented, and read and ordered to lie upon the Table.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of a Company to be formed, for the Improvement of the Sea Coasts in connexion with such Fisheries; and that Mr. Ruthven and Mr. Twiss do prepare, and bring it in.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

Mr. Howard Kyne to assign to a Company to be formed, the Privileges granted by certain Letters Patent, and to incorporate such Company: And the same was read the first time; and ordered to be read a second time.

The Standing Orders relative to Bills for making Docks, and to Navigation Bills, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for altering and amending an Act of His present Majesty, for improving the Suir Navigation.
improving the Port and Harbour of Aberavon, in the County of Glamorgan; to further improve the said Harbour; and to change its Name: And that Mr. John Henry Vivian and Mr. Dilwyn do prepare, and bring it in.

A Petition of the Reverend William Huntington, and Occupiers of dwellings near the line of the intended Canal, praying that the Manchester and Salford Canal Bill may not pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

A Petition of the Archbishop of York, and the Earl of Devon, Trustees under the will of the Duke of Bridgewater, praying that the Petition of James Sothern, which was presented upon Thursday last, may not be considered as having the sanction of the Petitioners, was also presented, and read; and referred to the Committee on the Bill.

The Order of the day being read, for the second reading of the Bridlington Harbour Bill; And a Motion being made, and the Question being proposed, That the Bill be now read a second time; The Amendments following were proposed to be made to the Question: viz. To leave out the word "now," and at the end of the Question to add the words "upon this day six months."

And the Question being put, That the word "now" stand part of the Question; The House divided: The Yeas to the new Lobby; The Noes to the old Lobby. Tellers for the [Mr. Bethell: 83. Mr. Belby Thompson: 106.]

So it passed in the Negative.

And the Question being put, That the words "upon this day six months" be added at the end of the Question; it was resolved in the Affirmative.

Then the main Question, so amended, being put; Ordered, That the Bill be read a second time upon this day six months.

A Petition of Owners and Occupiers of estates interested in the intended Great Northern Railway Bill, praying that such Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Mr. Barlow Hoy presented a Bill for extending the Powers of the several Acts for supplying the Town of Southampton with Water: and the same was read the first time; and ordered to be read a second time.

Mr. Divitt reported from the Committee on the Exeter Gas Bill; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Mr. Divitt reported from the Committee on the Exeter Commercial Gas Bill; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Sir James Graham reported from the Committee on the Petition for the Carlisle Docks Bill; That the Standing Orders relative to Navigation Bills, and to Bills for making Docks, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill to enable the Carlisle Canal Company to make a Dock or Docks at Port Carlisle, otherwise Fisher's Cross, and for amending and enlarging the powers and provisions of the Act for making and maintaining the said Canal: And that Sir James Graham and Mr. Blamire do prepare, and bring it in.

The Teignmouth Harbour Bill was read a second time; and committed to Sir John Yardley Callender and Mr. Boscawen, to be printed, and then read a second time.

The Bristol and Clifton Gas Bill was read a second time; and committed to Sir Richard Vyvyan and Mr. Pease, and then read a second time.

Sir George Clerk presented a Bill to alter, amend and regulate the Powers of an Act passed in the eleven year of the reign of his late Majesty, intituled, "An Act for the more effectual Preservation and Increase of the Breed of Salmon, and for better regulating the Fisheries in the River Tees, and the Rivers and Streams running into the same, and also within the Mouth or Entrance of the said River:" And the same was read the first time; and ordered to be read a second time.

A Petition of Manufacturers and Inhabitants of Mr. Backing's Queen's Head, and its vicinity;—Clergy, Manufacturers and other Inhabitants of Harrow, and its vicinity;—Widows;—and, Merchants, Traders and Inhabitants of Holifax; praying the House to secure to James Silk Bickerchuck, Esquire, full compensation from the East India Company for the loss and damage sustained by him by the suppression of the Calcutta Journal,—were presented, and read; and ordered to lie upon the Table.

Mr. Hindley presented a Bill for better supplying Dukinfield with Water the Township of Dukinfield, in the County Water Bill.

Palatine of Lancaster: And that Sir James Graham and Mr. Blamire do prepare, and bring it in.

Mr. Bernal reported from the Committee of Supply, Supply.

Mr. Hindley, by Order, reported from the Committee on the Macclesfield Small Deeds Bill; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Ordered, That the North of England Railway Bill North of England Railway Bill be read a second time To-morrow.

Mr. Bernard reported from the Committee of Supply, Supply, several Resolutions; which were read, as follow:

1. Resolved, That a number of Land Forces, not Land Forces, exceeding Eighty-one thousand three hundred and nineteen Men, being part of an establishment of Eighty-nine thousand three hundred and fifty-five Men (exclusive of the Men belonging to the Regiments employed in the Territorial Possessions of the East India Company, Commissioned and Non-commissioned Officers included, be maintained for the Service of the United Kingdom of Great Britain and Ireland, for the year from the 1st day of April 1836 to the 31st day of March 1837, both days inclusive.

2. Resolved, That a sum, not exceeding Three Charge of His Majesty's Land Forces, for Service in the United Kingdom of Great Britain and Ireland, and on Stations Abroad.
Agriculture.

Corporations 

Municipal

Registration of 
the Lords.

The Lords request, that this House will give leave to William Blamire, Esquire, a Member of this House, to attend their Lordships, in order to his being examined as a witness before the Select Committee appointed by their Lordships to inquire into the state of Agriculture, and into the causes and extent of the Distress which still presses upon some important branches thereof:—And then the Messengers withdrew.

A Message from the Lords by Mr. Dowdeswell and Mr. Roupell:

Ordered, That leave be given to bring in a Bill for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters: And that Lord Viscount Howick and Mr. Cotter Ferguson do prepare, and bring it in.

Abroad (excepting the Regiments employed in the Territorial Possessions of the East India Company), for the year, from the 1st day of April 1836 to the 31st day of March 1837, both days inclusive.

ordered, That this House will, this day, again resolve itself into the said Committee.

Ordered, That the Bill do pass.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The ingrossed Bill to provide that Persons in Scotland, dwelling on the coast of the said Dominions, shall be entitled to the benefits of the said Act of 1831, was, according to Order, read the third time; and an Amendment was made between His Majesty and the Queen Regent (Spain) Bill.

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for the second reading of the Hackney Carriages (Metropolis) Bill; Ordered, That the Bill be read a second time upon Wednesday, the 23rd day of this instant March.

A Petition of Beadles of Guilds or Corporations of the city of Dublin, praying that the said Bill may not pass into a law without provision being made for compensating the Petitioners for the losses they will sustain thereby, was also presented, and read; and ordered to lie upon the Table.

The Order of the day being read, for the second reading of the Pensions Duties Bill; Ordered, That the Report be taken into further consideration To-morrow.

The House, according to Order, resolved itself into Municipal Corporations (Ireland) Bill.

Resolved, That this House will, upon Thursday next, resolve itself into the said Committee.

Resolved, That the House will, this day, again resolve itself into the said Committee.
The Order of the day being read, for the second reading of the Registration of Voters Bill; 

Ordered, That the Bill be read a second time upon Friday next.

The Order of the day being read, for the Committee of Ways and Means; 

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Indemnity Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for this day.

The House was moved, That the Act 9 Geo. 4, c. 82, to make provision for the lighting, cleansing and watching of Cities, Towns Corporate, and Market Towns in Ireland, in certain cases, might be read; and the same being read: 

Ordered, That leave be given to bring in a Bill to amend the said Act: And that Mr. Jephson, Mr. William O'Brien, and Mr. Wyse, do prepare, and bring it in.

The House was moved, That the Act 3 and 4 Will. 4, c. 103, to regulate the Labour of Children and Young Persons in the Mills and Factories of the United Kingdom, might be read; and the same being read: 

Ordered, That leave be given to bring in a Bill to amend the said Act: And that Mr. Ponsett Thomson and Lord John Russell do prepare, and bring it in.

The House was moved, That the Act 3 and 4 Will. 4, c. 103, to regulate the Labour of Children and Young Persons in the Mills and Factories of the United Kingdom, might be read; and the same being read: 

Ordered, That the said Bill be read a second time

Ordered, That the said Address be presented to His Majesty, by such Members of this House as are of His Majesty's most honourable Privy Council.

Ordered, That there be laid before this House, a Newspaper Return of the Number of Stamps issued to each Newspaper in Ireland respectively, from the 1st day of January 1835 to the 9th day of January 1836.

Ordered, That there be laid before this House, a Liverpool and Return of the Number of Hours occupied on each occasion transmitting the Mail from the Post Office, in putting the Mail on Board by the Tender Packet, in transferring Passengers, and getting under weigh.

A Petition of Licensed Victuallers of Pelham, Spirit Licences, praying for the repeal of the additional Duty on Spirit Licences, was presented, and read; and ordered to lie upon the Table.

A Petition of Owners or Mortgagees of lands held Copyholds by copy of record of the manor of Kibworth Enforcement Harcourt, with its members, in the county of Leicester, praying that the proposed Copyholds Enfranchisement Bill may not pass into law, was presented, and read; and ordered to lie upon the Table.

Mr. Fox Made presented, Return to an Address Jesuits and other Religious Orders, for a Return of the Notices or Statements which pursuant to the provisions of the Act 10 Geo. 4. c. 7, and the Schedule thereto annexed, have been delivered to the several Clerks of peace, or their Deputies, by Jesuits and members of other Religious Orders, Communities or Societies of the Church of Rome, bound by Monastic or Religious Vows; Copies of which notices or statements have been transmitted in Ireland to the Chief Secretary of the Lord Lieutenant, and in Great Britain to one of His Majesty's Principal Secretaries of State, according to the further provisions of the said Act; specifying the time or times at or about which such Notices or Statements have been delivered to such Clerks of the Peace or their Deputies.

Mr. Fox Made also presented, pursuant to Order, a Return of the Gunpowder sold by the Commission of the Peace (Ireland.) Retailers of Gunpowder sold in Armagh, Loughgall, Moy and Charlemont, between the 15th and 30th January last; with the Names of the Persons to whom sold, the Quantity to each, and the Name and Place of Residence of the Magistrate on whose certificate the same was delivered.

Mr. Fox Made also presented, pursuant to the Commissions directions of an Act of Parliament, Returns, from (Ireland.) the Clerks of the Crown, and Clerks of the Peace of the several Counties in Ireland, of the Number of Persons committed to the different Gaols thereof for Trial in the year 1835.

Ordered, That the said Return do lie upon the Table.

Mr. Fox Made also presented a Bill to regulate Parishional Assessments: And the same was read the first time; and ordered to be read a second time upon No 95.
Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there he laid before this House, Tables, upon a new and more enlarged plan, showing the Number of Criminal Offenders committed for Trial, or bailed for appearance at the Assizes and Sessions, in each County in England and Wales, in the year 1835, and the result of the proceedings; made out by order of His Majesty's Principal Secretary of State for the Home Department, from the Criminal Registers kept in that Office.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

And then the House, having continued to sit till half an hour after twelve of the clock on Tuesday morning, adjourned till this day.

* * *

**Martiis, 15° die Martii:**

Anno 6° Willilimi IV° Regis, 1836.

**PRAYERS.**

Mr. Crafer, from the Treasury, was called in; and at the bar presented, pursuant to Order, a Return of the Sums paid by the Trustees of his Majesty the King of the Belgians, in each of the seven quarters from July 1834 to February 1836 inclusive, on account of his Majesty's Annuity.

An Account of the Sums paid by the Trustees on account of Marborough House, in each quarter. A Return of the annual Amount reserved by his Majesty the King of the Belgians, by the Deed of Trust, to be applied by the Trustees in payment of the Salaries, Annuities, Allowances and Charities, as specified in a List signed by his Majesty, and delivered to the Trustees on their acceptance of the Trust.

A Return of the Sums paid in each of the quarters by the Trustees into the Exchequer.

A Return of the Number of the Packages of the thence-mentioned Goods exported from the Port of Hull, for the Three years preceding 5th January 1836. A Return of the Quantities of the thence-mentioned Goods imported into the Port of Hull in the Three years preceding 5th January 1836:—And then he withdrew.

Ordered, That the said Papers do lie upon the Table.

A Petition of Owners and Occupiers of land and Inhabitants of Laneg in other places, praying that the Midland Counties Railway Bill may not pass into a law as it now stands, was presented and read; and referred to the Committee on the Bill.

A Petition of the Chaplains and Poor of the Hospital of William Wigan, in the town of Leicester, praying that they may be heard, by their counsel or agents, against certain parts of the said Bill, was also presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Merchants, Bankers, Traders and Inhabitants of Burton-upon-Trent;—Land-owners, Merchants, Bankers, Manufacturers, Traders and other Inhabitants of Leek;—and, Mayor, Aldermen and Burgesses of Congleton; praying that they may be heard, by their counsel or agents, against certain parts of the Manchester and Cheshire Railway Bill, —were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

Ordered, That the Petition of Owners, Occupiers of property, Rate-payers and Gas Consumers of Manchester, which was presented upon the 4th day of this instant March, be referred to the Committee on the Manchester Improvement Bill; and that the Petitioners be heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Mr. Wallace presented a Bill for the further Improvement of the Town of Greenock; for better lighting and supplying the same with Water; for regulating the Polies thereof; and for other purposes connected therewith: And the same was read the first time; and ordered to be read a second time.

The Harlow and Epping Road Bill was read a second time; and committed to Mr. Bramston and the Essequy List.

A Petition of Lord Braybrooke, praying that he may be heard, by his counsel or agents, upon the London and Cambridge Railway Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Merchants, Agriculturists and Inhabitants of Darlington; and, Mayor, Aldermen and Councillors of Gateshead; praying that the North of England Railway Bill may pass into a law; —were presented, and read; and ordered to lie upon the Table.

A Petition of Samuel Crompton, of Wood End, in the county of York, Esquire, praying that he may be heard, by his counsel or agents, against certain parts of the said Bill, was also presented, and read; and ordered to lie upon the Table.

The Order of the day being read, for the second reading of the North of England Railway Bill; —And a Motion being made, and the Question being proposed, That the Bill be now read a second time; —The Amendments following were proposed to be made to the Question; viz. To leave out the word "now," and at the end of the Question to add the words " upon this day six months."

And the Question being put, That the word "now" stand part of the Question; it was resolved in the Affirmative.

Ordered, That the Bill be now read a second time: —The Bill was accordingly read a second time; and committed to Mr. Pease and the Durham List.

A Petition of Commissioners of Sewers for the limits of Holborne and Finsbury divisions, in the county of Middlesex, praying that they may be heard, by their counsel or agents, against certain parts of the London Grand Junction Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Inhabitants of Bolton;—Rochdale;—and, Residents and Owners of property within and near to Dukinfield; praying that the Manchester and Cheshire Railway Bill may pass into a law,—were presented, and read; and ordered to lie upon the Table.
Mr. Oswald reported from the Committee on the Petition for the Shotts Road and Hamilton Bridge Bill; That the Standing Orders relative to Tumipike Bills, and to Bills for building Bridges, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for altering and extending the Powers of the Trustees upon the Roads from Livingston, by Shotts, to the City of Glasgow, and placing under their charge the Bridge across the River Clyde, called Hamilton Bridge, and the Avenues thereto; and for altering and amending certain Acts relating to the Improvement and Maintenance of a Road between the East and the West ends of the Town of Hamilton: And that Mr. Oswald and Mr. John Maxwell do prepare, and bring it in.

Mr. Oswald reported from the Committee on the Petition for the Dighty Water Bill; That the Standing Orders relative to Bills for supplying any City or Town with Water, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for improving and increasing the available Water-power of the River or Stream called Dighty Water, in the County of Forfar: And that Mr. Oswald and Mr. Wallace do prepare, and bring it in.

The Tolcross Gas and Water Bill was read a second time; and committed to Mr. Oswald and the West Scotland List.

The Auniesland Road Bill was read a second time; and committed to Mr. Oswald and the West Scotland List.

Ordered, That the Clyde Navigation Bill be read a second time upon Friday, the 25th day of this instant March.

A Motion being made, and the Question being agreed to, the same was read the first time; and ordered to be read a second time.

A Petition of Fishermen of Brighton: And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Mr. Byng presented a Bill for establishing a Fishery Joint Stock Company for the prosecution and extension of Fisheries off the Shores of Ireland, and elsewhere, and for the improvement of the Sea-coasts in connexion with such Fisheries: And the same was read the first time; and ordered to be read a second time.

A Petition of the Directors of the Navigation of North Midland and the Rivers Aire and Calder:—and, the Dearne Valley and Barking Roads.
Resolved, That the Report do lie upon the Table.

Ordered, That the Bill do pass according to the Report.

Mr. Arthur Trelawney, by Order, presented a Bill to enable the Reading Union Gas Company: to make a Dock or Docks at Port Reading, otherwise Fisher's Cross, and for facilitating the Distribution and Execution of Gas in the said Company's Districts, and to the Compensation for Slaves upon the abolition of Slavery, and for facilitating the Distribution and Execution two Acts of His present Majesty relating to the Transference of Heritable Property, and for the repeal of the Stamp Duty on their Annual Certificates; were presented, and read; and ordered to lie upon the Table.

A Bill, intituled, An Act for carrying into further execution the Acts of His present Majesty relating to the Compensation for Slaves upon the abolition of Slavery, and for facilitating the Distribution and Payment of such Compensation: And ordered to be read a second time.

A Bill, intituled, An Act for erecting Docks at Port Carlisle, otherwise Fisher's Cross, and for facilitating the Distribution and Execution of Gas in the said Company's Districts, and to the Compensation for Slaves upon the abolition of Slavery, and for facilitating the Distribution and Execution two Acts of His present Majesty relating to the Transference of Heritable Property, and for the repeal of the Stamp Duty on their Annual Certificates; were presented, and read; and ordered to lie upon the Table.

A Petition of the Magistrates and Council of the Municipal Corporations (Ireland) Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of the Chairman of the Parochial Association of the parish of Saint James, Westminster, praying for the repeal of the Stamp Duty on their annual Certificates, were presented, and read; and ordered to lie upon the Table.

A Petition of the Members of the Finsbury Reform Club; and, inhabitants of Beith; praying for an alteration of the law relative to the transference of heritable Property in Scotland, were presented, and read; and ordered to lie upon the Table.

A Petition of licensed Dealers in Spirits in Cupar, for the repeal of the Stamp Duty on their annual Certificates, were presented, and read; and ordered to lie upon the Table.

A Petition of Feuars of Tarbolton; and, Notaries Public and Procurators in Ayr; and, Attorneys' Certificates, were presented, and read; and ordered to lie upon the Table.
Saint Giles-in-the-Fields and Saint George, Bloomsbury; praying that such portion of the Reform of Parliament (England) Act as requires payment of Poors Rates and Assessed Taxes as a condition of Registration, may be repealed, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Lincoln;—Bermondsey;—Lipps; and vicinity;—Kettering;—Southwark;—Bethnal Green;—Saint Andrews, Holborn;—Dundee;—Working Goldsmiths and Jewellers of London;—Inhabitants of Hoxton, Goodge street, and other places;—Chairman of a Meeting of Non-Electors of Newcastle-upon-Tyne;—Inhabitant Householders of Saint Pancras;—Saint Pancras, Soho;—Bow and Bromley;—Ablegate;—Inhabitants of Lower East Smithfield;—London (three Petitions);—Saint Mary's and Saint John's, Westminster (two Petitions);—Henry Vicent;—Inhabitants of Sunderland;—Ropemakers of Rotherhithe and Deptford;—Inhabitants of Saint Luke, Maddox Street, and vicinity;—Stroud;—Epsom;—Loughton;—Saint Giles-in-the-Fields and Saint George, Bloomsbury;—Bradford (Willes);—Ashtergave;—Type-founders of London;—Working Classes of Ryeleigh, Rosweer and Wickford;—Inhabitants of Tiverton;—Norwich;—Members of the Chelmsford Mechanics' Institution;—Members of the Society of Free Inquirers of Paddington;—Members of the Brighton New Road Literary and Scientific Institution;—Members of a Society at Bath for protection of Municipal and Parliamentary Rights;—Members of the London Carpenters' and Joiners' Literary, Scientific and Social Institution;—Members of the Booksellers' and Newsvenders' Protection Society;—Inhabitants of Mansfield;—Walthall;—Great Bow, Lower Lea, and other places;—Members of the Mechanics' Reading Room, Forfar;—Inhabitants of Loughborough;—Wandsworth;—Iffracombe;—Brompton;—Cockermouth;—Berry Brow and Armitage Bridge;—Harlinton;—Ardsley;—Fenwick;—Beith;—Newcastle Ely and Ayr;—Emlyn;—Cornish;—Ashburton;—Saint Chars and Llanshauged Aberconia;—Dover;—Glasgow;—Shipowners, Merchants and others of South Shields;—Plymouth;—Rotherhithe, and other places;—Haselbury;—Stoke Water-House;—Inhabitants of the city of London, agreed upon at a Public Meeting held in Guildhall;—Inhabitants of Hanick;—Prome Selection;—Lymmer;—Kilconquliar;—Wellingborough;—Tunbridge Wells;—Tド Saint Giles;—Old Kilpatrick;—Operative Masons of Greenock;—House Carpenters and Joiners of Greenock;—Traders of Greenock;—Inhabitants of Edinburgh;—Masters and Members of the Manchester Society of Typographical Printers;—Inhabitants of Newcastle-upon-Tyne;—Nottingham;—Liverpool;—Leeds;—Bradford (York);—Sow;—Fodshill;—Bromsgrove;—Burslem;—Inhabitants of Southwark, convened in Public Meeting at the Town Hall;—Members of the SurreyRadical Association;—Inhabitants of Wisbech;—Lincetly;—Members of the Greenwich Radical Association;—Members of the Finsbury Radical Association;—Council of the borough of Louth;—Inhabitants of Perth;—Kant Road, Houndstitch and other places;—Carpenters and Joiners of Manchester;—Inhabitants of Halifax;—Brickhill;—Manchester;—Stourport;—Proston;—Carlisle;—and, Leeds; praying for the repeal of the Stamp Duty on Newspapers, were presented, and read; and ordered to lie upon the Table.

The House, according to Order, resolved itself into a Committee, to consider of the several Acts imposing Duties of Stamps in the United Kingdom.

(In the Committee.)

Resolved, That the several Stamp Duties now payable in Great Britain and Ireland upon or in respect of the several Deeds, Instruments, Articles, matters and things mentioned in a Schedule,—[See page 182.] and also the allowances and drawbacks in respect of the said Duties, shall respectively cease and determine, and that in lieu thereof there shall be granted, raised, levied, collected, paid and allowed in Great Britain and Ireland the several Stamp Duties, Allowances and Drawbacks respectively contained and set forth in the said Schedule.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had come to a Resolution.

Ordered, That the Report be received To-morrow.

A Petition of George Nunny;—Farmers, Graziers Soap and others of Helpringham and other places;—Crowland;—Skegness;—Bawtry and other places;—Beckingham and other places;—Hougham and Marston;—Hough-on-the-Hill and other places;—Bassingham;—North and South Rauceby;—Asgarby and other places;—Foston and other places;—Wellington, Welbourn and Navenby;—Spilsby;—Thomas Gill;—Soap Manufacturers of Bristol;—Bath;—Kingston-upon-Hull;—and, Liverpool; praying for the repeal of the Duty on Soap, were presented, and read; and ordered to lie upon the Table.

The House was moved, That the several Acts imposing Duties of Customs and Excise in the United Kingdom, might be read; and the same being read.

A Motion was made, and the Question being proposed, That this House will immediately resolve itself into a Committee, to consider of the expediency of repealing the Duties on Soap, and increasing the Duty of Customs on the importation of foreign Tallow.

And the House having continued to sit till after twelve of the clock on Wednesday morning;

Mercuri, 16th die Martii, 1836.:

And the Question being put;

The House divided:

The Yeas to the new Lobby;

The Noses to the old Lobby.

Tellers for the Yeas, Mr. Houldey,

Mr. Halford:

\[125\]

Tellers for the Noses, Mr. Edward John Stanley,

Mr. Robert Stuart:

\[105\]

So it passed in the Negative.

Ordered, That there be laid before this House, a Carlow County Council Bill; and that the same be printed and read; and ordered to lie upon the Table.

The Order of the day being read, for the Committee of the House of Commons, on the Carlow Investigation.

The Order of the day being read, for the Committee on the Municipal Corporations (Ireland) Bill; and that the same be printed; and that the Committee have power to report.

Resolved, That this House will, upon Friday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Indemnity Bill; and that the same be printed;

Resolved, That this House will, this day, resolve itself into the said Committee.

Ordered, That there be laid before this House, a Tithe Commutation Bill; and that the same be printed and read; and ordered to lie upon the Table.

Ordered, That the House be informed, of the appointment of the proportion of Land, yearly Money Payment, or Corn Rent, allotted in lieu of Tithe; distinguishing the old Inclosures, the open Field Land, and the Commons, and the proportions for Tithe allotted in the case of each of such description of lands.

The Lord Advocate presented a Bill to amend the Bankruptcy Laws of Scotland in matters relating to Bankruptcy, (Stated) Bill; and that the same be printed, and laid before the House; and that the Committee have power to report.

Resolved, That this House will, upon Friday next, resolve itself into the said Committee.

Ordered, That the House be informed, of the appointment of the proportion of Land, yearly Money Payment, or Corn Rent, allotted in lieu of Tithe; distinguishing the old Inclosures, the open Field Land, and the Commons, and the proportions for Tithe allotted in the case of each of such description of lands.

The Lord Advocate presented a Bill to amend the Bankruptcy Laws of Scotland in matters relating to Bankruptcy, (Stated) Bill; and that the same be printed, and laid before the House; and that the Committee have power to report.

Resolved, That this House will, upon Friday next, resolve itself into the said Committee.
Inhibitions,Adjudiations,judicial Sales,and pointings of the Ground: And the same was read the first time; and ordered to be read a second time upon Wednesday, the 30th day of this instant March; and to be printed.

The Lord Advocate presented a Bill for regulating the Sequestration of the Estates of Bankrupts in Scotland: And the same was read the first time; and ordered to be read a second time upon Wednesday, the 30th day of this instant March; and to be printed.

The Lord Advocate presented a Bill for regulating the Process of Cessio Bonorum in the Court of Session, and for extending the Jurisdiction of Sheriffs in Scotland to such cases: And the same was read the first time; and ordered to be read a second time upon Wednesday, the 30th day of this instant March; and to be printed.

Mr. William O'Brien presented a Bill to provide for the division of Ireland into Districts, for the purpose of local Assessment, and to give Relief in certain cases: And the same was read the first time; and ordered to be read a second time upon Wednesday, the 30th day of this instant March; and to be printed.

And then the House, having continued to sit till near one of the clock on Wednesday morning, adjourned till this day.

**Mercurii, 16° die Martii;**

**Anno 6° Willielmi IVth Regis, 1836.**

**PRAYERS.**

Adjourned.

THE House met; and being counted by Mr. Speaker, it appeared that Forty Members were not present; yet it being four of the clock; Mr. Speaker took the Chair, and again counted the House; and Forty Members not being present:—The House was adjourned by Mr. Speaker, without a Question first put, till To-morrow.

**Jovis, 17° die Martii;**

**Anno 6° Willielmi IVth Regis, 1836.**

**PRAYERS.**

Mr. Egrem, from the Office of the Lord Warden of the Cinque Ports, was called in; and at the bar presented, pursuant to the directions of several Acts of Parliament,—An Account of the Receipts and Appropriations of the surplus Rates of Pilotage:—And then he withdrew.

Ordered, That the said Account do lie upon the Table.

Mr. Tooke presented a Bill for repairing and improving certain Roads in and leading to and from the Town and County of the Town of Poole, and for making certain new Lines of Road in the said Town and County, and leading thence towards Wareham and Blandford, in the County of Dorset: And the same was read the first time; and ordered to be read a second time.

Mr. Tooke, by Order, reported from the Committee on the Petition for the Family Endowment Society Bill; That the Committee had examined the matter of the Petition. Ordered, That leave be given to bring in a Bill to enable the Proprietors or Shareholders in the "Family Endowment Society" to sue and be sued in the Name of any one of the Directors, or of the Chairman or Secretary for the said Society; and that Mr. Tooke, Mr. Alderman Wood, and Mr. Ward, do prepare, and bring it in.

**Pulic Roads Bill.**

Mr. Tooke presented a Bill for repairing and improving certain Roads in and leading to and from the Town and County of the Town of Poole, and for making certain new Lines of Road in the said Town and County, and leading thence towards Wareham and Blandford, in the County of Dorset: And the same was read the first time; and ordered to be read a second time.

Mr. Tooke, by Order, reported from the Committee on the Petition for the Family Endowment Society Bill; That the Committee had examined the matter of the Petition. Ordered, That leave be given to bring in a Bill to enable the Proprietors or Shareholders in the "Family Endowment Society" to sue and be sued in the Name of any one of the Directors, or of the Chairman or Secretary for the said Society; and that Mr. Tooke, Mr. Alderman Wood, and Mr. Ward, do prepare, and bring it in.

**Family Endowment Society.**

A Petition of Persons travelling by the steams Gravesend packets plying between Gravesend and London, praying that the Gravesend Pier Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Mr. John Maxwell reported from the Committee on the Petition for the Lanarkshire Roads Bill; That the Standing Orders relative to Turnpike Bills, had been complied with; and that the Committee had examined the matter of the Petition. Ordered, That leave be given to bring in a Bill for altering and amending an Act of the fourth and fifth years of the reign of His present Majesty, intituled, An Act for making and for more effectually maintaining and repairing certain Roads in the County of Lanark; and for building a Bridge over the River Clyde, at Crossford, in the said County: And that Mr. John Maxwell and Mr. Oswald do prepare, and bring it in.

A Petition of Bankers, Merchants, Manufacturers, Midland Counties Railways, and Traders and Inhabitants of Nottingham, praying that the Midland Counties Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Wilbraham Egerton, Esquire, and Samuel Stocks; and, Bankers, Merchants, and Traders and Inhabitants of Nottingham; praying that they may be heard, by their counsel or agents, against certain clauses of the Manchester and Chester Railway Bill,—were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

Sir Eardley Wilmot reported from the Committee on the Birmingham and Derby Railway Bill; and the Stonebridge Railway Bill; who were instructed to consolidate the said Bills into one Bill; and to whom the Petition of Trustees of the Birmingham and Watford Gap Roads; and Trustees of the Lichfield Turnpike Roads, against the first-mentioned Bill, were referred; That the Standing Orders relative to Bills for making Railways, had been complied with in respect to both of the said Bills; and that the Committee had inquired into the matters required by the Resolutions of the House of the 1st day of this instant March; and had examined the allegations of the said Bills, and found the same to be true; and had, pursuant to the Instructions of the House, made them one Bill, for making a Railway from the London and Birmingham Railway, near Birmingham, to Derby, to be called "The Birmingham and Derby Junction Railway," with a Branch; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table; and be printed.

A Petition of Gentlemen, Land-owners, Householders, and Proprietors of North Shields and Tynemouth, praying that the Newcastle and North Shields Railway Bill may not pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

A Petition of Merchants, Agriculturists, Traders and Inhabitants of Canterbury, praying that the London and Dover Railway Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Trustees and Creditors of the Turnpike Road between Barrowhill, in Ashford, and Mudstone, praying that the Bill may not pass into a law as it now stands, was also presented, and read; and referred to the Committee on the Bill.
The House was moved, That the Report in respect of the Petition for the Ulster Canal Bill, which, upon the 3d day of this instant March, was made from the Select Committee on Standing Orders relative to Private Bills, might be read; and the same being read:—Ordered, That leave be given to bring in a Bill to amend and enlarge the powers and provisions of the several Acts for making and maintaining the Ulster Canal, in the Counties of Fermanagh, Monaghan and Armagh, in Ireland:—And that Mr. Sharman Crawford and Mr. Sergeant Woolf do prepare, and bring in.

Stockport and Manchester Railway Bill.

A Petition of Sarah Blackwell, Richard Blackwell and Edward Blackwell, of Ardevich, praying that they may be heard, by their counsel or agents, against certain parts of the Stockport and Manchester Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

London Grand Junction Railway Bill.

A Petition of the Company of Proprietors of the barony parish of Glasgow, praying that he may be heard, by his counsel or agent, against certain parts of the London Grand Junction Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Forth and Clyde Navigation Bill.

A Petition of William Mills, Chairman of the Committee of Management of Heritors of the barony parish of Middlesex, praying that they may be heard, by their counsel or agents, against certain parts of the Forth and Clyde Navigation Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

Glasgow Bridge Bill.

The Glasgow Bridge Bill was read a second time; and committed to Mr. Wilks, Mr. Oswald, and the West Scotland List.

North Midland Railway Bill.

A Petition of Inhabitants of Borsley, Rectage, Cudworth, Burton, Darfield, and other places, praying that the North Midland Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

British Alkali Company Bill.

A Petition of Inhabitants of Stowe Prior;—Hambury and Bromage; praying that the British Alkali Company Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

London and Dover Railway Bill.

The Committee on the London and Dover Railway Bill was nominated of Mr. Law Hodges and the Kent List.

Ordered, That all the Members serving for the several Counties, and for the Boroughs therein, through which Counties the said Railway is intended to pass, be Members of the said Committee.

Medway Navigation Bill.

A Petition of the Company of Proprietors of the Navigation of the River Medway, praying that they may be heard, by their counsel or agents, against the Medway Navigation Bill, was presented, and read; and ordered to lie upon the Table.

A Motion was made, and the Question being proposed, That the Medway Navigation Bill be now read a second time;—The Amendments following were proposed to be made to the Question; viz. To leave out the word "now," and at the end of the Question to add the words "upon this day six months."—And the Question being put, That the word "now" stand part of the Question;—The House divided:—The Yeas to the old Lobby:—The Noes to the new Lobby:—Tellers for the Yeas: Mr. Less Hodges; Mr. House; —Tellers for the Noes: Sir Edward Kent, Mr. G. Coote.—So it was resolved in the Affirmative.

Ordered, That the Bill be now read a second time:—The Bill was accordingly read a second time; and committed to Mr. Law Hodges and the Kent List.

A Petition of Thomas Palmer, Chairman of a London and Meeting of Commissioners for paving, regulating and improving the Town of Brighthelmston, praying that the Company's he may be heard, by his counsel or agent, against certain parts of the London and Brighton Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of the Leeds and Selby Railway Company, praying that they may be heard, by their counsel or agents, against certain parts of the York and North Midland Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Licensed Victuallers of Deal and Spirit Licences. Waldner, praying for the repeal of the additional Duty on Spirit Licences, was presented, and read; and ordered to lie upon the Table.

A Petition of Soap Manufacturers of Chester, praying for the Repeal of the Duty on Soap, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Macclesfield, praying that the Macclesfield Small Debts Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

Ordered, That the Bill be now read a second time:—The Amendments following were proposed to be made to the Question; viz. To leave out the word "now," and at the end of the Question to add the words "upon this day six months."—And the Question being put, That the word "now" stand part of the Question;—The House divided:—The Yeas to the old Lobby:—The Noes to the new Lobby:—Tellers for the Yeas: Mr. Lord Stanley; Mr. Roebuck.—Tellers for the Noes: Mr. Aglioubi; Mr. Lord Advocate:—So it was resolved in the Affirmative.

Ordered, That the Bill be now read the third time:—The Bill was accordingly read the third time; and an Amendment was made to the Bill.

Another Amendment was proposed to be made to the Bill, in Pr. 49, 1. 13, by leaving out from the word "discharged," to the word "and" in l. 29.
And the Question being put, That the words proposed to be left out stand part of the Bill;

The House divided:

The Yeas to the old Lobby;

The Noes to the new Lobby.

Tellers for the Yeas, {Lord Stanley, Sir Thomas Fremantle} 97.

Tellers for the Noes, {Mr. Hume, Mr. Acland} 74.

So it was resolved in the Affirmative.

A Motion was made, and the Question being proposed, That the Bill do pass:—And a Debate arising thereupon;

And a Motion being made, and the Question being put, That the further proceeding on the said Bill be adjourned till Monday next;

The House divided:

The Yeas to the new Lobby:

The Noes to the old Lobby.

Tellers for the Yeas, {Mr. Warburton, Mr. Grote} 74.

Tellers for the Noes, {Sir Thomas Fremantle} 72.

So it passed in the Negative.

And the Question being again proposed, That the Bill do pass;

And a Motion being made, and the Question being put, That the House do now adjourn;

The House divided:

The Yeas to the new Lobby:

The Noes to the old Lobby.

Tellers for the Yeas, {Mr. Roebuck, Mr. Hume} 73.

Tellers for the Noes, {Lord Stanley, Sir Thomas Fremantle} 92.

So it passed in the Negative.

And the Question being again proposed, That the Bill do pass:—And a Debate arising thereupon;

And a Motion being made, and the Question being put, That the House do now adjourn;

The House divided:

The Yeas to the new Lobby:

The Noes to the old Lobby.

Tellers for the Yeas, {Mr. Warburton, Mr. Hume} 43.

Tellers for the Noes, {Sir Thomas Fremantle, Mr. Pigot} 141.

So it passed in the Negative.

And the Question being again proposed, That the Bill do pass;

And a Motion being made, and the Question being put, That the House do now adjourn;

The House divided:

The Yeas to the new Lobby:

The Noes to the old Lobby.

Tellers for the Yeas, {Sir Thomas Fremantle} 166.

Tellers for the Noes, {Mr. Ross, Mr. Wason} 20.

So it was resolved in the Affirmative.

And the House accordingly adjourned till To-morrow.

Veneris, 18° die Martii;

Anno 0° Willelmì IV° Regis, 1836.

PRAYERS.

Mr. Crawford, from the Treasury, was called in;

and at the Bar presented, pursuant to Orders,—A Return, to explain and extend a Return to an Order of the House, dated 14th July, in the last Session of Parliament; viz. A Return, in detail, of the Establishment of the General Post Office in the United Kingdom, as it stood on 5th April 1835, in so far as the said Return does not show the following Particulars; viz. What the special Services are for which Sir Francis Freeling receives £700 a year; the number of Rooms allotted for the principal Secretary in the Post Office, and whether Sir Francis Freeling has ever resided there; and also the number allotted to or occupied by the Under Secretary, and whether the above are furnished wholly, or in part, at the Public Expense, if any; also the annual Sum paid for Coals and Candles, and Taxes and Servants, if any are paid by the Public, for the above Houses of the Secretary and Under Secretary, on an average of the last three years; also the probable Expense of Expresses, Messengers and Runners passing between the Post Office and the Secretary at his private Residence; also, showing the average of Three years of any additional Sums of Money, Allowances or Perquisites received other than Salary and Emoluments by each individual mentioned in the aforesaid Returns, so as to show the whole Amount of the following Funds and sources of Emoluments or Income; viz. the different Fee Funds, the Shipping List Fees, and those on Dependants, the Amount of Travelling Charges by the mile and by the day; that on lighting Mail Coaches; Law Proceedings; Produce of Waste Paper; Gratuities from Merchants; House of Commons' Allowance; Window Clerks' Fees; Letter Carriers' Fund, including for credit, Ringing the Bells, and Christmas Gratuities; Fines on late attendance; Survey Charges; Amount of Monies unclaimed in Dead Letter Fund, and in Money-order Fund, and any other unclaimed Funds; with the application of all the above Funds, and the authority for raising and applying the same,—The whole to be made out in the simple form of Debtor and Creditor; and the Sum Total, including every description, and source, to be always shown in the Column headed "Total." The Figures in each Column to be summed up, and the Sum Total they contain to be given under each head.

A Return, in detail, showing the Town, Name, Salary, Perquisites, Emoluments and Total Income received annually by every Deputy Postmaster or Mistress in the three Kingdoms; also any other Profession, Trade or Calling they follow, and whether they do the whole duty in Person, or by Deputy; and whether they have hitherto attended and officiated in person at the arrival and departure of the London Mail, or at either, stating which; and whether they have a Country House, or reside always in Town, and the distance from the Post Office of such Country House, when one is kept; also the Name of any Deputy Postmaster in the Commission of the Peace.

A Return, showing the whole Revenue and Disbursements of the Post Office of every description, whether on shore or at sea, made up for the year ending 5th January 1836.

An Account of the Sums paid into His Majesty's Exchequer on account of the Duties levied and paid under an Act of the Leonard Islands, for granting to His Majesty a Duty of Four-and-a-half per centum on the produce of those Islands for the three years preceding the Act for the Abolition of Slavery (viz. 28th August 1833); distinguishing the Gross and Net Amount of each year.

A Return of the Number of Houses Licensed for the Sale of Beer during the year 1835; specifying respectively those in which it may be consumed on the Premises and those in which it may not;—And then he withdrew.

Ordered, That the said Papers do lie upon the Table.

A Petition of Owners and Occupiers of houses and lands in Saint Mary-le-bone, Saint Pancras, and other parishes in the county of Middlesex;—Inhabitants of Saint Sepulchre;—and, two Petitions of Traders and Merchants of the city of London; praying that the London Grand Junction Railway Bill may pass into a law,—were presented, and read; and ordered to lie upon the Table.

VOL. 91.
Mr. Barlow Hoy reported from the Committee on the Bridgend Markets Bill; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and ordered to be ingrossed.

Ordered, That the Bill, with the Amendments, be ingrossed.

Manchester and Cheshire Railway Bill.

Mr. Burton reported from the Committee on the Petition for leave to present a Petition for the Beverley Pastures Bill; That the Committee had examined the matter of the Petition.

Ordered, That leave be given to present a Petition, as desired.

A Petition of the Mayor, Aldermen and Burgesses of Beverley, and Inhabitant Freemen of the old borough of Beverley, for leave to bring in a Bill for the regulation and management of certain Commons and Lands within the said borough of Beverley, accordingly presented, and read; and referred to Mr. Burton and the York List; with Power to send for persons, papers and records.

Leith Harbour and Docks (No. 2.)

The Lord Advocate reported from the Committee on the Petition for the Leith Harbour and Docks (No. 2) Bill; That the Standing Orders relative to Bills for making Harbours and Docks, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill to enable the Commissioners for the Harbour and Docks of Leith to execute further Improvements, and to raise a certain Sum of Money for that purpose:

And that the Lord Advocate and Mr. Robert Stewart do prepare, and bring it in.

Lancashire Roads Bill.

The Lord Advocate presented a Bill for altering and amending an Act of the fourth and fifth Years of the Reign of His present Majesty, intituled, "An Act for making and for more effectually maintaining and repairing certain Roads in the County of Lancaster; and for building a Bridge over the River Clyde at Crossford, in the said County:" And the same was read the first time; and ordered to be read a second time.

Glasgow Court House and Bridewell Bill.

The Glasgow Court House and Bridewell Bill was read a second time; and committed to Mr. Oswald and the West Scotland List.

Orwell Inclusion Bill.

The House proceeded to take into consideration the Amendment made by the Lords to the Bill, intituled, An Act for inclosing Lands in the Parish of Orwell, in the County of Cambridge, and for commuting the Tithes of the said Parish: And the same was read; and is as follows:

Pr. 1. l. 8. After "is" insert "or claims to be."

The said Amendment, being read a second time, was agreed to.

Ordered, That Mr. Townley do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendment made by their Lordships.

Family Endowment Society Bill.

Mr. Alderman Wood presented a Bill to enable the Proprietors or Shareholders of the Family Endowment Society to sue and be sued in the Name of any one of the Directors, or of the Chairman or Secretary for the time being, of the said Society: And the same was read the first time; and ordered to be read a second time.

Mr. Alderman Wood reported from the Committee on the Petition for the Westminster Small Debts Bill; That the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill to enframe the Powers of, and render more effectual, two Acts of the twenty-third and twenty-fourth years of the Reign of King George the Second, for the more easy and speedy recovery of Small Debts within the City of London and Liberty of Westminster, and that part of the Duchy of Lancaster which adjoins thereto; and to appoint Officers and regulate the Fees of the said Court, and for other purposes relating thereto: And that Mr. Alderman Wood and Sir Francis Bourdet do prepare, and bring it in.

A Petition of Land-owners and others on the line of the Railway hereafter mentioned, praying that they may be heard, by their counsel or agents, against certain parts of the Bristol and Exeter Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and that the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Sir Matthew Ridley reported from the Committee Brandling on the Petition for the Railway Bill. That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for incorporating certain Persons for carrying into effect the purposes of an Act passed in the fifth and sixth year of the Reign of His present Majesty, intituled, "An Act for enabling John Brandling and Robert William Brandling, Esquires, to purchase and take Leases of Lands and Hereditaments for the formation of a Railway from Gateshead to South Shields and Monkwearmouth, all in the County Palatine of Durham, with Branches therefrom, and for other purposes:" And that Sir Matthew Ridley and Sir Halsworth Williamson do prepare, and bring it in.

A Petition of Trustees of the Estates of the Reverend Ralph Henry Brandling, praying that they may be heard, by their counsel or agents, against certain parts of the North Midland Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and that the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Trustees for lighting and watching the Inhabitants of Highgate:—Commissioners and Inhabitant Householders of the Skinners' Estate, in the parish of Saint Pancras;—Bondholders or Mortgagors of the Rates of Saint Pancras;—Commissioners for watching and lighting Camden Town; —and, Commissioners for paving Camden Town: praying that they may be heard, by their counsel or agents, against certain parts of the Saint Pancras Paving Bill, which had been presented, and read.

Ordered, That the Minutes of the Evidence taken before the Committee on the London and Brighton Railway Bills, be printed, at the expense of the Parties, from the Committee Clerk's Copy, if they think fit.

A Petition of Henry Earl of Abergavenny, praying that he may be heard, by his counsel or agents, against (Rennie's Line.)
against certain parts of the London and Brighton Railway Bill, was presented, and read.

**Ordered.** That the said Petition be referred to the Committee on the Bill; and the Petitioner, by himself, his counsel or agent, upon his Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of the Corporation of Stockport;—Bankers, Merchants, Manufacturers, Traders and Inhabitants of Stockport;—and, Cogleton;—praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Manchester and Blackwall Commercial Railway Bill, were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

The House being informed, that the Sheriffs of the city of London attended at the door, they were called in; and at the bar presented, A Petition of the Corporation of Stockport;—Bankers, Merchants, Manufacturers, Traders and Inhabitants of Stockport;—and, Cogleton;—praying that they may be heard, by themselves, their counsel or agents, against certain parts of the London and Blackwall Commercial Railway Bill, was presented, and read.

**Ordered.** That the said Petition be referred to the Committee on the Bill; and the Petitioner, by herself, her counsel or agent, upon her Petition, if she think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Anne Champion, of Rivers-street, in the city of Bath, praying that she may be heard, by herself, her counsel or agent, against certain parts of the London and Blackwall Commercial Railway Bill, was presented, and read.

**Ordered.** That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

The House being informed, that the Sheriffs of the city of London attended at the door, they were called in; and at the bar presented,—A Petition of the Lord Mayor, Aldermen and Commons of the city of London, in Common Council assembled:—And then they withdrew.

And the said Petition was read; praying that they may be heard, by their counsel or agents, against certain parts of the said Bill.

**Ordered.** That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of John Sidney Hawkins, Esquire, praying that he may be heard, by his counsel or agent, against certain parts of the London and Blackwall Railway Bill, was presented, and read.

**Ordered.** That the said Petition be referred to the Committee on the Bill; and the Petitioner, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

The House being informed, that the Sheriffs of the city of London attended at the door, they were called in; and at the bar presented,—A Petition of the Lord Mayor, Aldermen and Commons of the city of London, in Common Council assembled:—And then they withdrew.

And the said Petition was read; praying that they may be heard, by their counsel or agents, against certain parts of the said Bill.

**Ordered.** That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Message by Sir Augustus Clifford, Gentlemen Usher of the Black Rod:—

**Ordered.**

The Lords, authorized by virtue of His Majesty's Commission for declaring His Royal Assent to several Acts agreed upon by both Houses, do desire the immediate attendance of this Honourable House in the House of Peers, to hear the Commission read.

Accordingly Mr. Speaker, with the House, went up to the House of Peers:—And being returned;

Mr. Speaker reported, That the House, at the desire of the Lords, authorized by virtue of His Majesty's Commission, had been at the House of Peers, where a Commission, under the Great Seal, was read; giving, declaring and notifying the Royal Assent to the several Public and Private Bills therein mentioned; and that the Lords thereby authorized had declared the Royal Assent to the said Bills: Which Bills are as follow:

An Act for carrying into further execution two Acts of His present Majesty relating to the Compensation for Slaves upon the Abolition of Slavery, and for facilitating the Distribution and Payment of such Compensation:

An Act to amend an Act of the last Session for abolishing Capital Punishments in cases of Letter Stealing and Sorcery:

An Act to amend an Act passed in the fifth year of the reign of His present Majesty, for repairing the Road from Farnborough to Rivelin, in the Parish of Sowood, in the County of Kent, and for making a new Line of Road to communicate therewith:

An Act for better lighting with Gas the Borough of Reading and Hamlet of Whiteley, in the County of Berks, by a Company to be called "The Reading Union Gas Company."

An Act for inclosing Lands in the Parish of Hardwick, in the County of Cambridge:

An Act for naturalizing Frederick Steiner:

**Ordered.** That the Committee on the Merthyr Tydvil and Cardiff Railway Bill have Power to send for persons, papers and records.

Mr. Escoft reported from the Committee on the Ring's-Nat-2 Bill from the Lords, intituled, An Act for naturalizing Nicholas Ring; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and directed him to report the same, without any Amendment:—And the Bill was read the third time.

**Resolved.** That the Bill do pass.

**Ordered.** That Mr. Escoft do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

The Marquis of Chandos, by Order, reported from the Committee on the Buckingham and Newport Pagnell Road Bill; That the Standing Orders relative to Turnpike Bills, had been complied with; and that they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereto; and the Amendments were read, and agreed to.

**Ordered.** That the Bill, with the Amendments, be ingrossed.

A Motion being made, and the Question being proposed, That the Metropolitan Suspension Bridge Bill be now read a second time:

"The Amendments following were proposed to be made to the Question; viz. To leave out the words "now," and at the end of the Question to add the words "upon this day six months.""

And the Question being put, That the word "now" stand part of the Question;

The House divided:

The Yeas to the old Lobby;

The Noes to the new Lobby;

Tellers for the Yeas, { Mr. D'Eyncourt, } 126, { Mr. Escoft, } 76.

Tellers for the Noes, { Mr. Tooke, } 101, { Mr. Hughes Hughes: } 76.

So it was resolved in the Affirmative.

Ordered, 151

Royal Assent to Bills.

Mr. Speaker reported, That the House, at the desire of the Lords, had received His Majesty's Commission, for declaring His Royal Assent to several Bills.

Vol. 91.
Ordered, That the Bill be now read a second time:
—The Bill was accordingly read a second time; and committed to Mr. D'Eyncourt and the Surrey List.

Aberavon Harbour Bill.

Mr. Dilley presented a Bill to alter and amend an Act of His present Majesty, for improving the Port and Harbour of Aberavon, in the County of Glamorgan; to further improve the said Harbour; and to change its Name: And the same was read the first time; and ordered to be read a second time.

Methyr Tydfil and Cardiff Railway Bill.

A Petition of the Company of Proprietors of the Glamorganshire Canal Navigation, for Owners, Lessees and Occupiers of the iron-works of Pengoarros and Plymouth, in the county of Glamorgan;—Richard Blackmore, Esquire, of the Melia Griffin and Penterych Iron and Tin-plated Works, in the county of Glamorgan;—the Reverend George Thomas, of Llandaff-court, in the county of Glamorgan, clerk;—William Crowshay, of Cyfarthfa Castle, in the parish of Methyr Tydfil, in the county of Glamorgan, Esquire; and, Six Petitions of Owners and Occupiers of lands and mines in Taff Valley, in the county of Glamorgan; praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Methyr Tydfil and Cardiff Railway Bill, were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

Hayle Railway Bill.

The Hayle Railway Bill was read a second time; and committed.

Radcliffe Road Bill.

Lord Stanley, by Order, reported from the Committee on the Radcliffe Road Bill; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Macclesfield Small Debts Bill.

A Motion was made, and the Question being put, That the Macclesfield Small Debts Bill do pass; The House divided: The Yeas to the old Lobby: The Noes to the new Lobby.

Tellers for the Yeas, Sir George Clerk, Mr. Ross; 203.

Tellers for the Noes, Mr. Harvey, Mr. Benett; 66.

So it was resolved in the Affirmative.

Ordered, That Lord Stanley do carry the Bill to the Lords, and desire their concurrence.

North Honiton Inclosure Bill.

An ingrossed Bill for inclosing Lands in the Parish of North Honiton, in the County of Devon, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Sir William Fitthes do carry the Bill to the Lords, and desire their concurrence.

Reading Gas Bill.

An ingrossed Bill for the better supplying the Borough of Reading, in the County of Berks, and the Neighbourhood thereof, with Gas, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Greene do carry the Bill to the Lords, and desire their concurrence.

Metropolitan Suspension Bridge Bill.

A Petition of the Vauxhall Bridge Company, praying that the Metropolitan Suspension Bridge Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Watermen of Lombeith Stairs, praying that the said Bill may not pass into a law as it now stands, was also presented, and read; and referred to the Committee on the Bill.

Mr. Horns presented a Bill to alter, amend and enlarge the Powers of an Act of the tenth year of his late Majesty’s reign, for watching, lighting and otherwise improving the Roads and other passages and places within the Districts in the said Act described, in the Parish of Lombeith, in the County of Surrey: And the same was read the first time; and ordered to be read a second time.

A Petition of the Provost, Magistrates and Townsfolk of Clyde Navigation Council of Renfrew, praying that the said Petition, by their counsel or agents, against the Clyde Navigation Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Heritors of the barony parish of Forth and Clyde Glasgow, praying that they may be heard, by their counsel or agents, against certain parts of the Forth and Clyde Navigation Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Mr. Bootle Wilbraham reported from the Committee on the Rochdale and Eland Road Bill; and to whom several Petitions against the said Bill were referred; That the Standing Orders relative to Turnpike Bills, had been complied with; and that they had considered some of the said Petitions; and had heard counsel in support of others; and the Committee had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Ordered, That the Committee on the Todmorden and Inclusion Bill have leave to sit To-morrow, notwith standing any adjournment of the House.

Mr. Villiers Stuart presented a Bill for improving Sir Navigation and maintaining the Navigation of the River Suir Bill, from Graney Ferry, in the Parish of Kilnamoe, and County of Kilkenny, on the North or one side of the said River, and from Grace Dieu, in the Parish of Killotoan, and County of Waterford, on the South or other side of the said River, to the old Bridge of Carrick-on-Suir, in the Parish of Carrick, and County of Tipperary, on the North or one side of the said River, and Carrick Beg, in the Parish of Kilnamoe, and County of Waterford, on the South or other side of the said River, and for making and constructing a Ship Canal at Carrick-on-Suir: And the same was read the first time; and ordered to be read a second time.

A Petition of Walter Long, Esquire, praying that Parliament may be heard, by his counsel or agent, against certain parts of the Parrett Navigation Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Inhabitants of Bristol, praying that Cheltenham and the Cheltenham and Great Western Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Sir Richard Vavasour reported from the Committee on the Clifton Bridge Bill; That they had examined the allegations of the Bill, and found the same to be
be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Great Western Railway Bill (No. 1) Bill.

Sir Richard Vyvyan reported from the Committee on the Great Western Railway (No. 1) Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had inquired into the several matters required by the Resolutions of the House, of the 1st day of this instant March, and had also examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table; and be printed.

New Mills Gas Bill.

Mr. Gisborne presented a Bill for lighting with Gas the Towns of New Mills and Hayfield, and the Neighbourhood thereof, in the Counties of Derby and Chester: And the same was read the first time; and ordered to be read a second time.

Arbroath and Fetter Railway Bill.

Mr. Claxters reported from the Committee on the Arbroath and Fetter Railway Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had examined into the matters required by the Resolutions of the House of the 1st day of this instant March; and had also examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table; and be printed.

A Petition of the Dean of Guild, Treasurer and Members of the Guildy Incorporation of Arbroath;—and, Convener, Deacons and Members of the Incorporated Trades of Arbroath; praying that the Arbroath and Fetter Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Woolwich;—Manufacturers, Merchants, Tradesmen and other Inhabitants of Maidstone;—Directors of the London and Dover Railway Company;—and, Directors of the London and Gravesend Railway Company; praying that they may be heard, by their counsel or agents, against certain parts of the London and Dover Railway Bill, were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

The Committee on the London and Cambridge Railway Bill was nominated of Mr. Ward and the Committee on the Cambridge Railway Bill.

Ordered, That all the Members serving for the several Counties, and for the Boroughs therein, through which Counties the said Railway is intended to pass, be Members of the said Committee.

Mr. Cogley, by Order, reported from the Committee on the Richmond and Reeth Road Bill; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Lord Granville Somerset reported from the Committee on the Birmingham and Gloucester Railway Bill; and to whom several Petitions against the said Bill, were referred; That the Standing Orders relative to Bills for making Railways, had been complied with; and that they had considered several of the said Petitions; and had heard counsel in support of one of them; and also in favour of the Bill; and that the Committee had inquired into the several matters required by the Resolutions of the House of the 1st day of this instant March; and had also examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table; and be printed.

An ingrossed Bill to alter, amend and enlarge the Exeter Gas Bill.

Ordered, That the Petition of Trustees for executing an Act for more effectually repairing and improving the several Roads called the Cannon-street Roads, the Commercial Road, the Horseferry Branch of Road, the East India Dock Road, the Barking Road, and the Shadwell and Mile-end Branch of Road, in the counties of Middlesex and Essex, and for laying down a Stony Road called the Cannon-street Road, East India Dock and Barking Roads, which was presented upon the 25th day of February last; and also the Petitions of Inhabitants, Householders, Occupiers or Owners of houses and premises within the parish of Saint Botolph, Aldgate, in the city of London; and, of the Rector, Churchwardens, Overseers, and Trustees of the Poor, and Vestrymen of the parish of Saint Mary Whitechapel, which were presented upon the 4th day of this instant March, be referred to the Committee on the London and Blackwall Commercial Railway Bill; and that the Petitioners be heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

Ordered, That the Petition of Inhabitants Householders, Occupiers of houses and premises within the parish of Saint Peter, Aldgate, which was presented upon the 1st day of this instant March; and also the Petition of Commissioners for paving Wapping-street and Ratcliff Highway, which was presented upon the 4th day of this instant March, be referred to the Committee on the London and Blackwall Commercial Railway Bill; and that the Petitioners be heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

London and Dover Railway Bill.

A Petition of the Company of Proprietors of the Regent's Canal, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the London Grand Junction Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Owners and Occupiers of land residing in the neighbourhood of Market Harborough, praying that the Midland Counties Railway Bill may not pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

Vol. IX. 153

Ordered, That the Petition do lie upon the Table; and be printed.

An ingrossed Bill to alter, amend and enlarge the Exeter Gas Bill.

Powers of an Act for lighting with Gas the City and County of the City of Exeter, and for lighting with Gas the several Parishes of Alphington, Hewetstone, Saint Leonard, Saint Thomas, and Topsham, in the County of Devon, was read the third time.

Resolved, That the Bill do pass: And that the Title be, An Act to alter, amend and enlarge the
Punishments

Air Plate.

Addresses.

Mutiny Bill.

Marine

Mutiny Bill.

Bill.

Exeter

Railway Bill.

Manchester

Stockport and

Gas Bill.

Exeter

Greenwich Pier

Railway Bill.

Dundee and

Arbroath

Railway Bill.

Udler Canal

Bill.

Mr. Sharman Crawford presented a Bill to amend and enlarge the Powers and Provisions of the several Acts for making and maintaining the Udler Canal, in the Counties of Fermanagh, Monaghan and Armagh, in Ireland: And the same was read the first time; and ordered to be read a second time.

A Petition of aQuorum of the Trustees appointed by the Trust Disposition and Settlement of Alexander Murray Guthrie, Esquire, of Cratge, deceased, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Dundee and Arbroath Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Mr. Augerstein presented a Bill for making and maintaining a Pier or other Works at Greenwich, in the County of Kent: And the same was read the first time; and ordered to be read a second time.

A Petition of Spinners and Manufacturers of Cotton in Stockport, praying that the Stockport and Manchester Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Land-owners, Merchants, Manufacturers, Traders and others resident in Colliumpton and Bradninch, and in the vicinity of the Rivers Culne and Exe, in the county of Devon, praying that the Bristol and Exeter Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Lord Viscount Howeick presented a Bill for punishing Mutiny and Desertion, and for the better punishment in the Army; with Appendices.

Mr. Charles Wood presented a Bill for the Regulation of His Majesty's Royal Marine Forces while on Shore: And the same was read the first time; and ordered to be read a second time upon Monday next.

Mr. Chancellor of the Exchequer reported to the House, That their Addresses of the 14th day of March last (that His Majesty would be graciously pleased to give directions that the Papers therein mentioned might be laid before this House) had been presented to His Majesty; and that His Majesty had commanded him to acquaint this House, that He will give directions accordingly.

Lord John Russell presented, by His Majesty's command,—Report from His Majesty's Commiss-
Ordered, That the Election Expenses Bill be read a second time upon Wednesday next.

Ordered, That the Roman Catholic Marriages (Ireland) Bill be read a second time upon Wednesday next.

Ordered, That the Report from the Committee on the Municipal Corporations Bill, be taken into further consideration upon Monday next.

Ordered, That the Civil Bill Courts (Ireland) Bill be read a second time upon Wednesday next.

Ordered, That the Report from the Committee on the Constabulary Force (Ireland) Bill be taken into further consideration upon Monday next.

Resolved, That this House will, upon Monday next, resolve itself into the Committee of Supply.

Resolved, That this House will, upon Monday next, resolve itself into the Committee of Ways and Means.

Resolved, That this House will, upon Monday next, resolve itself into a Committee upon the Indemnity Bill.

Resolved, That this House will, upon Monday next, resolve itself into a Committee upon the Penions Duties Bill.

Resolved, That this House will, at the rising of the House this day, adjourn till Monday next.

A Petition of Inhabitants of Chichester, praying that the Municipal Corporations (Ireland) Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Proprietors of Shares of the profits of Waterworks established for supplying the city of Cork with Water, praying that Clauses may be introduced into the said Bill to protect the rights of the Petitioners and the other Shareholders in the Pipe Water Establishment, and to permit the Petitioners to be heard at the bar of the House, by themselves, their counsel or agents, against such parts of the said Bill as appear to them calculated to interfere injuriously with their private rights, was also presented, and read; and ordered to lie upon the Table.

A Petition of Thomas Sheahan, of the city of Cork, Gentleman, praying that in the said Bill a pecuniary qualification, or at most one not exceeding 50l., may not be required from Municipal Councillors, was also presented, and read; and ordered to lie upon the Table.

A Petition of Aldermen, Justices of the Peace for the city and county of the city of Cork; and, William Frederick Bentley, one of the assistant Auctioners of the city of Dublin; praying that provision may be made in the said Bill for compensating the Petitioners for the losses they will sustain by the passing thereof; were also presented, and read; and ordered to lie upon the Table.

A Motion being made, That this House will, upon Tuesday next, again resolve itself into the said Committee.

The House, according to Order, resolved itself into a Committee upon the Municipal Corporations (Ireland) Bill.

Ordered, That the Clause stand part of the Bill —put, and Negatived.

Clause, No 52 and No 53, amended, and agreed to.

Clause, No 54 (Sheriff to be approved of by Lord Lieutenant)—read.

Ordered, That the Clause stand part of the Bill —put, and Negatived.

Clauses, No 55 to No 59, amended, and agreed to.

Clause, No 60 (Officers to receive compensation) —read.

Several Amendments made.

Amendment proposed: P. 28. l. 36. after “after what was” to insert “And every Alderman or Justice of the Peace appointed by a corporate body, who is entitled, by any Act of Parliament now in force in Ireland, to fees or emoluments for performing the duties of Alderman of the Ward or Justice of the Peace, in a Court of Conscience or Magistrate’s Office in any city or town corporate in Ireland:” — Amendment, by leave, withdrawn.

Clause, as amended, agreed to.

Clauses, No 61 to No 82, with Amendments to several of them, agreed to.

To report Progress, and ask leave to sit again.

And the House having continued to sit till after twelve of the clock on Saturday morning;

Sabbati, 19° die Martii, 1836:

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had made progress in the Bill; and that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, upon Tuesday next, again resolve itself into the said Committee.

The Bastards’ Testaments (Scotland) Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Wednesday, the 30th day of this instant March.

The Commissary Court (Scotland) Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Wednesday, the 30th day of this instant March.

The Instruments of Sasine (Scotland) Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Wednesday, the 30th day of this instant March.

The Order of the day being read, for taking into further consideration the Report on the Tithes’ Commutation Bill;

Ordered, That the Report be taken into further consideration upon Monday next.

The Order of the day being read, for the second reading of the Registration of Voters (Ireland) Bill;

Ordered, That the Bill be read a second time upon Tuesday next.

The Order of the day being read, for the second Public Walks Bill;

Ordered, That the Bill be read a second time upon Monday next.

The Order of the day being read, for the second Public Institutions Bill;

Ordered, That the Bill be read a second time upon Monday next.

The Registration of Voters’ Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Friday next.

A Motion being made, That this House will, upon Monday next, resolve itself into a Committee to consider of making provision for the payment out of the Consolidated Fund, of Barristers who may be employed to revise Lists of Burgessesses in pursuance...
Mr. Fox made also presented, further Return to Jesus.

Mr. Fox made also presented, pursuant to the directions of an Act of Parliament—Report of the Inspectors appointed to visit the different Prisons of Great Britain.

Ordered, That the said Paper be referred to the Select Committee on Prisons.

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Mr. Fox made also presented, pursuant to the directions of an Act of Parliament—Report of the Inspectors appointed to visit the different Prisons of Great Britain.

Ordered, That the said Paper be referred to the Select Committee on Prisons.
Ordered, That there be laid before this House, a Return of the Gross and Net Amount of all Taxes repealed, expired, or reduced in each of the years 1831, 1832, 1833, 1834 and 1835, and of all Taxes imposed in the same period; showing the several Articles on which the Alterations of Duty were made, together with an Estimate of the Amount of the Reduction or Increase of Duty upon each Article. Mr. Baring accordingly presented the said Return.

Ordered, That the said Return do lie upon the Table.

And then the House, having continued to sit till a quarter of an hour before two of the clock on Saturday morning, adjourned till Monday next.

Lunæ, 21 die Martii ;
Anno 6° Willielmi IV° Regis, 1836.

PRAYERS.

The House being informed, that the Sheriffs of the city of London attended at the door, they were called in; and at the bar presented,—A Petition of the Lord Mayor, Aldermen and Commoners of the city of London, in Common Council assembled:—And then they withdrew.

And the said Petition, praying the House to repeal their Act and authorize the punishment of Flogging in the Army and Navy, was read; and ordered to lie upon the Table.

Mr. William Baker, Clerk to the Trustees of the Commercial Road, was called in; and at the bar presented, pursuant to Orders,—An Account of Money expended by the Trustees of the Commercial Road in making Footpaths, and keeping the same in repair, since the 19th June 1828.

Return of all Monies expended by the Trustees of the Commercial Road in each year, for lighting, watering and cleansing the said Road since the 19th June 1828.

An Account of all Rates received by the Trustees of the Commercial Road in each year, Night Tolls, and Money received for Dust and Ashes since the 19th June 1828, and showing how the Sums have been applied—and, a Statement of Amount due to the Trustees of the Commercial Road, charged upon the Rates for watching, lighting, watering and cleansing the Commercial Road:—And then he withdrew.

Ordered, That the said Returns do lie upon the Table.

Ordered, That there be laid before this House, an Account of the Income and Expenditure of the British Museum for the year 1835; An Account of the Number of Persons admitted and of the Sums necessary to discharge the same; An Account of the Income and Expenditure of the British Museum for the year 1836, and an Account of the Number of Persons admitted and of the Sums necessary to discharge the same; and an Account of the Rates raised under the Skinners' Estate Paving Act, in the parish of Saint Pancras; of Owners of property and Rate-payers of the Skinners' Estate, in the parish of Saint Pancras; and, of Owners of property and Rate-payers of the parish of Saint Pancras; which were presented upon the 26th day of February last, be referred to the Committee on Saint Pancras Paving Bill; and that the Petitioners be heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Ordered, That the Petitions of Bondholders or Saint Pancras Mortgagees of the Rates raised under the Skinners' Estate Paving Bill; and of Saint Pancras Railway Bill, be referred; That they had considered the said Petition; and committed to Mr. Pendarves reported from the Committee on Cornwall Assize Hall Bill; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

A Petition of the Derby Canal Company, praying Midland Counties Railways to pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

A Petition of Owners and Occupiers of land in Biltonworth, praying that they may be heard, by their counsel or agents, against certain parts of the said Bill, was also presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Ordered, That the Petitions of Bondholders or Saint Pancras Mortgagees of the Rates raised under the Skinners' Estate Paving Bill; and of Saint Pancras Railway Bill, be referred; That they had considered the said Petition; and committed to Mr. Brotherton, by Order, reported from the Manchester Committee on the Manchester Improvement Bill, Improvement and to whom a Petition against the said Bill was referred; That they had considered the said Petition; and had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill; and made Amendments thereto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

A Petition of Sir George Sitwell, Baronet; and, North Midland Counties Railways and occupiers of land in the parish of Saint Pancras, praying that the Acts 9 & 10 Geo. IV. c. 83, and 9 & 10 Geo. IV. c. 84, and all Acts passed for the Regulation of Tailors of Forfar; and Corporations of Weavers of Forfar; and Corporations of Hammermen of Forfar; and Corporations of Weavers of Forfar; and Corporations of Infectors of Forfar; and Corporations of Inhabitants of Forfar; and Corporations of Inhabitants of Forfar; and Corporations of Forfar Railway Bill may pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

A Petition of Commissioners for paving, lighting, Saint Pancras Cleansing and Watering the South Western District Paving Bill, praying that they may be heard, by their counsel or agents, against certain parts of the Saint Pancras Paving Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Ordered, That the Petitions of Bondholders or Saint Pancras Mortgagees of the Rates raised under the Skinners' Estate Paving Bill; and of Saint Pancras Railway Bill, be referred; That they had considered the said Petition; and committed to Mr. Baring accordingly presented the said Return; and referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Ordered, That the said Return do lie upon the Table.

A Petition of the Company of Proprietors of the Regent's Canal, praying that they may be heard, by their counsel or agents, against certain parts of the said Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Vol. 91.
through which the Railway hereafter mentioned is to pass; praying that they may be heard, by their counsel or agents, against certain parts of the North Lincoln and Railroad Bill, were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of the Conveyance of the Incorporated Trades of Edinburgh, praying that they may be heard, by their counsel or agents, against certain parts of the said Bill; were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Greenwich, praying that the London and Dover Railway Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Faversham;—Inhabitants of Sittingbourne;—and, Owners and Occupiers of land in the parish of Ashford;—praying that they may be heard, by their counsel or agents, against certain parts of the said Bill; were also presented, and read; and ordered to lie upon the Table.

A Petition of William Wells, praying that he may be heard, by his counsel or agent, against certain parts of the said Bill, was also presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

Ordered, That the Report do lie upon the Table; and be printed.

Ordered, That the Greenwich Improvement Bill be read a second time upon Monday next.

A Petition of Owners and Occupiers of property in Cheltenham, praying that they may be heard, by their counsel or agents, against certain parts of the Cheltenham and Great Western Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Lord Heneker reported from the Committee on the East Suffolk County Hall Bill; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

A Petition of Thomas Steed, mayor of Stockport;—and, Samuel Stocks and others of Stockport; praying that they may be heard, by their counsel or agents, against certain parts of the Manchester and Cheshire Railway Bill;—were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

An ingrossed Bill for making and maintaining a Radclife Turnpike Road and Branches, leading from Radcliffe Road Bill, towards Bolton and Bury, all in the County of Lancaster, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Richard Walker do carry the Bill to the Lords, and desire their concurrence.

An ingrossed Bill for repairing and maintaining Rochdale and the Road from Rochdale, in the County Palatine of Lancaster, to Halifax, and Leeds, in the West Riding of the County of York, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Richard Walker do carry the Bill to the Lords, and desire their concurrence.

A Petition of Owners of property on the line of London Grand Railway hereafter mentioned, praying that the London Grand Junction Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Sir Edward Knatchbull presented a Bill to amend Dover Harbour an Act for more effectually maintaining and improving Bill the Harbour of Dover, in the County of Kent: And the same was read the first time; and ordered to be read a second time.

Sir Edward Knatchbull presented a Bill for incor- Brandling Rail- porating certain Persons for carrying into effect the pur- poses of an Act passed in the fifth and sixth year of the reign of His present Majesty, intituled, "An Act for enabling John Brandling and Robert Brand- ling, Esquires, to purchase and take Leases of Lands and Hereditaments for the formation of a Railway from Greatorex to South Shields and Monkwear- mouth, all in the County Palatine of Durham, with Branches therefrom, and for other purposes." And the same was read the first time; and ordered to be read a second time.

The Ashford and Maidstone Road Bill was read Ashford and second time; and committed to Sir Edward Maidstone Knatchbull and the Kent List.

An ingrossed Bill for removing the Markets held Bridgend in the Town or Village of Bridgend, in the County of Glamorgan, and for providing other Market-places in lieu thereof, and for regulating and maintaining the same, was read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Sir Edward Knatchbull do carry the Bill to the Lords, and desire their concurrence.

An ingrossed Bill for repairing the Road from the Buckingham Town of Buckingham, in the County of Buckingham, and Newport to the West Chester or Holyhead Road, in the Parish Bill of Passenham, in the County of Northampton, and from the North-east end of the Town of Stony Stratford to Newport Pagnell, in the said County of Buckingham, was read the third time.

Resolved, That the Bill do pass.

Ordered, That the Marquis of Chandos do carry the Bill to the Lords, and desire their concurrence.

A Petition

21° Martii. A. 1836.
A Petition of Trustees of the Hockliffe and Stony Stratford Road, praying that the Coventry Canal Bill may not pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

The Tweed Fisheries Bill was read a second time; and committed to Mr. Pringle and the East Scotland List.

A Petition of Rate-payers and Inhabitants of East Teignmouth; and, West Teignmouth; praying that they may be heard, by their counsel or agents, against certain parts of the Teignmouth Improvement and Water Bill, were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

The Newton Buskell Road Bill was read a second time; and committed to Sir John Yardie Baller and the Decon List.

A Petition of Persons interested in Steam Navigation at the port of Liverpool, praying that they may be heard, by their counsel or agents, against the Dublin Steam Packet Company Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of houses, lands and tenements, and Inhabitants of Leeds, praying that provision may be inserted in the Leeds Bridge Bill for making an additional approach to the said Bridge by means of a branch Road, commencing at Camp Hall, and ending at a warehouse in the occupation of George Goodman, in Hunslet lane, all in the parish of Leeds, was presented, and read; and referred to Mr. Beines and the York List, with Power to send for persons, papers and records.

A Petition of the Company of Undertakers of the Grand Canal in Ireland, praying that they may be heard, by their counsel or agents, against the Dublin and Kithemey Railway Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of William Hardy and other Trustees for improving the River Cart, praying that they may be heard, by their counsel or agents, against certain parts of the Clyde Navigation Bill, was presented, and read; and ordered to lie upon the Table.

The Poole Roads Bill was read a second time; and committed to Lord Ashley and the Dorset List.

Heriot’s Hospital Bill.

An ingrossed Bill for making a Turnpike Road, with a Branch therefrom, from Richmond to Reeth, in the County of York, was read the third time.

Resolved, That the Bill do pass: And that the Title be, An Act for making a Turnpike Road from Richmond to Reeth, in the County of York.

Ordered, That Mr. William Duncombe do carry the Bill to the Lords, and desire their concurrence.

The Tweed Fisheries Bill was read a second time; and committed to Mr. Pringle and the East Scotland List.

A Petition of the Reverend Richard Vynables, Archdeacon of Carwarthen, Chairman of a Meeting of the Trustees of the Radburnshire Turnpike Trust, Vol. 91.
at the Dorchester Spring Assizes of 1834, of administering an unlawful Oath, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Chatham, praying for the separation of the union of Church and State, was presented, and read; and ordered to lie upon the Table.

Forgery.

A Petition of Residents of Newtown Limicady, praying the House to substitute a mitigated punishment for all cases of Forgery in the United Kingdom, which, when uniformly enforced, will much more effectually suppress crime, and commend itself to the conscientious feelings of the community, was presented, and read; and ordered to lie upon the Table.

A Petition of Persons engaged in the Pileham Fishery of Mevagissey (two Petitions);—Polperri and Parr;—Gorran;—Fowey; and, Newquay; praying for the total abolition of the Tithe on Fish, caught in the sea, were presented, and read; and ordered to lie upon the Table.

Tithe on Fish.

A Petition of the Mayor of Doncaster, praying the House to omit or modify the twenty-ninth Clause of the Tithe Commutation Bill, was presented, and read; and ordered to lie upon the Table.

Slavery Abolition Act.

Mr. Lathom presented, by His Majesty's command,—Copy of Order in Council, dated the 12th October 1835, declaring that adequate and satisfactory provision has been made by law in the Island of Barbadoes, for giving effect to the Act 3 and 4 Will. 4, c. 73, for the Abolition of Slavery throughout the British Colonies.

Copy of Order in Council, dated 29th November 1835, declaring that adequate and satisfactory provision has been made by law in the Island of Saint Vincent for giving effect to the Act 3 and 4 Will. 4, c. 73, for the abolition of Slavery throughout the British Colonies.

Copy of Order in Council, dated 16th January 1836, declaring that adequate and satisfactory provision has been made by law in the Island of Nevis, for giving effect to the Act 3 and 4 Will. 4, c. 73, for the abolition of Slavery throughout the British Colonies.

Copy of Order in Council, dated 3d February 1836, declaring that adequate and satisfactory provision has been made by law in the Island of Montserrat, for giving effect to the Act 3 and 4 Will. 4, c. 73, for the abolition of Slavery throughout the British Colonies.

Ordered, That the said Papers do lie upon the Table.

Poor Rates.

A Petition of Landholders and Inhabitants of Hitchin, praying the House to empower the overseers of parishes to collect and receive the Poor Rates for cottages under ten pounds from the landlord, instead of the tenant, was presented, and read; and ordered to lie upon the Table.

Poor Law Act.

A Petition of the Chairman, Vice-Chairman and Guardians of the Parochial Union of Royston, praying that the period fixed by the Poor Law Act for repayment of sums borrowed for building workhouses may be extended from ten to twenty years, was presented, and read; and ordered to lie upon the Table.

Londonderry Barracks.

A Petition of Inhabitants of Londonderry, praying that no sum may be granted to build barracks in that city, was presented, and read; and ordered to lie upon the Table.

Soap.

A Petition of Soap Manufacturers of Walton, praying for the repeal of the Duty on Soap, was presented, and read; and ordered to lie upon the Table.

A Petition of Practitioners in Medicine and Surgeons, residing in Dorking, praying the House to adopt measures for remunerating the Petitioners for their labours in attending the sick, was presented, and read; and ordered to lie upon the Table.

A Petition of the Dean and other Members of the Antemun* Cen- the Faculty of Procurators of Paisley; and, Proc- tators, of the Sheriff Court of Kife at Cuper; praying for the repeal of the Duty on their annual Certificates, were presented, and read; and ordered to lie upon the Table.

A Petition of Postmasters and Coach-contractors Post Horse of Edinburgh, praying for the repeal of the Post Horse Duties, &c. Horse Duties, the Duties on Carriages, and the Mileage Duty on Stage Coaches, was presented, and read; and ordered to lie upon the Table.

The Mutiny Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Wednesday, the 13th day of April next.

The Marine Mutiny Bill, was, according to Order, Marine Mutiny Bill read a second time; and committed to a Committee of the whole House, for Wednesday, the 13th day of April next.

The Order of the day being read, for the second Tithe Voluntary reading of the Tithe Voluntary Commutation Bill; Ordered, That the Bill be read a second time upon Friday next.

A Petition of the Corporation of Preston, com- the Municipal Writ for County Magistrates in Lancashire, and plaining of the expense attending the Qualification praying for an enactment that oaths taken before Corporations Bill. Writ for County Magistrates in Lancashire, and for repayment of sums borrowed for building work- for the Qualification Corporations Bill.

The Order of the day being read, for taking into Municipal further consideration the Report on the Municipal Corporations Bill;—The Bill was re-committed to a Bill of the Committee of the whole House;—And the House immediately resolved itself into the Committee.

(In the Committee.)

Bill read a first time; to be read a second time, paragraph by paragraph.

Preamble postponed.

CLASSES, N° 1, 2 and 3, agreed to.

Clause, N° 4 (If no Mayor, Councillor electe, by the greatest number of Votes to convene a meeting for supplying vacancies among the Councillors) ——read.

Amendment proposed: To leave out from "And " it be Enacted, That" to the end of the Clause, and to add " in every borough named in the said Act, in which there shall be any vacancy in the number of Aldermen, Councillors, Ward-assessors, or Auditors, which ought to be filled up according to the provisions of the said Act, the Boroughs of the several Wards shall, on the Fourteenth day after the passing of this Act, openly assemble and elect the Councillors, Ward-assessors and Auditors then to be elected, and in the manner provided by the said Act; and in every case in which there shall be a division into Wards of any Boroughs, in which the full number of Aldermen shall not have been elected before the passing of this Act, the Boroughs of every such Ward, and none others, shall, at the same time separately elect from persons qualified to be Councillors, a number of Aldermen in the proportion of one-third of the number of Councillors assigned to such Ward; and if no Mayor shall have been elected in the Borough, the Councillors elected by the greatest number of votes shall preside at such
"such Election, and shall have in that behalf all
the powers given by the said Act, to the Mayor
of the Borough in the first election of Coun-
cillors."

Question, That the words proposed to be left out stand part of the Clause, and agreed to.

Clause, No. 4, agreed to.

Clause, No. 5, agreed to.

Clause, No. 6 (If the Council fail to elect the Burgesses to elect Mayor and Aldermen)—read.

Amendment proposed: To leave out from "And
be it Enacted, That" to the end of the Clause, and to add "in every Borough named in the said Act, in
which the Mayor shall not have been elected
before the passing of this Act, the Council shall,
on the twenty-first day after the passing of this Act,
proceed to elect a Mayor; and in case of an even
tity of votes in any election of Mayor, the Alder-
man who shall have been elected by the greatest
number of Votes, shall have a second or casting
Vote."

Question put, That the words proposed to be left out stand part of the Clause;

The Committee divided.

Teller for the Yeas, Mr. Robert Stewart — 111.
Teller for the Noes, Sir Edward Knatchbull — 42.

CLAUSE, No. 6, agreed to.

CLAUSES, No. 7 to No. 17, with Amendments to
several of them, agreed to.

CLAUSE, No. 18 (Berwick-upon-Tweed declared a
County to all intents but for Parliamentary Elections)—read.

Amendment proposed: At the end of the Clause to add "Provided always, That nothing in this Act
contained shall alter or affect in any manner the
connexion of that part of the County of Durham,
called North Durham, and included within the
limits of the Town and County of Berwick-upon-
Tweed, with the said County of Durham;—Amendment, by leave, withdrawn.

CLAUSE, No. 18, agreed to.

CLAUSES, No. 19 to No. 23, with Amendments to
several of them, agreed to.

Several Clauses brought up, and severally read
first and second time, and added.

Preamble agreed to.

Bill, as amended, to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal
reported, That the Committee had gone through the
Bill, and made Amendments thereunto.

Ordered, That the Report be received To-morrow.

The House, according to Order, resolved itself into Supply
the Committee of Supply.

1. Resolved, That a sum, not exceeding Twenty-six thousand three hundred and seventy pounds, be granted to His Majesty, to defray the Salaries of the Scientific Departments of the Navy, to the 31st day of March 1837.

2. Resolved, That a sum, not exceeding Three hun-
dred and forty-nine thousand six hundred and eighty-five pounds, be granted to His Majesty, to pay the Wages of Artificers, Labourers and others employed in His Majesty's Naval Establishments at Home, to the 31st day of March 1837.

3. Resolved, That a sum, not exceeding Three hun-
dred thousand pounds, be granted to His Majesty, to defray the charge of Military Pensions and Allowances, which will come in course of payment during the year ending on the 31st day of March 1837.

4. Resolved, That a sum, not exceeding Eight hun-
dred and thirteen thousand nine hundred and eighty-five pounds, be granted to His Majesty, to defray the charge of Half-Pay to Officers of the Navy and Royal Marines, which will come in course of payment during the year ending on the 31st day of March 1837.

5. Resolved, That a sum, not exceeding Five hun-
dred and thirty-eight thousand five hundred and seventy pounds, be granted to His Majesty, to defray the charge of Civil Pensions and Allowances, which will come in course of payment during the year ending on the 31st day of March 1837.

6. Resolved, That a sum, not exceeding Two hun-
dred and forty-two pounds, be granted to His Majesty, to defray the charge of Military Pensions and Allowances, which will come in course of payment during the year ending on the 31st day of March 1837.

Resolutions to be reported.
And the House having continued to sit till after
twelve of the clock on Tuesday morning;

Martii, 22° die Martii, 1836:

Mr. Speaker resumed the Chair; and Mr. Beresford
reported, that the Committee had come to several
Resolutions. Ordered, That the Report be received this
day. Mr. Beresford also acquainted the House, that he
was directed to move, that the Committee may have
leave to sit again.

Resolved, That this House will, to-morrow, again
resolve itself into the said Committee.

Registration of Births, &c. Bill.
The Order of the day being read, for the second
reading of the Registration of Births, &c. Bill;
Ordered, That the Bill be read a second time upon
Friday, the 15th day of April next.

Marriages Bill.
The Order of the day being read, for the second
reading of the Marriages Bill;
Ordered, That the Bill be read a second time upon
Friday, the 13th day of April next.

SCHEDULE OF STAMP DUTIES IN GREAT BRITAIN AND IRELAND.

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<tr>
<th>DESCRIPTION</th>
<th>GREAT BRITAIN</th>
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<tr>
<td>Admission of any person to act as an Attorney or Solicitor in any Court in England, or in any other Court in Scotland, or as a Solicitor in the Supreme Courts, or as an Advocate in any Court of Law or Equity in England, or as a Solicitor in the Supreme Courts, or as an Agent in the Court of Session, or as a Procurator or Solicitor in any other Court in Scotland</td>
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<td>Admission of any person to act as a Proctor in any other Court in Scotland, or as a Sworn Clerk in the Court of Session, or as a Procurator or Solicitor in any inferior Court in Scotland</td>
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<td>Admission of any person to act as a Writer to the Signet, or as an Attorney or Sworn Clerk in the Court of Exchequer, or as a Solicitor in the Supreme Courts, or as a Solicitor in any Court in England, whose business and occupation is to be charged upon any admission of a person who shall not have been before bound to serve as a clerk or apprentice, under an indenture or articles executed subsequently to the 10th day of October 1808, and duly stamped as an indenture or articles of clerkship or apprenticeship, in order to admission to act in some one of the capacities mentioned in the next succeeding clause of this Schedule, be charged with a further Duty of</td>
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Note: The SCHEDULE OF STAMP DUTIES is continued in the next succeeding page.
ADMISSIONS—continued.

6 WILL. IV.

ADMISSION of any Student into the Society of King's Inn in Ireland shall be so far fixed and certain:

so to do certain official business, and whose emoluments shall be paid by law for the same at the date thereof.

ADMISSION of any person to act as a Procurator or Solicitor in any inferior Court in Scotland, who shall have previously been admitted or licensed by any of the said Colleges to exercise the faculty of Physic, or to practice as a Licentiate, or an Extra Licentiate, and upon whose admission or license a Stamp Duty of 15s. shall have been paid.

ADMISSION of any person to be a Fellow of any College of Physicians in England or Scotland, who shall previously have been admitted or licensed by any of the said Colleges to exercise the faculty of Physic, or to practice as a Licentiate, or an Extra Licentiate, and upon whose admission or license a Stamp Duty of 15s. shall have been paid.

ADMISSION of any person to any other Degree in any University in England.

AND where any person admitted a member of any one of the said Inns of Court in England, or where any person admitted into the Society of King's Inn in Ireland;

ADMISSION of any person to be a Member or Fellow of the College of Physicians or Surgeons in Ireland.

ADMISSION of any person to the Degree of a Bachelor of Arts in any University in England.

ADMISSION of any person to the Degree of a Bachelor of Arts in any University in England;

ADMISSION of any person to any other Degree in any University in England;

ADMISSION of any person into any Corporation, Guild or Societies commonly called Inns of Chancery in England.

ADMISSION of any person who shall have before obtained a duly stamped admission to act in a Procurator or Solicitor, or in any inferior Court, Scotland, dated subsequently to the 20th day of July 1808, and upon which an appropriate Duty shall have been paid.

ADMISSION of any person to act as a Procurator or Solicitor in any inferior Court in Scotland, who shall have previously been admitted or licensed by any of the said Colleges to exercise the faculty of Physic, or to practice as a Licentiate, or an Extra Licentiate, and upon whose admission or license a Stamp Duty of 15s. shall have been paid.

ADMISSION of any person to any other Degree in any University in England;

ADMISSION of any person to the Degree of a Bachelor of Arts in any University in England,

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AGREEMENT—continued.

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**SCHEDULE OF STAMP DUTIES—continued.**

**AGREEMENT—continued.**

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**APPRAISER’S LICENSE.—See LICENSE.**

**APPRENTICESHIP and CLERKSHIP.—Institute or any of the undertakings, containing the Covenant, Articles or Agreements, for or relating to the service of any Apprentice, Clerk or Servant, who shall be put or placed to or in any Master or Master, to learn any Trade or E-
ARTICLES of CLERKSHIP or Contract, whereby any person having entered into any Articles of Clerkship, Clerkship, duly stamped according to the law in force at the date thereof, in order to his admission as a Sworn Clerk, Clerk, in Court, or Solicitor in the Court of Chancery, Court of Exchequer, in order to his admission as an Attorney or Solicitor in any of the Courts of Westminster, he shall afterwards enter into any such Articles as Contract as aforesaid, for any or all of the purposes aforesaid, in order to his admission as a Sworn Clerk, Clerk, in Court, or Solicitor in the Court of Chancery, or as an Attorney or Solicitor in any of the inferior Courts aforesaid; such Articles shall not be charged with more than one Duty of 120l.

And where the same Articles of Clerkship shall be a qualification to any person to be admitted, not only as an Attorney or Solicitor in any of the Courts of Westminster, but also as a Sworn Clerk, Clerk, in Court, or Sole Clerk in the Court of Chancery, or Court of Exchequer, or as an Attorney or Solicitor in any of the inferior Courts aforesaid.

ARTICLES of CLERKSHIP or Contract, whereby any person shall first become bound to serve as a Clerk, in order to his admission as a Sworn Clerk, in Court, or as a Proctor in the Court of Admiralty in Ireland.

ARTICLES or Indenture of Clerkship or Apprenticeship, whereby any person shall become bound to serve as a Clerk or Apprentice, in order to his admission to act in some one of the capacities in this Schedule.

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### Schedule of Stamp Duties—continued.

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<tr>
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<th>Ireland</th>
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<td><strong>£.</strong></td>
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**ARTICLES—continued.**

- **pence Courts, or an Agent in the Court of Session in Scotland,** dated subsequently to the 28th day of July 1808, and upon which an appropriate further Duty shall **have been paid.**

And likewise provided, that no higher Duty than 20l. shall be charged upon any Clerkship or Apprenticeship, in order to admission to act as a Writer to the Signet, or as an Attorney or Sworn Clerk in the Court of Exchequer, or as a Solicitor in the Supreme Courts, or as an Agent in the Court of Session in Scotland; if the Clerk or Apprentice shall have before obtained a duly stamped admission to act as a Proctor or Solicitor in some one of the other Courts in Scotland, shall have been paid, and upon which an appropriate further Duty shall have been paid.

And likewise provided, that the said Duty of 20l. shall be charged upon any Clerkship or Apprenticeship, in order to admission as a Writer to the Session, or an Attorney or Solicitor in the Supreme Courts, or as an Agent in the Court of Session in Scotland, if the Clerk or Apprentice shall have before obtained a duly stamped admission to act in any such capacity, dated subsequent to the 28th day of July 1808, and upon which an appropriate further Duty shall have been paid.

**ARTICLES of CLERKSHIP or APPRENTICESHIP, In-**

- **ASSIGNATION in Security.**—See **MORTGAGE.**

**ASSIGNMENT of JUDGMENTS in Ireland.**—For each **ASSIGNATION or Assignment of any Property, real or personal,** to some person on his behalf, where the total amount of the money thereby made payable shall be apportioned among others, or can be ascertained therefrom.

*Where the Release shall be chargeable with any ad valorem Stamp Duty or Duties, not exceeding to the whole of the sum of £3,000, the Barger and Sale (or lease) for a year shall be chargeable with a Stamp Duty of equal amount with such ad valorem Duty or Duties. And in all other cases such Barger and Sale (or lease) for a year shall be chargeable with the Duty of—*

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**BILL. viz.**

**Inland BILL of EXCHANGE, Draft or Order for the payment to the Bearer,** for any purpose, not exceeding Seven Days after date, but not exceeding Two Months after date, or Sixty Days after sight, of any sum of Money, not exceeding £200, and not exceeding 36l. where such Penalty shall amount to 2,000l. or upwards—

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**BARGAIN and SALE (to be inrolled) of any Estate of freehold, in lands or heritable estates, upon any other occasion than the mortgagor or sale thereof—**

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<td><strong>BILL of EXCHANGE</strong> (or Bill of Exchange drawn in, but payable out of the United Kingdom,) if drawn singly, and not in a set.</td>
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<td>£ s. d.</td>
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<tr>
<td>Foreign BILL of EXCHANGE, drawn in sets according to the custom of merchants, for every Bill of each set, where the sum made payable thereby shall not exceed 100l., and its bearers and transference thereof shall be in the same manner authorized, or be intended to authorize, any Bank, Banker or Bankers, or any person or persons in any part of the United Kingdom, to pay, accept or honor the Bill, Draft or Order of any person, or to give credit to any person for any sum or sums of Money mentioned in any such Letter of Credit, Order or Instrument; provided any such Letter of Credit, Order or Instrument shall be delivered or sent to the person to whom the Bill, Draft or Order is in point of honor or demand, to whom any such receipts.</td>
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<td>And where it shall exceed 100l. and not exceed 100l., and where the said amount of the Money, or the value of the Stock or Funds secured shall exceed 300l.</td>
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<td>And where it shall exceed 2,000l. and not exceed 2,000l., and where the said amount of the Money, or the value of the Stock or Funds secured shall exceed 200l.</td>
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<td>And where it shall exceed 5,000l. and not exceed 5,000l., and where the said amount of the Money, or the value of the Stock or Funds secured shall not exceed 2,000l.</td>
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<td>10 0 0</td>
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**BOND, or to any personal bond, for the payment of any annuity upon the original creation and sale thereof.**—See CONVEYANCE upon the Sale of Property.

**BOND in England or Ireland, and Personal Bond in Scotland, given as a security for the payment of any annuity upon the original creation and sale thereof.**—See CONVEYANCE upon the Sale of Property.

**BOND in England or Ireland, and Personal Bond in Scotland, given as a security for the transfer or re-transfer of any share in any of the Government or Parliamentary Stocks or Funds, in any part of the United Kingdom, or in the Stock and Funds of the Government and Company of the Bank of Ireland, or of the Bank of Ireland, or of the East India Company, or of the South Sea Company, or of any other Company or Corporation.**

ribaide BOND in Scotland, by any of the purposes mentioned.—See Mortgage.

**BOND in England or Ireland, and Personal Bond in Scotland, given as a security for the transfer or re-transfer of any share in any of the Government or Parliamentary Stocks or Funds, in any part of the United Kingdom, or in the Stock and Funds of the Government and Company of the Bank of Ireland, or of the Bank of Ireland, or of the East India Company, or of the South Sea Company, or of any other Company or Corporation.**

ribaide BOND in Scotland, by any of the purposes mentioned.—See Mortgage.

**BOND in England or Ireland, and Personal Bond in Scotland, given as a security for the payment of any annuity upon the original creation and sale thereof.**—See Conveyance upon the Sale of Property.

**BOND in England or Ireland, and Personal Bond in Scotland, given as a security for the payment of any annuity upon the original creation and sale thereof.**—See Conveyance upon the Sale of Property.

**BOND in England or Ireland, and Personal Bond in Scotland, given as a security for the payment of any annuity upon the original creation and sale thereof.**—See Conveyance upon the Sale of Property.
General Directives respecting Bonds.

Where any such Bond as aforesaid shall be given as a security for the payment of a sum of Money, and also for the transfer of a share in any of the said Stocks or Funds before mentioned, or for the performance of any covenant or agreement for the payment or transfer of any sum of Money, or Annuity, or in the share of the said Stocks or Funds.

And where any Bond for the payment or transfer, or for the performance of any covenant or agreement for the payment of any sum of Money, or Annuity, or in the share of the said Stocks or Funds before mentioned, shall be given pursuant to an Act passed in the 60th year of the reign of his late Majesty King George the Third, or pursuant to the directions of any of the said Acts of Parliament, or pursuant to the directions of any of the said Acts of Parliament, or in case any Bond had been used for any purpose, except such debt, the whole of any such Bond as aforesaid shall be given as a security for the payment of any sum of money equal to such total amount.

The same shall be considered as one deed, and be charged accordingly under its proper denomination.

For and in respect of every pack of Playing Cards which shall be made fit for wager or use, which said Duty shall be levied by the Any of such packs.

See also License.

CERTIFICATE to be taken out and renewed yearly by every person entitled to an Attorney or Solicitor in Scotland, of the performance of his duty in the service of his Majesty, or in the service of his Majesty, or in the service of His Majesty, His heirs or successors.

Bonds by Card-makers or Dice-makers, and their agents, for the payment of any sum of Money, or Annuity, or in the share of the said Stocks or Funds.

Bonds given by Collectors of Assessed Taxes, and their agents, for the payment of any sum of Money, or Annuity, or in the share of the said Stocks or Funds.

Bonds given by any person to any receiver or other person upon the repayment of any goods or chattels; and also all Assignments of any such Bonds.

Bonds to preserve the admission of any child into any charitable institution in Ireland.

General Directives respecting Bonds.

Where any such Bond as aforesaid shall be given as a security for the payment of any sum of Money, and also for the transfer of a share in any of the said Stocks or Funds before mentioned, or for the performance of any covenant or agreement for the payment or transfer of any sum of Money, or Annuity, or in the share of the said Stocks or Funds.

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Bonds to preserve the admission of any child into any charitable institution in Ireland.
### SCHEDULE OF STAMP DUTIES—continued.

<table>
<thead>
<tr>
<th>Great Britain</th>
<th>Ireland</th>
</tr>
</thead>
<tbody>
<tr>
<td>£. s. d.</td>
<td>£. s. d.</td>
</tr>
</tbody>
</table>

| Certified to be taken out and renewed yearly by every person admitted as a Solicitor, Proctor, or Notary Public, although not admitted or installed as such: |

<table>
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<tr>
<th>If he shall reside or carry on business at any place within the distance of ten miles from the General Post Office in the city of London:</th>
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</thead>
<tbody>
<tr>
<td>If and at the time of his application for such Certificate he shall have been admitted in possession of his office for the space of three years or upwards:</td>
</tr>
<tr>
<td>Or if he shall not have been admitted or been in possession so long:</td>
</tr>
<tr>
<td>If he shall reside or carry on business elsewhere in England:</td>
</tr>
<tr>
<td>Or if he shall not have been admitted or been in possession so long:</td>
</tr>
<tr>
<td>But no one person is to be obliged to take out more than one Certificate, although he may not be in more than one of the capacities aforesaid, or in several of the Courts aforesaid.</td>
</tr>
</tbody>
</table>

#### Exemptions:

- All Clerks and Officers of any of the Courts aforesaid, who shall act or be concerned in the conduct or management of any action, suit, prosecution or other proceeding, by virtue and in execution of their respective offices or appointments only, and shall not be also retained or employed by any party to such action, suit, prosecution or other proceeding, or by any Attorney, Solicitor or Proctor on behalf of any party thereto, for or in expectation of any fee or reward, other than the established fees due and payable in respect of their offices and appointments. 

- Officers legally authorized to conduct proceedings in the name or on behalf of His Majesty, or for the public interest, if acting solely in the course of their respective official capacities, and not otherwise.

- CERTIFICATE to be taken out and renewed yearly by every person admitted as a Proctor in any of the Ecclesiastical or Attorney Courts in Ireland; and by every person admitted as a Solicitor or Attorney in any of His Majesty’s Superior Courts in Dublin, or as Solicitor, Agent, Attorney or Procurator in any other Court in Ireland holding Pleas, where the debt or damage caused is £10. |

- Any other public Officers, drawing or preparing deeds or instruments by virtue of their respective offices, and in the course of their official duty, and not otherwise.

- CERTIFICATE to be taken out and renewed yearly by every person admitted to practise as a Six Clerk in Chancery in Ireland; and by every person admitted as a Notary Public in Ireland, and acting as such in the city of London or in any of the counties of Dublin, Limerick, Waterford, Londonderry, Belfast or Newry; in any of the cities or towns of Limerick, Waterford, Londonderry, Belfast or Newry, or within five miles of any of the several towns of the cities aforesaid, or in any other part of Ireland than those parts before described: |

- But no one person is to be obliged to take out more than one Certificate, although he may act in more than one of the capacities aforesaid, or in several of the Courts aforesaid.

#### Exemptions:

- Officers legally authorized to conduct proceedings in the name or on behalf of His Majesty, or for the public interest, if acting solely in the course of their respective official capacities, and not otherwise.

- CERTIFICATE to be taken out and renewed yearly by every person admitted as a Proctor in any of the Ecclesiastical or Admiralty Courts in Ireland: |

- If such Proctor at the time of his application for such Certificate shall have been admitted for three years or upwards: |

- Or if he shall not have been admitted or been in possession so long: |

- The above Certificate to authorize any Proctor of an Ecclesiastical or Admiralty Court in Ireland, obtaining the same, to practise as a Proctor in any Court in Ireland. |

- CERTIFICATE to be taken out and renewed yearly by every person admitted as a Solicitor in any of the Ecclesiastical or Admiralty Courts in Ireland: |

- If such person at the time of his application for such Certificate shall have been admitted a Solicitor, or shall have practised as a Proctor, or shall have been admitted or been in possession so long: |

- Or if he shall not have been admitted or been in possession so long: |

- The above Certificate to authorize any Solicitor or Proctor of an Ecclesiastical or Admiralty Court obtaining the same, to practise as a Solicitor or Proctor in any Court in Ireland, or to take the name of the court aforesaid.
SCHEDULE OF STAMP DUTIES—continued.

Great Britain. | Ireland.
---|---
£. s. d. | £. s. d.

**CERTIFICATE of admission to Degrees in the Universities.**—See **Testimonial.**

**CERTIFICATE of any Goods, Wares or Merchandise having been duly entered inwardly, which shall be entered outwardly for exportation at the port of importation, or removed from thence to any other port for the more convenient exportation thereof from Great Britain, where such Goods, Wares or Merchandise shall be issued for enabling any person to obtain a **Denture or Certificale,** entitling him to receive any drawback of any Duty or Duties of Customs, or any part thereof.**—See also **Denture.**

**CERTIFICATE of the Right or Title of any person to any Shares or Shares in any Joint Stock or other Company;** (that is to say, by any Certificale by or in the name of any director or director, or other officer or officers of any Joint Stock Company, or other Company, the capital stock of which is divided into shares, or by any Banker or other person for and on behalf of such company, whether such company be incorporated, formed or authorised under any Act of Parliament or not, declaring or entitling the holder of such Certificale, or any other person, to be or become the proprietor of any share or shares or of the capital stock or property of such company: Where the amount of such share mentioned therein shall not exceed 10l. for each share, and where such share shall exceed 10l. then for each share and every 10l. of any and every share mentioned in such certificate, 1s. and any Receipt, memorandum or other printed or written document whatever given or issued by any such director or directors, or other officer or officers, or by any banker or other person for or on account of any such company as aforesaid, which shall denote or signify, or be intended to denote or signify, under or by virtue of or in reference to any by-laws, rules, regulations or other writing between the captain, master or owner of any ship or vessel, and any other person, for or relating to the conveyance or sale of any distinct precept of dare constat of any lands or other heritable property in Scotland, holden of a subject superior, or by any share or shares, or part or parts of such share or shares, or in the stock or property of such company, or is to be entitled to be or become such proprietor, upon any condition or contingency, or otherwise, whatever may be the form of such receipt, memorandum or other document, and whether the same be given or issued upon the payment or deposit of any sum of money or not, shall be deemed and taken to be a certificate as aforesaid within the meaning of this Act, and be chargeable with the foregoing Duties according to the following Table:

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<th>Value</th>
<th>Great Britain</th>
<th>Ireland</th>
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<td>900</td>
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</tbody>
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**CHARTER, Contract, Deed of Alienation in Implementation or of Sale, in Scotland, or the first extract or official copy of any such Deed as a conveyance as a conveyance upon sale.**

**CHARTER by Progress, whether of Residence, Confinement, Novation, Assignation, Alienation or Sale, or incidentally partaking of two or more of these characters, and either with or without a grant purporting to be or constitute a declaratory or incidental part in and to such Chartel, and likewise any distinct precept of dare constat of any lands or other heritable property in Scotland, holden of a subject superior, or not operating as a conveyance upon sale: And where such instrument of alienation shall contain 2,160 words or upwards, then for every ten thousand words, 6d.**

**CHARTER PARTY, or any Agreement or Contract, for the charter of any ship or Vessel, or any memorandum, letter or other writing between the captain, master or owner of any ship or vessel, and any other person, or for relating to the freight or conveyance of any money, goods or effects on board of such ship or vessel:**

**Clerks, Shippers, or Articles of a Seamen.**—See **apprentice- shipt.**

**COGNITION.**—Instruments of Cognition and Seisin.—See **reason.*

**COLLATION by an Archibishop or Bishop to any Ecclesiastical Benefice, Dignity or Possession:** Where the same shall be under the yearly value of 100l. or upwards, then for every 50l. and also for any fractional part of 50l. of the yearly value thereof—The value to be ascertained by certificate of the Arch- bishop, Bishop, or Vicar General of the Diocese, provided always, that two or more Benefices episcopally united, shall be deemed one Benefice only.

**COLLATION, Institution, Admission, or Entry by any Presby- terian or other competent authority, to any Ecclesiastical Benefice or Living in Scotland:**

**COMMISSION, or Letters of Request, from any Ecclesiastical Court, relative to the proving of any Will, or the granting of any Letters of Administration:**

**COMMISSION of any other kind issuing out of any Court in Great Britain, not being in any action or suit in such Court:—**

- 10 -

**COMMISSION granted by His Majesty, His heirs or successors, or by any person or persons duly authorized by him or them, to any officer in the Army, or in the Corps of Royal Marines:**

- 10 -

**Exemptions from the preceding and all other Stamp Duties:**

- 5 -

**COMMISSION granted by the Lord High Admiral, or the Commissioners for executing the office of Lord High Admiral of the United Kingdom, to any officer in the Navy:**

- 5 -

**COMMISSION to act as Notary Public in Scotland.**—See **elec tory.**

**COMMISSION in the nature of a Power of Attorney in Scotland.**—See **letters of attorney.**

**COMPOSITION—Deed, or other Instrument of Composition, between a debtor or debtors, and his, her or their creditors:**

- 1 15 -

**See also **Progressive Duty.**

**CONDITIONAL Surrender of any Copyhold or Customary Estate, by way of Mortgage.**—See **mortgacel.**

**CONSTAT of Letters Patent.**—See **depensation.**

**CONTRACT of Feu or Sale in Scotland.**—See **conveyance.**

**CONTRACT of Exemption in Scotland.**—See **exchange.**

**CONTRACT of Marriage.**—See **settlement.**

**CONVEYANCE, whether Grant, Disposition, Lease, Assignment, Transfer, Release, Remuneration, or of any other kind or description whatsoever upon the sale of any Property, real, heritable, personal or movables, or of any other matter or thing whatever, and of whatever nature, or of any rents, rights, titles, claims or security in, to, out of, or in respect of any such property, matter or thing: that is to say, for and in respect of the principal or only Deed of conveyance or Writing, whereby the property, matter or thing sold shall be granted, leased, assigned, transferred, released, reconveyed, disposed of, otherwise conveyed or vested in the purchaser or assigns, or any other person or persons, by his, her or their direction:**

- 5 -

**Where the purchase or consideration money therein or thereupon expressed shall not exceed 25l. And where the same shall exceed 25l. and not exceed 50l.**

- 10 -

**And where the same shall exceed 50l. and not exceed 75l.**

- 15 -

**And where the same shall exceed 75l. and not exceed 100l.**

- 15 -

**And where the same shall exceed 100l. and not exceed 125l.**

- 15 -

**And where the same shall exceed 125l. and not exceed 150l.**

- 15 -

**And where the same shall exceed 150l. and not exceed 175l.**

- 15 -

**And where the same shall exceed 175l. and not exceed 200l.**

- 2 -

**And where the same shall exceed 200l. and not exceed 250l.**

- 2 -

**And where the same shall exceed 250l. and not exceed 300l.**

- 3 -

**And where the same shall exceed 300l. and not exceed 350l.**

- 3 -

**And where the same shall exceed 350l. and not exceed 400l.**

- 4 -

**And where the same shall exceed 400l. and not exceed 450l.**

- 4 -

**And where the same shall exceed 450l. and not exceed 500l.**

- 5 -

**And where the consideration shall exceed 500l. then for every 100l. and also for any fractional part of 100l.**

- 5 -

**And where any Freehold Lands or Hereditaments, in England or Ireland, shall be conveyed by a Deed of Fowill, with or without any letter or letters of attorney therein contained to deliver or receive seisin, or by a Deed of Transfer and Sale, rendered, such Deed of Fowill, or Bargain and Sale, unless accompanied with a Letter of Transfer, shall be charged with a fader Duty, as follows:**

When the Deed of Fowill, or Bargain and Sale, shall be chargeable with any of such duties, not exceeding in the whole the sum of 7s. 6d. in Great Britain, or 1l. in Ireland, the same shall be chargeable with a Stamp Duty of equal amount with such as aforesaid.
CONVEYANCE—continued.

If there shall be both a Freestone and a Bargain and Sale involved, then the said further Duty shall not attach on either.

And it is hereby declared, That the purchase-money or consideration shall be truly expressed in words at length, in or upon every such principal or only deed or instrument of conveyance; and where such consideration consists of any annuity, rent or yearly sum, or of any stock or securities, the value thereof respectively to be by the person hereinafter mentioned, shall also be truly expressed and set forth in manner aforesaid, in or upon every such principal or only deed or instrument.

And where any conveyance as aforesaid shall be made in consideration whereof, the purchase, the value of such annuity, rent or yearly sum, shall be ascertained in the manner hereinafter mentioned; and such value shall be deemed and taken to be the purchase or consideration money, or any part of the purchase or consideration money, as the case may be, in respect of the aggregate amount of the purchase money or consideration therein specified as the consideration paid or given, or agreed to be paid or given, for the lands or property thereby conveyed.

And where any person having contracted for the purchase of any lands or other property, but not having obtained a conveyance thereof, shall contract to sell to any other person, and the same shall in consequence be conveyed immediately to the sub-purchaser, or to any other personal estate, in Great Britain, annexed to any Act in force, or which may be in force according to the Tables for the valuation of Annuities in Scotland, any Feud Duty, or other payment, service or interest, which may be exigible by the immediate assignee thereof, or with which the property has been in any manner attached or transferred.

And in all cases of such sub-sales as aforesaid, the sub-purchasers, and the persons immediately selling to them, shall be deemed and taken to be the purchasers and agrees to the indentures and provisions and regulations relating to the said duties.

And where any lands or other property, separately contracted to be purchased of two or more persons, jointly, or by any person for himself and others, or for others, at one entire price for the whole, shall be conveyed in parts or parcels, by separate deeds or instruments, to the person for himself and others, or to any such person or persons, at one entire price for the whole, shall be conveyed in parts or parcels, the purchase money or consideration, the principal or only deed or instrument of conveyance of such separate part or parcel shall be charged with the said ad valorem Duty in respect of the purchase money or consideration therein specified as the consideration paid or given, or agreed to be paid or given, for the lands or property thereby conveyed.

And where any lands or other property, but not having obtained a conveyance thereof, shall contract to sell to any other person, and the same shall in consequence be conveyed immediately to the sub-purchasers, or to any other personal estate, in Great Britain, annexed to any Act in force, or which may be in force according to the Tables for the valuation of Annuities in Scotland, any Feud Duty, or other payment, service or interest, which may be exigible by the immediate assignee thereof, or with which the property has been in any manner attached or transferred.

And in all cases of such sub-sales as aforesaid, the sub-purchasers, and the persons immediately selling to them, shall be deemed and taken to be the purchasers and agrees to the indentures and provisions and regulations relating to the said duties.

And where any lands or other property, separately contracted to be purchased of two or more persons, jointly, or by any person for himself and others, or for others, at one entire price for the whole, shall be conveyed in parts or parcels, by separate deeds or instruments, to the person for himself and others, or to any such person or persons, at one entire price for the whole, shall be conveyed in parts or parcels, the purchase money or consideration of such separate part or parcel shall be charged with the said ad valorem Duty in respect of the purchase money or consideration therein specified as the consideration paid or given, or agreed to be paid or given, for the lands or property thereby conveyed.

And where any lands or other property, but not having obtained a conveyance thereof, shall contract to sell to any other person, and the same shall in consequence be conveyed immediately to the sub-purchasers, or to any other personal estate, in Great Britain, annexed to any Act in force, or which may be in force according to the Tables for the valuation of Annuities in Scotland, any Feud Duty, or other payment, service or interest, which may be exigible by the immediate assignee thereof, or with which the property has been in any manner attached or transferred.

And in all cases of such sub-sales as aforesaid, the sub-purchasers, and the persons immediately selling to them, shall be deemed and taken to be the purchasers and agrees to the indentures and provisions and regulations relating to the said duties.

And where any lands or other property, separately contracted to be purchased of two or more persons, jointly, or by any person for himself and others, or for others, at one entire price for the whole, shall be conveyed in parts or parcels, by separate deeds or instruments, to the person for himself and others, or to any such person or persons, at one entire price for the whole, shall be conveyed in parts or parcels, the purchase money or consideration of such separate part or parcel shall be charged with the said ad valorem Duty in respect of the purchase money or consideration therein specified as the consideration paid or given, or agreed to be paid or given, for the lands or property thereby conveyed.

And where any lands or other property, but not having obtained a conveyance thereof, shall contract to sell to any other person, and the same shall in consequence be conveyed immediately to the sub-purchasers, or to any other personal estate, in Great Britain, annexed to any Act in force, or which may be in force according to the Tables for the valuation of Annuities in Scotland, any Feud Duty, or other payment, service or interest, which may be exigible by the immediate assignee thereof, or with which the property has been in any manner attached or transferred.

And in all cases of such sub-sales as aforesaid, the sub-purchasers, and the persons immediately selling to them, shall be deemed and taken to be the purchasers and agrees to the indentures and provisions and regulations relating to the said duties.

And where any lands or other property, separately contracted to be purchased of two or more persons, jointly, or by any person for himself and others, or for others, at one entire price for the whole, shall be conveyed in parts or parcels, by separate deeds or instruments, to the person for himself and others, or to any such person or persons, at one entire price for the whole, shall be conveyed in parts or parcels, the purchase money or consideration of such separate part or parcel shall be charged with the said ad valorem Duty in respect of the purchase money or consideration therein specified as the consideration paid or given, or agreed to be paid or given, for the lands or property thereby conveyed.

And where any lands or other property, but not having obtained a conveyance thereof, shall contract to sell to any other person, and the same shall in consequence be conveyed immediately to the sub-purchasers, or to any other personal estate, in Great Britain, annexed to any Act in force, or which may be in force according to the Tables for the valuation of Annuities in Scotland, any Feud Duty, or other payment, service or interest, which may be exigible by the immediate assignee thereof, or with which the property has been in any manner attached or transferred.
And where there shall be duplicates of any deed or instrument of conveyance, in certain cases, it is hereby declared, that where any deeds or heralds shall be conveyed by bargain and sale, and also by lease and release or fennisment, with or without any such letter or letters of attorney therein contained as aforesaid, the release or fennisment shall be deemed the principal deed, and the bargain and sale shall be charged only with the Duty hereby imposed on deeds in general. [See Deeds.]—But the same shall not be available unless also stamped, for testifying the payment of the ad valorem Duty on the release or fennisment.

And where any copyhold or customary estate shall be conveyed by a deed of bargain and sale, or other instrument, by virtue of any power within the deed of bargain and sale, or other instrument, shall be deemed to be the principal instrument.

And in other cases of copyhold or customary estates, the surrender or voluntary grant, or the memorandum thereof, respectively, if made out of court, or the copy of court-roll of the surrender or voluntary grant, if made in court, shall be deemed the principal instrument.

And grants, and copies of court-roll of grants of copyhold or customary estates for a life or lives, are to be charged as well as those for any greater interest.

And where in Scotland there shall be a disposition or instrument, charter or contract executed by the siller, and any other instrument or instruments, writing or writings, to complete the title, the disposition of registration, charter or contract, shall be deemed the principal instrument.

And where, upon the sale of any annuity or other right not before in existence, the same shall not be created by actual grant or conveyance, but shall only be secured by bond, warrant of attorney, covenant, contract, or otherwise, the bond or other instrument by which the same shall be secured, or some one of such instruments, if there be more than one, shall be deemed and taken to be liable to the same ad valorem Duty on the conveyance.

And in the case of leases or trusts, where the yearly rent shall be reserved as part of the consideration of the same, there shall be charged a further Duty; for which, see Title, Lease.

And where there shall be several deeds, instruments or writings for completing the title to the property sold, each of them as are not liable to the said ad valorem Duty shall be charged with the Duty to which the same shall be secured, or some one of such instruments, if there be more than one, shall be deemed and taken to be liable to the same ad valorem Duty on the conveyance.

And no Duty shall be charged upon any extract of such deed, or instrument of conveyance on the sale of the property of which such deed or instrument of conveyance shall have been regularly paid upon some other deed or instrument, and if the production of such other deed or other instrument, and the fact of its bearing the appropriate stamp thereto, shall be duly ascertained by the proceedings forming the record of such deed.

And where any deed or instrument operating as a conveyance on the sale of any property, shall operate also to convey any estate or right, whether the property sold is by way of settlement, or for any other purpose, or shall also contain any other matter or thing besides what shall be incident to the sale and to a purchase of the property sold, or relate to the title thereto, every such deed or instrument shall be charged, in addition to the Duty to which it shall be liable as a conveyance on the sale of property, and to any progressive Duty to which it may also be liable, with such further Stamp Duty as any separate deed, containing the other matter, would have been chargeable with, exclusive of the progressive Duty.

And see also PROGRESSIVE DUTY.

Exemptions from the paying ad valorem Duties on Conveyance upon the Sale of Property:

All Surrenders and other instruments relating only to copyhold or customary estates, the chief yearly value of which shall not exceed 20l., but which are hereinafter otherwise liable, shall be exempted.

All Transfers of shares in the stock and funds of the Governor, Warden, or Master of the Bank of England, of the Bank of Ireland, and of the South Sea, and East India Companies, but which are hereinafter otherwise liable.

And are General Exemptions, at the end of this Schedule.

Conveyance of Lands and Rights belonging to the Crown.

Conveyance of any Estate or Property in trust for sale, which shall be intended only as a security for money or stock.

—See Mortgage.

Conveyance of the Equity or right of Redemption or Reversion of Lands or other Property to a purchaser in the same case, by a mortgage, waft or other security, made otherwise.

—See Mortgage.

Conveyance of any kind whatever, not otherwise charged in this Schedule, or not excepted from the payment of any Stamp Duty.

—See also Progressive Duty.

COPY, attested notarily or otherwise to be a true copy, in the form which hath been commonly used for that purpose, or in any other manner authenticated or declared to be a true copy, or made for the purpose of being given in evidence in the nature of a true copy, of any agreement, contract, bond, deed or other instrument of conveyance, or any other deed whatever, together with any schedule, receipt or other matter, put or indorsed thereon, or annexed thereto, or of any part thereof respectively:

Where such copy shall be made for the security or use of any person, being a party to, or taking any benefit or interest immediately under such agreement, contract, bond, deed or other instrument of conveyance, or any other deed whatever, together with any schedule, receipt or other matter, put or indorsed thereon, or annexed thereto, or of any part thereof respectively:

And where any such copy shall be made for the security or use of any person not being a party to, or taking any benefit or interest immediately under such agreement, contract, bond, deed or other instrument of conveyance, or any other deed whatever:

And for every entire quantity of 720 words contained therein, over and above the first 720 words, a further progressive Duty of 1s.

And all copies which shall at any time be offered in evidence, shall be deemed to have been made for that purpose.

Exemptions from the paying and all other Stamp Duties:

All copies attested or authenticated as aforesaid, which shall be made for the private use only of any person having the custody of the original instruments, or of his or her counsel, attorney, or solicitor.

COPY, attested or authenticated as aforesaid, or made for the purpose of being given in evidence as a true copy of any original will, testament or codicil, or of the whole or part of the produce of any will or codicil, or of any letters of administration, or of any covenant of a Testament, intestate, or devisee, or of any part thereof respectively:

And for every entire quantity of 720 words, contained in any such copy, over and above the first 720 words, a further progressive Duty of 1s.

And all copies, which shall at any time be offered in evidence, shall be deemed to have been made for that purpose.
**COPY or Extract of any Memorial, or of the register of any Memorial, registered pursuant to any Act of Parliament made to be made for the public register of Deeds and Conveyances in England or Ireland, whether the same be attested or not.**

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<tr>
<th>Great Britain</th>
<th>Ireland</th>
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<td>£  s. d.</td>
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And for every piece of parchment, paper or paper, upon which any such copy or extract shall be written, after the first, a further progressive Duty of

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<th>Great Britain</th>
<th>Ireland</th>
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**COPY or Extract of any Deed, or of any other Instrument, not filed under the description of low proceedings.**

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And for every piece of parchment, paper or paper, upon which any such copy or extract shall be written, after the first, a further progressive Duty of

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**Attested COPY or Extract of any Deed, Instrument or Writ.**

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And where the same shall contain more than 600 words, then for every extra quantity of 600 words contained therein, over and above the first 600 words, a further progressive Duty of

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<th>Great Britain</th>
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**Searches of incumbrances in Scotland.**

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Any Admittance out of Court, or the memorandum thereof, where the clear yearly value of the estate shall exceed 20s.

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And where the same shall contain more than 600 words, then for every extra quantity of 600 words contained therein, over and above the first 600 words, and above any second, third, or other full quantity of 600 words, a further Duty of

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<th>Great Britain</th>
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**Where copies of both a surrender and admittance, or the memorandum thereof, shall be made or to be made for the public registering of Deeds and Conveyances in England or Ireland, whether the same be attested or not.**

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Any VOLUNTARY GRANT by the Lord or Lady, or Steward of any Manor, made out of Court, or the memorandum thereof, with or without admittance thereon, where the clear yearly value of the estate shall exceed 20s.

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Any WARRANT or AUTHORITY in writing to vacate a conditional surrender, or to enter on the Court Roll any memorandum of the satisfaction of any mortgage, where the clear yearly value of the estate shall exceed 20s.

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**The Copy of Court Roll of any VOLUNTARY GRANT made in Court by the Lord or Lady, or Steward of any Manor, with or without admittance thereon, where the clear yearly value of the estate shall exceed 20s.**

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**And where the same shall not exceed 20s.**

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See also Conveyance upon the Sale of Property and Mortgage.

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<th>Great Britain</th>
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**And where the same shall exceed 20s.**

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**And where the same shall contain more than 600 words.**

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See also Conveyance upon the Sale of Property and Mortgage.

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</table>

**Any LICENSE to DECEASE, or the memorandum thereof, if granted separately in Court, and the Copy of Court Roll of any License to demise, if granted in Court, where the clear yearly value of the estate shall exceed 20s.**

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<tr>
<th>Great Britain</th>
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</table>

Any WARRANT of Authority in writing to vacate a conditional surrender, or to enter on the Court Roll any memorandum of the satisfaction of any mortgage, where the clear yearly value of the estate shall exceed 20s.

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<tr>
<th>Great Britain</th>
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See also Progressive Duty.

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<th>Great Britain</th>
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**AND WHERE the same shall not exceed 20s.**

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<th>Great Britain</th>
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See also Progressive Duty.

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**DISPENSATION for holding two Ecclesiastical Dignities.**

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<tr>
<th>Great Britain</th>
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See also Conveyance upon the Sale of Property and Mortgage.

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<th>Ireland</th>
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**DEFEA ACE—Deed or other Instrument of Deference of any conveyance, disposition, assignation or tack, apparently absolute, but intended only as a security for money or stock.**

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<tr>
<th>Great Britain</th>
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See also Lien.

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<th>Great Britain</th>
<th>Ireland</th>
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**DEFEASING or ACRUING of a Gamekeeper.**

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<tr>
<th>Great Britain</th>
<th>Ireland</th>
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**DICE—For and in respect of every pair which shall be made fit for sale or use.**

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<tr>
<th>Great Britain</th>
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See also Lien.

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<th>Ireland</th>
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</table>

**DISPENSATION for holding two Ecclesiastical Dignities or Benefices, or a Dignity and a Remission.**

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<th>Great Britain</th>
<th>Ireland</th>
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**The value to be ascertained by certificate of the Archbishop, Bishop, or Vice General of the Diocese.**

<table>
<thead>
<tr>
<th>Great Britain</th>
<th>Ireland</th>
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<tr>
<td>2 10</td>
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</tr>
<tr>
<td>Schedule of Stamp Duties—continued.</td>
<td>Great Britain</td>
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<tr>
<td>------------------------------------</td>
<td>--------------</td>
</tr>
<tr>
<td>DISPENSATION of any other kind, from the Archbishop of Canterbury, the Archbishop of Armagh, or the Master of the Faculties for the time being, or from the Guardian of the Spiritualities during a vacancy of the Archbishops See, nor otherwise charged</td>
<td>£. s. d.</td>
</tr>
<tr>
<td>DISPENSATION of any other kind</td>
<td></td>
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<tr>
<td>See also FACULTY.</td>
<td></td>
</tr>
<tr>
<td>DISPOSITION of Lands or heritable subjects in Scotland, to singular successions or purchasers.—See CONVEYANCE.</td>
<td></td>
</tr>
<tr>
<td>DISPOSITION of Lands or other heritable subjects in Scotland, to a purchaser, containing a clause declaring all or any part of the purchase money a real burden upon or affecting the lands or heritable subjects thereby disposed, or any part thereof: Such disposition shall be charged, not only with the ad valorem and progressive Duties hereby charged on a conveyance upon the sale of lands or heritable subjects in Scotland, but also with the ad valorem Duty hereinafter charged on any deed creating a real burden on lands in Scotland.—See CONVEYANCE, MORTGAGE.</td>
<td></td>
</tr>
<tr>
<td>DISPOSITION in Security in Scotland.—See MORTGAGE.</td>
<td></td>
</tr>
<tr>
<td>DISPOSITION of any Wadeth, Heritable Seal, &amp;c.—See MONTGAGE.</td>
<td></td>
</tr>
<tr>
<td>DISPOSITION of any Lands or other property, heritable or moveable, in Scotland, or of any right or interest therein, not otherwise charged in this Schedule, nor expressly excepted from all Stamp Duty.—See also PROGRESSIVE DUTY.</td>
<td></td>
</tr>
<tr>
<td>DIVISION.—Contract of Division in Scotland.—See Partition.</td>
<td></td>
</tr>
<tr>
<td>DOCQUET made on passing under the Great Seal of Ireland, of any Letters Patent, or Grant, or License under the Sign Manual, to take and use the said, or of any lands, office or other thing whatsoever: Where the same shall contain any letter or letters of attorney, to deliver or receive seisin, for a further time,</td>
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<tr>
<td>the Duty of</td>
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</tr>
<tr>
<td>Of any Ecclesiastical Benefice, Dignity or Promotion: Where the same shall be under the yearly value of 100l.</td>
<td></td>
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<tr>
<td>And where the same shall be of the yearly value of 100l. and upwards, for every 50l. and for any fractional part of 50l. of the yearly value</td>
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<tr>
<td>the Duty of</td>
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<td>2 10</td>
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</tr>
<tr>
<td>Of any Ecclesiastical Benefice, Dignity or Promotion: Where the value to be ascertained by certificate of the Archbishop, Bishop or Vicar General of the Diocese: provided always, that two or more Benefices episcopally united shall be deemed one Benefice only.</td>
<td></td>
</tr>
<tr>
<td>DRAFT for Money.—See BILL of EXCHANGE.</td>
<td></td>
</tr>
<tr>
<td>EIK to a Reversion.—See MORTGAGE.</td>
<td></td>
</tr>
<tr>
<td>EXCABH,.—Contract of Exculsion in Scotland.—See EXCHANGE.</td>
<td></td>
</tr>
<tr>
<td>EXCHANGE.—Any Deed, whereby any lands or other hereditaments or heritable subjects shall be conveyed, or any copyhold or customary lands or hereditaments shall be confirmed to any person, whether for the present or for any future time, nor for any fractional part of 50l. of the yearly value</td>
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<td>the Duty of</td>
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<tr>
<td>And if a sum amounting to 200l. or upwards shall be paid or agreed to be paid for equality of exchange, the Duty of</td>
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<tr>
<td>And any Dispute of any such Deed of Exchange shall be charged with the same Duty or Duties; and if the Exchange be offered or secured by separate conveyances or covenants, by distinct deeds, such deed shall be charged with the same Duty or Duties.</td>
<td></td>
</tr>
<tr>
<td>And where there shall be more than one deed for completing the title to the lands or other hereditaments or heritable subjects conveyed by either party, the principal deed only shall be charged under this head of EXCHANGE; and any subordinate or collateral deed shall be charged with the Duty to which it may be liable under any other description in this Schedule.</td>
<td></td>
</tr>
<tr>
<td>EXEMPLIFICATION or Constat, under the Great Seal of the United Kingdom of Great Britain and Ireland, or under the Great Seal of Ireland, of any Letters Patent, or Grant made to be by His Majesty, His heirs or successors, or by any of His Royal Provedores, of any benefice, dignities, promotion, franchises, liberties or privileges, &amp;c. of any lands, offices or other thing.</td>
<td></td>
</tr>
<tr>
<td>For every skin, sheet or piece of vellum, parchment or paper, upon which any such Exemplification or Constat shall be written,</td>
<td></td>
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<tr>
<td>the Duty of</td>
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<td>2 10</td>
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<tr>
<td>And any such Deed of Exchange shall be charged with the same Duty or Duties; and if the Exchange be offered or secured by separate conveyances or covenants, by distinct deeds, such deed shall be charged with the same Duty or Duties.</td>
<td></td>
</tr>
<tr>
<td>And where there shall be more than one deed for completing the title to the lands or other hereditaments or heritable subjects conveyed by either party, the principal deed only shall be charged under this head of EXCHANGE; and any subordinate or collateral deed shall be charged with the Duty to which it may be liable under any other description in this Schedule.</td>
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<tr>
<td>EXMUTATION not otherwise charged, under the seal of any Court in Great Britain or Ireland, of any record or process in such Court</td>
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<td>the Duty of</td>
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<tr>
<td>Schedule of Stamp Duties—continued.</td>
<td>Great Britain</td>
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<tr>
<td>GRANT of Arms, or Arming Ensigns only, under the Sign of the Crown</td>
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| GRANT, Lease or Tack under the Great Seal of the United Kingdom of Great Britain and Ireland, or under the Seal of the Exchequer in England or Ireland, or under the Seal of the Duchy or County Palatine of Lancaster, or the Seal kept and used in Scotland, in place of the Great Seal formerly used there; or under the Prayy Seal in England, or the Quarter Seal or Privy Seal in Scotland, unless directed to the Great Seal; or under the Royal Sign Manual, unless directed to any of the Seals aforesaid, of any lands, tenements, hereditable or heritable subjects, whatever the tenure thereof may be, which have or shall come to His Majesty, His heirs or successors, by descent or forfeiture, or as an alluvium heres, or by reason of the same being purchased by or for any alien; or which His Majesty, His heirs or successors, is or shall be authorized to make only certain法定 Grants, Leases, Tacks, or with such grant, lease or tack to be for any term, shall contain 2,160 words or upwards, | £ | s. | d. | £ | s. | d. |
| 10 - - | - - | - - | - - | - - | - - | - - |

| And where the consideration money paid for the same shall exceed 50L, then for every 50L, and also for any fractional part of 50L. | £ | s. | d. | £ | s. | d. |
| 1 1 0 | - - | - - | - - | - - | - - | - - |

| And where the same shall exceed 50L, then for every 50L, and also for any fractional part of 50L. | £ | s. | d. | £ | s. | d. |
| 1 1 0 | - - | - - | - - | - - | - - | - - |

| And where any Grant of any sum or sums of Money vested in His Majesty, His heirs or successors by the forfeiture of any person who was a bare trustee thereof, or and where any Grant of any sum or sums of Money, or of any Annuity or Pension, together with any schedule, receipt, or other matter put or indorsed thereon or annexed thereto, shall contain 2,160 words or upwards, | £ | s. | d. | £ | s. | d. |
| 1 1 0 | - - | - - | - - | - - | - - | - - |

| And where any such Grant or appointment shall be made to or of two or more persons jointly, with separate and distinct salaries, fees or emoluments for their service, shall lie deemed to be liable to the said Duties, and shall be chargeable therewith accordingly, in like manner as if such warrant or other instrument or writing had contained an actual grant or appointment to each of such persons. And provided always, that no such person shall be nominated by His Majesty, or by one of His Majesty's Principal Secretaries of State, or by any other person or persons having authority in that behalf, to be admitted or appointed to any office or employment beyond the seas, the warrant or other instrument or writing by which such person shall be so nominated, or by which any person or persons beyond the seas shall be commanded, directed or authorized to admit or appoint that person or persons, shall lie deemed to be liable to the said Duties, and shall be chargeable therewith accordingly, in like manner as if such warrant or other instrument or writing had contained an actual grant or appointment to each of such persons. | £ | s. | d. | £ | s. | d. |
| 1 1 0 | - - | - - | - - | - - | - - | - - |

| And provided always, that no such person shall be admitted or appointed to any office or employment beyond the seas, the warrant or other instrument or writing by which such person shall be so nominated, or by which any person or persons beyond the seas shall be commanded, directed or authorized to admit or appoint that person or persons, shall lie deemed to be liable to the said Duties, and shall be chargeable therewith accordingly, in like manner as if such warrant or other instrument or writing had contained an actual grant or appointment to each of such persons. | £ | s. | d. | £ | s. | d. |
| 1 1 0 | - - | - - | - - | - - | - - | - - |
LEASING or Leases of Lands, &c. belonging to His Majesty in right of the Crown, or otherwise.—See Grant.

Schedule of Stamp Duties.—continued.

<table>
<thead>
<tr>
<th>Great Britain</th>
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LEASE or Leases of Lands, &c. not belonging to His Majesty, for a Year.—See Bargain and Sale.

LEASE or Leases of Lands, &c. not belonging to His Majesty, for a Term of Years, Weeks, Months, or Days.—See Bargain and Sale.

LEASE or Leases of Land or Lands, for a Term of Years, Weeks, Months, or Days, as heirs in possession of any lands, or otherwise.—See Grant.

LEASE or Leases of Lands, &c. not belonging to His Majesty, for a Term of Years, Weeks, Months, or Days, as tenants in common, or co-owners, in England or Ireland, or proprietaries pro indiviso in Scotland; and where the same shall exceed 20,000L. or if such value shall be limited not to exceed a given sum per annum, to be stipulated at and after the premises, to be taken to be the fine, premium, or grassum, or yearly rent, without any sum of money by way of fine, premium or grassum paid for the same:

2  6  1  5
3  10 -  10
4  -  5
5  -  2  6

And where the same exceed 100L., and for any fractional part of 100L.: And where the yearly rent shall exceed 100L., and not exceed 200L., and for any fractional part of 200L.: And where the same exceed 200L., and for any fractional part of 200L.:

6  10
7 -  5
8 -  2  6
9 -  1  5
10 -  10

And where the same exceed 100L., and for any fractional part of 100L.: And where the yearly rent shall exceed 100L., and not exceed 200L., and for any fractional part of 200L.:

11 -  1  5
12 -  1  5
13 -  1  5
14 -  1  5
15 -  1  5

Exemption from all Stamp Duties.—See Schedule.

INVENTORY.—See Schedule.

LAND TAX, Instruments relating to the sale and redemption thereof.—See General Exceptions at the ends of this Schedule.

LEASE or Leases of Lands, &c. not belonging to His Majesty, in right of the Crown, or otherwise.—See Grant.
LEASE—continued.

For every Legacy, specific or pecuniary, or of any kind, not otherwise charged in this Schedule, a Duty on the amount or value thereof at and after the rate per centum of

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The like Duty as on the Lease or Tack or Agreement.

LEASE—For the Counterpart or Duplicate of any Lease or Tack, or Agreement for a Lease or Tack of any kind, not otherwise charged in this Schedule, a Duty on the amount or value thereof at and after the rate per centum of

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LEGACIES—continued.

no brother or sister of the father or mother of the deceased; a Duty on the amount or value thereof at and after the rate per centum of

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Where any such Legacy or Residue, or any share of such Residue, shall have been given or shall have devolved to or for the benefit of a sister of the father or mother of the deceased, or of any descendant of a sister or brother of the deceased; a Duty on the amount or value thereof at and after the rate per centum of

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And where any such Legacy or Residue, or any share of such Residue, shall have been given or shall have devolved to or for the benefit of the sister or brother of the father or grandmother of the deceased, or any descendant of a sister or brother of the grandmother of the deceased; a Duty on the amount or value thereof at and after the rate per centum of

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Where any such Legacy or Residue, or any share of such Residue, shall have been given or shall have devolved to or for the benefit of the sister or brother of the father or mother of the deceased, or any descendant of a

SCHEDULE OF STAMP DUTIES—continued.

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For every Release or Purchase of any Lease or Tack, or Agreement for a Lease or Tack of any kind, not otherwise charged in this Schedule, a Duty on the amount or value thereof at and after the rate per centum of

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For the Counterpart or Duplicate of any Lease or Tack, or Agreement for a Lease or Tack, hereby charged with a Duty not exceeding £30, but not exceeding £60, in Scotland.

And for the Counterpart or Duplicate of any other Lease or Tack, or Agreement for a Lease or Tack of any kind, not otherwise charged in this Schedule, a Duty on the amount or value thereof at and after the rate per centum of

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Provided, that no such Lease shall be chargeable in respect of any penal Rent, or inconsiderable nature of a penal Rent, reserved in any such Lease, Tack or Agreement as aforesaid.

See also Programme Duty.

Exceptions from the preceding and all other Stamp Duties:

Leases or Tacks of waste or uncultivated Lands to any person, for any term not exceeding three lives, or ninety-nine years, where the Fine shall not exceed £1, or the reserved Rent 11s. 1d. per annum, and the Counterparts or Duplicates of all such Leases.

LEGACIES—For every Legacy, specific or pecuniary, or of any other description, in the amount or value of 20l. or upwards, given by any Will or testamentary instrument of any person, either out of the personal or movable estate, or effects of such person, or out of any personal or moveable estate or effects which such person shall have power to dispose of, or out of, or charged or rendered a burden upon the real or heritable estate of such person; or out of any monies to arise by the sale, burden, mortgage or other disposition of any real or heritable estate, or any part thereof; or of any real or heritable estate, or the rents or profits thereof, which such person may have a right to burden or affect with the payment of money.

Also for the clear Residue (when devolving to one person) and for every share of the clear Residue (when given to two or more persons) of any monies to arise by the sale, burden, mortgage or other disposition of any real or heritable estate directed to be sold, burdened, mortgaged or otherwise disposed of, or of any rents or profits thereof, by any Will or testamentary instrument of any person (other debiting debts, funeral expenses, legacies and other charges first made payable thereto, if any), where such Residue, or share of Residue, shall amount to 20l. or upwards.

Where any such Legacy or Residue, or any share of such Residue, shall have been given or shall have devolved to or for the benefit of a heifer or of the deceased, or any descendant of a heifer or steer of the deceased; a Duty on the amount or value thereof at and after the rate per centum of

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Where any such Legacy or Residue, or any share of such Residue, shall have been given or shall have devolved to or for the benefit of a heifer or steer of the deceased, or any descendant of a heifer or steer of the deceased; a Duty on the amount or value thereof at and after the rate per centum of

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LETTERS OF ATTORNEY, made by any Petty Officer, for receiving Wages or any other portion of any Public Charitable Institution in Ireland, or for any other purpose for the benefit of any illegitimate person or other stranger in blood to the deceased; a Duty on the amount or value thereof at and after the rate per centum of

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And every such Legacy or Residue, or any share of such Residue, shall have been given or shall have devolved to or for the benefit of the husband or wife of the deceased; a Duty on the amount or value thereof at and after the rate per centum of

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Where any such Legacy or Residue, or any share of such Residue, shall have been given or shall have devolved to or for the benefit of a brother or sister of the father, or mother of the deceased, or any descendant of a

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LETTER of Attorney, empowering any person to execute any Lease or Leases of Lands in Ireland, on the part or behalf of any Lesor or Lessee.

If such Letter of Attorney shall be limited to the execution of such Lease or Leases for a period not exceeding 201., and where such Towns or Places shall exceed four in number, then for every further License after such four Licenses, an additional Duty of 10 s. shall be payable for each such License, to be charged upon the assessor, who shall receive money for the same in the manner hereinbefore directed.

LETTER of Power of Attorney, for the sale, transfer, or acceptance of any Stock, or share in or of any Public or Joint Stock Company, or any Letter of Attorney or Order for the receipt of Dividends on any such Stock or Share.

The Duties on Letters of Administration continued.

General Directions as to Letters of Attorney.

All Letters or Powers of Attorney signed by two or more persons, not being co-partners in trade, co-executors, co-administrators, or trustees of any trust, either authorizing any acts to be performed for distinct persons, or the receipt of money or money's worth, or for other persons, not being co-partners in trade, co-executors, co-administrators, or trustees of any trust, shall be charged with respect to each such act or acts, and for every fractional part of 501., per annum.

License to be taken out yearly by every person who shall trade or deal in, or sell, or expose or keep for sale, any Gold or Silver Plate, or any goods or wares containing or having thereto, or attached thereto, any quantity of Gold exceeding two penny-weights, and under twenty ounces in weight, or any quantity of Silver, exceeding five penny-weights, and under thirty ounces in weight, or any quantity of any of the precious metals or any article of value, and under two ounces in weight, or any quantity of any of the precious metals or any article of value, exceeding five penny-weights, and under thirty ounces in weight.

License to be taken out yearly by every person who shall trade or deal in, or sell, or expose or keep for sale, any Gold or Silver Plate, or any goods or wares containing or having thereto, or attached thereto, any quantity of Gold of the weight of two ounces or upwards, or any quantity of Silver of the weight of thirty ounces or upwards.

License to be taken out yearly by every person who shall trade or deal in, or sell, or expose or keep for sale, any Gold or Silver Plate, or any goods or wares containing or having thereto, or attached thereto, any quantity of Gold of the weight of two ounces or upwards, or any quantity of Silver of the weight of thirty ounces or upwards, and for every fractional part of 501., per annum.

License to be taken out yearly by every person who shall trade or deal in, or sell, or expose or keep for sale, any Gold or Silver Plate, or any goods or wares containing or having thereto, or attached thereto, any quantity of Gold of the weight of two ounces or upwards, or any quantity of Silver of the weight of thirty ounces or upwards, and for every fractional part of 501., per annum.

License to be taken out yearly by every person who shall trade or deal in, or sell, or expose or keep for sale, any Gold or Silver Plate, or any goods or wares containing or having thereto, or attached thereto, any quantity of Gold of the weight of two ounces or upwards, or any quantity of Silver of the weight of thirty ounces or upwards, and for every fractional part of 501., per annum.
### LICENSE—continued.

License to be taken out yearly by every person who shall sell or make any Gold or Silver Plate; or any goods or wares containing or having the appearance of Gold or Silver, of the weight or value of two pewterweights or upwards, or any quantity of Silver of the weight of five pewterweights or upwards, in any one separate and distinct weight or piece of goods, and by every person who shall take in or deliver out outside of any Shop, Goods, Wares or Merchandise; for every such License—

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License in Ireland to be taken out yearly by every person who shall sell or make any Gold or Silver Plate; or any goods or wares containing or having the appearance of Gold or Silver, of the weight or value of two pewterweights or upwards, or any quantity of Silver of the weight of five pewterweights or upwards, in any one separate and distinct weight or piece of goods, and by every person who shall take in or deliver out outside of any Shop, Goods, Wares or Merchandise; for every such License—

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License to be taken out yearly by or for exercising the trade or business of a Pawnbroker at any place within the distance of ten miles from the General Post Office in the City of London, or within any City, for every such License—

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License to be taken out yearly by any person or persons who shall assure property from Loss by Fire—

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License in Great Britain to be taken out yearly by every Error, Propriety, Maker or Compositor of any Medicinal or Composition whatsoever in respect of which any Stamp Duty is payable; and by every person vend or expose, or keep for sale any such Medicine or Composition as aforesaid, at any place within the distance of ten miles from the General Post Office in the City of London, or within the City of Edinburgh; for every such License—

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License in Ireland to be taken out yearly by any person or persons who shall assure property from Loss by Fire—

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### MEDICINES—continued.

Where the same shall exceed the price or value of twenty shillings, and shall not exceed the price or value of thirty shillings—

Where the same shall exceed the price or value of thirty shillings, and shall not exceed the price or value of fifty shillings—

Where the same shall exceed the price or value of fifty shillings—

Exemptions:

All medicinal Drugs which shall be uttered or vended, without any mixtures or compositions with any other Drugs or ingredient whatsoever, by any Surgeon, Apothecary, Chemist or Druggist, having served a regular Apprenticeship, or by any person having served as a Steward in the Navy or Army under any Commission or Appointment duly entered at the War Office or Navy Board—

MEMORIAL to be registered or intulis under Act of Parliament, of any Deed or Instrument, Deeds or Instruments, whereby an Annuity shall be granted or secured in England; (that is to say) for every piece of vellum, parchment or paper, upon which any such Memorial shall be written;

MEMORIAL, not otherwise charged in this Schedule, of any Deed, Instrument or Writing, or of any matter or thing registered, intulis or entered in any Court or Public Office;

MEMORIAL, not otherwise charged in this Schedule, of any Deed, Instrument or Writing to which such Memorial shall relate shall be chargeable with any such Stamp Duty or Duties, not exceeding in the whole the sum of 4s., for every piece of vellum, parchment or paper upon which such Memorial shall be written, shall be chargeable with a Stamp Duty of equal amount with such smaller Ls. or landeys Duty or Duties;

MEMORIAL to be registered or intulis in the Courts of Record in Ireland, except those otherwise hereby charged;

MEMORIAL of any piece of vellum, parchment or paper upon which any such Memorial shall be written, shall be chargeable with the Duty of—

MEMORIAL of any Deed of Conveyance, Will or Devise, which shall be registered or intulis or entered in any Court or Public Office for registering of such Memorials, or entered in the Courts of Record in Ireland, except those otherwise hereby charged;

MEMORIAL of every piece of vellum, parchment or paper, upon which any such Memorial shall be written, shall be chargeable with the Duty of—

MEMORIAL of the Assignment of a Judgment; for each Judgment assigned;

The penalty thereof shall not amount to 200l.

Amounting to 2,000l. and not amounting to 4,000l.

Amounting to 4,000l. and not amounting to 6,000l.

Also for every piece of vellum, parchment or paper, upon which any such Memorial shall be written, shall be chargeable with the Duty of—

MORTGAGE, conditional surrender by way of Mortgage, further charge, Warrant and heritable Bond, and any disposition, assignment or back in security, whether with or without a personal bond or obligation therein contained, and ecl to a reversion, of any affecting any Lands, Estate or Property, real or personal, heritable or in moveable whatsoever;

Also any Deed, containing an obligation to indite any person in an annual rent, or in lands or other heritable subjects in Scotland, under a clause of reversions, but without any personal bond or obligation therein contained, for payment of the Money or Stock intended to be secured;

Also any Conveyance of any Lands, Estate or Property whatever in trust, to be sold or otherwise converted into money, which shall be intended only as a security, and shall be redeemable before the sale or other disposal thereof, either by express stipulation or otherwise, except where such Conveyance shall be made for the benefit of Creditors generally, or for the benefit of Creditors specified, who shall accept the provision made for payment of their demands in full satisfaction thereof, or who shall assign such in favour of;

Also any Defeasance, Letter of Reversion, Rest, Bond, Declaration, or any other Deed or Writing, for deferring or making redeemable, or explaining or qualifying any Conveyance, Deed, Assignment, Wadset or any Lands, Estate or Property whatever, which shall be apparently absolute, but intended only as a security;

Also any Agreement, Contract or Bond, accompanied with a deposit of a title deed or title deeds, for making a Mortgage, Wadset or any such other security or con-
MORTGAGE, &c. Any Transfer or Assignment, Disposition of Stock or Money advanced or paid, or which may become due upon an account current, together with any sum already advanced or due, or without, as the case may be, either than and except any sum or sums of money to be advanced for the payment of any Fine or Rent, in order to obtain the renewal of any Leases, or of any sum for preserving and keeping or repairing any public Park, Garden, or Pleasure Ground, or for reimbursing any Trustee or Mortgagee any costs or charges incidental to the execution of any trust or power, and except also the interest of any sum or sums of money to be advanced for such specific purpose as opposite thereof.

If the total amount of the money secured, or to be ultimately recoverable thereupon, shall be limited not to exceed a given sum.

If the total amount of the money secured, or to be ultimately recoverable thereupon, shall be uncertain and without any limit, then the same shall be available as a security or charge only for such further sum of Money or Stock as shall be added to the principal Money or Stock already secured, and not upon the aggregate amount thereof.

MORTGAGE, &c.—Any Transfer or Assignment, Hypothesis or Assumption of any Mortgage, Wadset or Bond, or of any such other security as aforesaid, or of the benefit thereof, and also any Deed whereby a real burden shall be created on lands or heritable subjects in Scotland.

Where the same respectively shall be made as a security for the payment of any fine or rent or of any stock or money advanced or paid, or which may become due upon an account current, together with any sum already advanced or due, or without, as the case may be, either than and except any sum or sums of money to be advanced for the payment of any Fine or Rent, in order to obtain the renewal of any Leases, or of any sum for preserving and keeping or repairing any public Park, Garden, or Pleasure Ground, or for reimbursing any Trustee or Mortgagee any costs or charges incidental to the execution of any trust or power, and except also the interest of any sum or sums of money to be advanced for such specific purpose as opposite thereof.

And where there shall be duplicates of any Deed or Instrument hereby charged with the ad valorem Duty, if exceeding 1 l. 10s. in Great Britain, or 1 l. in Ireland, one of them only shall be charged therewith, and the other shall be deemed to have been charged with the Duty to which the same may be liable under any more general description in this Schedule; and on the whole being produced, duly executed, and duly stamped, as hereby required, the latter shall also be stamped with a particular Stamp for denoting or testifying the payment of the said ad valorem Duty.

And where there shall be duplicates of any Deed or Instrument, chargeable with the said ad valorem Duty on Mortgage or Wadsets, exceeding 1 l. 10s. in Great Britain, or 1 l. in Ireland, one of them only shall be charged therewith, and the other shall be deemed to have been charged with the Duty to which the same may be liable under any more general description in this Schedule; and on the whole being produced, duly executed, and duly stamped, as hereby required, the latter shall also be stamped with a particular Stamp for denoting or testifying the payment of the said ad valorem Duty.

Exemptions from the said ad valorem Duty on Mortgages, &c. but not from any other Duty to which the same may be liable.

Any Deed or other Instrument, made in pursuance of and conformable to any Agreement, Contract or Bond, which shall amount to a sale or assignation of any Debt or Wadset or Bond charged and made payable at the date thereof.

Any Deed or other Instrument made for the further assurance of any of any Estate or Property already mortgaged, pledged or charged as a security by any Deed or Instrument hereby exempted from the said ad valorem Duty, if exceeding 1 l. 10s. in Great Britain, or 1 l. in Ireland, one of them only shall be charged therewith, and the other shall be deemed to have been charged with the Duty to which the same may be liable under any more general description in this Schedule; and on the whole being produced, duly executed, and duly stamped, as hereby required, the latter shall also be stamped with a particular Stamp for denoting or testifying the payment of the said ad valorem Duty.

And if any further sum of Money or Stock be added to the principal Money or Stock already secured, or if any future sum of Money or Stock be added to the principal Money or Stock already secured, the said ad valorem Duty shall be charged in respect of such further sum of Money or Stock charged and made payable at the date thereof.

And if any further sum of Money or Stock be added to the principal Money or Stock already secured, or if any future sum of Money or Stock be added to the principal Money or Stock already secured, the said ad valorem Duty shall be charged in respect of such further sum of Money or Stock charged and made payable at the date thereof.

And if any further sum of Money or Stock be added to the principal Money or Stock already secured, or if any future sum of Money or Stock be added to the principal Money or Stock already secured, the said ad valorem Duty shall be charged in respect of such further sum of Money or Stock charged and made payable at the date thereof.

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And if any further sum of Money or Stock be added to the principal Money or Stock already secured, or if any future sum of Money or Stock be added to the principal Money or Stock already secured, the said ad valorem Duty shall be charged in respect of such further sum of Money or Stock charged and made payable at the date thereof.

And if any further sum of Money or Stock be added to the principal Money or Stock already secured, or if any future sum of Money or Stock be added to the principal Money or Stock already secured, the said ad valorem Duty shall be charged in respect of such further sum of Money or Stock charged and made payable at the date thereof.
SCHEDULE OF STAMP DUTIES—continued.

MORTGAGE—continued.

lands, estate or property therein comprised, or to or in trust for or according to the direction of a purchaser, such deed or writing shall be charged not only with the said ad valorem Duty on mortgages, but also with the said ad valorem Duty hereby charged on a conveyance upon the sale of any property; but where the equity or right of redemption or reversion shall be thereby encroached on or limited or impaired in any other manner, such deed or writing shall be charged only as a mortgage.

And in all other cases where a Mortgage or other instrument hereby charged with the said ad valorem Duty on Mortgages shall be contained in one and the same deed or writing, and with any other matter or thing (except what shall be incident to such Mortgage or other instrument), such deed or writing shall be charged with the same Duties (except the Progressive Duty) as such Mortgage or other instrument, and such other matter or thing would have been separately charged with, if contained in separate deeds or writings.

MUTUAL DISPOSITION, or Conveyance in Scotland.—See Exchange and Partition.

NEWSPAPER, (that is to say), for every sheet, half sheet or other piece of paper whereto the same shall consist.

And the following shall be deemed and taken to be Newspapers chargeable with the said Duty ; viz. Any Paper or Pamphlet containing any public news, intelligence or occurrences, or any remarks or observations thereon, or upon any matter in Church or State, or any other private or public Transactions; provided any such Paper or Pamphlet as aforesaid shall be printed in any part of the United Kingdom, and be published periodically, or in parts or numbers, or otherwise, at intervals not exceeding twenty-six days between the publication of any two such Papers or Pamphlets, parts or numbers.

Provided always, that no Newspaper shall be printed on any sheet or piece of paper exceeding 41 inches in length, and 36 inches in breadth, unless the same shall be stamped for denoting the payment of double the Duty by this Schedule imposed on any Newspaper.

Exemptions : The Newspaper called Public Gazette, or Hie and Cyi, published by authority of the Secretary of State.

Notary Public. See also Admission.

Notary Public. See also Admission. Certificate. Fac- cyts.

TARIFF COPY in Scotland of any deed, instrument or writing.—See Copy.

Notarial ACT, not otherwise charged in this Schedule.

And for every sheet or piece of paper, parchment or vellum, upon which the same shall be written, after the first, a further progressive Duty of

ORDER for the payment of Money.—See Bills of Exchange.

PARTITION.—Any deed, whereby any lands or other heredi- taments, or inheritable subjects, shall be conveyed, or any escheat or customary lands or hereditaments shall be conveyed to be surrendered, in order to effect a partition or division thereof among co-parceners, joint tenants, or tenants in common, heir-portioners, conjux-fieres, or joint proprietors of any sort ;

If no sum of money, or only a sum under 200l. shall be paid, or agreed to be paid, for equality of partition or division:—

And if a sum of 200l. or upwards shall be paid, or agreed to be paid, for equality of partition or division:—

And any duplicate of any such deed of partition or division shall be charged with the same Duty or Duties.

And in case there shall be more than one deed for completed the title to the estate or interest conveyed by either, the principal deed only shall be charged under this head of Partition; and any subordinate or original deed shall be charged with the Duty to which it may be liable under any other description in this Schedule.

SCHEDULE OF STAMP DUTIES—continued.

Great Britain. Ireland.

PASSPORT —— 4 2

PATENT MEDICINE. —— See Medicine.

PAWNBROKER. —— See License.

PLATE ; viz. On all Gold and Silver Plate made or wrought in the United Kingdom, and which shall or ought to be touched, assayed and marked ; (that is to say)

Gold.—For and upon all such Gold Plate as aforesaid, for every ounce thereof, and so in proportion for any greater or less quantity than an ounce.

Silver.—For and upon all such Silver Plate as aforesaid, for every ounce thereof, and so in proportion for any greater or less quantity than an ounce.

Exemptions from the said Duties : Watch-cases and all Warrens and manufacturers of Gold and Silver Plate, or any part thereof, or thing would have been separately charged with, if contained in separate deeds or writings.

POLICY of Assurance or Insurance, or other Instrument, by whatever name the same shall be called, whereby any Insur- ance shall be made, or of or upon any building, goods, wares, merchandise or other property from loss or damage by fire only.

And for in respect of every such insurance from loss by fire only, which shall be made, or continued or renewed, in Great Britain or Ireland respectively, by any public company, or any person or persons duly licensed, or who ought to be licensed by the Commissioners of Stamps and Taxes, or by the Royal Exchange or London As- surance Corporation, or by any agent or agents of any such corporation, company, or person or persons, shall be subject and liable to the duties aforesaid, whereas the property upon which such insurance shall be made or continued or renewed, shall or may be re- tained; and every such insurance as aforesaid, which shall be made or continued or renewed at any place east of the United Kingdom, by any public company, or any person or persons duly licensed, or who ought to be licensed as aforesaid, or by the said Royal Ex- change, or London Assurance Corporation, or by any agent or agents of any such corporation, company, or person or persons, shall be subject and liable to the said Duties; provided the property upon which such last-mentioned insurances shall be made or continued or renewed, or any part thereof, shall be situated in Great Britain or Ireland respectively.

Exemptions : Insurances on Public Hospitals, for the reception of persons afflicted with mental or bodily diseases.

Insurances on Property in any foreign Kingdom or State in unity with Great Britain, for troops or lodgers in such Kingdom or State, or for the purposes of husbandry ; provided such last-mentioned insurances shall be made or continued or renewed, or any part thereof, shall be situated in Great Britain or Ireland respectively.

A A 3 (continued.)

Vol. 91.
POLICY of Assurance or Insurance, or other Instrument, by

whomever the same shall be called, whereby any Insur-

ance shall be made, or whereby any persons, not

required to be insured, or, if upon any building,
goods, wares, merchandise or other property, situated and

being in any of the islands, settlements or territories belong-
ing or to under the dominion of His Majesty, His heirs or

successors, in the West Indies, or elsewhere beyond the

ocean, from loss or damage by fire, for any period of time

not exceeding twelve calendar months.

And the further or additional Duty following: viz.

If the whole sum insured shall not exceed 100L.

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If the whole sum insured shall exceed 100L, then for
every 100L, and also for any fractional part of
100L. where the same shall consist.

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PROBATE OF A WILL—continued.

PROCURATORY of Resignation, whether ad remanentiam
or for the payment, either to the bearer or to order, if the
same shall not be made payable to the bearer or to order,
shall contain 2,160 words or upwards, then for every
instrument or writing of any description whatever, hereby
charged in this Schedule, nor expressly exempted from all
progressive Duty;

Where such Deed, Instrument or Writing shall be charged
in this Schedule, there shall be charged the further progressive Duty follow-
ing:

Every skin, sheet or piece of vellum, parchment or paper,
and shall not exceed the value of 300 l., then for every
progressive Duty equal to the amount of such ad valorem
Duty as on a

PROGRESSIVE DUTY, (that is to say) Where any Deed,
Instrument or Writing of any description whatever, hereby
charged in this Schedule, there shall be charged the further progressive Duty follow-
ing:

Where such Deed, Instrument or Writing shall be charge-
able to any of those purposes, to which the said Deed,
Instrument or Writing was not chargeable in the Schedule,
and shall not exceed the value of 300 l., then for every
progressive Duty equal to the amount of such ad valorem
Duty as on a

It is hereby enacted (if any sum be paid upon some relative Deed
shall have been paid upon such relative Deed or Instrument, to which reference
is made in such Procuratory

But if not granted for any purchase or consideration money
as before, or if the ad valorem Duty of a Conveyance of
such value shall have been paid upon some relative Deed or Instrument, to which reference
is made in such Procuratory

There are no Notes to be re-issued after being once paid.

All Notes, promising the payment of any sum of Money out of any particular Fund, which may or may not be available; or upon any condition or contingency, which may or may not be performed or happen; if the same shall be made payable to the bearer, or to order, and if the same shall be definite and certain, and not amount in the whole to Twenty Pounds.

All Notes, promising the payment of any sum of Money to the bearer on demand, or for the payment of money to the bearer on demand, made by the said Governor and Company, whether in London or any other place, shall be payable to the bearer or at his order, but shall not be re-issued after being once paid.

All Notes, promising the payment of any sum or sums of
Money to the bearer or to order, or shall be delivered to the payee, or to
any person on his behalf.

All Promissory Notes or other Notes for the payment of any sum of Money by a Bill or Promissory Note, or for the delivery of any such Bill or Note in payment or satisfaction of any sum of Money; where such Notes shall be made for the payment of a debt or delivery to the bearer or to order, or shall be delivered to the payee, or to any person on his behalf.

These Notes are not to be re-issued after being once paid.

All Promissory Notes or other Notes for the payment of any sum or sums of
Money at different days or times, so that the whole of the Money to be paid shall be definite and certain.

And where the same shall exceed the value of 500 l. and not exceed the value of 750 l., then for every three months after date, or sixty days after sight, of any sum of money.

Exemption:

Proclamations of Wills, and Letters of Administration, with
a Will annexed, of the effect of any common Study
Marine or Soldier, who shall be slain or die in the
service of His Majesty. His last will and testament.

PROMISSORY NOTE, for the payment, either to the
bearer or to order, if the same shall amount to
20 s., which said

The Governor and Company of the Bank of England shall
have the right to demand, and may from time to time demand
any of such Notes, and the same shall be payable and paid by the said Governor and Company, when- ever issued.

The Governor and Company of the Bank of England shall
have the right to demand, and may from time to time demand
any of such Notes, and the same shall be payable and paid by the said Governor and Company, when- ever issued.

The Governor and Company of the Bank of England shall
have the right to demand, and may from time to time demand
any of such Notes, and the same shall be payable and paid by the said Governor and Company, when- ever issued.

But such of the Notes and Instruments here exempted
from the Duties on Premissory Notes shall nevertheless be liable to the Duty which may attach thereon, as Agreements or otherwise.

Exemption from the Duties on Premissory Notes:

All Promissory Notes made and issued in London by the
Governor and Company of the Bank of England, and also all Premissory Notes for the payment of money to the bearer on demand, made by the said Governor and Company, whenever issued.

All Promissory Notes made and issued in Dublin by the
Governor and Company of the Bank of England, and also all Premissory Notes for the payment of money to the bearer on demand, made by the said Governor and Company, whenever issued.

The Governor and Company of the Bank of England shall
have the right to demand, and may from time to time demand
any of such Notes, and the same shall be payable and paid by the said Governor and Company, when- ever issued.

Every Banker in England or Scotland to whom a license shall be granted to issue or re-issue Premissory Notes, for the payment of Money to the bearer on demand,

A 4 3

(continued.)
Receipt--continued.

And where any sum of money whatever shall be therein expressed or acknowledged to be received in full of all such moneys, notes, bonds or securities as shall be mentioned in the said receipt, and the sum of any such sum of money, notes, bonds or securities, as aforesaid, shall be by any person, directly or indirectly, represented to have been paid, settled, balanced, or otherwise discharged or satisfied, or where any such receipt is not to be received, the expression thereof in the receipt shall be deemed and taken to be a receipt for a sum of money, of equal amount with the sum, debt or demand so expressed or acknowledged, or intended to be acknowledged, to have been received, paid, settled, balanced, or otherwise discharged or satisfied, within the intent and meaning of this Schedule, and shall be charged with the Duty of Ten Shillings accordingly.

And all Receipts, Discharges and Acknowledgments of the description aforesaid, shall be given by any person, in the manner herebefore mentioned, in respect of any sum of money, notes, bonds or securities, as aforesaid, paid, settled, balanced, or otherwise discharged or satisfied, within the intent and meaning of this Schedule.

Receipts or Discharges given by any Agent, for Money imprested to or received by him as the Paymaster-General, as aforesaid, to the Army Pay Office, or to any person in the Army Pay Office, or to any person, in respect of any payment made by or with any Bill of Exchange, Draft, Promissory Note, or other Security for Money, shall be deemed and taken to be Receipts given for Money, or upon the payment of Money, within the intent and meaning of this Schedule.

Receipts or Discharges given for the Consideration Money, to the purchaser of any Share or Interest of the Government or Parliamentary Stocks or Funds, or to the Stocks and Funds of the Governor and Company of the Bank of England or of the Bank of Ireland, or of the East India Company, or South Sea Company, and for any dividend paid on any Share of the said Stocks or Funds respectively.

Receipts or Discharges given for any principal Money or Interest due on Exchequer Bills.

Receipts given for Money deposited in the Banks of England, Ireland, or in the hands of any Banker, or by any person, in respect of any payment made by or with any Bill of Exchange, Draft, Promissory Note, or other Security for Money, shall be deemed and taken to be Receipts given for Money, or upon the payment of Money, within the intent and meaning of this Schedule.

Receipts or Discharges given upon Bills of Notes of the Governor and Company of the Bank of England or of Ireland.

Letters by the General Post, acknowledging the safe arrival of Post of Money, or of any Bills of Exchange, Promissory Notes, or other Securities, for Money.

Receipts or Discharges, indorsed or otherwise written upon, or contained in any Bond, Mortgage or other Security, or any Conveyance, Deed or Instrument whatever, whereby any amount of the same shall be charged or satisfied, or whereby any sum of money charged or satisfied, or whereby any sum of money shall be deemed and taken to be received, or paid, settled, balanced, or otherwise discharged or satisfied, or whereby any person, directly or indirectly, shall be represented to have been paid, settled, balanced, or otherwise discharged or satisfied, or whereby any such receipt is not to be received, the expression thereof in the receipt shall be deemed and taken to be a receipt for a sum of money, of equal amount with the sum, debt or demand so expressed or acknowledged, or intended to be acknowledged, to have been received, paid, settled, balanced, or otherwise discharged or satisfied, within the intent and meaning of this Schedule, and shall be charged with the Duty of Ten Shillings accordingly.

Receipts or Discharges given by any Agent, for Money imprested to or received by him as the Paymaster-General, as aforesaid, to the Army Pay Office, or to any person in the Army Pay Office, or to any person, in respect of any payment made by or with any Bill of Exchange, Draft, Promissory Note, or other Security for Money, shall be deemed and taken to be Receipts given for Money, or upon the payment of Money, within the intent and meaning of this Schedule.

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Receipts or Discharges given for any principal Money or Interest due on Exchequer Bills.

Receipts given for Money deposited in the Banks of England, Ireland, or in the hands of any Banker, or by any person, in respect of any payment made by or with any Bill of Exchange, Draft, Promissory Note, or other Security for Money, shall be deemed and taken to be Receipts given for Money, or upon the payment of Money, within the intent and meaning of this Schedule.
RECEIPT—continued.

Consideration Money thereto expressed, or the receipt of any Principal Money, Interest or Annuity therein secured.

Receipts or Discharges for Money, by Deeds duly stamped according to the rates in force at the date thereof.

Receipts or Discharges given for Drunkenness or Brawling upon the Exportation of any Goods or Merchandise from Great Britain or Ireland respectively.

Receipts or Discharges for the Return of any Deeds of Custody upon Certificates of Seisin.

Receipts given for the Duty of £3 payable in respect of wares and goods of any nature, imported, or for stock taken, or for any other matter or things received or to be received, or for indemnifying any person or persons, either in possession or reversion, or for any other heritable Subjects or not; and if charged with any Duty in this Schedule, but which shall be separate and distinct from and not indorsed on or annexed to such Deed or Instrument, shall be liable only to the Receipt duty in respect of the Premium.

Receipts given by any Constable, Petty Constable or other person, in pursuance of any direction contained in any Act for the Discharge of Matry and Divestiture.

RECOGNIZANCE, Statute Merchant and Statute Staple, entered into as a security for the payment of any sum or sums of Money, Annuity or Annuities, or for the transfer of any Shares in or of any of the Government or Parliamentary Stocks or Funds, or in the Stock and Funds of the Governor and Company of the Bank of England, or the Bank of Ireland, or of any of the East India Company, or of the South Sea Company, or of any other Corporation; Where such Payment or Transfer shall not be already secured by a Bond or Mortgage, or by some other Instrument so charged with the same Duty as a Bond or Mortgage.

And where such Payment or Transfer shall be already secured as aforesaid.

RECOGNIZANCE, Statute Merchant and Statute Staple, entered into as a security for the performance of any Contract, or Agreement, or for the due execution of any Deed or other Instrument entered into in pursuance of the provisions of any Act of any person or persons, either in possession or reversion, or for any other heritable Subjects or not; and if charged with any Duty in this Schedule, but which shall be separate and distinct from and not indorsed on or annexed to such Deed or Instrument, shall be liable only to the Receipt duty in respect of the Premium.

RECOGNIZANCE, Statute Merchant or Statute Staple, and Entry of Record in any Court or Office, not being entered into during the progress of any Action or Suit in any Court of Law or Equity, and not being hereinafter otherwise charged.

See also PROGRESSIVE DUTY.

Exceptions:

Recognizances taken before any Justice or Justices of the Peace.

Recognizances entered into pursuant to an Act passed in the fifth year of the reign of his late Majesty King George IIIrd, for restraining the abuse arising from the Publication of libels and seditious Writings.

REGISTER or Entry of the Degree of a Barister at law—See Admission.

REGISTER or Entry of Degrees taken in the Universities of Great Britain—See Admission.

RELEASE upon the Sale of any Property—See CONVEYANCE.

RELEASE and Renunciation of Lands or other Property, real or personal, heritable or movible, or of any right or interest therein; any Deed or Instrument of, not authorized to be used in this Schedule, nor expressly excepted from all Stamp Duties.

See also PROGRESSIVE DUTY.
### TRANSFER of any Share or Shares in the Stock and Funds of the TESTIMONIAL, or TACK in Security. See MORTGAGE.

- **TACK of Lands, &c. in Scotland not belonging to the Crown.**
- **TACK of Lands, &c. in Scotland belonging to the Crown.**

### GENERAL EXEMPTIONS from all STAMP DUTIES.

- **SURRENDER of any Share or Shares in any of the Government, or Parliamentary Stocks or Funds, or in the Stock, or Funds of the Governor and Company of the Bank of England, or of the East India Company, or of the South Sea Company, or of any other Company or Corporation:**
  - The same Duty as on a Bond for the like purpose.

### Warrant of ATTORNEY.

- **WARRANT of ATTORNEY (with or without a release of his Majesty, his heirs or successors, except where the same shall be for the service of the Navy, Army or Ordnance)**
- **WARRANT of ATTORNEY (with or without a release of his Majesty, his heirs or successors, except where the same shall be for the service of the Navy, Army or Ordnance)**

### SCHEDULE of STAMP DUTIES—continued.

<table>
<thead>
<tr>
<th>Schedule of Stamp Duties—continued.</th>
<th>Great Britain</th>
<th>Ireland</th>
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<tbody>
<tr>
<td><strong>TRANSFER of Mortgage, Wadset or other Security.</strong>—See MORTGAGE.</td>
<td>£ s. d.</td>
<td>£ s. d.</td>
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<tr>
<td><strong>WARRANT of ATTORNEY,</strong> not otherwise charged in this Schedule.</td>
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<tr>
<td><strong>WARRANT of ATTORNEY (with or without a release of his Majesty, his heirs or successors, except where the same shall be for the service of the Navy, Army or Ordnance).</strong></td>
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<tr>
<td><strong>_ALLOWANCE shall be made in respect of any one Stamp, or for the service of the Navy, Army or Ordnance.</strong></td>
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<tr>
<td><strong>ALLOWANCES in respect of the foregoing Duties.</strong></td>
<td>£ s. d.</td>
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<tr>
<td><strong>To every person who at one and the same time shall purchase at the Head Office for Stamps in Dublin, Vellum, Parchment or Paper not written upon, for the purpose of being stamped with any Duty charged by this Act (except for the purchase of Wills, Letters of Administration and Inventories of Testamentary Effects, Patent Medicines and Receipts), to the amount, in the whole, of 30l., or upwards, the sum of 21s. 10d., for every 10l. and so in proportion for any greater or less sum not under 20l. provided always, that such allowance shall be made in respect of any one Stamp, or for any number of Stamps, impressed upon any one piece of Vellum, Parchment or Paper, amounting in the whole to 10l. or upwards, or for any fractional part of 1l.</strong></td>
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<tr>
<td><strong>To every person who at one and the same time shall buy of the said Head Office stamps in Dublin, Vellum, Parchment or Paper not written upon, for the purpose of being stamped with any Duty charged by this Act (except for the purchase of Wills, Letters of Administration and Inventories of Testamentary Effects, Patent Medicines and Receipts), to the amount, in the whole, of 30l., or upwards, the sum of 14l. 10s. for every 10l. and so in proportion for any greater or less sum not under 20l. provided always, that such allowance shall be made in respect of any one Stamp, or for any number of Stamps, impressed upon any one piece of Vellum, Parchment or Paper, amounting in the whole to 10l. or upwards, or for any fractional part of 1l.</strong></td>
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<tr>
<td><strong>To every person who at one and the same time shall buy of the said Head Office stamps in London, at the said Head Office in London, and in the City of London, and in the City of Westminster, stamped Labels for Medicoes, the Duty wherever shall amount to 5l. or upwards, at the rate of 2s. 6d. for 10l., but not for any fractional part of 5l.</strong></td>
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<tr>
<td><strong>To every person who at one and the same time shall buy of the said Head Office stamps in London, at the said Head Office in London, and in the City of London, and in the City of Westminster, stamped Labels for Medicoes, the Duty wherever shall amount to 5l. or upwards, at the rate of 2s. 6d. for 10l., but not for any fractional part of 5l.</strong></td>
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</tbody>
</table>
ALLOWANCES, &c., continued.

To every person who at one and the same time shall buy of the said Commissioners, at their Head Offices in Westminster, stamped Labels for Medicines, the Duty whereon shall amount to 100l. or upwards, at the rate of 1l. 10s. for every 100l., but not for any part of 100l.

To every person who at one and the same time shall produce at the Head Office for Stamps in Westminster, or at the Head Office for Stamps in Dublin, for the purpose of being stamped, Paper for Revising Lists, or shall buy of the said Commissioners, at either of their said Head Offices, Stamps for Receipts to the amount of 5l. or upwards, or who at one and the same time shall buy of any Distributor or Sub-distributor of Stamps, not being within the distance of 40 miles from the said Head Offices respectively, Stamps for Receipts to the amount of 5l. or upwards, an allowance at the rate of 5l. for every 100l. provided always, that no allowance shall be made in respect of any fractional part of the sum of 1l.

To every person carrying on the business of Sea Insurance within the City of London, who shall have given security by bond for payment of the Stamp Duties on printed Forms of Policies of Sea Insurance supplied on condition, and who shall duly pay the said Duties within the times and in the manner prescribed in such bond, at the rate of 1l. 10s. for every 100l. of the amount of the Duties so paid, and so in proportion for any greater or less sum.

To the persons collecting and receiving the Duties on Fire Insurance, provided they shall deliver their quarterly accounts, containing all the requisite particulars, and make payment of the said Duties within the time prescribed by law; that is to say, to those persons having their Head Office in London or Westminster, an allowance at the rate of 5l. for every 100l. on the amount of the Duties collected and received at each Head Office in London or Westminster, of Municipal Corporations in Ireland.

Pensions of Municipal Corporations in England and Wales, by Mayor, Aldermen or Councillors under the provisions of any Act for the regulation of Municipal Corporations in Ireland, such sums to be repaid out of the Funds of each Borough included in the said Act.

Resolution to be reported.

Ordered, That the Report be received this day.

Ordered, That leave be given to bring in a Bill to relieve the Consciences of Persons entertaining Religious Scruples against making the Declaration contained in the 9th Geo. 1, c. 17, on accepting the office of Mayor, Aldermen or Councillors under the provisions of the 50th Geo. 1. c. 23, and to substitute therefor a Declaration of Municipal Corporations in England and Wales, by substituting certain words in the Declaration contained in the 3d and 4th Will. 4, c. 49: And that Mr. Baines and Dr. Lushington do prepare, and bring it in.

ORDERED, That there be laid before this House, an Account of all Sums of Money standing in the Names of the Accountant General of the Court of Chancery and of the Accountant-General of the Court of Exchequer, and of the Bank of England, giving an account when the first payment and the last payment of each such Sums were made into the respective Offices of the said Accountants-General: and giving an account generally of all Monies, Bonds, Tullies and other Effects of the Suitors of the Court of Chancery, and of the Court of Exchequer, paid or deposited in the Bank of England, or in the respective Offices of the said Accountants-General: distinguishing when the same respectively were made or deposited, and which of the said Sums have and which have not been laid out at Interest, and if laid out at Interest, when, and on what Securities, or whether in Exchequer Bills, and whether the Interest of such Sums are paid out to the Suitors, or are allowed to accumulate in the Bank.

To the Clerk, Accountant or Warden, or other person receiving the Duty on Gold or Silver Plate brought to any Assay Office to be assayed and marked in an unmarked state, so that a diminution in the weight thereof arising thereby shall not be made before the same shall be finished, one-sixth of the Duty payable in respect thereof; provided sliver thereof shall be made on any quantity of Silver less than one ounce, nor on any fractional part of an ounce.

For and in respect of Gold and Silver Plate made and wrought in the United Kingdom, upon which the Duty imposed by this Schedule shall have been paid, and which shall be exported to any foreign ports; (that is to say) Gold Plate, for every ounce weight thereof - - - - - 14 2 9 5 Silver Plate, for every ounce weight thereof - - - - - 1 3 - - - 10

The said Resolution, being read a second time, was agreed to.

Order'd, That a Bill be brought in upon the said Resolution: And that Mr. Bernal, Mr. Baring, Mr. Chancellor of the Exchequer, and Mr. William Henry Ord, do prepare, and bring it in.

Indemnity Bill.

The House, according to Order, resolved itself into a Committee upon the Indemnity Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Dr. Bowring reported, That the Committee had gone through the Bill, and made Amendments thereto.

Ordered, That the Report be received this day.

Pensions Duties Bill.

The Order of the day being read, for the Committee on the Pensions Duties Bill; Resolved, That this House will, to-morrow, resolve itself into the said Committee.

The Order of the day being read, for taking into further consideration the Report on the Tithes Commutation Bill; Ordered, That the Report be taken into further consideration upon Friday next.

Tithes' Commutation Bill.

The Order of the day being read, for the second reading of the Public Walks Bill; Ordered, That the Bill be read a second time upon Friday next.

Public Walks Bill.

The Order of the day being read, for the second reading of the Public Institutions Bill; Ordered, That the Bill be read a second time upon Friday next.

Public Institutions Bill.

Municipal Corporations (Ireland) Bill [Payments to Revising Barristers.]

The House, according to Order, resolved itself into a Committee, to consider of making provision for the payment, out of the Consolidated Fund, of Barristers who may be employed to revise Lists of Burgessesses, in pursuance of any Act for the regulation of Municipal Corporations in Ireland.

(In the Committee.) Resolved, That the Commissioners of His Majesty's Treasury of the United Kingdom of Great Britain and Ireland be authorized to direct payments to be made out of the Consolidated Fund of the said United Kingdom to the Barristers who may be employed to revise Lists of Burgessesses, in pursuance of any Act for the Regulation of Municipal Corporations in Ireland, such sums to be repaid out of the Funds of each Borough included in the said Act.

Resolution to be reported.

Ordered, That the Report be received this day.

Ordered, That leave be given to bring in a Bill to relieve the Consciences of Persons entertaining Religious Scruples against making the Declaration contained in the 9th Geo. 1, c. 17, on accepting the office of Mayor, Aldermen or Councillors under the provisions of the 50th Geo. 1. c. 23, and to substitute therefor a Declaration of Municipal Corporations in England and Wales, by substituting certain words in the Declaration contained in the 3d and 4th Will. 4, c. 49: And that Mr. Baines and Dr. Lushington do prepare, and bring it in.

Ordered, That there be laid before this House, an Account of all Sums of Money standing in the Names of the Accountant General of the Court of Chancery and of the Accountant-General of the Court of Exchequer, and of the Bank of England, giving an account when the first payment and the last payment of each such Sums were made into the respective Offices of the said Accountants-General: and giving an account generally of all Monies, Bonds, Tullies and other Effects of the Suitors of the Court of Chancery, and of the Court of Exchequer, paid or deposited in the Bank of England, or in the respective Offices of the said Accountants-General: distinguishing when the same respectively were made or deposited, and which of the said Sums have and which have not been laid out at Interest, and if laid out at Interest, when, and on what Securities, or whether in Exchequer Bills, and whether the Interest of such Sums are paid out to the Suitors, or are allowed to accumulate in the Bank.

BILLS.
Ordered, That there be laid before this House, an Account of all Freehold, Copyhold, Leasehold or other Real and Personal Property, and of what tenure soever, to which Receivers are appointed, or of which Jas & Chrs and their Assigns are in their time to time paid into the respective Offices of the said Accountants-General; stating the annual Amount of such, on a 219 & 220 Martii.

Ordered, That there be laid before this House, an Account of the Cash in the respective Offices of the said Accountants-General; and also, attached to each Sum, the Names or Titles of the respective Counties, stated within which Sums of Money, Rents, Issues and Profits, Bonds, Tullies and other Effects are paid, deposited, laid out, or invested.

A Motion being made, That leave be given to bring in a Bill for more perfectly uniting to the Crown the County Palatine of Durham, and for the more commodious Administration of Justice within the same: And that Mr. Chancellor of the Exchequer and Lord John Russell do prepare, and bring it in.

The Order for the House to resolve itself into a Committee, to-morrow, upon the Durham Court of Pleas Bill, was read; and discharged.

Resolved, That this House will, upon Wednesday, the 20th day of April next, resolve itself into the said Committee.

Ordered, That there be laid before this House, a Return of the Number of registered Dissenting Meeting Houses and Roman Catholic Chapels in England and Wales.

Ordered, That there be laid before this House, an Account of all Places where United or Joint Stock Banks have been established under the Act 7 Geo. 4, c. 40, together with the Number of Partners therein.

Ordered, That there be laid before this House, Accounts, showing the Total Amount of Money levied by way of Rate upon the Parishioners of Saint Mary, Newington, Surrey, under the Act of Parliament for building two new Churches in that Parish, since the period of the last Returns made to Parliament to the present time—Showing the Amount of Money actually received for such Rates during the same period—Showing for each year, up to the present time, the Expenses attending the Collection of the Rates, and any Expenses incident thereto, as well as the annual Amount of Loss from Defaulters upon each Rate from the year 1828, up to the end of which year only the last Return was made to Parliament—Showing the Amount of the Pew Rents annually for each Church, under the Act of the present time; and a similar Account, under separate Heads, of Monies received for Burial Fees, Sale of Vaults, and other Sources of the like nature; and an Account of the Appropriation thereof respectively in each year—Showing the Total Amount of the Expenditure of the Trustees, from the passing of the Act to the present time; and an Account of the Appropriation thereof, exhibiting under distinct Heads the Sums which have been paid towards building the said Churches; for the Purchase of Property, and to whom, stating the Quantity, and if Leasehold, the Term therein; for completing the Churchyards; for Furniture, Organs, Bells, and other Articles, necessary for the proper Uses thereof; for Repairing; and for all other matters and things, also classed in like manner, under distinct Heads—Showing the Balance in the Treasurer's hands on the second Tuesday in February, and second Tuesday in August in each year, from 31st July 1831 to the present time; and the Amount of Pew Rents separately from the Rates—Showing the Amount of Money which the Parish is at this time indebted to his Majesty's Commissioners for building the two Churches, and whether any and what Sums have been paid to them by the Trustees since the last Return made to Parliament, and at what time or times—Showing the Amount of Money borrowed from other Persons (besides His Majesty's Commissioners), from the passing of the Act to the present time; and what Sums have been paid out of the Rate of Interest paid thereon, and the nature of the Security given—Showing what money has, up to the present time, been paid out of the Rates, either to their Clerk and Solicitor; distinguishing the Sums paid for his Salary, and his law and other Bills, from 12th May 1830; likewise showing what Money has been paid to Messengers, Agents or Servants, from 27th June 1830 to the present time; showing the Amount of Money paid out of the Rates to the Organists, Beadle, and other Persons employed at the two New Churches, from the period of the last Return made to Parliament to the present time;—Showing the Number of Persons whom Summonses have been issued against them for the non-payment of the Rates, as well as the Number of Persons against whom Summonses have been issued for the same cause, from the last Return made to Parliament to the present time:—also a Statement, showing the Names and Residences of the Treasurer and Trustee appointed under the Act, from 1st January 1830 to the present time; likewise the Amount at which they are respectively rated in the New Church Rate-books; as also the Number and Dates of all Meetings held within the above period, and the Names of the Trustees attending each Meeting.

Ordered, That there be laid before this House, Petty Sessions a Return of the Courts of Petty Sessions in the several Counties of Ireland; particularly the Periods and Places where held, the Magistrates presiding; with an Account of the Total Amount of all Costs and Charges received, and the purposes to which applied; as also the Total Amount of Fines imposed, and the application thereof, by each and every Court respectively, for the year ending 31st December 1835.

Ordered, That there be laid before this House, a Return of the Names and Residences of the Deputy Lieutenants and Magistrates included in the Commission of the Peace in Ireland; distinguishing those who are in Holy Orders, or are practising Barristers, Solicitors or Attorneys, on 31st December 1835: together with a Statement, classifying the Total Number of Magistrates in each County, in the following order: the Number resident and acting, the Number resident not acting, and the Number absent or not resident.

Ordered, That there be laid before this House, John Hardy, copies of all Correspondence and Communications between the present and late Lord Chancellors of Ireland, the Vice Lieutenant of the County of Armagh, and others, respecting the suspension of John Hardy, Esquire, from acting as Magistrate, and his subsequent restoration to that office.

Mr. Baring presented, by His Majesty's command,—Eighteenth Report of the Commissioners of Inquiry into the Excise Establishment, and into the Management and Collection of the Excise Revenues throughout the United Kingdom (Bricks).

Ordered, That the said Paper do lie upon the Table.

And then the House, having continued to sit till quarter of an hour after one o'clock on Tuesday morning, adjourned till this day.
Mr. Bagshaw reported from the Committee on the Petition for the Universal Life Assurance Society Bill; That the Committee had examined the matter of the Petition.
Ordered, That leave be given to bring in a Bill for enabling the Universal Life Assurance Society to sue and be sued in the Name of the Actuary for the said Society:
And that Mr. Bagshaw and Mr. Alderman Wood do prepare, and bring in it.

A Petition of Merchants, Ship-owners and Inhabitants of Middlesex (convened by public notice) the present application was given; but at a very large notice of the intended application had been given in the Newspapers, or on the Church-doors; but it appeared to the Committee that two-fifths in value of the houses in the borough do not contribute to pay any rates; and that one general measure for rating the owners of small tenements was likely to be brought before Parliament, and in consequence no notice of the present application was given; but at a very large general meeting of the inhabitants of the said town (convened by public notice) the present application was almost unanimously determined upon; and that the Committee had examined the matter of the Petition.
Ordered, That the Report be referred to the Select Committee on Standing Orders.

Mr. Maurice O'Connell presented a Bill to extend the Powers of an Act passed in the ninth year of the reign of his late Majesty King George the Fourth, for making and maintaining a navigable Cut or Canal from a Point at or near the Black Rock, in the Harbour of Tralee, in the County of Kerry, to Croomsparrichard, near the Town of Tralee, in the said County, and for otherwise improving the said Harbour of Tralee: And the same was read the first time; and ordered to be read a second time.

A Petition of the Company of Proprietors of the Leicestershire and Northamptonshire Union Canal; and, Robert Arkeright, Esquire; praying that they may be heard, by their counsel or agents, against certain parts of the said Bill,—were also presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

Mr. George Philips reported from the Committee on the Petition for the Kidderminster Small Tenements Bill; That the Standing Orders relative to Bills for the maintenance and employment of the Poor, had not been complied with, inasmuch as no notices of the intended application had been given in the Newspapers, or on the Church-doors; but it appeared to the Committee that two-fifths in value of the property, and more than three-fifths in number of the houses in the borough do not contribute to the rates for the relief of the Poor, in consequence of the occupiers thereof being persons quite unable to pay any rates; that an idea prevailed in the town that one general measure for rating the owners of small tenements was likely to be brought before Parliament, and in consequence no notice of the present application was given; but at a very large general meeting of the inhabitants of the said town (convened by public notice) the present application was almost unanimously determined upon; and that the Committee had examined the matter of the Petition.

Ordered, That the Report be referred to the Select Committee on Standing Orders.

Mr. Robinson, by Order, reported from the Committee on the Petition for the Hungerford Market Bill; That the Standing Orders relative to Bills for Vol. 91.
22° Martii. A. 1836.

Clerk, Mr. Attorney General, and the Lord Advocate, do prepare, and bring it in.

The Committee on the Hayle Railway Bill was Hayle Railway nominated of Mr. Pendarves and the Cornwall List.

A Petition of East and West India Merchants, London and Planters, Brokers, Sugar Refiners, Grocers and Blackwall Commercial Railway Bill, others interested in the Colonial Trade, praying that the London and Blackwall Commercial Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Both, praying that the Cheltenham and Great Western Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Henry Cooke, of Grove-street, Holmain, in the county of Middlesex, Gentleman, was presented, and read; taking notice of the Durham South-west Junction Railway Bill; and setting forth, That the Petitioner, on the 18th day of this instant March, bought the following shares in the Durham South West Junction Railway, and received from the person so selling the same the following receipt:

"Durham South-west Junction Railway."

"£30. 0. 0." "T. Giles."

that the Petitioner, on the 17th instant, called at the office of the said Company, for the purpose of procuring the certificates in exchange for the before-mentioned bankers’ receipt, when he was informed by one of the officers of the said Company that he must produce the party to whom the shares were originally allotted; that the Petitioner found the person calling himself Mr. Blake, to whom the shares were originally allotted, and went with him to the office of the said Company, as required by them, when they refused to allow him to sign the deed, or to give him his certificates; that at the time the Petitioner bought the said shares they were only at a half premium, since which they have arrived at 3½ premium; that the Petitioner has held the shares before and since the second reading of the Bill of the said Company; and praying, That the House will allow the Petitioner to go before the Committee appointed, or to be appointed on the said Bill, with a view to explain to the Committee the situation he is in, and also that the House will take into consideration, that had the Bill been thrown out on the second reading, that the Petitioner would have lost all, or most of his money deposited in the said Company, and also that the Petitioner may have the opportunity in person to go before the said Committee to give evidence regarding the said Company generally thereon.

Ordered, That the said Petition do lie upon the Table.

The Edinburgh Poor Rates Bill was read a second Edinburgh time; and committed to Mr. Chalmers and the East Poor Rates Bill, Scotland List.

A Petition of Labourers lately employed on the Railways, London and Birmingham Railway, near Coventry, complaining of the loss of their wages by the ab-souding of one of the contractors by whom they were employed, and praying the House to provide by law that labourers and other workmen on Railways shall be paid their wages weekly, and that the proprietors shall, in cases of failure of payment, be liable to make good the same, was presented, and read; and ordered to lie upon the Table.

A Petition

Sir James Clerk reported from the Committee on the Petition for the Leith and Newhaven Harbour and Docks Bill; that the Standing Orders relative to Bills for making Harbours and Docks, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill to amend the Acts for making a Railway from Dundee to Newtyle, in the County of Forfar: And that the Standing Orders relative to Bills for making Harbours and Docks, had been complied with; and that the Committee had examined the matter of the Petition.

Sir George Clerk reported from the Committee on the Petition for the Leith and Newhaven Harbour and Docks Bill; that the Standing Orders relative to Bills for making Harbours and Docks, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill to amend the Acts relating to the Harbours of Leith and Newhaven, for erecting new Works in the said Harbours, and for other purposes connected therewith: And that Sir George
A Petition of John Hay, Esquire, praying that he may be heard, by his counsel or agent, against the Arbroath and Forfar Railway Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants and Owners of property in Manchester, Strefford, and other places, praying that they may be heard, by their counsel or agents, against the Stockport and Manchester Railway Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of a Merchant, praying that a Bill may be brought in for the regulation of Merchants, and that they be duly licensed for such offices as they may be required to perform, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Hobden Bridge; Chelsea, Rochdale, and Oldham, praying for the repeal of the Stamp Duty on Newspapers, was presented, and read; and ordered to lie upon the Table.

A Petition of Dennis McCarthy, of Middleton, in the county of Cork, Doctor of Medicine, and Parishioner of Whitechurch, praying for the abolition of Tithes in Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of Rate-payers in the county of Cork, praying that the Cork and Tralee Turnpike Road Act may not be renewed, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of the parish of Holy Trinity, in the city of Cork, praying the House to expunge the Qualification Clause from the Municipal Corporations (Ireland) Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of the Corporation of Nottingham; to the Town Council of Staple; and, Burgessesses and other Inhabitants of Nottingham; praying that the said Bill may pass into a Law, was presented, and read; and ordered to lie upon the Table.

A Petition of James Paul Cobbett, of Lincoln's Inn, Barrister-at-Law, praying the House to consider whether the Poor Law Act does or does not warrant the separating of man from wife, and of parent from child; and what is the actual state of the law as respects such separation between man and wife, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Huddersfield, praying for the repeal of the said Act, and also for the re-enactment of the ancient Poor Law, with such emendations as time and altered circumstances may in some instances require, was also presented, and read; and ordered to lie upon the Table.

A Petition of Land-owners and Occupiers, Members of the Pechiering, Lyth, East and Scarborough Villas, for the repeal of the Agricultural Association;—Owners and Occupiers of land in Richmondshire;—Horncastle (two Petitions);—Members of the Barton-upon-Humber Agricultural Association;—Spilsby Agricultural Association;—Land-owners, Occupiers and others of Castle Camps and Shandy Camps;—Dorchester;—Carlton;—Saxton;—Pomfret;—Hinckton;—Bulham;—Ickleton;—Great Wickleham;—Linton;—Hundred of Castlemartin (Pembrokeshire);—Eastern Division of Suffolk;—Babraham;—Horseheath;—West Wrening;—Meldreth;—West Wickham;—Shefford; and, Whittlesford; praying for an inquiry into the distressed state of Agriculture, was presented, and read; and referred to the Select Committee on Agriculture.

A Petition of the Guardians of the Broadfield Poor Law Union; and, Guardians of the Newbury Union; praying that the period fixed by the Poor Law Act for repayment of sums borrowed for building work in houses, may be extended from ten to twenty years, was presented, and read; and ordered to lie upon the Table.

A Petition of the Chamber of the Broadfield Poor Law Union; and, Guardians of the Newbury Union; praying that the period fixed by the Poor Law Act for repayment of sums borrowed for building work in houses, may be extended from ten to twenty years, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Edinburgh; and, Mr. Buckingham, Esquire, full compensation from the East India Company for the loss and damage sustained by him in the suppression of the Calcutta Journal, was presented, and read; and ordered to lie upon the Table.

A Petition of Baptists of Beawley Reids; and, Protestant Dissenters in Hemel Hempstead; praying for the redress of the grievances affecting dissenters from the Established Church, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Baptist congregations of Protestant Dissenters assembling in George street, Nottingham, praying for certain alterations in the Registration of Births, &c. Bill, and, Marriages Bill, and also that the provisions thereof may be extended to Wales, was presented, and read; and ordered to lie upon the Table.

The House was moved, That the Order made yesterday, that there be laid before this House, a Return of the Number of registered Dissenting Meeting Houses and Roman Catholic Chapels in England and Wales, might be read; and the same being read; Ordered, That the said Order be discharged.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return of the Number of registered Dissenting Meeting Houses and Roman Catholic Chapels in England and Wales.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

A Petition of the Chairman of a Meeting of the Temple Trusts Trustees of several Roads in the counties of Brecon, Radnor and Glamorgans, praying that a Clause may be inserted in
be introduced into the Tampike Roads Consolidation Bill for the continuance of the Statute Duty, or that such other measure may be adopted as may be deemed most expedient to supply the loss of it, was pre-

sented, and read; and ordered to lie upon the Table.

Jesuits.
Ordered, That the Returns relative to Jesuits and all other religious Orders, which were presented upon the 14th and 15th days of this instant March, be printed.

Post Office.
Ordered, That the Returns relative to the Post Office, which were presented upon Friday last, be printed.

Beer Licenses.
Ordered, That the Return relative to Beer Licenses, which was presented upon Friday last, be printed.

Canada.
Ordered, That the Papers respecting Canada, which were presented upon Friday last, be printed.

Taxes.
Ordered, That the Returns relative to Taxes, which were presented upon Friday last, be printed.

British Museum.
Ordered, That the Account relative to the British Museum, which was presented yesterday, be printed.

Slavery Abolition Act.
Ordered, That the Papers respecting the Slavery Abolition Act, which were presented yesterday, be printed.

Window Duty.
A Petition of Charles Wright, of Water-street, Bridgwater, Blackfrairs, agent and collector, praying for the repeal of the Duty on Windows, was presented, and read; and ordered to lie upon the Table.

Assessed Taxes.
A Petition of Inhabitant Housekeepers engaged in husbandry, trade and manufacture, within the parishes of Tottenham, Edmonston, Halley, Mines and Burrow, praying for the abolition of the system of Surcharges to the Assessed Taxes, was presented, and read; and ordered to lie upon the Table.

Constables.
A Petition of Justices of the Peace acting in and for the parts of Lindsey, in the county of Lincoln, assembled at a general Quarter Sessions of the Peace holden at Spilsby, in the said parts, on Monday, the 11th day of January 1836, praying the House to make some legislative provision for defraying the Expenses of Constables and others who may be active in the detection and apprehension of offenders, was presented, and read; and ordered to lie upon the Table.

Spirit Licenses.
A Petition of Licensed Victuallers of Dover, praying for the repeal of the additional Duty on Spirit Licenses, was presented, and read; and ordered to lie upon the Table.

Mauritius.
A Petition of Athanase Voley Hitié, acting in the name and in the interests of the oppressed Inhabitants of the Mauritius—and, Lissis Letord, acting in the name and in the interests of the oppressed Inhabitants of the Mauritius; complaining of the Inhabitants of the Mauritius having been obliged to pay 1,000 l. for the detention of Mr. J. Jervis, (late Procureur and Advocate General at the Mauritius) in this country, as a witness to give evidence upon an inquiry into alleged grievances of the Inhabitants of that Island, he having received a command from the Colonial Office to proceed to Ceylon as a Poisson Judge; and praying the House to inquire into the circumstances, that such justice may be done as the case may appear to require, were presented, and read; and ordered to lie upon the Table.

Message from the Lords.
A Message from the Lords, by Mr. Wingfield and Mr. Forrer:
Mr. Speaker,
The Lords request that this House will give leave to the Honourable Pierce Butler, a Member of this House, to attend their Lordships, in order to his being examined as a witness before the Committee of Privileges appointed by their Lordships, to whom is re-

ferred the Petition of George Mostyn, Esquire, claiming to be eldest co-heir to the Barony of Yvoxe of Harwedeon:—And then the Messengers withdrew.

The House proceeded to take into consideration:—And Mr. Butler, being present in his place, declared that he was willing, with the leave of the House, to go to the House of Lords, as desired by their Lordships.

Resolved, That the Honourable Pierce Butler have leave to go to the House of Lords, as desired by their Lordships, if he think fit.

And the Messengers were again called in; and Mr. Speaker acquainted them therewith:—And then they again withdrew.

Sir George Grey presented, by His Majesty's Slavey command,—Papers in explanation of the Proceedings (Omissions.) of the Legislature of Jamaica, in reference to the Amendment of their original Act for giving effect to the Act of Parliament for the Abolition of Slavery.

Ordered, That the said Papers do lie upon the Table.

The House proceeded to take into consideration Bithery at that part of the Message of the Lords of the 29th of Feb.

day last, which were presented upon Friday last, be printed.

Ordered, That a Select Committee be appointed to inquire into the state of the Negro Population in the Colonies, and to grant unconditional Freedom without distinction of colour to the Inhabitants of all the Colonies belonging to the British Crown, were presented, and read; and ordered to lie upon the Table.

Ordered, That a Select Committee be appointed Negro Appren-
to inquire into the working of the Apprenticeship system in the Colonies, the Condition of the Apprentices, and the Laws and Regulations affecting them which have been passed.

Ordered, That the Committee be nominated upon Friday next.

Ordered, That a Select Committee be appointed Harbours of to inquire into the alleged deficiency of Protection Barges, for Ships on the North-eastern Coast of England, and the propriety of admitting of Contribution of passing Tolls for the maintenance of Harbours of refuge on that Coast:—And a Committee was appointed of Mr. Bethell, Sir George Strickland, Sir Matthew Ridley, Sir George Clerk, Sir Edward Codrington, Sir Heathcote Williamson, Mr. Lobourchere, Mr. Beilby Thompson, Mr. George Frederich Young, Mr. Wil-

liam Duncombe, Mr. Bell, Mr. Abermann Thorn, Mr. Robbins, Mr. Aaron Chapman, and Mr. Hall, with Power to send for persons, papers and records.

Ordered, That Five be the Quorum.

A Motion was made, and the Question was pro-

Mauritius,
Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, copies or extracts of any Despatches or Documents respecting the measures adopted by His Majesty's Government since the Report of the Commissioners of Eastern Inquiry in 1828, on the subject of the Claims to Freedom on the part of Persons illegally detained in Slavery or Apprenticeship in the Mauritius; Copies or Extracts of any Correspondence between the Secretary of State and the Governors of the Mauritius on the state of the Registry of Slaves in the Mauritius, and on the subject of the general Protection of the labouring Population of that Colony.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Ordered, That the Short-hand Writers who took Notes of the Evidence before the Committee which sat in the last Session of Parliament, to consider certain Petitions complaining of Bribery at Elections for Great Yarmouth, be at liberty to attend as Witnesses at the next Assizes for the County of Norfolk, and prove, if required, any part of the Evidence given before the said Committee upon the Proceedings for Bribery at the said Elections ordered by this House.

The House, according to Order, resolved itself into a Committee upon the Municipal Corporations (Ireland) Bill.

Mr. Bernal reported the Indemnity Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be engrossed; and read the third time this day.

The Order of the day being read, for the second Reading of the Registration of Votes (Ireland) Bill:

Ordered, That the Bill be read a second time this day.

Mr. Bernal reported from the Committee of Supply, several Resolutions; which were read, as follow:

1. Resolved, That a sum, not exceeding Twenty-six thousand three hundred and seventy thousand pounds, be granted to His Majesty, to defray the Salaries of the Officers, and the contingent Expenses of the several Scientific Departments of the Navy, to the 31st day of March 1837.

2. Resolved, That a sum, not exceeding One hundred and forty-six thousand five hundred and sixty, be granted to His Majesty, for the building and repair of Ships and Vessels, purchase of Steam Machinery, and for other purposes connected therewith, to the 31st day of March 1838.

3. Resolved, That a sum, not exceeding Eight hundred and fifty pounds, be granted to His Majesty, to defray the charge of Half Pay to Officers of the Navy and Royal Marines, which will come in course of payment during the year ending on the 31st day of March 1837.

4. Resolved, That a sum, not exceeding Eight hundred and fifty pounds, be granted to His Majesty, to defray the charge of Military Pensions and Allowances which will come in course of payment during the year ending on the 31st day of March 1837.

5. Resolved, That a sum, not exceeding Five hundred and eighty thousand pounds, be granted to His Majesty, to defray the charge of Military Pensions and Allowances which will come in course of payment during the year ending on the 31st day of March 1837.

6. Resolved, That a sum, not exceeding Two hundred and forty thousand pounds, be granted to His Majesty, to defray the charge of Civil Pensions and Allowances which will come in course of payment during the year ending on the 31st day of March 1837.

7. Resolved, That a sum, not exceeding Two hundred and forty thousand pounds, be granted to His Majesty, to defray the charge of Civil Pensions and Allowances which will come in course of payment during the year ending on the 31st day of March 1837.

8. Resolved, That a sum, not exceeding Two hundred and forty thousand pounds, be granted to His Majesty, to defray the charge of Civil Pensions and Allowances which will come in course of payment during the year ending on the 31st day of March 1837.

The said Resolutions, being read a second time, were agreed to.

Mr. Bernal reported the Constabulary Force (Ireland) Bill; and the Amendments were read, and agreed to; and a Clause was added to the Bill.

Ordered, That the Bill, with the Amendments, be engrossed; and read the third time this day.

Lord Viscount Morpeth presented a Bill for improving the Police in the District of the Dublin Metropolis: And the same was read the first time; No. 116, and ordered to be read a second time upon Friday next; and to be printed.

Mr. Fox Maule presented, pursuant to Order, the Registration A Return, showing the Receipts and Expenditure of Deeds of the Office for the Registration of Deeds in Dublin, (Ireland.) for one year, in continuation of the Return presented to the House in 1835, distinguishing the Ordinary and Extraordinary Expenses, stating the Total Number of Registrations and Searches made during the year, and the average Cost of each; and also specifying the Surplus Receipts which have been paid into the Treasury since the year 1830 out of the Revenue of the said Offices; also specifying the progress made in the forming new Indexes.

A Return of the several Persons recommended High Sheriffs by the Judges to fill the Office of High Sheriff in (Ireland.)
the respective Counties of Ireland, for the present year, and for the last five years; and also, of those Persons who have actually been appointed; specifying those (if any) who have received a notification of Appointment, and were subsequently set aside; and also specifying those instances (if any) in which the three Persons returned by the Judges were passed over, and whether it was without the concurrence of such Persons; also, whether any Appointments have been made without reference to the Judges.

Dublin Society. Return of the Charter of the Dublin Society; of the Rules and Regulations or Bye Laws under which it is conducted; and of the Qualification for admission to become a Member of the Society; of the Number of Members, and the Amount of Subscriptions or Fees on Admission, received in each year since 1800; of the Names of the Persons who have been refused Admission as Members of the Society since 1800; of the Amount of the Parliamentary Grant in each year since 1800; of the Property in available Capital belonging to the Society; of the Abstract of the Expenditure under general Heads, in each year of the last five years; of the Number of Days in each Week, and the Number of Hours each Day during which the Museum is open to the Public; of the Regulations under which Persons who are Members of the Society are admitted to the Library; of the Number of Courses of Lectures which have been given in each of the last ten Years, with the average Attendance upon each Course; and, of the Number of Pupils who have attended in each Department of the Schools of the Society during the same period.

Savings Banks (Scotland.) Return of the Number of Payers of Grand Jury cess in the year 1835.

Prisons (Ireland.) Mr. Fox M‘wle also presented, pursuant to an Address to His Majesty, dated the 29th day of August, the last Session of Parliament,—A Return of the different Savings Banks whose Rules have been enrolled in Scotland, under Act 59 Geo. 3, c. 62, with the Places where these Banks are held.

Grand Jury Presentments (Ireland.) Mr. Fox M‘wle also presented, pursuant to the directions of several Acts of Parliament,—Fourteenth Report of the Inspectors General on the general State of the Prisons of Ireland.

Accounts of Presentments made by the Grand Juries of the several Counties, Cities and Towns in Ireland, in the year 1835.

Ordered, That the said Papers do lie upon the Table.

Municipal Corporations (Ireland) [Payments to Reviving Barons.] Mr. Attorney General for Ireland reported from the Committee, to whom it was referred to consider of making provision for the payment, out of the Consolidated Fund, of Barristers who may be employed to revise Lists of Burgesses, in pursuance of any Act for the regulation of Municipal Corporations in Ireland, a Resolution which was read, as followeth:

Resolved, That the Commissioners of His Majesty's Treasury of the United Kingdom of Great Britain and Ireland, be authorised to direct payments to be made out of the Consolidated Fund of the said United Kingdom to the Barristers who may be employed to revise Lists of Burgesses, in pursuance of any Act for the regulation of Municipal Corporations in Ireland, such sums to be repaid out of the Funds of each Borough included in the said Act. The said Resolution, being read twice, was agreed to.

Ordered, That it be an Instruction to the Committee on the Municipal Corporations (Ireland) Bill, That they have Power to make provision therein, pursuant to the said Resolution.

Ordered, That the said Paper do lie upon the Table.

Ordered, That the said Papers do lie upon the Table; and be printed.

Ordered, That the said Journal and Index be printed by each person as shall be licensed by Mr. Speaker, and that no other person do presume to print the same.

Ordered, That Mr. Finn have leave of absence for Love of six weeks, on urgent business; and, Mr. Chisholm Absence, six weeks, on urgent business.

The Order for reading a second time, upon Friday Poor Relief next, the Poor Relief (Ireland) Bill, was read, and was thereupon laid upon the Table.

Ordered, That the Bill be read a second time upon Wednesday, the 26th day of April next.

Ordered, That there be laid before this House, a Grand Jury Return of the Number of Payers of Grand Jury cess in the year 1835, in each Borough, Half Barony, and District in each County, City and Town in Ireland, and dividing the Number of Payers into Ten equal Classes, and showing the Average Amount of Cess (omitting Pence and Fractions) paid by each Payer in each Class.

And then the House, having continued to sit till half an hour after one of the clock on Wednesday morning, adjourned till this day.

Mercurii, 23° die Martii;
Anno 6° Willilimi IV° Regis, 1836.

PRAYERS.

Mr. Adams, from the Commissioners of the Shrewsbury and Holyhead Road, was called in; and at the bar presented, pursuant to the directions of several Acts of Parliament,—General Statement of the Income and Expenditure of the Shrewsbury and Holyhead Road, between 1st February 1825 and 1st February 1836; and Report of Mr. John Provis thereon:—And then he withdrew.

Ordered, That the said Paper do lie upon the Table.

Ordered, That the said Journal and Index be printed by the appointment of such Persons; and, Mr. Chisholm Absence.

Mr. Spicer, Deputy Treasurer of Chelsea Hospital, Chelsea was called in; and at the bar presented, pursuant to the directions of an Act of Parliament,—The Account of the Deputy Treasurer of the Royal Hospital Chelsea, for the sum received for the Prize Money, from the 18th January 1809 to the 31st December 1835,—And then he withdrew.

Ordered, That the said Account do lie upon the Table.

The Lord Advocate, by Order, reported from the Leith Harbour Committee on the Petition for the Leith Harbour and Docks (No. 1.) Bill; That the Standing Orders relative to Bills for making Harbours and for Bills for making Docks, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for amending the Leith Harbour and Dock Acts:

The
The Lord Advocate presented a Bill to enable the Commissioners for the Harbour and Docks of Leith to execute further Improvements, and to raise a certain Sum of Money for that purpose: And the same was read the first time; and ordered to be read a second time.

A Petition of the Corporation of Hythe, praying that the London and Dover Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

The House being informed, that the Committee on the Trinity (North Leith) Harbour and Docks Bill had adjourned till the 16th day of May next; Ordered, That the Committee do meet Tomorrow, and proceed on the said Bill.

A Petition of Inhabitants of Banbury, praying that the Midland Counties Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Provost, Magistrates and Counsellors of Port Glasgow;—Proovost, Magistrates and Town Council of Greenock;—and, Parliamentary Trustees of the Harbour of Port Glasgow; praying that they may be heard, by their counsel or agents, against certain parts of the Clyde Navigation Bill, were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of the Parliamentary Trustees on the Harbour of Port Glasgow, praying that they may be heard, by their counsel or agents, against certain parts of the Clyne Navigation Bill, were presented, and read; and ordered to lie upon the Table.

Mr. Richard Walker reported from the Committee on the Bill from the Lords, intituled, An Act for naturalizing Bernard Michaelis; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and directed him to report the same, without any Amendment.—And the Bill was read the third time.

Resolved, That the Bill do pass. Ordered, That Mr. Walker do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

A Petition of Inhabitants of Henfield;—and, Steyning, Bramber and Beeding; praying that the London and Brighton Railway Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Occupiers of land in Hove, Preston and other places;—Electors of Brighton;—Inhabitants of Worthing;—Commissioners for paving the town of Brighton;—Owners and Occupiers of land in Cuckfield, Chatworth and Horsley;—Merchants, Traders and Inhabitants of Shoreham;—and, the London and Greenwich Railway Company; praying that they may be heard, by their counsel or agents, against the said Bill, were also presented, and read.

A Petition of John Carbonell, of Haling Park, Croydon, Esquire, praying that he may be heard; by himself, his counsel or agent, against certain parts of the said Bill, was also presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by himself, his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition. whom several Petitions against the said Bill were referred; That the Standing Orders relative to Inclosure Bills, had been complied with; and that they had heard counsel on behalf of the said Petitions, and in favour of the Bill; and that the Committee had examined the allegations of the Bill, and found the same to be true; and that the Parties concerned had given their consent to the Bill, to the satisfaction of the Committee (except that the owners of land assessed to the amount of £8. 1s. 3d. are dissentients to the Bill); and that the Committee had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to. Ordered, That the Bill, with the Amendments, be ingrossed.

The House proceeded to take into consideration Warmouth Docks Bill. the Report which, upon the 16th day of this instant March, was made from the Committee on the Warmouth Docks Bill, printed Copies of the Bill having been delivered at the door upon Friday last; and the Amendments were read, and agreed to. Ordered, That the Bill, with the Amendments, be ingrossed.

Mr. Brougham presented a Bill for enabling the "The Universal Life Assurance Company" to sue and be sued in the Name of the Actuary for the time being, of any one of the Directors of the said Company. And the same was read the first time; and ordered to be read a second time.

Sir Michael Shaw Stewart reported from the Committee on the Glasgow Water Bills, that the Standing Orders relative to Bills for supplying any City or Town with Water, had been complied with; and that the Committee had examined the Petition for the Glasgow Water Bill: And the same was read the first time; and ordered to be read a second time.

A Petition of Owners and Occupiers of property in Brede, Udine, Northam, and other parishes, praying that the Saint Leonard's and Sedlescomb Road Bill, may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Naven, praying that the Dublin and Drogheda Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Mr. Chatburn presented a Bill for the better Regulation of the Fund established for making Provision for the Widows of the Writers of His Majesty's Signet in Scotland: And the same was read the first time; and ordered to be read a second time.

A Petition of Inhabitants of Rotherham;—Owners and Occupiers of Coal Mines, Land-owners and Inhabitants of Greenbrogh and Rowmarsh;—and, the Chapter of Southwell; praying that the Sheffield and Rotherham Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Leatherhead, praying that the London and Brighton Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

The Liverpool Dock Bill was read a second time; and committed to Lord Viscount Sandon and the Lancaster List.

A Petition of the Company of Proprietors of the Navigation of the River Medway, praying that they may
may not pass into a law as it now stands, was present-
ated, and read; and referred to the Committee on the
Bill.

A Petition of Dugald Baillie, postmaster in Glasgow Bridge
Glasgow, praying that he may be heard, by his counsel or agent, against certain parts of the Glasgow
Bridge Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by
his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against
the said Petition.

An ingrossed Bill for building new Courts of Assize at
a Town; and, John Beauclerk, of Eaton Place, in the
Parish of St. George, Hanover-square, Esquire; and,
John Barber, of Greenock; praying the House to
secure to James Silk Buckingham, Esquire, full com-
pensation from the East India Company for the loss and damage sustained by him by the suppression
of the Calcutta Journal, were presented, and read; and
ordered to lie upon the Table.

A Petition of Licensed Victuallers of Bromsgrove; Spirit Licenses.

A Petition of Merchants, Traders and Inhabitants of Bristol; and, Merchants, Justices, Ship-owners and
Inhabitants of Greenwich; praying the House to secure to James Silk Buckingham, Esquire, full compen-
sation from the East India Company for the loss and damage sustained by him by the suppression of
the Calcutta Journal, were presented, and read; and
ordered to lie upon the Table.

A Petition of Working Men and others of Ply-
smouth;—Inhabitants of Duston and Footley:—
Hosie; —Wigan; and, Swinsea;—praying for the repeal of the Stamp Duty on Newspapers—
were presented, and read; and ordered to lie upon the Table.

A Petition of Friends and Promoters of the Arts Patents for
and Sciences, praying for reduction in the expense incurren-
t by taking out and defending Patents, was presented,
and read; and ordered to lie upon the Table.

A Petition of Magistrates, Clergy and Inhabitants Poor Laws
into Ireland, was presented, and read; and
ordered to lie upon the Table.

A Petition of Inhabitants, Owners and Occupiers Municipal
of land in the county of the city of Coventry, praying the
House to think fit; and counsel heard, in favour of the
Bill, against the said Petitions.

A Motion was made, and the Question was prop-
osed, That the Committee on the Petition for the
Bill be revived:—And the said Motion was, with
leave of the House, withdrawn.

Mr. Baines reported from the Committee on the
Petition for additional provision in the Leeds Bridge
Bill; That the Standing Orders relative to Bills for
building Bridges, had been complied with; and that the
Committee had examined the matter of the Petition.

Ordered, That it be an Instruction to the Com-
mittee on the said Bill, That they have Power to
make provision therein for making an additional
Approach to the said Bridge, by means of a Branch
Road commencing at Camp Hall, and ending at
a Warehouse in the occupation of George Goodman,
in Hunslet-lane, all in the Parish of Leeds.

A Petition of the Commissioners for paving Camden
town;—and, John Beaulcher, of Eaton Place, in the
Parish of St. George, Hanover-square, Esquire;
praying that they may be heard, by their counsel or
agents, against certain parts of the London Grand
Junction Railway Bill,—were presented, and read.

And the said Petitions were ordered to be referred
to the Committee on the Bill; and the Petitioners
heard, by their counsel or agents, upon their Peti-
tions, if they think fit; and counsel heard, in favour of
the Bill, against the said Petitions.

Mr. Holkham presented a Bill to amend the
Acts for making a Railway from Dundee to Newtyle,
in the County of Forfar:—And the same was read
the first time; and ordered to be read a second time.

A Petition of Inhabitants of Dougl and its vicinity;
—and, Merchants, Dealers, Traders and Inhabitants
of Renfrew; and its vicinity;—praying that they may
be heard, by their counsel or agents, against the
London and Dover Railway Bill,—were presented,
and read; and ordered to lie upon the Table.

A Petition of Gentry, Merchants, Bankers, Farmers,
Graziers, Traders and other Inhabitants of Kettering,
praying that the Midland Counties Railway Bill

A Petition of the Incorporation of Waniters of Heriot's
Hospital Bill.
in the United Kingdom, for the year ended 5th January 1836:—Of the Number of Gallons of Proof Spirits (distinguishing the sorts) on which Duty was paid for Home Consumption, in each of the three Kingdoms, with the Rate per Gallon, and Amount thereof, in each Kingdom, also, the Total of Gallons and Duty in the United Kingdom, for the year ending 5th January 1836:—Shewing, under separate Heads, the Number of Gallons of Proof Spirits (distinguishing the materials from which made) imported into each Kingdom from each of the others respectively, and including, in the cases of England and Scotland, those conveyed either by Land or Sea; stating also, the rate of Duty per Gallon, and the Total Amount thereof in each Kingdom, and what portion of such Duty was paid on removal of the Spirits from Bond, and what after their arrival at the place of destination, for the year ending 5th January 1836:—Of the Total Number of Gallons of Proof Spirits permitted out from Distillers' Stocks, in England, and Total Number of Proof Gallons of British Brandy and Spirits of Wine permitted out from Distillers' Stocks on which Duty was paid for Home Consumption, in each Kingdom, for the year ending 5th January 1836; and of the Spirits remaining in the hands of English Distillers on 5th January 1836:—Shewing the Total Number of Proof Gallons decreased in the Stocks of Distillers in England, for two years, ending 5th October 1834 and 10th October 1835:—Of the Total Number of Proof Gallons of Rum, Brandy, Geneva, and all other Foreign Spirits, that paid Duty in each Kingdom, from 5th January 1835 to 5th January 1836; rate of Duty on each per Imperial Gallon, and Amount thereof; Total Number of Gallons of each kind, and Total Duty THEREON, in the whole United Kingdom; and Total Number of Gallons of all kinds, and Total Duty THEREON, for the United Kingdom; showing the Total Number of Gallons of Proof Spirits of all kinds that paid Duty, and Total Duty THEREON, in each Kingdom, and Total Number of Gallons, and Total Duty THEREON, in the whole United Kingdom, from 5th January 1835 to 5th January 1836.

Lord's Day.

A Petition of Keepers of Inns, Public-houses and Beer Shops in Bolsover, praying that Taverns, Public-houses and Beer Shops may be closed during the whole of the Lord's Day, was presented, and read; and ordered to lie upon the Table.

Tithes' Commutation Bill.

A Petition of Land-owners, being Members of the Committee of the Central Tithe Association, praying that no further proceedings be had on the Tithes Commutation Bill until after the Easter Recess, was presented, and read; and ordered to lie upon the Table.

Attornies' Certificates.

A Petition of the Chamber of Commerce and Manufacturers of Greenock; and, Procurators before the Courts of the county of Elgin; praying for the repeal of the Duty on Attornies' Certificates—were presented, and read; and ordered to lie upon the Table.

Salmon' Fisheries (Scotland) Bill.

A Petition of the Provost, Magistrates and Town Council, and other Inhabitants of Banff; and, Tacksmen of Salmon Fishings in the River Dee; praying that the Salmon Fisheries (Scotland) Bill may not pass into a law—were presented, and read; and ordered to lie upon the Table.

Statute Labour (Scotland).

A Petition of Heritors, Householders, and other Inhabitants of the royal burgh of Banff, complaining of the partial, unjust and oppressive state of the law relating to Statute Labour in Scotland, and praying the House to repeal the existing law, and empower the Magistrates and Town Councils to levy and allocate the conversion funds annually collected from the Inhabitants, was presented, and read; and referred to the Select Committee on Statute Labour (Scotland).

Prisons.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return from every Market Town, or other Place not Corporate, in England and Wales, of the nature of the Place of Confinement within such Town for Persons apprehended for Felony, or by Warrant of a Justice of the Peace, previously to their Discharge, or to their Commitment for Trial or Punishment.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

A Petition of Owners of Flies residing in South- Fly Drivers. th- Drivers, compton, praying for the repeal of the Tax on their Drivers, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the old Friendly Benefit Society established in Southampton, praying the House to amend the law relating to Friendly Societies, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Birmingham, praying Negro Appren- tion for the abolition of the system of Negro Apprenticeship in the British Colonies, was presented, and read; and ordered to lie upon the Table.

A Petition of Tenants of Colonel Henry Bruen, Carlow county resident in the county of Carlow, was presented, and read; setting forth, That the Petitioners are informed, and believe, that a Petition on behalf of Nicholas A. Vigors, Esquire, containing certain allegations against the character of Colonel Bruen as a landlord, has been presented to the House; that the Petitioners are the tenants and neighbours of Colonel Bruen during many years, and having a perfect knowledge of all the official acts, both as a landlord and a resident country gentleman, they respectfully but earnestly state that the charges set forth in the said Petition of N. A. Vigors, Esquire, are unfounded, and they express their deep regret that charges so groundless and unwarrantable could be set before the House so indirectly by the said N. A. Vigors, calculated to hold forth an amiable and indulgent landlord to the indignation of the lower classes of society, who are necessarily unacquainted with the truth or fallacy of the allegations in the said Petition; that the Petitioners take this public opportunity of testifying before the assembled Representatives of the Nation, their deep gratitude to Colonel Bruen, not only as an indulgent landlord, but as a gentleman, whose charities for years have been unbounded; that the Petitioners feel themselves called upon to state to the House, that Colonel Bruen never exerts his authority to eject his tenants, unless where large arrears accumulate from negligence and want of industry, and even then his humanity is equally conspicuous as his indulgence, for he permits them to remove their stock and the produce of their farms, forgiving rent and arrears, and in many cases has granted annuities for life to persons ejected under such circumstances: that the Petitioners believe the list of grievances set forth in the Petition of N. A. Vigors to be wholly unfounded; one solitary instance they respectfully hope will suffice to show the general character of the charges of the said Petitioner; Colonel Bruen obtains the credit of ejecting from the lands of Ballytarsna, nineteen families, consisting of 104 individuals, including twenty-one widows and orphans; now the facts that should have been stated to the House are, that a Mr. Mills is the intermediate landlord of the said property, being only the head landlord, and not a gentleman, whose charities for years have been unbounded; that the Petitioners feel themselves called upon to state to the House, that Colonel Bruen never exerts his authority to eject his tenants, unless where large arrears accumulate from negligence and want of industry, and even then his humanity is equally conspicuous as his indulgence, for he permits them to remove their stock and the produce of their farms, forgiving rent and arrears, and in many cases has granted annuities for life to persons ejected under such circumstances: that the Petitioners believe the list of grievances set forth in the Petition of N. A. Vigors to be wholly unfounded; one solitary instance they respectfully hope will suffice to show the general character of the charges of the said Petitioner; Colonel Bruen obtains the credit of ejecting from the lands of Ballytarsna, nineteen families, consisting of 104 individuals, including twenty-one widows and orphans; now the facts that should have been stated to the House are, that a Mr. Mills is the intermediate landlord of the said property, being only the head landlord, and paid only a nominal rent by Mr. Mills; that the Petitioners having stated this fairly and honestly their opinions on this extraordinary case, leave with confidence the consideration of the matter.
23d Martii. A. 1836.

to the House, satisfied that such measures will be adopted in vindication of Colonel Bruen's character as the House shall deem wise and expedient; that the Petitioners submit to the House that such accusations were put forward by the said N. A. Vigors in order to impress the House with the idea that Colonel Bruen had used intimidation towards his tenantry to induce them to support him as candidate for the said county of Carlow, which the Petitioners fully prepared to contradict before a Committee of the House; that the Petitioners further beg to state that gross intimidation has been used in numerous instances at and previous to each Election since the
year 1831, when Sir John M. Doyle and Mr. Blackney were returned, in order to prevent the tenantry of Colonel Bruen and Mr. Keroguagh from supporting them, which they were most anxious to do; and praying the House to afford an opportunity of fully investigating all matters relating thereto before a Committee of the House.

A Petition of John Alexander, of Milford, in the county of Carlow, was also presented, and read; setting forth, That the Petitioner has read with great astonishment in the public papers a Petition presented by the honourable Member for Greenock, accusing the Petitioner of having used harassing and ruinous measures wantonly as a landlord towards his tenants, and committed acts meting the reprehension of the country at large; that the Petitioner humbly but earnestly prays for public inquiry into the particulars of these statements, as he is anxious of having an opportunity of refuting such calumnies against his character; at the present moment the Petitioner, unwilling to intrude on the House, except as far as necessary for the vindication of his character, humbly declines entering into any detail, further than to state, in reply to that part of the Petition which accuses the Petitioner of having ruined his tenantry by vexatious modes of litigation, that he was forced to recover by legal proceedings the tithe for which he had become liable under Lord Stanley's Bill, and which his tenantry had declared three several times most positively that they never would pay, although not demanded by the Petitioner, until up to four months from the day it became due; the amount of the costs in each case, which the said James Hawes was served; and this case returned by the Petitioner's Law Agent was attacked arrears of rent under the circumstances just stated, but to whom receipts in full were not given, expenses attendant upon a writ of ejectment with false statements which the said James Hawes was served; and this case returned by the Petitioner's Law Agent was under Colonel Bruen, a Member of the House, obtained an abatement in the amount of rent when the circumstances of the times rendered him, as well as most other tenants in the county, unable to pay the very high rents reserved in their leases, which leases were granted them about the year 1827, and are double his present price; that, previous to the County Election in June last, the tenants who contrived arrears of rent under the circumstances just stated, but to whom receipts in full were not given, received instructions conveyed to them in the most guarded manner, that no demand for such arrears would be made if they supported Tory Candidates; if they acted otherwise, all arrears, it was hinted, to the last penny, would be most rigorously demanded; that James Hawes went to the hustings, under these apprehensions, to poll for his landlord, Colonel Henry Bruen, but fearing the displeasure of Heaven, when the Gospels were put into his hands, refused to take the bribery oath, and being thus unable, without incurring the guilt of perjury, to support his landlord, he left the polling booth without voting at all; that for thus hesitating to do which he conscientiously believed would stamp him with the crime of perjury before his Creator, and destroy for ever his peace of mind, he has been persecuted; old arrears, incurred in consequence of the one Petitioner, according to law, in the price of agricultural produce, not through any fault or negligence of the tenant, have been in one round sum exacted, together with law expenses attendant upon a writ of ejectment with which the said James Hawes was served; and this honest, industrious and conscientious man, under a very high rent, will scarcely enable him to escape ruin; and the Petitioners now, to the House, either by himself or agents, the truth of this and other cases of grievous oppression which the Electors, and their connexions in that county, have so long and so patiently endured; and if it be clearly established, of which the Petitioner cannot entertain the slightest doubt, that the people have been persecuted on political and religious grounds, he prays the House to grant them that relief which they confidently hope for from the justice, wisdom and humanity of the House.

And the said Petitions were ordered to lie upon the Table; and be printed.

A Petition of Operative Weavers of Kilsyth, containing a complaint for the relief of distress, arising from want of employment. It is stated, and prayed for by such as are in labour, to secure to themselves a fair remuneration for their labour, was presented, and read; and ordered to lie upon the Table.
A Petition of Proprietors, Freeholders, Occupiers and Landholders of Drogheda, praying that property of every description may be assessed to the Grand Jury Taxation of Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Swords, praying that the Municipal Corporations (Ireland) Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Ordered, That this House be called over upon Thursday, the 21st day of April next.

Ordered, That such Members as shall not then attend, be sent for, in custody of the Serjeant-at-Arms attending this House.

A Petition of the Trustees of the British Museum being offered to be presented; Mr. Chanceller of the Exchequer, by His Majesty's command, acquainted the House, that His Majesty, having been informed of the contents of the said Petition, recommends it to the consideration of the House.

Then the said Petition was read; setting forth, That the only funds belonging to the Petitioners, for the support of the British Museum, consist of 30,000l. 3 per cent. Reduced Bank Annuities, the annual dividends whereof amount to 900l, and also of a bequest of the late Earl of Bridgewater, consisting of 1,992l. 15s. 7d., in the 3 per cent. consolidated Annuities, and of a small estate in land, valued at about 25l. per annum; that the Establishment is necessarily attended with an expense far beyond the annual produce of the above-mentioned sums, and the Trust cannot, with benefit to the Public, be carried on without the aid of Parliament; and praying the House to grant them such further support towards enabling them to carry on the execution of the trust reposed in them by Parliament, for the general benefit of learning and useful knowledge as to the House shall seem meet.

Ordered, That the said Petition do lie upon the Table.

A Petition of Holders of Debentures, commonly called Pipe-water Debentures, issued by the Corporation of the city of Dublin, praying that a Clause may be inserted in the Municipal Corporations (Ireland) Bill, declaring the said Debentures valid and effectual securities in like manner as all preceding securities of the same nature, was presented, and read; and ordered to lie upon the Table.

The Order of the day being read, for the second reading of the Salmon Fisheries (Scotland) Bill; Ordered, That the said Bill be discharged.

Ordered, That the Bill be withdrawn.

The Order of the day being read, for the second reading of the Salmon Fisheries (Scotland) Bill; Ordered, That the said Bill be read a second time; and committed to a Committee of the whole House, for Wednesday next.

The Election Expenses Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Wednesday next.

The Roman Catholic Marriages (Ireland) Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Wednesday next.

The Civil Bill Courts (Ireland) Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Friday next.

The Order of the day being read, for the Com- Supply, Committee; Resolved, That this House will, upon Friday next, resolve itself into the said Committee.

The Order of the day being read, for the Com- Ways and Means; Resolved, That this House will, upon Friday next, resolve itself into the said Committee.

The Order of the day being read, for the Com- Pensions Duties Bill; Resolved, That this House will, upon Friday next, resolve itself into the said Committee.

The ingrossed Bill to indemnify such Persons in Indemnity Bill, the united Kingdom as have omitted to qualify themselves for Offices and Employments, and for extending the Time limited for those purposes respectively; to permit such Persons in Great Britain as have omitted to make and file Affidavits of the execution of Indentures of Clerks to Attorneys and Solicitors, to make and file the same; and to allow Persons to make and file such Affidavits, although the Persons whom they served shall have neglected to take out their annual Certificates, was, according to Order, read the third time.

Resolved, That the Bill do pass: And that the Title be, An Act to indemnify such Persons in the United Kingdom as have omitted to qualify themselves for Offices and Employments, and for extending the Time limited for those purposes respectively until the Twenty-fifth day of March One thousand eight hundred and nineteen.
eight hundred and thirty-seven, to permit such Persons in Great Britain as have omitted to make and file Affidavits of the execution of Indentures of Clerks to Attorneys and Solicitors, to make and file the same on or before the First day of Hilary Term, One thousand eight hundred and Thirty-seven, and to allow Persons to make and file such Affidavits, although the Persons whom they served have neglected like out their Annual Certificates.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The ingrossed Bill to explain and amend an Act to provide for the Regulation of Municipal Corporations in England and Wales, was, according to Order, read the third time; and an ingrossed Clause was added to the Bill, by way of rider.

Ordered, That the Bill do pass.

The Order of the day being read, for the second reading of the Registration of Votes (Ireland) Bill; Ordered, That the Bill be read a second time upon Friday next.

The ingrossed Bill to consolidate and amend the Laws relating to the Constabulary Force in Ireland, was, according to Order, read the third time.

An ingrossed Clause was offered to be added to the Bill, by way of rider, That Judges of Assize may disallow items in Accounts objected to.—And the said Clause was brought up, and read the first time.

And a Motion being made, and the Question being put, That the said Clause be now read a second time;—The House divided:

The Yeas to the new Lobby:

The Noes to the old Lobby.

 Tellers for the Yeas, Mr. Baring, Mr. Vernon Smith.
 Tellers for the Noes, Lord Dunfey.

So it passed in the Negative.

Ordered, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.
Three Petitions of Owners and Occupiers of land in West Kent, praying for a final commutation of Tithe, were presented, and read; and ordered to lie upon the Table.

A Petition of Protestant Dissenters, and other inhabitants of Tunbridge, praying for the redress of the grievances affecting dissenters from the Established Church, were presented, and read; and ordered to lie upon the Table.

Ordered, That the Account relative to the Four-and-a-Half per Cent. Duties, which was presented upon Friday last, be printed.

Ordered, That the Thirteenth Report of the Inspectors General of Prisons in Ireland, which was presented yesterday, be printed.

Ordered, That an Abstract of the Accounts of Grand Jury Presentments (Ireland), which were presented yesterday, be printed.

Ordered, That the Return relative to Registration of Deeds (Ireland), which was presented yesterday, be printed.

Ordered, That there be laid before this House, Accounts and distinguishing the Quantities of Coal, Clink and Cinders shipped at the different Ports of the United Kingdom in the year 1835; distinguishing the Quantity shipped at each of the said Ports, as compared with the year 1834, of the Quantities and Declared Value of Coals, Clink and Cinders exported from the United Kingdom in the year 1835; distinguishing the Countries to which the same were sent, and comparing the same with the year 1844; also, distinguishing the Ports of the United Kingdom from which the same were shipped: of the Quantities of Small Coal and of Round or Large exported in the year 1835; distinguishing the Quantity of each sort, and the rate and amount of Duty received on each sort in the said year; and, of the Quantity of Coals brought Coastwise and by Inland Navigation into the Port of London, during the year 1835; comparing the same with the Quantities brought during the year 1834.

Ordered, That the Account relative to the Four-and-a-Half per Cent. Duties, which was presented yesterday, be printed.

Ordered, That the Report of the Ecclesiastical Commissioners for Ireland, which was presented yesterday, be printed.

A Petition of Owners of estates in the township Dun Navigation Canal and other trust property devised by the said Duke, considered it his duty, in compliance with the trusts and powers given to him exclusively by the late Most noble Francis Duke of Bridgewater, was presented, and read; taking notice of the Manchester and Salford Canal Bill; and setting forth, That the Petitioner having strong grounds for believing that such a Bill, if passed into a law, would not sanction any clauses in the Manchester and North Shields Railway Bill which may injure the Petitioner, and that the said Company of Proprietors of supplying the Inhabitants of North Shields, and the shipping resorting thereto, with fresh water, was presented, and read; and ordered to lie upon the Table.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Owners of estates in the county of Lancaster, Esquire, one of the trustees and sole superintendent under the last will and testament of the late Most noble Francis Duke of Bridgewater, was presented, and read; taking notice of the Manchester and Salford Canal Bill; and setting forth, That the Petitioner having strong grounds for believing that such a Bill, if passed into a law, would not only not promote any public advantage, but that it would be highly injurious to the Canal and other trust property devised by the said Duke, considered it his duty, in compliance with the trusts and powers given to him exclusively by the will of the said Duke, as such superintendent for the time being, to oppose the said Bill; and for that purpose the Petitioner did, on the tenth day of March instant, present a Petition to the House against such Bill; that the Petitioner has been nformed that a Petition has been presented to the House by the Right honourable Most reverend Edward Harcourt, Lord Archbishop of York, and the Right honourable William Earl of Dering, two of the trustees of the said Duke of Bridgewater’s will, complaining.

Mr. Thomas Gladstone reported from the Com. Leicestershire and Cambridge Railway Bill, that the Committee had examined the matter of the Petition.

The Southampton Docks Bill was read a second time; and committed to Mr. Barlow Hoy and the Committee on the Bill.
complaining that the Petitioner's said Petition of the 10th day of March instant was presented to the House without their knowledge or sanction, and without their being consulted, and that no intimation thereto was given to Lord Francis Egerton, who is entitled to a life interest in the income arising from the trust property devised by the said Duke, and also complaining that the Petitioner's said Petition was presented after information had (as it is there alleged) been given him that certain negociations were pending between the promoters of the aforesaid Bill, and the said Lord Francis Egerton, with the approbation of the said Archbishop of York and the said Duke, that the Petitioner begs to state, that the will of the said Duke, after directing that his Lancashire and other estates therein mentioned, including his said Canal, should be under the sole care, direction, management and control of the Petitioner, as the present superintendent, gives to the Petitioner exclusively, as sole superintendent, amongst other powers, an express power in the words following, namely, "to make such applications to Parliament concerning any Canal, or any other such canal as aforesaid, and any of the rights or powers annexed to the same, or any infringement or attempted infringement on my Canal, or any regulations concerning the same, as he shall deem expedient." The said will is also contained an express direction that the other trustees should concur in such acts as should be necessary or proper to enable the superintendent to exercise the powers and authorities thereby given him, and that such trustees should not have any power or control over the said Canal as aforesaid, or annexed to the same, or any infringement or attempted infringement on my Canal, or any regulations concerning the same, as he shall deem expedient. The said will is also contained an express direction that the other trustees should concur in such acts as should be necessary or proper to enable the superintendent to exercise the powers and authorities thereby given him, and that such trustees should not have any power or control over the said Canal as aforesaid, or annexed to the same, or any infringement or attempted infringement on my Canal, or any regulations concerning the same, as he shall deem expedient. The said will is also contained an express direction that the other trustees should concur in such acts as should be necessary or proper to enable the superintendent to exercise the powers and authorities thereby given him, and that such trustees should not have any power or control over the said Canal as aforesaid, or annexed to the same, or any infringement or attempted infringement on my Canal, or any regulations concerning the same, as he shall deem expedient.

The House was moved, That the Report in respect Wakefield of the Petition for the Wakefield Water Bill, which, Water, upon the 3d day of this instant March, was made from the Select Committee on Standing Orders relative to Private Bills, might be read; and the same

Ordered, That the said Petition be referred to the Committee on the Bill.

The House was moved, That the Report in respect Wakefield of the Petition for the Wakefield Water Bill, which, Water, upon the 3d day of this instant March, was made from the Select Committee on Standing Orders relative to Private Bills, might be read; and the same

Ordered, That the said Petition be referred to the Committee on the Bill.

Sir William Molesworth reported from the Commit-tee on the Petition for the Tremoutha Harbour and Harbour Railway Bill; That the Standing Orders relative to Harbour Bills, have been complied with, but that the Standing Orders relative to Railway Bills, have not been complied with, inasmuch as the Map or Plan of the Railway was not deposited with the Clerk of the Peace for the county of Cornwall until after the 30th day of November last; but it appeared to the Committee, that although the notices for the Harbour and Railway were duly published before the end of the month of November last, the Parties were unavoidably prevented from lodging the Map or Plan with the Clerk of the Peace until the 4th day of January next, in consequence of a delay occasioned by a protracted negotiation with Lord Rolle, the proprietor of the land on which the Harbour is to be made, and also of part of the land over which the Railway was intended to be carried, and without whose previous approval the survey could not be carried on; that such necessary approbation was not finally given until near the end of the month of November, and that thereafter the survey of the line of Railway was immediately carried on until completed, and that the Map or Plan was lodged on the day aforesaid, being the day before the last Epiphany Quarter Sessions;
A Petition of Henry Streatfield, of Chiddinystone, in the county of Kent, Esquire, praying that he may be heard, by his counsel or agent, against certain parts of the London and Dover Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Motion being made, and the Question being proposed, That the ingrossed Bill for dividing, allotting and inclosing all the Commons, Moors and commonable and waste Lands in the Township of Tadmorend and Walsden, in the Parish of Rochdale, in the County Palatine of Lancaster, be now read the third time;

The Amendments following were proposed to be made to the Question; viz.: To leave out the words "now," and at the end of the Question to add the words "upon this day six months."

And the Question being put, That the word "now" stand part of the Question;

The House divided;

The Yeas to the new Lobby;

The Noes to the old Lobby;

Tellers for the Yeas, Mr. Bootle Wilbraham; Mr. Wilson Patten; 38;

Tellers for the Noes, Mr. Aglionby; Mr. Brotherton; 77.

So it passed in the Negative.

And the Question being put, That the words "upon this day six months" be added at the end of the Question: it was resolved in the Affirmative.

Then the main Question, so amended, being put;

Ordered, That the Bill be read the third time upon this day six months.

Mr. Hall reported from the Committee on the Petition for the Newport (Monmouth) Harbour Bill;

That the Standing Orders relative to Bills for making Harbours, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for regulating, preserving and improving the Port or Harbour of Newport, in the County of Monmouth; And that Mr. Hall and Lord Granville Somerset do prepare, and bring it in.

Mr. John Parker presented a Bill for repairing and improving the Road from Wakefield to Sheffield, in the County of York: And the same was read the first time; and ordered to be read a second time.

Sir Richard Vyvyan reported from the Committee on the Petition for the Bristol Damages Compensation Bill; That the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill to enable the Mayor, Aldermen and Burgesses of the Borough of Bristol to raise a Sum of Money towards Vol. 91.

Sir Richard Vyvyan reported from the Committee on the Bristol and Clifton Gas Bill; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

A Petition of Merchants, Manufacturers and Inhabitants of Sheffield and its neighbourhood, praying that the Sheffield and Rotherham Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Benjamin Keene, of Westoe, in the Great Northern county of Cambridge, and Charles Street, Berkleysquare, in the county of Middlesex, Esquire, taking notice of the Bill for leave to bring in a Bill for the Great Northern Railway, and praying that provision may be inserted therein to protect and compensate the proprietors of estates and land through which the Railway is to pass, and that he may be heard, by his counsel or agent, against certain parts of the said Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of estates, lands and grounds, and Persons otherwise interested, praying that such Bill may pass into a law, was also presented, and read; and ordered to lie upon the Table.

Ordered, That the Evidence taken before the Committee on the Trinity (North Leith) Harbours and Docks Bill; also, the Evidence taken before the Select Committee on Leith and Newhaven Harbours and Docks Bill, be referred to is proposed to be carried, was presented, and read; taking notice of the Bill for the Trinity (North Leith) Harbours and Docks Bill.

A Petition of James Mooney, Margaret Reid, and Elizabeth Duffey, and of owners and occupiers of property through which the Railway is to pass, praying that the said Petition be referred to is proposed to be carried, was presented, and read; taking notice of the Dublin and Drogheda Railway Bill; and setting forth, That the said measure, if executed in the manner contemplated by the said Bill, will most seriously affect the interests of the Petitioners, and they therefore strongly object to the passing of such Bill; that the Petitioners beg leave to represent, that the Standing Orders of the House have not been complied with by the applicants for the said Bill, inasmuch as it appears, upon inspection of the Plans, Sections and Books of Reference deposited with the respective Clerks of the Peace for the county of Dublin, and in the county of Meath, and for the county of the city of Dublin, and in the Private Bill Office, that such Plans do not, in many instances, describe the line or course of the said intended Railway, nor the lands in and through which the same is intended to be carried; such Sections do not describe the levels, and such Books of Reference do not correctly show what parties the lands proposed to be taken belong, nor by whom the same respectively are occupied, and that the Plans, Sections and Books of Reference so deposited with the said Clerks of the Peace differ materially from each other in many instances; that upon inspection of the documents deposited in the Private Bill Office, it appears, upon the face of such documents themselves, that the Plan, Section and Book of Reference there depo-
sited are not duplicates of the Plans, Sections or Books of Reference so deposited with the said Clerks of the Peace for the county of Dublin, the county of the city of Dublin, the county of Meath, and the county of the town of Drogheda respectively, and that incorrect descriptions are given in all the said Books of Reference of the ownership and occupance which are described upon the said Plans; that it is also manifest, upon the face of the documents themselves, that the names of many of the owners and occupiers of property do not appear in the Lists of the Owners and Occupiers deposited in the Private Bill Office, and that several parties who are owners and occupiers of property proposed to be taken for the purposes of the said Railway, have not been applied to previously to presenting the Petition for the Bill; that proper and sufficient notice of the applicants' intention of applying for the said Bill was not given to the Petitioners, nor to the several owners and occupiers of land through which the proposed line of Railway is intended to pass; that the List of Shareholders and Subscribers to the said Undertaking, as lodged in the Private Bill Office, is incorrect, and that many persons whose names are set forth therein never did become shareholders or subscribers to the said Undertaking; that in the Book or List of Owners and Occupiers of lands over which the said Railway is proposed to be carried, many are set down as assenting Parties thereto who never did assent, but, on the contrary, are much opposed to said line of Railway; that in several other instances the Standing Orders of the House have not been complied with; and praying that they may be heard, by themselves, their agents and witnesses, against the said Bill, or that they may have such other relief in the premises as to the House may seem meet.

Ordered, That the said Petition do lie upon the Table.

The Henley Bridge Bill, was read a second time; and committed to Lord Norreys and the Oxford List.

Mr. Wilson Patten reported from the Committee on the Bolton and Leigh Railway Bill; that the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had inquired into the several matters required by the late William Lowndes Stone, late of Brightwell, Chester-square, in the county of Middlesex, widow of the late William Lowndes Stone, late of Brightwell, in the county of Oxford, Esquire, and lady of the manor of Morden, in the county of Surrey, being also Proprietor of an estate and property at Morden aforesaid, through which the intended line of Railway was hereafter mention to pass, praying that she may be heard, by her counsel or agent, against certain parts of the London and Brighton Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by her counsel or agent, upon her Petition, if she think fit; and counsel heard, in favour of the Bill, against the said Petition.

The Lord Advocate presented a Bill for amending Leith Harbour and Docks (Stephenson's Railway Bill, (No. 1.) Bill.

A Motion was made, and the Question being put, That the Revenue is chiefly levied on articles of necessary consumption, by which the burdens of the People are enormously increased, and their comforts diminished, without any corresponding benefit to the State, the Trader and Retail Dealer being obliged to charge a profit both on the Duty and the Prime Cost; it passed in the Negative.

A Motion was made, and the Question being put, That the Excise Laws and Regulations interfere most injuriously and oppressively with various branches of Trade and Manufactures, with the employment of Capital and Labour at Home, and with the freedom and extension of Foreign Commerce, and that they greatly raise the cost of subsistence on the Labouring Classes of the Community; it passed in the Negative.

A Motion was made, and the Question being put, That the Public Income is raised by Taxes imposed on the Country, during the exigencies of War, or under circumstances so applicable to the present state of the Country, that a revision of our Financial System would be highly beneficial to the Nation at large; it passed in the Negative.

A Motion, and the Question being put, That the Revenue is chiefly levied on articles of necessary consumption, by which the burdens of the People are enormously increased, and their comforts diminished, without any corresponding benefit to the State, the Trader and Retail Dealer being obliged to charge a profit both on the Duty and the Prime Cost; it passed in the Negative.

A Motion was made, and the Question being put, That the Excise Laws and Regulations interfere most injuriously and oppressively with various branches of Trade and Manufactures, with the employment of Capital and Labour at Home, and with the freedom and extension of Foreign Commerce, and that they greatly raise the cost of subsistence on the Labouring Classes of the Community; it passed in the Negative.

A Motion was made, and the Question being put, That the unequal pressure of Taxation is increased by the levy of an uniform Duty of Customs, without reference to the value of various articles of the same denomination; it passed in the Negative.

A Motion was made, and the Question being put, That the Stamp, Legacy and Probate Duties are most unjust and partial in their operation on Transfers, Obligations, Securities and other Instruments of small value, compared with those of larger amount; and that a considerable portion of the wealth of the Nation is altogether exempt from the Legacy and Probate Duty charged upon other descriptions of property; it passed in the Negative.

A Motion was made, and the Question being put, That by so impolitic and complicated a state of Finance, the cost of collecting the Public Revenue is greatly enhanced, and the burthens of the People further augmented; it passed in the Negative.

A Motion was made, and the Question being put, That the return to a Gold Standard in 1819, followed by the suppression of Small Notes in England and Wales, has materially changed the relative condition of the productive classes, and of those who possess the wealth and capital of the Nation; it passed in the Negative.

A Motion
A Motion was made, and the Question being put, That for these reasons it is the bounden duty of this House, not only to repeal and reduce Taxation to as great an extent as may be compatible with the maintenance of national credit and the necessary demands of the public service; but also, closely to investigate the whole state of our Finance, with the view to such judicious alterations as may relieve the labour and industry of the Country, and comprehend within the range of contribution to the Public Service all property protected by the State without distinction or exception; so that the pressure of Taxation may be lightened by a more just and equal distribution of the public burthens amongst all classes of His Majesty's Subjects; it passed in the Negative.

Ordered, That the leave be given to bring in a Bill to remove Difficulties which may arise from the confusion between Calendar and Lunar Months, in the computation of Time, and to remedy certain Grievances which have already been occasioned thereby: And that Mr. Pympe and Mr. Aglionby do prepare, and bring it in.

Ordered, That leave be given to bring in a Bill to alter, amend and make effectual so much of the said Act as relates to the Powers given to Heirs of Entail in possession in Scotland, to barthurn their Estates for the purpose of making Turnpike Roads; And that Mr. Chalmers and Sir Andrew Leith Hay do prepare, and bring it in.

Ordered, That leave be given to bring in a Bill to revive and continue in force, until the First day of August, the Act 4 and 5 Will. 4. c. 43, for amending and making more effectual the Laws concerning Turnpike Roads in Scotland, might be read; and the same being read:

Ordered, That the House was moved, That the Act 1 and 2 Will. A. c. 43, for amending and making more effectual the Laws concerning Turnpike Roads in Scotland, might be read; and the same being read:

Ordered, That the House be dissolved, and another House be forthwith chosen and summoned to meet at Westminster on the Fourth day of July next, at the Hour of Nine in the Morning.

Ordered, That leave be given to bring in a Bill to alter, amend and make effectual so much of the said Act as relates to the Powers given to Heirs of Entail in possession in Scotland, to barthurn their Estates for the purpose of making Turnpike Roads; And that Mr. Chalmers and Sir Andrew Leith Hay do prepare, and bring it in.

Ordered, That leave be given to bring in a Bill to revive and continue in force, until the First day of August, the Act 4 and 5 Will. 4. c. 43, for amending and making more effectual the Laws concerning Turnpike Roads in Scotland, might be read; and the same being read:

Ordered, That leave be given to bring in a Bill to alter, amend and make effectual so much of the said Act as relates to the Powers given to Heirs of Entail in possession in Scotland, to barthurn their Estates for the purpose of making Turnpike Roads; And that Mr. Chalmers and Sir Andrew Leith Hay do prepare, and bring it in.

Ordered, That the said Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, Returns, in detail, of the Amount expended in the year 1835, for the Establishment and Contingent Expenses of His Majesty's Mint; stating the Names of the several Officers on the Establishment, their length of Service, and the Amount of Salaries and Emoluments received by each, and whether appointed by Warrant or otherwise; also, whether they have a House or Apartment supplied them; and specifying also, the Contingent Expenses, under the several Heads of Artificers, Wages, Labourers, Coals, Furnaces, &c.; so as to exhibit the entire charge to the Public for that year, under the several Heads, for that Department:—Of the Number and Description of Prosecutions by order of His Majesty's Mint in the last fifteen years, to 1835 inclusive, stating the actual Amount expended therefor, and showing the charge to the Public for each Prosecution; also, the Number of Counsel employed in each Prosecution, and the Amount of Law Expenses: also, the Amount of fixed Salary paid to the Solicitor to the Mint, and to every other Person on the Establishment:—Of the Number of Private Assays made at The King's Assay Office in the Mint, in each of the last fifteen years, in Gold and Silver; stating the Rates of Charge made for each Assay in Gold and Silver to the Private Merchant or Bank, the Amount received for these Assays, and in what manner the same was appropriated; with Copies of the Rules or Regulations of that Office for the Charges made for these Assays, in each of the same fifteen years.

Ordered, That the said Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, Returns of the Amount paid for the Lease of Premises lately occupied by the Store Department of the Ordnance in Tooley-street, when paid, and the length of the Lease; of all Monies expended from time to time in the enlargement of the Premises, and in the adaptation of them to the purposes of the Public Business; and of the Date when the Lease was sold, and the Amount for which it was sold:—of the Expense that was estimated for the adaptation of Premises in the Tower, for the execution of the Duties of the Store Department, on the disposal of the Premises in Tooley-street; of the actual Expense that has been incurred, and of the computed Expense that yet remains to be defrayed to complete these Works:—Statement of the Number of Store-houses at Woolwich, and whether they are capable of holding the whole, or what part of the Stores now in the Tower:—Returns of the several kinds and Quantities of Stores removed from Tooley-street to the Tower; distinguishing old from new, and the circumstances when the new were bought, and the cost of them; also, of the kinds and Quantities of Stores removed from Woolwich to the Tower, and from the Tower to Woolwich, since the Tooley-street Premises were given up:—Of the Quantities of all the other Stores that...
Mr. Baring presented a Bill to enable Persons to make Deposits of Stock or Exchequer Bills, in lieu of giving Security by Bond to the Postmaster General, and Commissioners of Customs, Excise, Stamps, and Taxes: And the same was read the first time; and ordered to be read a second time upon Monday next; and to be printed.

Mr. Baiues presented a Bill for the Relief of Persons elected to Municipal Offices, and entertaining conscientious Objections to subscribe the Declaration provided and enjoined by an Act made in the ninth year of King George the Fourth, for repealing so much of another Acts as imposed the necessity for receiving the Sacrament of the Lord's Supper as a Qualification for certain Offices and Employments: And the same was read the first time; and ordered to be read a second time upon Tuesday next; and to be printed.

Captain Peckell presented a Bill for the better Regulation and Protection of the Fisheries on the Coast of England and Wales: And the same was read the first time; and ordered to be read a second time upon Wednesday, the 20th day of April next; and to be printed.

Sir Henry Parnell presented a Bill for further improving the Road between London and Holyhead: by Coventry, Birmingham and Shrewsbury: And the same was read the first time; and ordered to be read a second time upon Friday, the 15th day of April next; and to be printed.

Mr. Aglionby presented a Bill to remove difficulties which may arise from the confusion between Calendar and Lunar Months, in the Computation of Time, and to remedy certain Grievances which have already been occasioned thereby: And the same was read the first time; and ordered to be read a second time upon Wednesday, the 20th day of April next; and to be printed.

A Petition of Merchants, Steam-Boat Owners, Ship-owners, Manufacturers and Inhabitants of Greenock:—and, the Provost, Magistrates and Town Council of the Borough of Greenock: praying, that they may be heard, by their counsel, against certain parts of the Dublin Steam Packet Company Bill,—were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of Proprietors, Householders, Traders, and Inhabitants of Pinimco and its vicinity; praying, that the London Grand Junction Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Mr. Stewart Macnagge presented, pursuant to the directions of an Act of Parliament,—The Twenty-second Report of the Commissioners for the Repair of Roads and Bridges in the Highlands of Scotland.

Ordered, That the said Paper do lie upon the Table.

Mr. Baring presented a Bill to enable Persons to make Deposits of Stock or Exchequer Bills, in lieu of giving Security by Bond to the Postmaster General, and Commissioners of Customs, Excise, Stamps, and Taxes: And that Mr. Baring and Mr. Chanceller of the Exchequer, do prepare, and bring it in.

Ordered, That Mr. Villiers Stuart be discharged from any further attendance on the Select Committee on the Highland Roads (Ireland) Bill.

Ordered, That Mr. O'Connell be added to the Committee.

Revenue Departments Secretaries Bill.

No. 122.

Civil Offices Declaration No. 123.

No. 124.

No. 125.

No. 126.

No. 127.

No. 128.

No. 129.

No. 130.

No. 131.

No. 132.

Orders, That there be laid before this House, a Newspaper Return of the Stamp duty is to the several News papers in the City of Dublin, for the Quarters ending 4th April, 5th July, and 5th October 1835, and 5th January 1836, and from that day to 5th March 1836.

Sir George Grey presented, pursuant to an Act, addressed to His Majesty, for Copies or Extracts of any Dispatches or Documents respecting the measures adopted by His Majesty's Government since the Report of the Commissioners of Eastern Inquiry in 1828, on the subject of the Claims to freedom on Mauritius, copies or Extracts of any Correspondence between the Secretary of State and the Governors of the Mauritius on the state of the Registry of Slaves in the Mauritius, and on...
the subject of the general Protection of the labouring Population of that Colony.

Ordered, That the said Papers do lie upon the Table.

Lord Viscount Howick presented, pursuant to Orders,—Copies of all the Authorities under which the following Officers took the command of the King's Troops at Hothunders: Colonel John N. Smith, from 1809 to 1814; Major Arthur, from 1814 to 1815; the same as Lieutenant-Colonel, from 1815 to 1819; the same as Lieutenant-Colonel, from October 1819 to March 1820; the same as Colonel from March 1820 to April 1822; Major General Pye, from April 1822 to November 1823; Major-General Cadle, from November 1823 to 1829; Lieutenant-Colonel Macdonald, R. A. 1829; Lieutenant-Colonel Cockburn, 2d West India Regiment, from 1829 to August 1835.—Of any Authority under which Lieutenant-Colonel George Arthur held the command of the King's Troops at Van Diemen's Land, from the year 1823 to 1825.—Of Major-General Burke's Commission as Commander of the Forces in New South Wales.—Of any writing under the King's Sign Manual in 1820, relative to the removal of Lieutenant-Colonel Bradley from the Army.

And then the House adjourned till To-morrow.

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Veneris, 25° die Martii ;

Anno 6° Wilhelmi IV° Regis, 1836.

PRAYERS.

Mr. Romilly, from the Commissioners for establishing Regulations in the Offices of the House of Commons, was called in; and at the bar presented, pursuant to the directions of an Act of Parliament,—Certificate of the Commissioners appointed by an Act passed in the 52d year of the reign of his late Majesty King George the Third, intituled, “An Act to repeal an Act passed in the reign of his late Majesty King George the Third, in 1816, intitulated, “An Act to regulate and improve the Offices of the House of Commons, for the better regulating of the same, and for other purposes.” And then he withdrew.

Ordered, That the said Paper do lie upon the Table.

Mr. Crafer, from the Treasury, was called in; and at the bar presented, pursuant to the directions of several Acts of Parliament,—An Account of the Ordinary Revenues and Extraordinary Resources constituting the Public Income of the United Kingdom of Great Britain and Ireland, for the year ended 5th January 1836.

An Account of the Ordinary Revenues and Extraordinary Resources constituting the Public Income of Great Britain, for the year ending 5th January 1836.

An Account of the Ordinary Revenues and Extraordinary Resources constituting the Public Income of Ireland, for the year ending 5th January 1836.

An Account of the Total Income of the Revenue of Great Britain and Ireland in the year ended 5th January 1836, after deducting the Re-payments, Allowances, Discounts, Drawbacks and Bounties of the nature of Drawbacks; together with an Account of the Public Expenditure of the United Kingdom, exclusive of those paid to the reduction of the National Debt within the same period.

An Account of the Net Public Income of the United Kingdom of Great Britain and Ireland, in the year ended 5th January 1836, after allowing the Expenditure thereout defrayed by the several Revenue Departments; and of the actual Issues or Payments within the same period, exclusive of the Sums applied to the redemption of the Funded or paying off Unfunded Debt; and of the Advances and Re-payments for Local Works, &c.;—also, an Account of the Balances of Public Money remaining in the Exchequer on the 5th January 1835; the Amount of Money raised by the additions to the Funded or Unfunded Debt in the year ended 5th January 1836; the Money applied towards the Redemption of the Funded or paying off Unfunded Debt; the Total Amount of Advances and Re-payments on account of Local Works, &c., with the Difference accruing thereon, and the Balances in the Exchequer on 5th January 1836.

An Account of the Income of the Consolidated Fund arising in the United Kingdom, in the year ended 5th January 1836; and also of the actual Payments, on account of the Consolidated Fund, within the same period.

An Account of the Money applicable to the payment of the Consolidated Fund of the United Kingdom, in the year ended 5th January 1836, and of the several Charges which have become due thereon in the same year; including the Amount of Exchequer Bills charged upon the said Fund, at the commencement and at the termination of the year; with Appendices.

An Account of the actual Receipt and Expenditure National Debt, and of the Charge thereof, created in the year ended 5th January 1836; of the Debt, and Charge thereof, reduced in the course of that year; of the Total Amount of the Unredeemed Debt, and Charge thereof, as it stood on the 5th January 1836.

An Account of the state of the Public Funded Debt of Great Britain and Ireland, and the Charge thereupon, at the 5th January 1836, including the Debt and Charge created by the Loan of £15,000,000 raised in 1835; and also the Debt and Charge created on account of Barbadoes.

An Account of the Unfunded Debt of Great Britain and Ireland, and of the Demand paid, standing, on the 5th January 1836, distinguished under the following heads; viz. Exchequer Bills; Sums remaining unpaid, charged upon the Aids granted by Parliament; Advances out of the Consolidated Fund in Ireland, towards the Supplies, and Exchequer Bills to be issued on the Consolidated Fund; and distinguishing also such part of the Unfunded Debt and Demands as have been provided for by Parliament; together with an Account of the Ways and Means remaining in the Exchequer, or to be received, on the 5th January 1836, to defray such part of the Unfunded Debt, and Demands outstanding, as have been provided for; with Appendices.

An Account, showing how the Monies given for Disposition of the Service of the United Kingdom of Great Britain and Ireland, for the year 1835, have been disposed of, distinguished under their several heads, to the 5th day of January 1836.

Customs; Out-Ports, England, Scotland, Ire. Arrears and land.—Accounts of the Total Amount of Current Balances, and Arrears of Balances of the respective Collectors, on the 5th January 1836.

An Account of the Total Amount of the Arrears and Current Balances due, on the 5th January 1836, from the Officers of Excise in England and Unfunded Debt, on the 5th January 1774, as far as the same can be made up.

An Account of the Total Amount of the Arrears and Current Balances due, on the 5th January 1836, from the Officers of Excise in England and Unfunded Debt, on the 5th January 1774, as far as the same can be made up.
from the Officers of Excise in Scotland, from 5th January 1774, as far as the same can be made up.

Excise, Ireland—An Account of the Arrears and Current Balances due on 5th January 1836, from the Officers of Excise in Ireland, from 5th January 1774.

An Account of the Total Amount of Arrears due, on 5th January 1836, from Distributors of Stamps in Great Britain, who have died or gone out of office since 5th January 1800, so far as the same can be made up.

An Account of the Net Balances in the hands of the Distributors of Stamps in Great Britain, on the 10th October 1835 and 5th January 1836 respectively.

Stamps, Ireland—An Account of Arrears and Balances due from former and present Distributors, &c. of the Irish Stamp Department, on the 5th January 1836.

An Account of the Total Amount of the Arrears and Current Balances due, on the 5th January 1836, from the Receiving Officers of the Land and Assessed Taxes in Great Britain, from 5th January 1789, so far as the same can be made up.

Taxes, Ireland—An Account of deceased and dismissed Tax Collectors’ Balances on 5th January 1836.

Taxes, Ireland—An Account of a Balance due, by a deceased Revenue Collector, on account of Taxes, on the 5th January 1836.

An Account of Arrears due, from late Postmasters in England, on 5th January 1836; and, an Account of Irrecoverable Debts due, from late Postmasters in Scotland, on 5th January 1836. Also, An Account of Recoverable Debts due, from late Postmasters in Scotland, on 5th January 1836.

An Account of Balances and Arrears due from Deputy Postmasters and Agents in Great Britain and the Colonies; also, of Balances in the hands of the Receiver-General, in the years 1834 and 1835.

An Account of Arrears due by deceased, dismissed and resigned Deputy Postmasters and Letter-carriers in Ireland, on the 5th January 1836.

An Account of Balances and Arrears due, from Deputy Postmasters and others in the General Post Office, Ireland, in the years 1834 and 1835.

Auditors of the Land Revenue—An Account of the Total Amount of the Balances due, on the 5th January 1836, from the several Persons employed in receiving or collecting the Land Revenues in the Crown in England and Wales, Alderney, and the Isle of Man.

An Account of every Increase and Diminution which has taken place within the year 1835, in the Number of Persons employed, or in the Salaries, Emoluments, Allowances and Expenses in all Public Offices or Departments.

An Account of all Allowances or Compensations granted, as Retired Allowances or Supernumerations, in all Public Offices or Departments, which remained payable on the 1st January 1833; the Annual Amount which was granted in the course of the year 1835; and the Total Amount remaining payable on the 31st of December 1835.

King’s Road—Mr. Crefor also presented, pursuant to Orders,—Copies of Documents and Correspondence relative to the transfer of the Management of the King’s Road from Grosvenor Place to Fulham.

Mail Coaches—Return to an Order dated the 5th day of this instant March, for Copy of the Contracts, Agreements or modes adopted for supplying Mail Coaches with Lamps and Oil in Great Britain and Ireland; stating the degree of Quality and Price of the Lamps and Oil; and the Orders or Instructions given (if any) to Mail Guards as to the use of Lamps in moonlight; also, the Name and Residence of the party or parties who supplies the said Lamps and Oil; and whether he or they hold any Public Office, and if so, to state its nature and department.

An Account of the Number of Stamps issued to each Newspaper in Ireland respectively, from 1st January 1835 to 5th January 1836. And then he withdrew.

Ordered, That the said Accounts and Papers do lie upon the Table.

Mr. Soody, from the Audit Office, was called in; Audit Office. and at the bar presented, pursuant to the directions of several Acts of Parliament,—List of Officers and Departments whose Accounts are audited by the Commissioners for auditing the Public Accounts.

An Account of the Arrears and Balances due to and from all Public Accountants on the 5th of January 1836, which have been stated or declared, completed to the 5th of January 1836.

List of the Accounts depending in the Office of the Commissioners for auditing the Public Accounts, appointed under the authority of 46 Geo. 3, c. 141, and 1 and 2 Geo. 4, c. 121, which have not been audited, stated or declared, completed to the 29th February 1836:—And then he withdrew.

Ordered, That the said Accounts do lie upon the Table.

Mr. Ireton, Inspector-General of Imports and Trade and Exports, was called in; and at the bar presented, pursuant to the directions of an Act of Parliament,—Accounts of the Trade and Navigation of the United Kingdom for three years ending 5th January 1836:—And then he withdrew.

Ordered, That the said Accounts do lie upon the Table.

Mr. Finch reported from the Committee on the Bernhardt’s Petition for Bernhardt’s Discovery Bill; That the Discovery Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for incorporating a Company for carrying into effect the purposes of a Patent granted to Franz Anton Bernhardt, for warming, ventilating and lighting Buildings, and for other purposes: And that Mr. Finch and Mr. Barnard do prepare, and bring it in.

A Petition of Proprietors, Householders, Traders Birmingham, and Inhabitants of Battersea and Wandsworth;—Bristol and Falham; praying that the Birmingham, Bristol and Southampton Railway Bill may pass into a Bill, according to the law, were presented, and read; and ordered to lie upon the Table.

A Petition of George Riggen, of Water Ville, in the township of Cherton, gentleman, praying that he may be heard, by himself, his counsel or agent, against certain parts of the Newcastle and North Shields Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by himself, his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

Mr. Mark Philips, by Order, presented a Bill to Marlborough vary and alter the line of the Marlborough and Salisbury Road Bill.

The Petitioner for the Bill, by Order, presented the Petitioner for the Bill, by Order, presented the Petitioner for the Bill, by Order, presented a Petition, that the same be read a second time.

An increased Bill to enlarge the Powers of several Manchester Acts for effecting Improvements in the Streets and other Places within the Town of Manchester, was read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Mark Philips do carry the Petition, to the Lords, and desire their concurrence.

A Petition
A Petition of Owners and Occupiers of Public Works, and Manufacturers and Traders, in Johnstown, in the county of Renfrew, praying that the Forth and Clyde Canal Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Lightermen carrying on business within the city and port of London—and, Wharfingers carrying on business in the city and port of London; praying the House to pass a law prohibiting all Steam Vessels navigating the River Thames above the town of Greenwich,—were presented, and read; and ordered to refer to the Committee on the Bill.

The Clyde Navigation Bill was read a second time; and committed to Sir Michael Shaw Stewart, Mr. Oswald, and the West Scotland List.

A Petition of the Chairman of the British, American, West Indian and General Shipping Association of Glasgow;—Association of the West India Merchants and Planters of Glasgow;—and, Chairman of the Ship-owners' Society of Glasgow;—praying that the Clyde Navigation Bill may not pass into a law as it now stands,—were presented, and read; and referred to the Committee on the Bill.

A Petition of the Corporation of the Merchants' House of Glasgow;—and, the Chamber of Commerce and Manufactures of Greenock; praying that they may be heard, by themselves, their counsel or agents, against certain parts of the said Bill,—were also presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

Mr. Ormery Gore presented a Bill for incorporating a Company for the Improvement of Waste Lands in Ireland: And the same was read the first time; and ordered to be read a second time.

A Petition of Jane, the wife of Thomas Borough, of Chetwynd Park, in the county of Salop, Esquire, praying that she may be heard, by herself, her counsel or agent, against certain parts of the said Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of John Wilson, of Scaroff, in the parish of Whitchurch, Esquire,—the Company of Proprietors of the Canal Navigation from Leeds to Liverpool;—and, Trustees in whom are vested the manors, real estates, coal mines and collieries, the property of the Reverend Ralph Mervin Brandling, situate at Meldeton, near Leeds; praying that they may be heard, by themselves, their counsel or agents, against certain parts of the said Bill,—were also presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of Owners and Occupiers of lands in New Shoreham, Kingston-by-Sea, Southwick and Hove, in the county of Sussex; praying that they may be heard, by themselves, their counsel or agents, against certain parts of the said Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, against certain parts of the London and Brighton Railway Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of lands in New Shoreham, Kingston-by-Sea, Southwick and Hove, in the county of Sussex, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the said Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Owners and Occupiers of houses, land and other property at Buttcl,—Hastings;—Henry Turkston, Esquire, Trustee of Sir Godfrey Webster, Baronet, and Donna Charlotte, his wife;—praying that the Rev. Mr. George Du Cane, and the Trustees of the Road leading from Fismored Vent, in the parish of Ticehurst, in the county of Sussex, to the town and port of Hastings, in the said county; praying that they may be heard, by themselves, their counsel or agents, against certain parts of the said Bill, was presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of Owners and Occupiers of lands, and Inhabitants of Crenbrook;—Hawkhurst;—and, Merchants, Tradesmen and Inhabitants of Maidstone; praying that the said Bill may pass into a law,—were also presented, and read; and ordered to lie upon the Table.

A Petition of Sir George Joseph Palmer, Baronet, Millfield and John Munsfield, Esquire, owners respectively of Comyns Wenlip Hall and Birlston House, in the county of Wilts Railway Bill, Leicester, and Joseph William Noble, M. B. on behalf of himself as occupier, and of his children and part owners of Dennett's Hall in the same county, praying that they may be heard, by their counsel or agents, against certain parts of the Midland Counties Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Sir William Robert Clayton, Baronet, M. P. praying that he may be heard, by his counsel or agent, against certain parts of the London and Dorset Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Inhabitants of South Tawton, Newton Muselton, Drewsteignton, Thornley, Gidleigh, Chagford and Moretonhampstead, praying that they may be heard, by their counsel or agents, against the Newton Buskell Road Bill, was presented, and read; and ordered to lie upon the Table.

Mr. Eccles reported from the Committee on the Liverpool Court of Record Bill: Ordered, That the Committee had examined the matter of the Petition. Ordered, That leave be given to bring in a Bill to amend and render more effectual an Act passed in the fourth and fifth year of the reign of His present Majesty, intituled, 'An Act for more easy and speedy Recovery of Small Debts in the County of Lancaster,' and to repeal an Act passed in the twenty-fifth year of the reign of his late Majesty King George the Second, intituled, 'An Act for amending the Proceedings and Practice of the Court of Passage of the Borough of Liverpool, in the County Palatine of Lancaster,' and to repeal an Act passed in the twenty-fifth year of the reign of his late Majesty King George the Second, intituled, 'An Act for more easy and speedy Recovery of Small Debts in the Town and Port of Liverpool, and Liberties thereof, in the County Palatine of Lancaster,' and...
to give further power for the recovery of Small Debts within the Borough of Liverpool: And that Mr. Escott and Lord Viscount Sandon do prepare, and bring it in.

Mr. Escott reported from the Committee on the Petition for the Liverpool Fire Police Bill; That the Standing Orders relative to Bills for improving any City or Town, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for extending the Powers and Provisions of so much of an Act passed in the seventh year of the reign of his late Majesty King George the Fourth, intituled, "An Act for widening and improving certain Streets in the Town of Liverpool, in the County Palatine of Lancaster, for the further preventing of Nuisances and Annoyances in the said Town; for the regulation of Weighing Machines, Weights and Measures, and the establishment of a Fire Police therein, as relates to the establishment, maintenance and management of the Fire Police in the said Borough: And that Mr. Escott and Lord Viscount Sandon do prepare, and bring it in.

Mr. Burton reported from the Committee on the Petition for the Beverley Pastures Bill; That the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill to make and maintain other Roads communicating with the same, all in the County of Devon, and to make and maintain other Roads in the Manor of Aylsham, in the County of Norfolk, and for other purposes: And that Mr. Powell do prepare, and bring it in; and that leave be given to present the Bill on or before Monday, the 25th day of April next.

Sir Edward Knatchbull presented a Bill for altering, amending and enlarging the Powers and Provisions of an Act passed in the twentieth year of his Majesty King George the Third, intituled, "An Act for repairing, enlarging and preserving the Harbour of Teignmouth, in the County of Devon, and for making additional Powers to the Teignmouth Harbour Company: And the same was read the first time; and ordered to be read a second time.

The Dover Harbour Bill was read a second time; and committed.

The Committee on the Petition for the Aylesbury Railway Bill reported the Petition to be a Petition of Owners and Occupiers of land in the Township of Marsden and Parish of Almondbury, in the West Riding of the County of York, for preventing Injury to Lands and Property adjoining the River Colne and Wessenden Brook, and for other purposes; And that the Standing Orders relative to Bills for building Bridges, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for building a Bridge over the River Thames from Hungerford Market, in the Parish of Saint Martin-in-the-Fields, in the County of Middlesex, to the Parish of Lambeth, in the County of Surrey, and for making suitable Approaches thereto: And that Mr. Hawes and Mr. D'Eyncourt do prepare, and bring it in.

Mr. Scolefield reported from the Committee on the Petition for the Wessenden Reservoir Bill; That the Standing Orders relative to Bills for supplying any City or Town with Water, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for establishing a Reservoir in the Valley of certain Commons in the Township of Marsden and Parish of Almondbury, in the West Riding of the County of York, for preventing Injury to Lands and Property adjoining the River Colne and Wessenden Brook, and for other purposes: And that the Committee had examined the matter of the Petition.

Ordered, That the Report do lie upon the Table.

Mr. Pendray reported from the Select Committee on Standing Orders relative to Private Bills; Ordered, several Resolutions; which were read, as follow:

1. Resolved, That in the case of the Kidderminster Small Tramways Petitions, the Standing Orders ought not to be dispensed with.

2. Resolved, That in the case of the Tremoutha Harbour and Railway Petition, the Parties be permitted to proceed with their Bill.

The second Resolution, being read a second time, was agreed to.

Ordered, That the Report do lie upon the Table.

The House was moved, That the Report, in respect to the Tremoutha Harbour and Railway Bill, which was this day made from the Select Committee on Standing Orders relative to Private Bills, might be read; and the same being read;

Ordered, That leave be given to bring in a Bill for making a Harbour and Breakwater at Tremoutha Haven,
Haven, in the County of Cornwall, and for making a
Railway from thence to the Town of Llanecaston,
in the same County: And that Mr. Penderexes
and Sir William Moleworth do prepare, and bring
it in.

Mr. Chalmers presented a Bill for improving and
increasing the available Water-power of the River or
Stream called Dighty Water, in the County of For-
far: And the same was read the first time; and
ordered to be read a second time.

Mr. Walter Campbell reported from the Commit-
tee on the Petition for the Portland Breakwater Bill; That the Standing Orders relative to Bills for making Piers and
Harbours, had been complied with; and that the
Committee had examined the matter of the Peti-
tion.

Order, That leave be given to bring in a Bill
for constructing a Breakwater at or near a place
called “New Pier,” in the Portland Roads: And
that Lord Ashley and Mr. Robert Williams do pre-
pare, and bring it in.

Mr. Hall presented a Bill for regulating, pre-
serving and improving the Port or Harbour of New-
port, in the County of Monmouth: And the same
was read the first time; and ordered to be read a
second time.

Mr. Redworth presented a Bill for improving and
augmenting the Port or Harbour of Holyhead, in the
County of Flint: And the same was read the first
time; and ordered to be read a second time.

A Petition of the Principal, Sub-Principal and
Professors of the University and King’s College of
Aberdeen, praying that the Aberdeen Public Schools
Bill may not pass into a law, was presented, and
read; and ordered to lie upon the Table.

A Petition of the Provost, Magistrates and City
Council of Old Aberdeen; and, Land-holders, Com-
missioners of Supply, and Justices of the Peace of
the county of Aberdeen; praying that they may be
heard, by themselves, their counsel or agents, against
certain parts of the said Bill—were also presented, and
read.

A Petition of Haberdashers, Fitters and
Hatters, ( Known as the London Haberdashers’ Com-
missioners, ) of the City of London, praying that
the Haberdashers’ Bill may not pass into a law, was
presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Dundalk, praying
that the Dublin and Drogheda Railway Bill may
pass into a law, was presented, and read; and
ordered to lie upon the Table.

The Committee on the Deptford Railway Bill Deptford
was nominated of Mr. Barnard and the Kent Lst.
Railway Bill.

Sir Richard Vyseyan presented a Bill to enable
the Mayor, Aldermen and Burgessesses of the Borough
of Bristol to raise a sum of Money towards dis-
charging the Monies borrowed under the authority
of an Act passed in the second year of the reign of
His present Majesty: And the same was read the
first time; and ordered to be read a second time.

A Petition of Mr. Alexander and Lady Young,
Dundas and
and James Hortley, of the city of Dublin, propri-
tors of mail and stage coaches, and other carriages
on the Road from Dublin to Limerick, and other
Roads in Ireland, praying that they may be heard,
by themselves, their counsel or agents, against cer-
tain parts of the Dublin Steam Packet Company
Bill, was presented, and read.

Ordered, That the said Petition be referred to the
Committee on the Bill; and the Petitioners heard,
by themselves, their counsel or agents, upon their
Petition, if they think fit; and counsel heard, in
favour of the Bill, against the said Petition.

Ordered, That Sir Richard Vyseyan do carry the
Bill to the Lords, and desire their concurrence.

An ingrossed Bill to enable the Bristol and Bristol
and
Clifton Oil Gas Company to produce Gas from Clifton Gas Bill.
Coal and other Materials, and to amend the Act
relating to the said Company, was read the third
time.

Resolved, That the Bill do pass.

Resolved, That Sir Richard Vyseyan do carry the
Bill to the Lords, and desire their concurrence.

A Petition of Inhabitants of the Village of Bridge
Newspaper
Weir, in the county of Renfrew:—Members of the
Stamps.
York Society for the diffusion of Political Know-
ledge:—and, Burgessesses and Inhabitants of the town
of Salford, and its vicinity; praying for the repeal of
the Stamp Duty on Newspapers,—were presented,
and read; and ordered to lie upon the Table.

A Petition of Mr. Edward Hunter, complaining
that abuses existed in the management of the Post
Office, and praying the House to devise means for
redressing the same, was presented, and read; and
ordered to lie upon the Table.

Resolved, That leave be given to bring in a Bill
for the Amendment of three several Acts passed in
the sixth, tenth and forty-seventh years of the
reign of his late Majesty George the Third, for the
recovery of Small Debts within the Hundred of
Blackheath, of Bromley and Bechenham, of Roches-
ey otherwise Roxley, and of Little and Less Ness, in
the County of Kent, and within the Hundred of
Wellington, in the County of Surrey, and to extend
the Powers thereof: And that Mr. Barnard and
Mr. Augerstein do prepare, and bring it in.

And the same was read the first time; and
ordered to lie upon the Table.
A Petition of Paper-makers, Booksellers, Stationers, Printers, Grocers, and others interested in the manufacturing of Paper in Aberdeen, praying for the repeal or reduction of the Duty on Paper, was presented, and read; and ordered to lie upon the Table.

A Petition of Practitioners before the Sheriff and inferior Courts in the County of Haddington, praying for the repeal of the Duty on their annual Certificates, was presented, and read; and ordered to lie upon the Table.

A Petition of Bankers, Merchants, Traders, and Inhabitants of Liverpool, praying for the equalization of the Duties on East and West India produce, but more especially on Sugar, was presented, and read; and ordered to lie upon the Table.

A Petition of Merchants of Liverpool, interested in the trade with the East Indies, being members of the Liverpool East India Association, praying for the substitution of a direct Duty upon Salt in the East Indies, in lieu of the Revenue derived from the present monopoly, was presented, and read; and referred to the Select Committee on Salt (British India).

A Petition of Soap Manufacturers of Warrington, praying for the repeal of the Duty on Soap, was presented, and read; and ordered to lie upon the Table.

A Petition of Licensed Victuallers resident in Melksham, Corsham, Lavesco, Atworth and Box:— and, Twibridge Wells, Twibridge and places adjacent; praying for the repeal of the additional Duty on Spirit Licences, was presented, and read; and ordered to lie upon the Table.

Twelve Petitions of Clergy of the Arch-diocese of Tuam, and Dioceses of Ardagh, Killalla, Achonry and Clonfert; and, Gentlemen, Merchants, Tradesmen and Protestant Electors, and Inhabitants of the City and Liberties of Limerick and its vicinity; praying the House not to alter the law with respect to the substitution of a direct Duty upon Salt in the City and Liberties of Limerick and its vicinity; praying the House to adopt measures for remunerating them for attending Coroners' Inquests, were presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of land in Agricultural Counties, praying for an inquiry into the alleged traffic relating to the Representation of the County of Cornwall, was presented, and read; and ordered to lie upon the Table.

A Petition of John Williams, A. B. Trinity College, Dublin, complaining of the refusal of the Bishop of Gloucester to ordain him on his appointment to the Curacy of Stroud, in the Diocese of Gloucester, in the year 1834, he being a Graduate of Trinity College, Dublin, and praying that his case may be recommended to His most gracious Majesty, was presented, and read; and ordered to lie upon the Table.

A Petition of the Reverend William Baker Stoney, Rector and Vicar of Berrischoole, in the county of Mayo, praying for an inquiry into certain outrages and injuries inflicted on him and others in the parish of Berrischoole and Aclish, by the Rev. Mr. Hughes and others, was presented, and read; and ordered to lie upon the Table.

Ordered, That there be laid before this House, Returns from the Downs, Kirckhealbright and Wigton Officers of Customs, of all the Shipwrecks in the Solway Channel, and on the Scotch Coast, from the month of the River Sark to the Mull of Galloway, from 1st January 1801 to the present date:—Of the Lighthouse Dues collected by these Officers of Customs yearly at the different Ports on the said Coast, during the same period of years:— From the Officers of Customs near Oben, in Argyle-shire, of all the Shipwrecks which have taken place on the Skerryvore Rock, near the Island of Tire, or within twenty miles of that Island, within the same period of years:— From the Officers of Customs at Oben, or other Ports in Argyle-shire adjoining to the Skerryvore Rock, of the Lighthouse Dues collected by them during the same period of years:— From the Board of Northern Lights of the different Applications which have been made for Lighthouses on the Coast of the Southern Channel, within the same period of time, and by whom made and recommended, and of the Answers which have been given thereto:— From the Commission of all the Applications made for a Lighthouse on the Skerryvore Rock, and by whom made and recommended.

Ordered, That there be laid before this House, a Return of the Number of Bales of Cotton imported (Liverpool) into Liverpool from the United States in foreign Ships, from 1st January 1835 to 1st January 1836. Ordered, That there be laid before this House, a Return of the Number of American Ships, with their registered Tonnage entered Inwards at the Port of Liverpool from New York, from 1st January 1835 to 1st January 1836.

Ordered, That there be laid before this House, a like Return of British Ships during the same period.

A Petition of Medical Practitioners resident in Bradford, in the county of York; and, Wakefield; praying the House to adopt measures for remunerating them for attending Coroners' Inquests, were presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of land in the hundreds of Dartford, Upper and Lower Axtone, Distress, Roxley and Blackehath, in the county of Kent;— Tradesmen and others of the hundreds of Dartford, Upper and Lower Axtone, Roxley and Blackehath, in the said county;— Land-owners, Occupiers and others interested in agriculture in Brodley, in the county of Suffolds;— and, Witherfield; praying for an inquiry into the state of Agriculture, were presented, and read; and referred to the Select Committee on Agriculture.

Ordered, That the Select Committee appointed to Poole Borough, inquire into the circumstances attending the late Election of the Municipal Council of the Borough of Poole, have Power to report the Minutes of the Evidence taken before them to the House.

Mr. Poulter reported from the said Select Committee: That they had inquired into the matters referred to them; and had directed him to make a Report thereof to the House, together with the Minutes of the Evidence taken before them.

Ordered, That the Report do lie upon the Table; and be printed.

A Petition of Inhabitants of Grey Abbey; and, Landlord and Tenants of property in Counties of Down, Armagh and Downshire, praying for the repeal of the Duty on Paper, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Monivea, in the barony of West Masskey, in the county of Cork:— and, Protestant Tithe-payers of the Union of Mountrath and Kilkoleman, in the diocese of Clony and county of Cork; praying for a re-valuation of Tithes in Ireland, were presented, and read; and ordered to lie upon the Table.
A Petition of the Chairman and Secretary of the Parliamentary Reform Association of Manchester and Salford Anti-Slavery Society, praying for the abolition of Negro Apprenticeship in the Colonies, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Mechanics' Temperance Society of Manchester, praying the House to pass a law to prevent all persons under twenty-one years of age employed in Factories from being worked more than ten hours in any one day, and eight hours on Saturday, and at the same time to provide for their suitable and proper instruction, was presented, and read; and ordered to lie upon the Table.

A Petition of Protestant Dissenters meeting in Eagle-street, Red Lion-square, London, praying for the redress of the grievances affecting Dissenters from the Established Church, was presented, and read; and ordered to lie upon the Table.

A Petition of the Mayor, Justices of the Peace, Aldermen and Councillors of Leeds, praying that power may be given to the Recorder of that Borough to appoint a Deputy Recorder, subject to the application of His Majesty's most honourable Privy Council, was presented, and read; and ordered to lie upon the Table.

A Message from the Lords.

Mr. Speaker,

The Lords have agreed to the Bill, intituled, An Act for the better supplying the Borough of Reading, in the County of Berks, and the Neighbourhood thereof, with Gas, without any Amendment: And also, The Lords have passed a Bill, intituled, An Act to make provision for the better Administration of Justice in certain of His Majesty's West India Colonies; to which the Lords desire the concurrence of this House:—And then the Messengers withdrew.

The West India Judicature Bill, No. 137.

Ordered, That there be laid before this House, Returns of the Number of Persons committed to Prison in the County of Tipperary, in the years 1822, 1823, 1834, 1835, and up to the last Assizes; distinguishing the Offences for which they were committed, and stating particularly how many were charged with Murder, how many with demanding and taking Arms, how many with attacks on Dwelling-houses, and other Offences of a Capital or Insurrectionary character:—of Police Reports and Coroners' Inquests during the same period:—and, Copy of the Reply of his Excellency the Lord Lieutenant of Ireland to the Address of the Magistrates of Tipperary, praying for an application of the Coercion Act to that County.

Mr. Oswald reported from the Select Committee on Public Petitions; That they had examined the Petitions presented from the 17th to the 22d days of this instant March, both inclusive, and had directed him to make a Report thereof to the House. Ordered, That the Report do lie upon the Table; and be printed.

A Petition of Inhabitant Householders of Saint Martin-in-the-Fields, in the city of Westminster, praying the House to repeal that part of the Reform of Parliament (England) Act which requires the payment of Rates and Taxes as a condition of Registration, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Arigna District of Kilronan—Tyboka—Annadduff—and, Gentry, Vol. 91

Clergy and Inhabitants of Kilronan;—praying the House to adopt measures for the improvement of the navigation of the River Shannon,—were presented, and read; and ordered to lie upon the Table.

A Petition of Parishioners of Berrisshoe or New-Tithes port Pratt, praying for the abolition of Tithes in Ireland, was presented, and read; and ordered to lie upon the Table.

Lord John Russell presented a Bill for the more perfectly uniting to the Crown the County Palatine of Durham, and for the better Regulation of the Revenues belonging to the Bishoprick thereof: And the same was read the first time; and ordered to be read a second time upon Wednesday, the 13th day of April next; and to be printed.

Sir George Grey presented a Bill to revive, and continue in force for a limited time, an Act of Parliament, intituled, An Act for the Abolition of Slavery in the Island of Jamaica to Lord Glenelg, dated 25th March 1836. Ordered, That the said Addresses be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

A Petition of Land-owners and Farmers residing in the vicinities of Greetsield and Dostford, praying for an equitable commutation of Tithes, was presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of land in the counties of Cambridge and Norfolk; James Fens called Bedford Level, and surrounding the metropolis, and in the counties of Middlesex, Essex, Kent and Surrey; praying that the Tithes Commutation Bill may not pass into a law;—were presented, and read; and ordered to lie upon the Table.

Sir George Grey presented a Bill to revive, and continue in force for a limited time, an Act of Parliament, intituled, An Act for the Abolition of Slavery in the Island of Jamaica to Lord Glenelg, dated 25th March 1836. Ordered, That the said Addresses be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Ordered, That this House will, at the rising of the Adjournment, House this day, adjourn till Monday next.

Ordered, That all Committees have leave to sit, Committees notwithstanding the adjournment of the House.

The Order of the day being read, for taking into Tithes Commutation Committee of the whole House:—And the House immediately resolved itself into the Committee.

(In the Committee.)

Bill read a first time; to be read a second time, paragraph by paragraph. Preamble postponed.

CLause, N° 1, agreed to.

The Order of the day being read, for nominating Negro Apprenticeship for the Committee on Negro Apprenticeship; Ordered, That the Committee be nominated upon Monday next.

The Order of the day being read, for the second Dublin reading of the Dublin Police Bill; Ordered, That the Bill be read a second time upon Monday next.

The Hackney Carriages (Metropolis) Bill was, according to Order, read a second time; and committed to the Committee of the whole House, for Bill Monday next.

The Order of the day being read, for the Com- mittee on the Civil Bill Courts (Ireland) Bill; Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the Com- mittee on the Registration of Voters Bill; Ordered, That the Bill be read a second time upon Monday next.

The Hackney Carriages (Metropolis) Bill was, according to Order, read a second time; and committed to the Committee of the whole House, for Bill Monday next.

The Order of the day being read, for the Com- mittee on the Civil Bill Courts (Ireland) Bill; Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

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The Order of the day being read, for the Com- mittee on the Registration of Voters Bill; Ordered, That the Bill be read a second time upon Monday next.
Ordered, That it be an Instruction to the Select Committee on the Salmon Fisheries (Scotland), that they do inquire into the Increase or Decrease in the Numbers or Weight of Salmon, Grilse and Sea Trout taken in the several Rivers and Sea Coasts of Scotland, since the Act 9 Geo. 4. c. 39, came into operation, and to report to the House specially thereupon.

A Motion was made, and the Question being put, That there be laid before this House, a Return of the Numbers of 2,10 Householders appearing on the Register of Voters for the City of Cork who have authenticated their Marks, instead of Signatures in hand-writing, the Affidavits on which they were registered;

The House divided:
The Yeas to the new Lobby;
The Noes to the old Lobby.
Tellers for the [Mr. Lefroy] 9.
Tellers for the [Mr. Attorney General, Mr. Baring] 23.

And it appearing, upon the Report of the Division by the Tellers, that Forty Members were not present, the House was told by Mr. Speaker, and Forty Members not being present; and it being then half an hour after twelve of the clock on Saturday morning—The House was adjourned by Mr. Speaker, without a Question first put, till Monday next.

Luna, 28° die Martii;

Anno 6° Williclumi IV° Regis, 1836.

PRAYERS.

The Nevy Navigation Bill was read a second time; and committed to Mr. Maurice O'Connell and the Ulster List.

Ordered, That the Ulster Canal Bill be read a second time upon Tuesday, the 12th day of April next.

A Petition of William Versee, of Churchhill, in the county of Armaght, Esquire, was presented, and read; taking notice of the Ulster Canal Bill; and setting forth, That no application whatsoever was made to the Petitioner, or, as he is informed and believes, to any of his tenants, or either of the owners and occupiers of the lands affected by the provisions of the said Bill, as required by the Standing Orders of the House; and the said Bill is a complete surprise upon the Petitioner, who only lately heard of the same since the Bill was introduced into the House, and he will be much aggrieved by the provisions contained in the Bill; and praying, for the reasons aforesaid, That any further proceeding on the said Bill may not be allowed, and that it be referred, together with this Petition, to the Committee to whom the Petition for the Bill was originally referred, and that for this purpose the said Committee may be revived, and that the Petitioner may be heard before them, by his counsel and agent.

And the said Petitions were ordered to lie upon the Table.

A Petition of Inhabitants of Ardee; Colpe—Dublin and Drogheda Railways Bill; Ballbriggen; and, Hoeth and Baldyfe; praying that the Dublin and Drogheda Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

The Dublin and Drogheda Railway Bill was read the second time, and committed.

Mr. Bell presented a Bill for more effectually improving and maintaining the Turnpike Road leading from the Cow-Cassey, near the Town of Newcastle-upon-Tyne, to the Town of Belford, and from thence to Buckton Burn, in the County of Northumberland: And the same was read the first time; and ordered to be read a second time.

Sir Michael Shaw Stewart presented a Bill for Glasgow Water more effectually supplying the City and Suburbs of (No. 1.) both Glasgow with Water: And the same was read the first time; and ordered to be read a second time.

Sir Michael Shaw Stewart proposed a Bill for Dundee Water the better supplying the Town of Dundee, and the Suburbs thereof, with Water: And the same was read the first time; and ordered to be read a second time.

Sir Michael Shaw Stewart presented a Bill for Glasgow Water the better supplying of the City and Suburbs of (No, 2.) Bill. Glasgow with Water: And the same was read the first time; and ordered to be read a second time.

A Petition of Kirkman Findlay, of the Glasgow Clyde Navigation East India Association, praying that the Clyde Navigation Bill may not pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

A Petition of the Directors of the Chamber of Commerce, and Manufacturers of Glasgow, praying that they may be heard, by their counsel or agents, against certain parts of the said Bill, was also presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Sir John Yarde Buller presented a Bill for improving the Approach to the Town of Newton Abbot from the City of Exeter, through the Village of Kingswear, in the County of Devon: And the same was read the first time; and ordered to be read a second time.

Sir John Yarde Buller, by Order, presented a Bill Balzane Abbot for draining, allotting and laying in several Lands in the Parishes of Marsh Baldon and Toot Baldon, in the County of Oxford: And the same was read the first time; and ordered to be read a second time.

Sir John Yarde Buller presented a Bill for making Sidmouth and maintaining a Harbour and other Works at Sidmouth, in the County of Devon: And the same was read the first time; and ordered to be read a second time.

A Petition of James John Templar, an infant, by the Reverend John Templar, of Newton Abbot, in the county of Devon, clerk, his next friend, the Reverend James Acland, Reverend, of Piddletren, in the county of Dorset, and John Line Templar, of Ivy Bridge, E E 4.
bridge, in the said county of Devon, Esquire, the Receivers appointed by the High Court of Chancery of the rents and profits of the estates devised by the will of the Reverend John Temple, late of Lindridge, in the county of Devon, clerk, deceased, praying that they may be heard, by their counsel or agents, against certain parts of the Teignmouth Improvement and Water Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Mr. Schaftefield presented a Bill to amend an Act to enable the Birmingham Coal Company to sue and be sued in the Name of their Secretary, or one of the Members of the said Company, and to authorize the said Company to borrow a further Sum of Money, and for other purposes relating to the said Company: And the same was read the first time; and ordered to be read a second time.

Mr. Townley presented a Bill for draining, dividing and allotting certain Lands in the Parish of South Petherton, in the County of Somerset; and for other purposes relating to the said Lands: And the same was read the first time; and ordered to be read a second time.

Mr. Atkinsford Sanford presented a Bill for inclosing Lands within the Parish of South Petherton, in the County of Somerset: And the same was read the first time; and ordered to be read a second time.

Mr. Atkinsford Sanford reported from the Committee on the Bristol and Exeter Railway Bill; and to whom several Petitions against the said Bill, were referred; That the Standing Orders relative to Bills for making Railways, had been complied with; and that they had considered several of the said Petitions, and had heard counsel in support of one of them; and that the Committee had inquired into the several matters required by the Resolutions of the House of the 1st day of this instant March; and had also examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table; and be printed.

A Petition of Merchants, Manufacturers, Traders and Inhabitants of Paisley, praying that the Forth and Cart Canal Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Proprietors, Tenants, Occupiers and others of Saint Mary, Islington, Saint Pancras and other parishes;—and, Owen Thomas Owen; praying that they may be heard, by their counsel or agents, against certain parts of the London Grand Junction Railway Bill,—were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

Mr. Wilson reported from the Committee on the Petition for the Islington Market Bill; That the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill to amend and enlarge the Powers of an Act passed in the last Session of Parliament for the establishment of a Market at Islington, in the County of Middlesex: And that Mr. Wilson and Mr. Woodhouse do prepare, and bring it in.

A Petition of Magistrates and Town Council of Dundee and the royal burgh of Forfar;—Dundee;—Merchants, Ship-owners and Inhabitants of Dundee;—Aberbrothick;—and, Merchants, Manufacturers and Inhabitants of Forfar; praying that the Dundee and Arbroath Railway Bill may pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of the Provost, Magistrates and Town Council of Aberbrothick or Arbroath, praying that the Arbroath and Forfar Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Reverend Richard Lowndes, London and Brighton Railway Company, praying that he may be heard, by his counsel or agent, against certain parts of the London and Brighton Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

Mr. George Strickland presented a Bill for embanking a Reservoir in the Valley of Wessenden, in the Township of Merseyden, and Parish of Almondbury, in the West Riding of the County of York, for preventing injury by Floods to Lands and Property adjoining the River Colne and Wessenden Brook, and for other purposes: And the same was read the first time; and ordered to be read a second time.

A Petition of Denlers and Carriers of coals, and other Owners of property, in Beverley, praying that the Birstal and Huddersfield Road Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

Ordered, That the Evidence taken before the Manchester Committee on the Manchester and Cheshire Railway Bill, be printed, at the expense of the Parties, from the Committee Clerk's Copy, if they think fit.

Lord Russell presented a Bill for inclosing Lands Steppingley in the Parish of Steppingley, in the County of Bedford: And the same was read the first time; and ordered to be read a second time.
6 Will. IV. 28° Martii.

Sir Henry Parnell presented a Bill for improving and extending the Harbour of Dundee, in the County of Forfar: And the same was read the first time; and ordered to be read a second time.

Dundee Waterworks Bill.

Sir Henry Parnell presented a Bill for supplying the Royal Burgh of Dundee, and Suburbs thereof, with Water: And the same was read the first time; and ordered to be read a second time.

Dundee Harbour Bill.

Leicester Small Deans Bill.

Mr. Halsford presented a Bill for the more easy and speedy recovery of Small Debts within the Borough of Leicester, in the County of Leicester: And the same was read the first time; and ordered to be read a second time.

Mr. John Maxwell presented a Bill to make and maintain a Railway from the Lands of Cairnbroe, in the Parish of Bothwell, to the Line of the Polloc and Greenan Railway, in the Parish of Rutherglen, in the County of Lanark: And the same was read the first time; and ordered to be read a second time.

Glasgow and Airdrie Railway Bill.

Sir Ronald Ferguson presented a Bill for establishing a general Cemetery in the Town and County of the Town of Nottingham: And the same was read the first time; and ordered to be read a second time.

Nottingham Cemetery Bill.

A Petition of the Duke of Buccleuch and Queensberry, praying that he may be heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

Mr. Haces presented a Bill for building a Bridge over the River Thames from Hungerford Market, in the Parish of Middlesex, to the opposite Shore in the Parish of Lambeth, in the County of Surrey, and for making suitable Approaches thereto: And the same was read the first time; and ordered to be read a second time.

Hungerford and Lambeth Bridge Bill.

A Petition of Proprietors and Occupiers of Hungerford Market, praying that the Birmingham, Bristol and Thames Junction Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Birmingham, Bristol, and Thames Junction Railway Bill.

Mr. Finch presented a Bill for incorporating a Company for carrying into effect the purposes of a Petition granted to a place called the Bank, in the Parish of Cardiff, in the County of Glamorgan, liable to be rated to the Poor Rates of the Parish of Merthyr Tydfil, in the said County of Glamorgan: And the same was read the first time; and ordered to be read a second time.

Bernhardt's Discovery Bill.

The Wakefield and Sheffield Road Bill was read a second time; and committed to Mr. John Parker and the York List.

Wakefield and Sheffield Road Bill.

A Petition of the Marquis of Londonderry, praying that he may be heard, by his counsel or agent, against certain parts of the South Durham Railway Bill, was presented, and read. Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

South Durham Railway Bill.

A Petition of the Corporation of Durham, praying that the North-Eastern Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

North of England Railway Bill.

Universal Life Assurance Society Bill was read a second time; and committed to Mr. Buschow and the Middlesex List. Vol. 91.

Mr. Scroflett reported from the Committee on the Chelmsford Railway Bill; That the Railway, Standing Orders relative to Bills for making Railways, had not been compiled with, inasmuch as the last Notice was not placed in the Newspaper till the 5th of December, the measure not having been determined upon in sufficient time to enable the different parties to give all the requisite Notices; but it appeared to the Committee, that every publicity was given in all the County Newspapers, which were produced; and that the Committee had examined the matter of the Petition.

Ordered, That the Report be referred to the Select Committee on Standing Orders.

A Petition of Owners and Occupiers of estates, Great Northern and others, in Seffron Walden;—Crowland;—and, Chatteris; praying that the Great Northern Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants, and Owners and Occupiers of land, in the parish of Cheshunt, praying that the London and Cambridge Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Mr. Daniel Gaskell presented a Bill for repairing, Dewsbury maintaining and improving the Road from Dewsbury to Edlington, in the Parish of Birstwicke, in the Parish of North Leith Harbour Bill.

Ms. Halford presented a Bill for the more easy and speedy recovery of Small Debts within the Borough of Rotherham, in the Parish of Rotherham, in the County of Yorkshire: And the same was read the first time; and ordered to be read a second time.

Leeds Bridge Bill.

A Petition of Edward Oates, praying that he may Leeds Bridge be heard, by his counsel or agent, against certain parts of the Leeds Bridge Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Owners and Occupiers of estates, Great Northern and others, in Seffron Walden;—Crowland;—and, Chatteris; praying that the Great Northern Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

Mr. Barnard, by Order, presented a Bill to render Glamorganshire the Tolls now taken upon the Canal Navigation from Cardiff to the River Tydfil, in the County of Glamorgan, liable to be rated to the Poor Rates of the Parish of Merthyr Tydfil, in the said County of Glamorgan: And the same was read the first time; and ordered to be read a second time.

A Petition of Persons resident at Dartford, and those living near and extending the Harbour of Dundee, in the County of Forfar: And the same was read the first time; and ordered to be read a second time.

A Petition of Anne Stacey and Elizabeth Stacey, praying that they may be heard, by their counsel or agents, against the Dartford Canal and Kent and Essex Ferry Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Anne Stacey and Elizabeth Stacey, Greenwich Pier praying that they may be heard, by their counsel or agents, against certain parts of the Greenwich Pier Bill, was presented, and read.

A Petition of Owners and Occupiers of estates, Great Northern and others, in Seffron Walden;—Crowland;—and, Chatteris; praying that the Great Northern Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of the Parliamentary Trustees on the Glasgow Bridges over the Clyde, at the city of Glasgow, praying that they may be heard, by their counsel or agents,
agents, against certain parts of the Glasgow Bridge Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Lord Rennesworth, praying that he may be heard, by his counsel or agent, against certain parts of the North of England Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

North of England Railway Bill.

Tremoutha Harbour and Railway Bill.

Sir William Moresworth presented a Bill for making a Harbour and Breakwater at Tremoutha Haven, in the County of Cornwall, and for making a Railway from thence to the Town of Launceston, in the same County: And the same was read the first time; and ordered to be read a second time.

Standing Orders relative to Turnpike Bills, had been mined the matter of the Petition.

Islington Market Bill.

Mr. Wilson presented a Bill to amend and enlarge the Powers of an Act passed in the last Session of Parliament for the establishment of a Cattle Market at Islington, in the County of Middlesex: And the same was read the first time; and ordered to be read a second time.

Great Northern Railway.

Sir James Graham reported from the Select Committee on Standing Orders relative to Private Bills, a Resolution; which was read, as followeth: Resolved, That in the case of the Great Northern Railway Petition, the Parties be permitted to proceed with their Bill, and that a Map or Plan of the entire line of Railway be deposited with the Clerks of the Parliaments of the respective counties through which the Railway is to pass; and that the Committee on the Bill do examine, in the first place, how far such Order has been complied with, and do report the same to the House, on the Report of the Bill. The said Resolution, being read a second time, was agreed to.

Halesowen Road.

Mr. Cookes reported from the Committee on the Petition for the Halesowen Road Bill; That the Standing Orders relative to Turnpike Bills, had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for making and maintaining a Turnpike Road from Halesowen, in the County of Salop, to join the present Road from Birmingham to Bromsgrove, in the County of Worcester: And that Mr. Cookes and Mr. Holland do prepare, and bring it in.

Portland Breakwater Bill.

Lord Ashley presented a Bill for constructing a Breakwater at or near a Place called "New Pier," in the Portland Roads: And the same was read the first time; and ordered to be read a second time.

Halesowen Road Bill.

Mr. Cookes presented a Bill for making and maintaining a Turnpike Road from Halesowen, in the County of Salop, to join the present Road from Birmingham to Bromsgrove, in the County of Worcester: And the same was read the first time; and ordered to be read a second time.

Soup.

A Petition of Merchants, Importers and Con- signees of Coffee, the produce of, and imported from His Majesty's possessions in the East Indies, praying that Coffee, the produce of and imported from the British Possessions in the East Indies, now in bond in this Country, or which may be on its way, or which may be shipped in India before the production of notice of the forms of certificate to be hereafter required, may be entered for home consump- tion on the payment of the Duty of sixpence per pound, being the same as is now paid on Coffee grown in all other parts of His Majesty's Dominions, whether in America or Africa, was presented, and read; and ordered to lie upon the Table.

A Petition of James Hampson, of Thorn Falcon, J. Hampson, complaining of having been refused a license to sell Beer, stating the particulars of his case, and praying relief, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Glastonbury, praying Lord's Day, ing the House to pass a law for the better observance of the Lord's Day, was presented, and read; and ordered to lie upon the Table.

A Petition of Farmers and others attending the Poor Laws, weekly Corn Market of Salisbury, praying the House (Ireland) to consider the expediency of extending a system of Poor Laws to Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of Guardians of the Poor of the Ames- Poor Law Act- bory Union, in the county of Wiltz, praying that the time allowed under the Poor Law Act for repayment of money advanced for building Workhouses, may be extended from ten to twenty years, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Halesop-raham, Municipal praying the House to place the Corporation of that Corporations town upon the same footing with the other corporate towns included in the Municipal Corporations Act, was presented, and read; and ordered to lie upon the Table.

A Petition of Manufacturers of Tobacco and Snuff Tobacco and Snuff, in the Port of London, praying for the repeal or reduction of the Duty on Tobacco and Snuff, was presented, and read; and ordered to lie upon the Table.

A Petition of John Williams, of Cornwall, praying sub-Railways, that Subways may be built under the surface of the streets of London, with sufficient light and air to receive goods, passengers and cattle, was presented, and read; and ordered to lie upon the Table.

Ordered, That there be laid before this House, Tobacco and an Account of the Number of Pounds Weight of Snuff. Leaf Tobacco, manufactured Tobacco, Segars and Snuff, paid Duty upon quarterly for the year 1836, ending 5th January 1836; also, the rate of Duty and Total Amount of the same, distinguishing England, Scotland and Ireland; also, the Number of Pounds Weight of each, and Amount of Duty collected at the respective Ports of Importation within the same period, and the Total of each quarter and year.

Ordered, That there be laid before this House, an Account of the Number of Pounds Weight of unmanufactured Tobacco, manufactured Tobacco, Segars and Snuff imported into England, Scotland and Ireland, from the United States of America, and all other Parts, in the year 1835, ending 5th January 1836; distinguishing the Quantities of each denomination imported into the respective Ports of the United Kingdom, and from whence it came, describing the quantity of unmanufactured Tobacco, manufactured called Negrohead, manufactured Segars and Snuff, and Total Amount of the same.

Two Petitions of Lords of Manors in the county Copyholds, &c. of Essex, praying that the Copyholds; Manor Thems, Municipal Boundaries; and, Escheats Bills, may not pass into law, were presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Grand Panel of County Taxa- the county of Cornwall, paying for the adoption of a more equitable principle of providing for the public burthens in Ireland than the present mode of assessment by Grand Juries, was presented, and read; and ordered to lie upon the Table.

A Petition
of that Colony to the Right honourable Lord Glen
ey, dated the 19th and 21st days of this instant March, in relation to the recent Proceedings of the Governor and Assembly of Jamaica.

Copy of the Protest of the Agent of Jamaica to Lord Glenelg, dated the 25th day of this instant March.

Ordered, That the said papers do lie upon the Table.

Ordered, That the Returns relative to Cotton and Woollen Factories, which were presented upon Friday last, be printed.

Ordered, That the Accounts relative to the Public Income and Expenditure of the United Kingdom, which were presented upon Friday last, be printed.

Ordered, That the Accounts relative to Superannuations in Public Offices, which were presented upon Friday last, be printed.

Ordered, That the Return relative to Mail Coaches, which was presented upon Friday last, be printed.

Ordered, That the Accounts relative to the Trade and Navigation of the United Kingdom, which were presented upon Friday last, be printed.

The Slavery Abolition (Jamaica) Bill was, accordingly to Order, read a second time; and committed to a Committee of the whole House, for To-morrow.

Lord John Russell presented a Bill for the Regis-

Registration of Aliens, and to repeal an Act of his late

Majesty for that purpose: And the same was read

first time; and ordered to be read a second time

upon Monday, the 11th day of April next; and to

be printed.

A Petition of the Corporation of the county of

Municipal Corporations (Ireland) Bill.

The House was moved, That the Report in respect

of the Petition for the Great Northern Railway Bill,

which was this day made from the Select Committee

Standing Orders relative to Private Bills, might

be printed.

And a Motion being made, and the Question being

made to the Question; viz. To leave out the word

"now," and at the end of the Question to add the words "upon this day six months."

And the Question being proposed, That the word "now" stand part of the Question;

And the House having continued to sit till after
twelve of the clock on Tuesday morning;

Martiis, 29° die Martii, 1836:

And the Question being put;

The House divided:

The Yeas to the old Lobby;

The Noes to the new Lobby.

Tellers for the [Mr. Charles Wood;
Yeas, [Mr. Edward John Stanley];
Noes, [Sir George Clerk;
So it was resolved in the Affirmative.

Ordered,

f v 2

28°—29° Martii. 219

6 WILL. IV.

Mr. Buckingham's Claim.
A Petition of Merchants, Traders and Inhabitants
of Taunton, praying the House to secure to James
Buckingham, Esquire, full compensation from the
East India Company for the loss and damage
sustained by him under the suppression of the Calcutta
Journal, was presented, and read; and ordered to
lie upon the Table.

Hand-loom Weavers.
A Petition of Hand-loom Weavers of Irvine,
praying for the establishment of Boards of Trade
upon the Table.

(Ireland) Bill.
of that Colony to the Right honourable Lord Glen

Corporations

Municipal

Paper.

Stamps.

Newspaper

Hand-loom Weavers of Ireland, praying for the establish

of Boards of Trade founded on such principles as shall secure the work

man in future from any unjust encroachment in the value of his labour, and the manufacturer from being underwrought, and thereby undersold in the market, was presented, and read; and ordered to lie upon the Table.

Sincere Officers.
A Petition of Members and Office-bearers of the
Glascow Political Union, praying that all sincere
offices be abolished, and that rewards for past service be specifically given, was presented, and read; and ordered to lie upon the Table.

Spirits (Scotland.)
A Petition of Associated Wine and Spirit Mer-

chants of Glasgow, praying for the repeal or altera

tion of the laws affecting their trade, was presented,
and read; and ordered to lie upon the Table.

Paper.
A Petition of Publishers, Booksellers, Stationers,
Printers and others interested in the sale of paper in
Glasgow, praying for the repeal of the Duty on Paper,
was presented, and read; and ordered to lie upon the Table.

Municipal Corporations (Ireland) Bill.
A Petition of the Lord Provost, Magistrates and
Common Council of Glasgow, praying that the Mu

icipal Corporations (Ireland) Bill, may pass into a
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Great Northern Railway.
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Branch to Norwich, to be called "The Great
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Order, read a second time; and committed

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Majesty for that purpose: And the same was read

first time; and ordered to be read a second time

upon Monday, the 11th day of April next; and to

be printed.

A Petition of the Corporation of the county of

Municipal

the town of Drogheda, praying that the Municipal
Corporations (Ireland) Bill may not pass into a law,
was presented, and read; and ordered to lie upon the Table.

The Order of the day being read, for the third Municipal
reading of the ingrossed Bill for the regulation of
Corporations Municipal Corporations and Borough Towns in Ire

land;

And a Motion being made, and the Question being

propose, That the Bill be now read the third time;

The Amendments following were proposed to be
made to the Question; viz. To leave out the word
"now," and at the end of the Question to add the words "upon this day six months."

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The Noes to the new Lobby.

Tellers for the [Mr. Charles Wood;
Yeas, [Mr. Edward John Stanley];
Noes, [Sir George Clerk;
So it was resolved in the Affirmative.

Ordered,
Ordered, That the Bill be now read the third time:—The Bill was accordingly read the third time; and an ingrossed Clause was added to the Bill, by way of rider.

And another ingrossed Clause was offered to be added to the Bill, by way of rider, "declaring the validity of the Dublin Pipe-water Debentures;" and the said Clause was brought up, and read the first time.

And a Motion being made, and the Question being put, That the said Clause be now read a second time:—It passed in the Negative.

Then an Amendment was made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Beresford do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for the second reading of the Factories Bill; Ordered, That the Bill be read a second time To-morrow.

The Order of the day being read, for the second reading of the Greenwich Improvement Bill; Ordered, That the Bill be read a second time To-morrow.

The Order of the day being read, for the Committee on the Bribery at Elections Bill;

Resolved, That this House will, upon Wednesday, the 15th day of April next, resolve itself into the said Committee.

The Revenue Departments Securities Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for this day.

The Order of the day being read for nominating the Select Committee on Negro Apprenticeship; A Committee was nominated of Mr. Fowell Buxton, Sir George Grey, Mr. O'Connell, Mr. Gladstone, Mr. Baines, Mr. Plunkett, Mr. Labouchere, Mr. Andrew Johnston, Mr. Thorsley, Mr. Patrick Stewart, Mr. Charles Lavington, Mr. Oswald, Sir James Graham, Lord Viscount Sandon, and Lord Viscount Howick; with Power to send for persons, papers and records.

Ordered, That Five be the Quorum.

The Order of the day being read, for the second reading of the Dublin Police Bill; Ordered, That the Bill be read a second time this day.

The Order of the day being read, for the Committee on the Hackney Carriages (Metropolis) Bill; Resolved, That this House will, upon Friday, the 15th day of April next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Civil Bill Courts (Ireland) Bill; Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the Committee of Supply; Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the Committee of Ways and Means; Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The House was moved, That the Act of the Parliament of Ireland 1 Geo. 2, c. 18, to enable Archbishops and Bishops, and other Ecclesiastical Persons and Corporations, to grant their Patronage or right of Presentation or Nomination to small Livings to such Persons as shall augment the same, and also to enable Archbishops and Bishops, and other Ecclesiastical Persons therein mentioned, to make Agreement for the increase of their Tenants, for the inclusion of improving and their Woods, might be read; and the same being read;

Ordered, That leave be given to bring in a Bill to amend the said Act: And that Mr. Lefroy and Mr. Shaw do prepare, and bring it in.

Ordered, That there be laid before this House, Post Office Returns, showing any alterations which have been made in the Post Office Department of Ireland, since 30th May 1831, whereby a saving of Expenditure has been effected, either by a reduction in the Number of Officers, or in the Amount of Salaries; distinguishing the particular Branches of the Department where such Savings have been made, if any:—All Post Towns and Post Communications that have been created or reduced since 30th January 1831;—All Offices or Situations which have been created since 30th January 1831 in the General Post Office of Dublin:—Any measures adopted for the improvement of the system of Management in the General Post Office of Dublin, which have been carried into effect since 30th January 1831; distinguishing the Offices where such measures have been adopted:—A comparative Return of the Amount of Balances in the hands of the Deputy Postmasters of Ireland on 30th January 1829, 1830, 1831, and 1836, showing, in separate Columns, the Amount of Installments of Postage which each Postmaster should have remitted at each respective period, and the Number of Installments due by each Deputy Postmaster respectively, on 30th January 1829, 1830, 1831, and 1836;—The Amount of the gross Revenue of the Post Office of England, Ireland, and Scotland, for the years ending 30th January 1831 and 1836:—The Post Towns in Ireland of which the Postmasters were dismissed as Defaulters during the years 1831, 1832, 1833, 1834, and 1835; distinguishing those dismissed each year, with the Names of the Parties dismissed:—And, A Return, showing the Names or Description of all Books, Papers and Vouchers belonging to the Post Office in Dublin, sold by Auction, or otherwise disposed of, in the year 1831; distinguishing the Number of Books from the Vouchers; specifying whether sold by weight or otherwise; to whom sold; the Amount produced; and by whose authority the same were disposed of.

Mr. Scarlett presented a Bill for making a Rail-way from London to York, with a Branch to Nor-wich, to be called "The Great Northern Railway:" And the same was read the first time; and ordered to be read a second time.

Ordered, That General O'Neill have leave of absence for six weeks, on urgent business:—Mr. Abdy.

Thomas Martin, six weeks, on urgent business;—and, Mr. Bodkin, six weeks, on urgent business.

Mr. Exorc presented a Bill for extending the Liverpool Fire Powers and Provisions of so much of an Act passed in the seventh year of the reign of his late Majesty King George the Fourth, intituled, "An Act for widening and improving certain Streets in the Town of Liverpool, in the County Palatine of Lancaster, for the further preventing of Nuisances and Annnoyances in the said Town, for the regulation of Weighing Machines, Weights and Measures, and the establishment of a Fire Police therein," as relates to the establishment, maintenance and management of the Fire Police in the said Borough.

Mr. Exorc presented a Bill to amend and render Liverpool Court more effectual:—An Act passed in the fourth and fifth of the Reign of His present Majesty, intituled, "An
Mr. Lynch presented a Bill for regulating and improving the Workhouse of Galway, in the County of the same Town: And the same was read the first time; and ordered to be read a second time.

Mr. Baring presented a Bill to consolidate and amend the Laws relating to the Stamp Duties: And the same was read the first time; and ordered to be read a second time upon Monday, the 11th day of April next; and to be printed.

Mr. Hawes presented a Bill to alter and enlarge the Powers of an Act passed in the eleventh year of the Reign of his late Majesty, for incorporating the Hungerford Market Company: And the same was read the first time; and ordered to be read a second time.

Mr. Alderman Wood presented a Bill to regulate the Navigation of Steam Vessels upon certain parts of the River Thames: And the same was read the first time; and ordered to be read a second time upon Friday, the 15th day of April next; and to be printed.

Mr. Sharman Crawford presented a Bill for the amendment of the Law of Landslord and Tenant in Ireland: And the same was read the first time; and ordered to be read a second time upon Thursday, the 19th day of May next; and to be printed.

Mr. Chancellor of the Exchequer accordingly presented the said Paper.

Resolved, That the said Paper do lie upon the Table; and be printed.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return of the Reents of all Turnpike Gates in each County in Scotland for the last three years preceding Whitsunday 1835.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

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Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return of the Names of all Offences committed in Scotland against the Game Laws during Five years preceding 1st January 1836; distinguishing the Number of Committals, Convictions, and extent of Punishment; and specifying the Counties in which the Offences have been committed.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Mr. Fox Maule presented, pursuant to an Address Royal Burghs to His Majesty, dated the 14th day of August, in the last Session of Parliament,—Return of the Sum paid in each year for Five years, ending 31st December 1834, in each of the Royal Burghs in Scotland, for Aliment of Prisoners after conviction; distinguishing the Amount paid for Prisoners convicted of Offences committed without the jurisdiction of the Burgh.

Mr. Fox Maule also presented, pursuant to several Addresses to His Majesty,—Return of the Names, &c. of all the Justices of the Peace acting for each of the Municipal Corporations of England and Wales on the 24th December last.

Return of all Reductions made in the Establishment of the Court of Session, Court of Exchequer, Court of Admiralty, Commissary Court, Office of Keeper of the Great Seal and King's Household in Scotland, since the Accession of his late Majesty, distinguishing the Savings which have actually accrued, and those which are prospective and permanent.

Ordered, That the said Papers do lie upon the Table.

And then the House, having continued to sit till two of the clock on Tuesday morning, adjourned till this day.

Martis, 29° die Martii ;
Anno 6° Wilhelmi IVth Regis, 1836.

Prayers,

Mr. Campbell, from the Court of Directors of the East India Company, at the bar presented, pursuant to the directions of an Act of Parliament,—List, No. 40, specifying the Particulars of the Compensation proposed to be granted

Vol. 91.

M. the East India Company, was called in; and the Proceedings in that Case were the same as in the Case of the East India Company, whereof Mr. Fox Maule was the Attorney.
A. 1836.

Ordered, That the Committee on the Edinburgh, Leith and Newhaven Railway Bill have leave to make their Report to-morrow.

The Birmingham, Bristol and Thames Junction Railway Bill was read a second time; and committed.

A Petition of Inhabitants of Bath, eye, and John Butler and Charles Salibury Butler; praying that the London and Norwich Railway Bill may pass into a law; were presented, and read; and ordered to lie upon the Table.

A Petition of Payers of County Rates in the East Suffolk County Hall Bill; County Hall Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

The Lambeth Improvement Bill was read a second time; and committed to Mr. Hoves and the Surrey List.

A Petition of the Proprietors of the Glamorganshire Canal Navigation, was presented, and read; taking notice of the Glamorganshire Canal Poor Rates Bill; and setting forth, That the Petitioners will be most materially injured by such Bill, as they are the parties from whom the exempted from Rates is proposed to be taken; and they humbly complain-to the House, that its Standing Orders have not been complied with, masmuch as notice of the Petitioners may be heard, by his counsel or assistant, against certain parts of the Durham (South West) Railway Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of the Mayor, Aldermen and Councilors of the town of Newcastle-upon-Tyne, praying that the North of England Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Sir George Musgrave, Baronet, Durham, praying that he may be heard, by his counsel or agent, against certain parts of the Durham (South West) Railway Bill, was presented, and read; and ordered to lie upon the Table.

The Lambeth Improvement Bill was read the first time; and ordered to be read a second time.

The Liverpool Fire Police Bill was read the first time; and ordered to be read a second time.

A Petition of Owners and Occupiers of lands, tenements and hereditaments in Saint Margaret, Leicester, praying that the Midland Counties Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

The Writers to the Signet Widows’ Fund Bill was read a second time; and committed to Mr. Chalmers and the East Scotland List.
6 WILL. IV. 29° Martii.

The Preston and Longridge Railway Bill was read a second time; and committed.

North Midland Railway Bill, a Petition of Merchants, Manufacturers and Inhabitants of Sheffield, praying that they may be heard, by their counsel or agents, against the North Midland Railway Bill, was presented, and read; and ordered to lie upon the Table.

London and Brighton Railway Bill, ( Stephenson's Line.) a Petition of Owners and Occupiers of estates at Morden and Merton, praying that they may be heard, by their counsel or agents, against the London and Brighton Railway Bill, was presented and read; Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Teignmouth Harbour Bill, Sir John Yarde Buller reported from the Committee on the Teignmouth Harbour Bill; That the Standing Orders relative to Navigation Bills, had been complied with; and that they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill; and made Amendments thereunto. Ordered, That the Report do lie upon the Table.

London and Dover Railway Bill, a Petition of Inhabitants and Traders of Sandwich, praying that they may be heard, by their counsel or agents, against the London and Dover Railway Bill, was presented, and read; and ordered to lie upon the Table.

Poor Law Act, a Petition of the Guardians of the Poor of Cirencester;—Chairman, Vice-Chairman and Guardians of the Poor of Steyning;—Andover;—Rye;—and Maldon; praying that the period fixed by the Poor Law Act, for the repayment of sums borrowed for building Workhouses, may be extended from ten to twenty years, were presented, and read; and ordered to lie upon the Table.

Fine Arts, a Petition of Artists, being members of the Drawing and Designing Class of the Royal Mechanics' Institution of Southampton, setting forth, that the Petitioners had heard with the greatest satisfaction of the disposition which has manifested itself in the House to encourage the establishment of a National School for designing, and other measures calculated to improve such of our manufactures as are connected with the Fine Arts; that the Petitioners are deeply impressed with the importance of such undertakings, from a consideration of what has been effected by similar means in foreign countries, and particularly in France; and praying the House to consider in a favourable light what measures may be proposed to this end, and to pass them into a Law, in such manner as to render them as effective as possible, was presented, and read; and referred to the Select Committee on Arts of Design.

Poor Law Act, a Petition of Practitioners in Medicine and Surgery residing in the county of Surrey, praying the House to appoint a Committee to inquire into the present system of affording medical relief, under the Poor Law Act, to sick paupers, and into the propriety of extending from ten to twenty years, the period fixed by the said Act, for the repayment of sums borrowed for building Workhouses, was presented, and read; and ordered to lie upon the Table.

Window Tax, a Petition of Proprietors and Holders of lodging-houses in Worthing, praying that such furnished houses as are not occupied by the proprietor during any portion of the year may be relieved entirely from the payment of the Tax on Windows, was presented, and read; and ordered to lie upon the Table.

Railways, a Petition of the Lord Provost, Magistrates and Councillors of Glasgow, praying the House to direct

Vol. 91. such inquiry to be instituted as may tend to show whether or in what way the public advantage can be most effectually promoted by the extension of Railways, and the interest of those numerous individuals and corporations whose credit is implicated by the prosperity of the existing system, be at the same time protected, was presented, and read; and referred to the Select Committee on Railway Bills.

A Petition of the Minister and Deacons of the Church Building and congregation of Zion Chapel, King's Jews, alleging Materials.

Street, Dublin;—and, York-street, Dublin; praying the House to exempt all leases, assignments and conveyances of goods or other premises used, or intended absolutely to be used, for the public service and worship of God, with the memorials of such deeds for the registering thereof, from Stamp Duties, and further, that all timber to be used in the building and erection of houses for the worship of God, and the vestry and school-rooms which may be attached to such houses, be exempted from Custom or Excise Duty, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Cuddington, praying Protestant for the redress of the grievances affecting dissenters from the Established Church, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Swist Fees, Huntington; Newspaper London (two Petitions);—Members of the Mutual Stamp, Instruction Society, Great Tower-street, London;—Members of the Wisbech Association for the protection and diffusion of Moral and Political Knowledge;—and, Members of the Harsham Mechanics' Institution; praying for the repeal of the Stamp Duty on Newspapers, were presented, and read; and ordered to lie upon the Table.

A Petition of the Board of Guardians of the Wood-Bathing of bridge Union, in the county of Suffolk, praying that the Owners of all cottage property let under the sum of 10l. per annum, may be rated and assessed for the same, in like manner and in the same proportions as other rateable inhabitants and rate-payers are rated and assessed for the relief of the Poor, was presented, and read; and ordered to lie upon the Table.

A Petition of Licensed Victuallers of Beverley;—Spirit Licensers. Bangay, Bectes and Halesworth;—Waltham Holy Cross;—Gloucester;—and, Harwich; praying for the repeal of the additional Duty on Spirit Licenses, were presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Ashby-de-la-Zouch Agricultural Agricultural Association;—and, the Chairman of the Distress. Loddon and Clavering Agricultural Society; praying for an inquiry into the distressed state of Agriculture, were presented, and read; and referred to the Select Committee on Agriculture.

A Petition of Edward Bright, soap manufacturer, Soap. Maldon, praying the House to allow the manufacture of Soap free from Duty, was presented, and read; and ordered to lie upon the Table.

A Petition of Farmers and others in Dalkeith, Clever Seed, praying for the repeal of the Duty on Clever Seed imported, was presented, and read; and referred to the Select Committee on Agriculture.

A Petition of Inhabitants of Coventry, praying for the removal of the duties, and the interest of those numerous individuals and corporations whose credit is implicated by the prosperity of the existing system, be at the same time protected, was presented, and read; and referred to the Select Committee on Bribery at Elections.

A Petition of Protestant, Presbyterian and Roman Catholic Inhabitants of Bellaherskery, praying for the abolition of Tithes in Ireland, was presented, and read; and ordered to lie upon the Table.
A Petition of Justices and Cess-payers assembled at a Special Sessions for Roads for the barony of Galles, in the county of Mayo, praying the House to adopt measures for completing the line of Road between Longford and Killala, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Medical Profession residing in London and its vicinity; and, in Bath; praying for an equitable remuneration for their trouble and expense in preparing for and attending Curers' Inquests,—were presented, and read; and ordered to lie upon the Table.

A Petition of John Moore—Owners and Occupiers of lands and tenements in Monckton Combe; and, Persons qualified to vote in the Parishes of Saint Paul and Saint Peter, Bath; complaining of their names having been struck off the Register of Voters, owing to alleged informality; and praying for inquiry,—were presented, and read; and ordered to lie upon the Table.

A Petition of Simon Darie Robinson, M. D., praying that the Duties on Legacies bequested for charitable and religious purposes may be totally repealed, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Society of Writers to His Majesty's Signet in Scotland; Licensed Procurators of the Sheriff Court of Forfar; Practitioners of the Law in Brechin; Arbroath; Albion; Procurators in Montrose; Society of Writers to His Majesty's Signet in Scotland; and, Robert Osborne Neale; praying for the repeal of the Stamp Duty on their annual Certificates, was presented, and read; and ordered to lie upon the Table.

A Petition of George Robertson, William Guthrie and others, residents of Arbroath, praying for an alteration of the Act for regulating the Statute Labour of Scotland, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Brighton, praying the House to repeal the existing law relative to the Election of Members to serve in Parliament, so far as regards the mode of voting, and in lieu thereof to adopt the principle of voting by Ballot, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Brighton, praying the House to repeal so much of the Reform of Parliament (England) Act as renders it necessary for the occupiers of houses to be rated and pay Poor's Rates and Assessed Taxes previously to their names being inserted on the List of Voters for Boroughs, was presented, and read; and ordered to lie upon the Table.

A Petition of Merchant Ship-owners, Master Mariners and Seamen of Yarmouth, praying that the Lighthouses Bill may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

A Petition of Masters, Mates and Seamen of Merchant Vessels trading to and from Newcastle-upon-Tyne, praying the House to pass a law to prevent Merchant Vessels being sent to sea in an unseaworthy state, was presented, and read; and ordered to lie upon the Table.

A Petition of John Steuble, praying for an inquiry into the agreement between him and the Minster Pleni potentary at Saint Petersburgh, relative to his invention of a Machine of War, was presented, and read; and ordered to lie upon the Table.
Palatine of Lancaster, to Halifax and Eland, in the West Riding of the County of York:
A Bill, intituled, An Act for repairing the Road from the Town of Buckingham, in the County of Buckingham, to the West Chester or Holyhead Road, in the Parish of Pasonham, in the County of Northampton, and from the North-east end of the Town of Stony Stratford to Newport Pagnell, in the said County of Buckingham:

The Lords have passed a Bill, intituled, An Act for imposing certain Restrictions on the renewal of Leases by Ecclesiastical Persons; to which the Lords desire the concurrence of this House: And also,
The Lords have passed a Bill, intituled, An Act to facilitate the conveyance of Sites for School Rooms; to which the Lords desire the concurrence of this House: And also,
The Lords have passed a Bill, intituled, An Act to dissolve the Marriage of Edward Hodges, Esquire, with Clara Rebecca, his now Wife, and to enable him to marry again, and for other purposes; to which the Lords desire the concurrence of this House: And also,
The Lords have passed a Bill, intituled, An Act to enable Edward Hicks, Gentleman, to use and enjoy certain Eclesiastical Leases by Ecclesiastical Persons; to which the Lords desire the concurrence of this House: And also,
The Lords have passed a Bill, intituled, An Act for naturalizing Julius Focke; to which the Lords desire the concurrence of this House: And also,
The Lords have passed a Bill, intituled, An Act for dissolving an Act passed in the reign of King George the Third, intituled, An Act for establishing a Turnpike Road, from the Town of Buckingham, in the County of Buckingham, and from the North-east end of the Town of Buckingham to the North-Western Part of the County of Northampton; and for the better prosecution of the Turnpike Road from the Town of Buckingham to the North-Western Part of the County of Northampton, and for the better Government and Management thereof:

The School Rooms Bill was read the first time; and ordered to be read a second time upon Wednesday, the 18th day of April next; and to be No. 153. printed.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Copy of any Circular Letter from the Secretary of State for the Home Department, dated in October last, addressed to the Mayor or Chief Officer of any of the Boroughs contained in the Schedules of the Acts 5 and 6 Will. 4, c. 76.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Ordered, That leave be given to bring in a Bill to facilitate the recovery of the possession of Tenements after the expiration of the Tenancy:

Ordered, That Mr. Aglionby and Mr. Ewart do prepare, and bring it in.

A Motion was made, and the Question was put whether the rest of Bill would be read to-day, and lost.

The House proceeded to take into consideration the Report which, upon the 18th day of this instant March, was made from the Committee on the Arbroath and Forfar Railway Bill, printed Copies of the Bill having been delivered at the door upon Saturday last; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

The House proceeded to take into consideration the Report which, upon the 17th day of this instant March, was made from the Committee on the Birmingham and Derby Junction Railway Bill, printed Copies of the Bill having been delivered at the door upon Friday last; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

The House proceeded to take into consideration the Report which, upon the 18th day of this instant March, was made from the Committee on the Great Western Railway Bill, printed Copies of the Bill having been delivered at the door upon Thursday last; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Ordered, That Lord Viscount Forbes have leave of absence for six weeks, on account of ill-health.

Ordered, That the Return relative to Half Pay Officers, which was presented yesterday, be printed.

Ordered, That the Return relative to Municipal Justices, which was presented yesterday, be printed.

Ordered, That Mr. Hall be discharged from any further attendance on the Select Committee on Harbours of Refuge.

Ordered, That Mr. Hutt be added to the Committee.
The Order of the day being read, for the second reading of the Civil Offices Declaration Bill; Ordered, That the Bill be read a second time on Monday, the 27th day of April next.

The Registration of Votes Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Tuesday, the 28th day of April next.

The House, according to Order, resolved itself into a Committee upon the Revenue Departments Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and, and the same was read a second time, and committed to a Committee of the whole House, for Wednesday, the 29th day of April next.

The House, according to Order, resolved itself into a Committee upon the Dublin Police Bill, and made Amendments thereunto. Ordered, That the Report be received this day.

The Dublin Police Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Thursday, the 30th day of April next.

Mr. Chalmers presented a Bill to make effectual the Establishment of Prussia. Ordered, That the Report be received this day.

No. 154. A Petition of Members of the United Greenwich Watermen's Pier Society, praying that they may be heard, by their counsel or agents, against certain parts of the Greenwich Pier (No. 1) Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Lord John Russell presented, by His Majesty's command, Papers relating to the Ecclesiastical Establishments of Prussia. Ordered, That the said Paper do lie upon the Table.

Sir George Grey presented, pursuant to the directions of several Acts of Parliament, A Return of Persons holding Offices in the Colonies who have been appointed thereto subsequent to the passing of an Act of Parliament of the fifty-fourth year of His late Majesty King William the Fourth, "for amending and making more effectual the Laws concerning Turnpike Roads in Scotland," as relates to the Powers given therein to Heirs of Entail in possession to burthen their Estates for the purpose of making Turnpike Roads in Scotland, and the Bridges thereon: And the same was read a first time; and ordered to be read a second time upon Tuesday, the 12th day of April next; and to be printed.

An Order was made for the Select Committee on Standing Orders relative to Private Bills, to sit on Monday, the 19th day of April next.

A Petition of Watermen, Boatmen and others on Lord's Day, praying that the Municipal Corporations (Ireland) Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of the Chairman of a Meeting of Letter-press Printers of Manchester;—Merchants, Tradesmen, Shopkeepers and Inhabitants of Manchester;—Letter-press Printers of Kingston-upon-Hull;—Glasgow;—Merchants, Tradesmen, Artisans and Inhabitants of Kingston-upon-Hull;—Trade of London;—Inhabitants of Swindon;—Saint Mary-le-bone;—Clergy, Gentry and Inhabitants of Malpas;—for the adoption of measures for the better observance of the Lord's Day, were presented, and read; and ordered to lie upon the Table.

A Petition of Protestant Dissenters meeting at Zion Chapel, Cheadle:—Tabernacle, Hanley:—Zion Chapel, Lyme End;—Caroline-street Chapel, Stockport;—Nile-street Chapel, Burslem;—Mount Zion Chapel, Stoke-upon-Trent;—Bethel Chapel, Burslem;—Mount Tabor Chapel, Fenton;—Bethesda Chapel, Hanley:—Hope Chapel, Shelton:—Primitive Methodists of Shelfon:—Bridge-street Chapel, Leek;—Churchill:—and, Ministers, Elders and Deacons of different denominations of Dissenters of Newcastle-upon-Tyne; praying for the immediate redress of the grievances affecting Dissenters from the Established Church, were presented, and read; and ordered to lie upon the Table.

A Petition of the Watermen, Boatmen and others, praying that the Stamp Act may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of the Watermen, Boatmen and others, praying for the immediate redress of the grievances affecting Dissenters from the Established Church, were presented, and read; and ordered to lie upon the Table.

A Petition of the Watermen, Boatmen and others, praying for the immediate redress of the grievances affecting Dissenters from the Established Church, were presented, and read; and ordered to lie upon the Table.
6 WILL. IV. 30th Martii.

Dublin City Election. Ordered, That the Select Committee on the Dublin City Election, have leave to sit this day till four of the clock during the sitting of the House.

Tithes (Ireland). A Petition of Inhabitants of Kilmain.—Parishioners of Bealthyboy and Kilkatty.—Kilworth;—and Landholders of Drumbo; praying for the abolition of Tithes in Ireland, were presented, and read; and ordered to lie upon the Table.

Paper. A Petition of Paper Manufacturers of Penwiche;—and, Sugar Refiners, Grocers and Tea-dealers in Leith; praying for the repeal of the Duty on Paper, were presented, and read; and ordered to lie upon the Table.

Lighthouses. A Petition of the Provost, Magistrates and Town Council of Evesham, praying the House to place all the Coast Lights of the United Kingdom under one uniform, efficient and economical system of management, was presented, and read; and ordered to lie upon the Table.

Salmon Fisheries (Scotland) Bill. Two Petitions of Proprietors and Tenants of Salmon Fisheries on the coast of the Moray Firth, praying that the Salmon Fisheries (Scotland) Bill may not pass into a law, were presented, and read; and referred to the Select Committee on Salmon Fisheries (Scotland).

Mr. Bucking-ham's Claim. A Petition of Merchants, Manufacturers and Inhabitants of Manchester and Salford.—Manchester-field;—Inhabitants of Nottingham;—and, Newcastle-on-Tyne; praying the House to secure to James Silk Buckingham, Esquire, full compensation from the East India Company for the loss and damage sustained by him by the suppression of the Coleyta Journal, were presented, and read; and ordered to lie upon the Table.

Salt (East India) Act. A Petition of Ship-owners and Merchants of Liverpool, praying for the abolition of the Salt monopoly in the East Indies, was presented, and read; and referred to the Select Committee on Salt (British India).

Marriages Bill. A Petition of Members of the Lanarkshire Scottish Church Presbytery, taking notice of the Marriages Bill and praying that the Ministers of their communion in England may be permitted to perform the ceremony of marriage in private houses, was presented, and read; and ordered to lie upon the Table.

Timber Duties. A Petition of Merchants, Traders and Citizens of Montreal, in Lower Canada, praying the House to withhold their sanction to any alternation in the existing Duties levied in the United Kingdom upon Timber and other Wood Articles, was presented, and read; and ordered to lie upon the Table.

Registration of Births, &c. Bill. A Petition of Members of the Baptist Church and Congregation assembling at Sikes' place, Goswell Road, praying that the Registration of Births, &c. Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Spirit Licenses. A Petition of Licensed Victuallers of Cockermouth;—and, Winchester; praying for the repeal of the additional Duty on Spirit Licenses, were presented, and read; and ordered to lie upon the Table.

J. H. Wallace. A Petition of John Henry Wallace, wine and spirit merchant of Newry, complaining of repeated prosecution on a charge of sending out spirits unaccompanied by a legal permit, was presented, and read; and ordered to lie upon the Table.

Attorneys' Certificates. A Petition of Procurators or Attornies and Notaries Public in Bathgate;—and, Solicitors in Leith; praying for the repeal of the Stamp Duty on their annual Certificates, were presented, and read; and ordered to lie upon the Table.

A Petition of Burgesses of Marlborough;—and, Marlborough Burgesses and Inhabitant Householders of Marlborough; complaining of intimidation at the late Election of the Town Council of that borough, and praying for inquiry, were presented, and read; and referred to the Select Committee on bribery at Elections.

A Petition of the Chairman, Vice-Chairman and Poor Law Guardians of the Union of Broxburn;—Banbury;—and, Whitechurch; praying that the period fixed by the Poor Law Act for re-payment of sums borrowed for building Workhouses, may be extended from ten to twenty years, were presented, and read; and ordered to lie upon the Table.

A Petition of the Trustees of the Fyfield and New-Temple Toll-bridge Road, praying for a more ready and summary mode of proceeding against the Lessees of Toll for extortion by their collectors, was presented, and read; and ordered to lie upon the Table.

A Petition of William George Poor, clerk and Marriage, &c. section of the parish of Staint Mary-le-bone, setting forth, That the Petitioner is informed that a Bill has been introduced into the House to alter and amend the Marriage Act; and also, a Bill to establish a General Registry for Marriages, Births and Deaths, which Bills, when passed into law, will prove detrimental to his interests, inasmuch as they tend to destroy his chief source of income; and praying for compensation, was presented, and read; and ordered to lie upon the Table.

A Petition of Electors of the late borough of Prince de Tregony, praying the House to address His Majesty to use His intercession to procure the liberation of the Prince de Polignac, Messrs. De Peyronet, Chantalauze and De Ranville, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Graveenad, praying Lieut.-Col. for an inquiry into the case of Lieutenant-Colonel Bradley, Bradley, was presented, and read; and ordered to lie upon the Table.

A Petition of the Trustees of the Aldton Turnpike Highways Act. Roads, praying for the amendment of the Highways Act, was presented, and read; and ordered to lie upon the Table.

A Petition of Richard Gathorne Butt, praying for R. G. Bar. a review of the proceedings relative to his Trial for a Conspiracy in the year 1814, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of the city of Chichester, Corporal Punishment, praying for the abolition of Flagging in the Army, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Stanton, praying Parish Vestries, for the repeal of the Act for the Regulation of Parish Vestries, commonly called Sturges Bowen's Act, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Saint Mary-le-bone, Orange Association, praying that the Attorney General be instructed to commence a criminal information against the leading members of the Orange Association, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Brighton, praying Septennial Act, for the repeal of the Septennial Act, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Westmorland, praying for the immediate arrest of Thomas Macaulay, for high treason, was presented, and read; and ordered to lie upon the Table.
A Petition of Inhabitants of Finsbury, praying that the evidence in cases where Justices have summary jurisdiction may be taken in writing, and presented, and read; and ordered to lie upon the Table.

A Petition of John Baxter, praying that each Juror may give his verdict individually, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Chichester; and Holders, Inhabitants and Rate-payers of Hereford; praying for an inquiry into the Pension List, were presented, and read; and ordered to lie upon the Table.

A Petition of Burgesses and Inhabitants of Colchester, praying the House to extend the Parliamentary Franchise to all burgesses created by the Municipal Reform Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of the Parish Clerks within the borough of Plymouth, praying that the Clergy of populous and respectable parishes may be the deputed and legitimate registrars under the Registration of Births, &c. Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Masters, Mates and Seamen of Leith, praying the House to pass a law to prevent Merchant Vessels being sent to sea in an unfit state, was presented, and read; and ordered to lie upon the Table.

A Petition of the Junior Aldermen of Dublin; Officers serving under the Corporation of Dublin; Turncooks of the Pipe Water Corporation, Dublin; and Clerks of Guilds in the Corporations of Dublin; praying that the Municipal Corporations (Ireland) Bill may not pass into a law without due provision being made, by way of compensation, for any loss of salaries, fees or other emoluments, which they would sustain by the passing of the said Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of the Corporation of Tailors or Guild of Saint John-the-Baptist, Dublin, praying that the said Bill may not pass into a law, was also presented, and read; and ordered to lie upon the Table.

A Petition of Farmers of the county of Oxford, praying for the repeal of the tax on Market Carts, was presented, and read; and ordered to lie upon the Table.

A Petition of Hand-loom Weavers of the northern district of Glasgow, praying the House to establish Boards of Trade on such equitable principles as shall secure the workmen in future from any unjust encroachments on the price of his labour, was presented, and read; and ordered to lie upon the Table.

A Petition of the Inhabitants of Blockford, praying for the repeal of the Statute Labour Tax in Scotland, was presented, and read; and referred to the Select Committee on Statute Labour (Scotland).

A Petition of Inhabitants of Buckfastleigh and Deam Prior, praying for the repeal of the Duty on Horses used in trade, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Saint John-the-Baptist, Dublin, praying that the House to extend the number of councillors in the Municipal Corporations (Ireland) Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Edinburgh, upon-Tyne, praying the House not to sanction the solicited endowment for new Churches in Scotland, and that the grant of Regimen Donum may be discontinued, was presented, and read; and ordered to lie upon the Table.

A Petition of Contributors to county rates in County Rates. Peterborough, praying the House to pass a law giving a proper control over the levy and expenditure of county rates to a representative body elected by the rate-payers in each county, was presented, and read; and ordered to lie upon the Table.

A Petition of Freeholders and Leaseholders of Edinburgh, Cambridge; and, Frederick Lawrence; praying for the amendment of the Law of Ecclesiastics, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Limmerich, praying the House to enlarge the number of councillors, Corporations, and reduce the amount of qualification under the Municipal Corporations (Ireland) Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Dissenters and Inhabitants of Main- Church of Chester, praying that the Revenues of the Irish Church may be resumed by the State, and applied to National purposes, and that the Bills for civil Registration; for Marriage, &c. may be passed by the House, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Northampton, praying for the re-enactment of the old system of Poor Laws passed in the reign of Queen Elizabeth, or with such alterations only as may be deemed necessary, was presented, and read; and ordered to lie upon the Table.

A Petition of the Dock Company at Kingston-upon-Hull, praying that the Hull and Selby Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Trustees of the Yeovil Bridge Roads, praying that the Turnpike Trusts Consolidation Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Wine Merchants at Kingston-upon-Hull, praying for an equalization of the Duty on Foreign Wines, was presented, and read; and ordered to lie upon the Table.

A Petition of Richard Simpson, schoolmaster at Metropolitan Norwood, praying the House to adopt such measures University, as may be necessary in order that the honour of the new Metropolitan University may afford encouragement to talent and industry in whatever situations they may be found, was presented, and read; and ordered to lie upon the Table.

A Petition of Ministers, Elders and Deacons of Church of different denominations of Dissenters in Newcastle-upon-Tyne, praying for the repeal of the Duty on Market Carts, was presented, and read; and ordered to lie upon the Table.

A Petition of the Inhabitants of Finsbury, praying the New Mills Gas Bill was read a second time; New Mills Gas and committed to Mr. Towney and the Derby Bill. The Broomliny Railway Bill was read a second Broomliny time; and committed.
6 WILL. IV. 30° Martii.

Glamorganshire Canal Poor Rates Bill.

The House was moved, That the Petition of Proprietors of the Glamorganshire Canal Navigation, which was presented yesterday, complaining of non-compliance with the Standing Orders in the case of the Petition for the Glamorganshire Canal Poor Rates Bill, might be read; and the same being read; Ordered, That the Committee on the Petition for the Bill be revived.

Ordered, That the said Petition respecting Standing Orders be referred to the Committee.

An ingrossed Bill for making a Railway from Birmingham to Gloucester, with Branches therefrom, was read the third time; and ingrossed Clauses were added, by way of riders, and Amendments were made to the Bill.

Resolved, That the Bill do pass: And that the Title be, An Act for making a Railway from Birmingham to Gloucester, with a Branch therefrom.

Ordered, That Lord Granville Someret do carry the Bill to the Lords, and desire their concurrence.

An ingrossed Bill for making a Railway from the London and Birmingham Railway, near Birmingham, to Derby, to be called "The Birmingham and Derby Junction Railway," with a Branch, was read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Dugdale do carry the Bill to the Lords, and desire their concurrence.

Lord Viscount Castlereagh reported from the Committee on the Ulster Railway Bill; and to whom several Petitions against the said Bill were referred; That the Standing Orders relative to Bills for making Railways had been complied with; and that no person appeared in support of the said Petitions; and that they had heard counsel in favour of the Bill; and that the Committee had inquired into the several matters required by the Resolutions of the House of the first day of this instant March; and had also examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table; and be printed.

Mr. Rollythorpe reported from the Committee on the Dundee and Arbroath Railway Bill; and to whom several Petitions against the said Bill were referred; That the Standing Orders relative to Bills for making Railways, had been complied with; and that no person appeared in support of the several Petitions; and that the Committee had inquired into the several matters required by the Resolutions of the House of the first day of this instant March; and had also examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table; and be printed.

Mr. Ormsby Gore reported from the Committee on the London Grand Junction Railway Bill; and to whom several Petitions against the said Bill were referred; That the Standing Orders relative to Bills for making Railways, had been complied with; and that they had considered several of the said Petitions, and had heard counsel in support of several other of the said Petitions; and had also heard counsel in favour of the Bill; and that the Committee had inquired into the several matters required by the Resolutions of the House of the first day of this instant March; and had also examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table; and be printed.

A Petition of Jane Borough, praying that she Leeds Bridge may be heard, by her counsel or agent, against certain parts of the Leeds Bridge Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by her counsel or agent, upon her Petition, if she think fit; and counsel heard, in favour of the Bill, against the said Petition.

An ingrossed Bill for making and maintaining a Arbroath Railway between the Royal Burgh of Arbroath, in the county of Forfar, and the Royal Burgh of Forfar, in the same county, was read the third time; and an ingrossed Clause was added to the Bill, by way of rider.

Resolved, That the Bill do pass.

Ordered, That Mr. Chalmers do carry the Bill to the Lords, and desire their concurrence.

A Petition of The Right Reverend Joseph Banks, Lord Bishop of Saint David's, Dean, and the Chapter of Durham, praying that they may be heard, by their counsel or agents, against the South Durham Railway Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of the Trustees of the Turnpike Road from Castorick Bridge, in the county of York, by the towns of Yarm and Stockton, to the city of Durham, was also presented, and read; taking notice of the said Bill; and setting forth, That by the said Bill it is sought to incorporate certain persons, subscribers to the said intend undertaking, and to make and maintain such Railway and Branches; that such Railway is intended to pass over and across the before-mentioned Turnpike Road, but the promoters of the said Bill have never applied to the Petitioners, or to any of the Trustees of the said Turnpike Road for their consent, dissent or neutrality to their undertaking, and have therefore, in that respect, totally neglected the Standing Orders of the House; that the Petitioners have seen with much pain the great loss of life that has taken place in consequence of the Stockton and Darlington Railway crossing over, and running parallel with the before-mentioned Turnpike Road, and therefore the Petitioners deem it their imperative duty to object to the above-men- tioned Bill passing into a law, unless the promoters of the measure can satisfy the Trustees of the said Turnpike Road that the lives of His Majesty's sub-jects will not be endangered, or the interests of the said Turnpike Road be prejudicially affected thereby; and praying, That the said Bill be referred to a Committee, to inquire whether the Standing Orders in relation thereto have or have not been complied with; and that the Petitioners may be heard, by themselves, their agents and witnesses; and that they may have such other relief as to the House shall seem meet.

Ordered, That the said Petition do lie upon the Table.

A Petition of Thomas Wakefield, Mayor of the Midland town of Nottingham, praying that he may be heard, by his counsel or agent, against certain parts of the Midland Counties Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Thomas Wakefield, Mayor of the Midland town of Nottingham, praying that he may be heard, by his counsel or agent, against certain parts of the Midland Counties Railway Bill, was presented, and read.
be think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Merchants, Ship-owners and Traders of the city of Cork, praying that they may be heard, by their counsel or agents, against the Dublin Steam Packet Company Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Thomas Mc-Teary, Merchant in Liverpool, praying that he may be heard, by his counsel, against certain parts of the said Bill, was also presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

The Danvish and Teignmouth Road Bill was read a second time; and committed to Sir John Yarde Buller and the Devon List.

Mr. Bethell, by Order, reported from the Committee on the Sheffield and Rotherham Railway Bill; and to whom several Petitions against the said Bill, were referred. That the Standing Orders relative to Bills for making Railways, had been complied with; and that they had heard counsel in support of the said Petitions, and had also heard counsel in favour of the Bill; and that the Committee had inquired into the several matters required by the Resolutions of the House of the first day of this instant March; and had also examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table; and be printed.

An ingrossed Bill to alter the Line of the Great Western Railway, and to amend the Act relating thereto, was read the third time; and an ingrossed Clause was added to the Bill, by way of rider.

Resolved, That the Bill do pass.

Ordered, That Mr. Charles Russell do carry the Bill to the Lords, and desire their concurrence.

A Petition of William John Bennet, Esquire, praying that he may be heard, by his counsel or agents, against certain parts of the London and Dover Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Lord Viscount Palmerston and Lord William Pockeet, praying that they may be heard, by their counsel or agents, against certain parts of the Feccinbing Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of the Company of Proprietors of the Navigation of the River Mersey, praying that they may be heard, by their counsel or agents, against certain parts of the Mersey Navigation Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of the Company of Proprietors of the Navigation of the River Medway, praying that they may be heard, by their counsel or agents, against certain parts of the Medway Navigation Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

The Lord Advocate reported from the Committee on the Edinburgh, Leith, and Newhaven Railway Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had inquired into the several matters required by the Resolutions of the House of the first day of this instant March; and had also examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table; and be printed.

Ordered, That leave be given to print the Evi- dence taken before the Committee on the Trinity (North Leith) Harbour and Docks Bill, and of the present Session, at the expense of the Parties, from the Committee Clerk's copy, if they think fit.

Ordered, That there be laid before this House, Mr. Laffon Accounts of the Amount produced by the sale of the Ladebat Property of Mr. Laffon Ladebat, sequestered in the hands of the Bank of England, by order of the British Government, in the year 1793.—The Particulars of the Investment of the Produce, and the accumulations arising therefrom, up to the latest period to which such Investments were carried; also, the manner in which the Money was disposed of.—The Particulars of the Settlement made with Mr. Ladebat in respect of such Property in the year 1818.—and, Copies of Treasury Minutes directing the payment of £23,707.10s. to Mr. Ladebat, as stated in a Return presented to the House of Commons on 24th June 1829.

The Trafle Canal and Harbour Bill was read a second time; and committed to Mr. Maurice O'Connell and the Munster List.

Mr. Chancellor of the Exchequer reported to the House, That their Addresses of the 24th and 29th March, had been complied with; and that they had heard counsel in support of the Bills for making Railways, had been complied with; and that the Committee had inquired into the several matters required by the Resolutions of the House of the first day of this instant March; and had also examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table; and be printed.

A Motion being made, That the ingrossed Bill Hall and Selby for making a Railway from Kingston-upon-Hull to Railway Bill, Selby, be now read the third time ; 

Mr. Chancellor of the Exchequer, by His Majesty's consent, having been informed of the purport of the Bill, giving His consent, as far as His Majesty's interest is concerned, that the House may do therein as they shall think fit.

And the Table being proposed, That the Bill be now read the third time ; 

The Amendments following were proposed to be made to the Question; viz. And at the end of the Question to add the words "upon this day six months." And the Question being proposed, That the word "now" stand part of the Question.—And a Debate arising thereupon—

A Message
A Message, by Sir Augustus Clifford, Gentleman Usher of the Black Rod:

Mr. Speaker,

The Lords, authorized by virtue of His Majesty's Commission, for declaring His Royal Assent to several Acts agreed upon by both Houses, do desire the immediate attendance of this Honourable House in the House of Peers, to hear the Commission read.

Accordingly Mr. Speaker, with the House, went up to the House of Peers:—And being returned;

Mr. Speaker reported, That the House, at the desire of the Lords, authorized by virtue of His Majesty's own consent, been at the House of Peers, where a Commission under the Great Seal was read, giving, declaring and notifying the Royal Assent to the several Public and Private Bills therein mentioned; and that the Lords thereby authorized, had declared the Royal Assent to the said Bills:—Which Bills are as follow:

An Act for carrying into effect a Treaty made between His Majesty and the Queen Regent of Spain for the Abolition of the Slave Trade:

An Act to indemnify such Persons in the United Kingdom as have omitted to qualify themselves for Offices and Employments, and for extending the Time limited for those purposes respectively until the First day of March next; and that such Persons may, within that Time, be allowed to be proceeded with, that the Peers, and that the Lords, and that the said Bill may pass into a law in its present form, was presented, and read; and ordered to lie upon the Table.

The Lords have passed a Bill, intituled, An Act for the better supplying the Borough of Reading, in the County of Berks, and the Neighbourhood thereof, with Gas:

An Act for establishing a Company for more effectually lighting with Gas the City and County of the City of Exeter, and certain Parishes and Places in the County of Devon:

An Act for extending the Time for building a Bridge over the River Aeon, from Clifton, in the County of Gloucester, to the opposite side of the River, in the County of Somerset:

An Act to establish a Company for more effectually lighting with Gas the City and County of the City of Norwich, and certain Parishes and Places in the County of Norfolk:

An Act for erecting a County East Suffolk Hall and Courts of Justice, and for providing County Hall and Courts of Justice, and for providing Accommodation for His Majesty's Justices of Assize for the Eastern Part of the County of Suffolk:

A Bill, intituled, An Act for erecting a County East Suffolk Hall and Courts of Justice, and for providing County Hall Accommodation for His Majesty's Justices of Assize for the Eastern Part of the County of Suffolk:

A Bill, intituled, An Act for erecting a County East Suffolk Hall and Courts of Justice, and for providing County Hall Accommodation for His Majesty's Justices of Assize for the Eastern Part of the County of Suffolk:

A Petition of Owners and Occupiers of messuages, lands, tenements and hereditaments, in the Parish of Saint John, at Hackney, praying that they may be heard, by their counsel or agents, against such of the clauses and provisions thereof as affect the rights and interests of the Petitioners; and that the said Bill may not pass into a law in its present form, was presented, and read; and ordered to lie upon the Table.

A Petition of Emma Warren, of Hackney, praying that they may be heard, by their counsel, agents and witnesses, against the Preamble of the said Bill, and against such of the clauses and provisions thereof as affect the rights and interests of the Petitioners; and that the said Bill shall be allowed to be proceeded with, that the Petitioners may be heard, by their counsel, agents and witnesses, against the Preamble of the said Bill, and against such of the clauses and provisions thereof as affect the rights and interests of the Petitioners; and that the said Bill may not pass into a law in its present form, was presented, and read; and ordered to lie upon the Table.

A Petition of William Walter Gretton, Esquire, praying that the said Bill may be passed into a law, was also presented, and read; and ordered to lie upon the Table.

A Message from the Lords, by Sir Griffin Wilson, praying that the said Bill may pass into a law, was also presented, and read; and ordered to lie upon the Table.

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A Bill, intituled, An Act for erecting a County East Suffolk Hall and Courts of Justice, and for providing County Hall Accommodation for His Majesty's Justices of Assize for the Eastern Part of the County of Suffolk:

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A Message from the Lords, by Sir Griffin Wilson, Message from the Lords, by Sir Griffin Wilson, by, praying that the said Bill may pass into a law, was also presented, and read; and ordered to lie upon the Table.

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A Petition of Owners and Occupiers of messuages, lands, tenements and hereditaments, in the Parish of Saint John, at Hackney, praying that they may be heard, by their counsel or agents, against such of the clauses and provisions thereof as affect the rights and interests of the Petitioners; and that the said Bill may not pass into a law in its present form, was presented, and read; and ordered to lie upon the Table.

A Bill, intituled, An Act for erecting a County East Suffolk Hall and Courts of Justice, and for providing County Hall Accommodation for His Majesty's Justices of Assize for the Eastern Part of the County of Suffolk:

A Petition of Owners and Occupiers of messuages, lands, tenements and hereditaments, in the Parish of Saint John, at Hackney, praying that they may be heard, by their counsel or agents, against such of the clauses and provisions thereof as affect the rights and interests of the Petitioners; and that the said Bill may not pass into a law in its present form, was presented, and read; and ordered to lie upon the Table.

A Message from the Lords, by Sir Griffin Wilson, Message from the Lords, by Sir Griffin Wilson, by, praying that the said Bill may pass into a law, was also presented, and read; and ordered to lie upon the Table.
to which the Lords desire the concurrence of this House:—And also,

Herrman's &c. Nat. Bill,

The Lords have passed a Bill, intituled, An Act for naturalizing James Liebrehc Herrman, Julius Marcus, Edward Wurtzberg, and Lewis Heymann; to which the Lords desire the concurrence of this House:—And then the Messengers withdrew.

Bankrupts' (Ireland) Bill.

No. 160.

Herrman's, &c. Nat. Bill.

Herrman's, Marcus's, Wurtzberg's and Heyman's Naturalization Bill was read the first time; and ordered to be read a second time.

Poor (Ireland).

Lord John Russell presented, by His Majesty's command,—The Third Report of the Commissioners for inquiring into the Condition of the PoorerClasses in Ireland, Ordered, That the said Paper do lie upon the Table.

Adjournment.

Resolved, That this House will, at the rising of the House this day, adjourn till Monday, the 11th day of April next.

House to be called over.

Ordered, That this House be called over upon Thursday, the 19th day of April next.

In order that such Members as shall not then attend, be sent for in custody of the Sergeant at Arms attending this House.

Slavery Abolition (Jamaica) Bill.

Mr. Bernal reported the Slavery Abolition (Jamaica) Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be engrossed; and read the third time upon Monday, the 11th day of April next.

Revenue Departments Securities Bill.

Mr. Bernal reported the Revenue Departments Securities Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be engrossed; and read the third time upon Monday, the 11th day of April next.

Commissioners, No. 155.

Ordered, That there be laid before this House, Abstracts of the Commissioners Accounts of the Receipts into and Payments from the several Military Chests; with Summary Statements of the Expenditures Abroad on account of the Extraordinarys of the Army, during the period from 1st April 1834 to 31st March 1835.

Mr. Baring accordingly presented the said Abstracts.

Ordered, That the said Abstracts do lie upon the Table; and be printed.

Estimates presented; Miscellaneous Services, I. No. 156. Comparative Statement.

Public Buildings.

An Estimate of the probable Amount that will be required for the Repairs, &c. of Public Buildings; for Furniture, &c. for various Public Departments; for certain Charges of Watching, Lighting, &c.; and also for the Maintenance and Repairs of Royal Palaces and Works in the Royal Gardens, formerly charged upon the Civil List; for one year, from 1st April 1836 to 31st March 1837.

An Estimate of the Amount required for Works and Repairs to Kingston Harbour, from 1st April 1836 to 31st March 1837.

An Estimate of the Amount required to complete the Works and Repairs to Port Patrick Harbour, from 1st April 1836 to 31st March 1837.

An Estimate of the Amount which will be required, during the year from 1st April 1836 to 31st March 1837, by the Commissioners for the Improvement of the Holyhead and Liverpool Roads, Holyhead and Howth Harbours, &c.
6 WILL. IV.

An Estimate of the Sum that may be required in the year from 1st April 1836 to 31st March 1837, to defray the Charges for the Commissioners for the Amendment and better Administration of the Laws relating to the Poor in England and Wales.

An Estimate of the Sum that may be required, in the year from 1st April 1836 to 31st March 1837, to pay Salaries and Incidental Expenses of the Commissioners appointed on the part of His Majesty, under the Treaties with the French Republic, for carrying the said Treaties into effect.

An Estimate of the Sum that may be required in the year ending 31st March 1837, to defray the Charges of the Inspectors of Prisons appointed, under the Acts 3 and 4 Will. 4, 4 and 5 Will. 4, and 5 Will. 4, c. 24, &c.

An Estimate of the Sum that may be required in the year ending 31st March 1837, to pay Salaries and Expenses of Inspectors of Prisons appointed, under the Acts 50 Geo. 3, c. 117, 3 Geo. 4, c. 113, and 4 and 5 Will. 4, c. 24, &c.

An Estimate of the Sum that may be required in the year ending 31st March 1837, to defray the Charge for the Commission appointed to inquire into the Opportunities of Religious Worship and means of Religious Instruction afforded to the People of Scotland.

An Estimate of the Sum required to be voted in the year 1836, to defray the Charge and Salaries of the Commissioners appointed to carry into execution the Act 4 and 5 Will. 4, c. 76, for the Amendment and better Administration of the Laws relating to the Poor in England and Wales.

An Estimate of the Sum which may be required for Expenses of the Commissioners for inquiring into Charities in England and Wales, from 1st April 1836 to 31st March 1837, to pay Salaries and Expenses for the Commissions appointed on the part of His Majesty, under the Treaties with Foreign Powers, for preventing the illegal Traffic in Slaves, and in pursuance of the several Acts of the Legislature for carrying the said Treaties into effect.

An Estimate of the Sum that will be required to be voted for the year ending 31st March 1837, to defray the Charges of the Salaries of His Majesty’s Consuls General, Consuls and Vice-Consuls, and of the Superintendents of Trade at Canton; also, of the Contingent Expenses connected with the Public Duties of such Consuls General, Consuls, Vice-Consuls and Superintendents of Trade at Canton.

An Estimate of the Sum which will be required in the year ending 31st March 1837, to defray the Charge of the Salaries of the Inspectors of Prisons, appointed under the Acts 5 and 6 Will. 4, c. 38.

An Estimate of the Sum that may be required, in the year ending 31st March 1837, to defray the Charges for the Commissioners appointed to inquire into Charities in England and Wales, and the Authority for the Receipt of Fees by Magistrates and Sheriffs.

An Estimate of the Sum required to defray the Expenses of the Commission appointed to inquire into the Opportunities of Religious Worship and means of Religious Instruction afforded to the People of Scotland.
to defray the Charge of His Majesty’s Foreign and other Secret Services.

An Estimate of the Expense of providing Stationery, Printing and Binding for the several Departments of Government in England and the Colonies, and in Ireland and Scotland, and for the Two Houses of Parliament, from the 1st of April 1836 to the 31st of March 1837, to defray the Expenses of the Mint in the Coinage of Gold.

An Estimate of the Sum that may be required in the year from 1st April 1836 to 31st March 1837, to defray the Expenses of the Mints relating to Coins.

An Estimate of the Sum that may be required to defray the Expenses of Law Charges, in the year from 1st April 1836 to 31st March 1837.

An Estimate of the Sum that will be required in the year from 1st April 1836 to the 31st day of March 1837, to defray the Charge of confining, maintaining and employing Convicts at Home and at Bermuda; and in providing Clothing for the Convicts who may probably be transported to New South Wales and Van Diemen’s Land.

An Estimate of the Sum that may be required in the year ending 31st March 1837, to defray Expenses for the support of Captured Negroes and liberated Africans, under the Acts for the Abolition of the Slave Trade.

An Estimate of the Sum that may be required in the year ending 31st March 1837, to defray Expenses incurred under the direction and management of the Commissioners of Records, in the year ending 31st March 1837.

An Estimate of the Amount required in aid of the Nova Scotia.

An Estimate of the further Sum required to defray the Charges relating to the Island of Saint Helen, for the year ending 31st March 1837, being for the Civil Establishment of the Island, for Pensions and Allowances to such of the Civil and Military Officers and

An Estimate of the Amount that will probably be required to pay Compensation to Individuals, Subjects to His Majesty, for Losses sustained by confiscation of their Goods on shore by the act of the Danish Government in 1807.

An Estimate of the Sum required to enable His Royal Majesty to grant Relief to the distressed Poles now Refugees in this Country.

An Estimate of the further Sum required to defray the Expedition despatched in 1834 to ascertain the practicability of establishing a Steam Communication with India by the Esphrates.

Statement of the Estimates for Miscellaneous Services for 1836–7, compared with the Estimates for the like Services for 1834–5 and 1835–6.

An Estimate of the Charge of defraying the Civil Establishment of the Bahama Islands, and the incidental Charges attending the same, from the 1st day of April 1836 to the 31st day of March 1837.

An Estimate of the Charge of defraying the Civil Establishment of the Bermudas, in America, from the 1st day of April 1836 to the 31st day of March 1837.

An Estimate of the Charge of defraying the Civil Establishment of Prince Edward’s Island, in America, from the 1st day of April 1836 to the 31st day of March 1837.

An Estimate of the Charge of defraying the Expenses of the Settlement in Western Australia, from 1st Australia.

An Estimate of the Amount that will be required in aid of the Nova Scotia.

An Estimate of the further Sum required to defray the Expenses as He may incur in aiding the local Legislatures in providing for the Religious and Moral Instruction of the Emancipated Negro Population.

An Estimate of the Expense of defraying the Charges to the Special Justices appointed in pursuance and by virtue of an Act of Parliament made and passed in the 3d and 4th year of His present Majesty, intituled, “An Act for the Abolition of Slavery throughout the British Colonies; for promoting the Industry of the manumitted Slaves; and for compensating the Persons hitherto entitled to the Services of such Slaves.”

An Estimate of the Sum required to be voted in Negro Population.

An Estimate of the Expense of defraying such Expenses as He may incur in aiding the local Legislatures in providing for the Religious and Moral Instruction of the Emancipated Negro Population.

An Estimate of the Expense of defraying the Expenses of Nine Agents for Emigration at the following Ports:—Liverpool, Bristol, Dublin, Belfast, St. Ives, Limerick, Cork, Leith, and Greenock, from the 31st of March 1836 to the 31st of March 1837.

An Estimate of the Amount required in aid of the Nova Scotia.

An Estimate of the Charge of defraying the Civil Establishment of the Island, for Pensions and Allowances to such of the Civil and Military Officers and
Miscellaneous Services (Ireland.)

No. 161.

Comparative Statement of Education.

An Estimate of the Sum necessary to enable the Lord Lieutenant to issue Money for the advance
ment of Education, from 1st April 1836 to 31st March 1837.

An Estimate of the Expenses of the Foundling Hospital at Dublin, for one year, commencing the 1st April 1836, and ending 31st March 1837.

An Estimate of the Expense of the Foundling Hospital at Dublin, for one year, commencing the 1st April 1836, and ending 31st March 1837.

An Estimate of the Expense of the Foundling Hospital at Dublin, for one year, commencing the 1st April 1836, and ending 31st March 1837.

An Estimate of the Expense of supporting the Hospital for Industry in Dublin, the Lunatic Department, and the four General Hospitals attached, for one year, from the 1st day of April 1835 to the 31st day of March 1836 inclusive.

An Estimate of the probable Charge of the Hibernian Marine Society in Dublin, for one year, commencing the 1st April 1836 and ending the 31st March 1837.

An Estimate of the Expense of the Female Orphan House, Circular Road, Dublin, for one year, from 1st April 1836 to 31st March 1837, for 160 Children.

An Estimate of the probable Expense of supporting the Westmorland Lock Hospital, for one year commencing 1st April 1836 and ending 31st March 1837.

An Estimate of the probable Expense of the Fever Hospital and House of Recovery, Cork-street, Dublin, for one year, commencing 1st April 1836, and ending 31st March 1837.

An Estimate of the probable Expense of the Hospital for Incumbaries, for one year, from 1st April 1836 to the 31st March 1837.

An Estimate of the Charge of the Roman Catholic College, for the Financial year ending 31st March 1837.

An Estimate of the Sum that will be necessary for defraying the Salaries and Expenses of the Royal Dublin Society, for the year commencing 1st April 1836, and ending 31st March 1837.

An Estimate of the probable Expenditure, Income and Sum required for the Royal Irish Academy, for one year, from 1st April 1836 to 31st March 1837.

An Estimate of the probable Expenditure, Income and Sum required for the Royal Hibernian Academy, for one year, from 1st April 1836 to 31st March 1837.

An Estimate of the Sum necessary for defraying the Salaries and Expenses of the Commissioners of Charitable Donations and Bequests in Ireland, from the 1st day of April 1836 to the 31st day of March 1837.

An Estimate of the Sum required in aid of the Expedition of the Royal Belfast Academical Institution, for the year commencing 1st April 1836.

An Estimate of the probable Expense of repairing and maintaining the several Public Buildings in the Department of the Commissioners of Public Works in Ireland, comprehending the Departments of His Excellency the Lord Lieutenant and his Household, the Civil Officers, Council and Treasury Chambers, the whole of the Courts of Law, and keeping in repair the Drains, Grounds, Boundary Walls, Fences, &c. in the Demesnes in the Phoenix Vol. 91.
236

30th Martii.

A. 1836.

Public Works (Ireland). Mr. Baring also presented, pursuant to Orders,—

A Return of all Sums issued for Public Works, under the Act for the execution and promotion of Public Works in Ireland; with the Names of the Parties to whom and the purposes for which the same were issued; and also specifying the Securities on which what Parts thereof have been repaid, and the Dates of the Issues and Re-payments respectively.

A Return of the Amount of Duty charged on Glass, distinguishing the Amount charged on Flint, Plate, Broad, Crown, Bottle, and German Sheet Glass, in the year 1843; together with the Amount of Drawback on each description of Glass.

An Account of all Places where United or Joint Stock Banks have been established under the Act 7 Geo. 4, c. 46, together with the Number of Partners therein.

Ordered, That the said Estimates and Papers do lie upon the Table; and, except the Returns relative to Public Works (Ireland); Glass; and, Joint Stock Banks, be printed.

Mr. Oswald reported from the Select Committee on Public Petitions; that they had examined the Petitions presented on the 25th, 24th, and 29th days of this instant March; and had directed him to make a Report thereof to the House.

Ordered, That the Report do lie upon the Table; and be printed.

Ordered, That the Paper relative to the Calcutta Journal, which was presented yesterday, be printed.

Ordered, That the Papers, in explanation of the measures adopted by the Government for carrying into effect the Act for the Abolition of Slavery, which were presented yesterday, be printed.

Ordered, That there be laid before this House, Copies of any Treasury Minutes prohibiting or discouraging the holding of Corporate Offices by Officers employed in the Preventive Service, Customs or Excise, that have been issued from the Treasury within the last four years.

The Order of the day being read, for the second reading of the Poor Rate Bill; Ordered, That the Bill be read a second time upon Wednesday, the 13th day of April next.

The Bankruptcy (Scotland) Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Wednesday, the 29th day of April next.

The Bankrupts' Estates (Scotland) Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Wednesday, the 20th day of April next.

The Cessio Bonorum (Scotland) Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Wednesday, the 20th day of April next.

The House, according to Order, resolved itself into a Committee upon the Bastards' Testaments (Scotland) Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received upon Wednesday, the 20th day of April next.

The Order of the day being read, for the Committee on the instruments of Sasine (Scotland) Bill;

Resolved, That this House will, upon Wednesday, the 20th day of April next, resolve itself into the said Committee.

The ingrosed Bill for enabling Prisoners to make their Defence by Counsel or Attorney was, according to Order, read the third time; and an ingrosed Clause was added, by way of rider; and an Amendment was made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Ewart do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for the Committee on the Election Expenses Bill;

Resolved, That this House will, upon Wednesday, the 13th day of April next, resolve itself into the said Committee.

The House, according to Order, resolved itself into a Committee upon the Roman Catholic Marriages (Ireland) Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Pryme reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received upon Monday, the 11th day of April next.

The Order of the day being read, for the Committee on the Tithes' Commutation Bill;

Resolved, That this House will, upon Monday, the 11th day of April next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Final Register of Electors Bill;

Resolved, That this House will, upon Wednesday, the 20th day of April next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Registration of Voters Bill;

Resolved, That this House will, upon Monday, the 18th day of April next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Final Register of Electors Bill;

Resolved, That this House will, upon Monday, the 20th day of April next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Tithes' Commutation Bill;

Ordered, That the said Estimates and Papers do lie upon the Table; and, except the Returns relative to Public Works (Ireland); Glass; and, Joint Stock Banks, be printed.

The Order of the day being read, for the Committee on the Election Expenses Bill;

Resolved, That this House will, upon Wednesday, the 13th day of April next, resolve itself into the said Committee.

The House, according to Order, resolved itself into a Committee upon the Roman Catholic Marriages (Ireland) Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Pryme reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received upon Monday, the 11th day of April next.

The Order of the day being read, for the Committee on the Tithes' Commutation Bill;

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The Order of the day being read, for the Committee on the Final Register of Electors Bill;

Resolved, That this House will, upon Wednesday, the 20th day of April next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Registration of Voters Bill;

Resolved, That this House will, upon Monday, the 18th day of April next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Final Register of Electors Bill;

Resolved, That this House will, upon Monday, the 20th day of April next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Tithes' Commutation Bill;

Ordered, That the said Estimates and Papers do lie upon the Table; and, except the Returns relative to Public Works (Ireland); Glass; and, Joint Stock Banks, be printed.

The Order of the day being read, for the Committee on the Election Expenses Bill;

Resolved, That this House will, upon Wednesday, the 13th day of April next, resolve itself into the said Committee.

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The Order of the day being read, for the Committee on the Final Register of Electors Bill;

Resolved, That this House will, upon Wednesday, the 20th day of April next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Registration of Voters Bill;

Resolved, That this House will, upon Monday, the 18th day of April next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Final Register of Electors Bill;

Resolved, That this House will, upon Monday, the 20th day of April next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Tithes' Commutation Bill;

Ordered, That the said Estimates and Papers do lie upon the Table; and, except the Returns relative to Public Works (Ireland); Glass; and, Joint Stock Banks, be printed.

The Order of the day being read, for the Committee on the Election Expenses Bill;

Resolved, That this House will, upon Wednesday, the 13th day of April next, resolve itself into the said Committee.

The House, according to Order, resolved itself into a Committee upon the Roman Catholic Marriages (Ireland) Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Pryme reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be now received.

The House, according to Order, resolved itself into a Committee upon the Civil Bill Courts (Ireland) Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Pryme reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be now received.
Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, A Return of the Numbers of Persons charged with Criminal Offences who were committed to the different Goals in New South Wales and in Van Diemen's Land, and the Dependencies thereon, for Trial at the Assizes or Sessions held for the several Counties or Circuits, and Towns therein, during the last Seven years, distinguishing the Number in each year, and showing the Nature of the Crimes respectively of which they were convicted or acquitted, and with which those were charged against whom no Bills were found, and who were not prosecuted; the Sentences of those convicted and the Number of those executed who received Sentence of Death; distinguishing Males from Females.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Ordered, That there be laid before this House, Northern Copies of all Minutes of the Commissioners of the Lights. Northern Lights regarding the erection of any Lighthouse or Lighthouses on the Coast of the Solway Firth, and of any Report made to them on that subject:—Also, Copies of all Minutes of the Commissioners regarding the erection of a Lighthouse at the entrance of Hoy Sound, in Orkney, and of any Reports made to them relative thereto.

Ordered, That there be laid before this House, Corporal a Return of the Number of Cases in which Corporal Punishment has been inflicted in the Army, specifying the Offences for which it was awarded, since the issuing of the Circular Letter, dated Horse Guards, 24th August 1833, restricting the Punishment of Flogging to certain Offences indicated in the said Letter.

Mr. Baring, by Order, presented a Bill to amend an Excise Licenses Act passed in the third and fourth years of the Reign of His present Majesty, intitled, "An Act to amend the Laws relating to Excise Licenses, and to the Sale of Wine, Spirits, Beer, and Cider by Retail in Ireland. And the same was read the first time; and ordered to be read a second time, upon Monday, the 13th day of April next; and to be printed.

Mr. Baring presented a Bill to appoint Commis- sioners for carrying into execution several Acts, granting an aid to His Majesty by a Land Tax to be raised in the Great Britain, and certain Duties on Offices and Pensions in England: And that Mr. Baring and Mr. Chancellor of the Exchequer do prepare, and bring it in.

Ordered, That leave be given to bring in a Bill to appoint Commissioners for carrying into execu- tion several Acts, granting an aid to His Majesty by a Land Tax to be raised in the Great Britain, and certain Duties on Offices and Pensions in England: And that Mr. Baring and Mr. Chancellor of the Exchequer do prepare, and bring it in.

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Mr. Baring presented a Bill to appoint Commis- sioners for carrying into execution several Acts, granting an aid to His Majesty by a Land Tax to be raised in the Great Britain, and certain Duties on Offices and Pensions in England: And the same was read the first time; and ordered to be read a second time, upon Wednesday, the 9th day of April next.

The Lord Advocate presented a Bill to make Court of Session certain alterations in the Duties of the Lords Ordinary, and in the establishment of Clerks and Officers of the Court of Session and Court of Commission for Teinds in Scotland, and to reduce the Fees payable in these Courts: And the same was read the second time upon Wednesday, the 13th day of April next; and to be printed.
A. 1836.

A Petition of Shareholders in the Lagan Navigation, complaining, that the Standing Orders of the House in respect to the said Bill, had not been complied with, and praying that the House may not grant powers to the Ulster Canal Company to charge Tolls on Vessels navigating either Long or the Blackwater River, was also presented, and read.

And the said Petitions were referred to the revived Committee on the Petition for the Bill.

A Petition of Lewis Archer, of Saffron Walden, London and Cambridge Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, against certain parts of the said Commissioners for Salaries of Clerks or other

And then he withdrew.

Ordered, That the said Accounts do lie upon the Table.

Mr. Crafer, from the Treasury, was called in; and at the bar presented, pursuant to Orders,—An Account of the Amount of the Duties of Customs collected in each District in Ireland in the year 1833:—A Comparative View of the Total Revenue of Customs in Ireland in each year since 1829:—An Account of the Amount of the Duties of Excise collected in each Revenue District in Ireland in the year 1833:—A Comparative View of the Total Revenue received in each year since 1829 (so far as relates to the Excise Department in Ireland.)

A Return of the Number of Hours occupied on each Voyage from Liverpool to Kingstown by His Majesty's Post Office Packets, in the several years between 1st January 1831 and 1st January 1834, including the time occupied on each occasion in transmitting the Mail from the Post Office, in putting the Mail on Board by the Tender Packet, in transferring Passengers, and getting under weigh.

A Return, showing the Date from which a Mail has been dispatched from the Post Office at Edinburgh, by the Ferry at Newhaven to Kirkcaldy, Pettgoy and Burntisland, and the Days on which the said Mail has been detained by stress of weather.

A Return of the Stamps issued to the several Newspapers in the City of Dublin, for the quarters ending 5th April, 5th July and 10th October 1833, 5th January 1836, and from that day to 5th March 1836.

A Return, showing the Expense incurred annually for the last three Years in erecting and removing the temporary Wooden Building at Whitehall for dispensing the Royal Bounty.

An Account of the Amount produced by the Sale of the Property of Mr. Laffon Ladebat, sequestered in the hands of the Bank of England, by order of the British Government, in the year 1793:—The Particulars of the Investment of the Produce, and the accumulations arising therefrom up to the latest period to which such Investments were carried; also, the manner in which the Money was disposed of:—The Particulars of the Settlement made with Mr. Ladebat in respect of such Property in the year 1829. A Return of the Amount of the Duties of Customs in Ireland in each year since 1829:—An Account of the Amount of the Duties of Excise collected in each Revenue District in Ireland in the year 1833:—A Comparative View of the Total Revenue received in each year since 1829 (so far as relates to the Excise Department in Ireland.)

An Account of the Gross Amount of all Sums received by or on behalf of the British Government, in the year 1836.

A Petition of Persons interested in Steam Navigation at the Port of Liverpool, praying that they may be heard, by their counsel or agents, against certain parts of the Dubhlinn Steam Packet Company Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agent, upon their Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

The Dundee and Nantwich Railway Bill was read a second time; and committed.

The Dundee Waterworks Bill was read a second time; and committed to Mr. Hallyburton and the East Scotland List.

The Dundee Harbour Bill was read a second time; Dundee and committed to Mr. Hollyburn and the East Harbour Bill. Scotland List.

A Petition of Merchants, Traders and Inhabitants Mr. Barking- of Kingston-upon-Hull, praying the House to secure his Petition. to James Silk Buckingham, Esquire, full compensation from the East India Company for the loss and damage sustained by him by the suppression of the Caledonia Journal, was presented, and read; and ordered to lie upon the Table.

A Petition of Edward Pashley, Elizabeth Terrace, of Greenwich Pier (No. 1.) Bill.

A Petition of Lewis Archer, of Saffron Walden, London and Cambridge Railway Bill, was presented, and read a second time; and committed to Mr. Tomke and the Middlesex List.

A Petition of Lewis Archer, of Saffron Walden, London and Cambridge Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

The Swann Bank Bill was read a second time; and committed to Mr. John Henry Vivian and the Wales List.

The Newport (Monmouth) Harbour Bill was read a second time; and committed to Mr. Hall and the Monmouth List.

The Marlborough and Salisbury Road Bill was read a second time; and committed to Mr. Bennet and the Wilt's List.

An Apology of Lewis Archer, of Saffron Walden, London and Cambridge Railway Bill, was presented, and read.

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A Petition of Persons interested in Steam Navigation at the Port of Liverpool, praying that they may be heard, by their counsel or agents, against certain parts of the Dubhlinn Steam Packet Company Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Ordered, That the said Papers do lie upon the Table.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by his counsel or agent, against certain parts of the Greenwich Pier

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

The Swann Bank Bill was read a second time; and committed to Mr. John Henry Vivian and the Wales List.

The Newport (Monmouth) Harbour Bill was read a second time; and committed to Mr. Hall and the Monmouth List.

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Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.
6 WILL. IV. 11th April.

Ordered, That it be an Instruction to the Committee, That they do hear counsel and examine Witnesses for the Bill ; and also, that they do hear counsel, and examine Witnesses against the Bill, if the Parties concerned think fit to be heard by counsel, or produce Witnesses.

A Petition of John Squire, Richard Williams, Frederick Squire and Frederick Williams, of Pall Mall East, in the county of Middlesex, bankers and co-partners, carrying on business under the Firm of Romans and Co., praying that they may be heard, by their counsel or agents, against certain parts of the London and Norwich Railway Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Richard Brookes, of Liverpool, Gentleman, praying that the Manchester and Cheshire Railway Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

Foote's Nat. Bill.

Foote's Naturalisation Bill was read a second time; and committed to Lord Viscount Sandon and the Lancaster List.

A Petition of the Incorporated Tailors in the city of Edinburgh, praying that Heriot's Hospital Bill may not pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

Newspaper Stamps.

A Petition of Inhabitants of Heptonstall; — Exeter; — Eastmuir; — Carlisle; — Members of the Glasgow Zoological Society, and others that Members and Office-bearers of the Glasgow Political Union, and the Lord Provost and Chairman of a Meeting of Inhabitants of Glasgow; praying for the repeal of the Stamp Duty on Newspapers, was presented, and read; and ordered to lie upon the Table.

A Petition of Richard Brookes, of Liverpool, Gentleman, praying that the Manchester and Cheshire Railway Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Incorporated Tailors in the city of Edinburgh, praying that Heriot's Hospital Bill may not pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

A Petition of Edward Henry Barker, of Thetford, in the county of Norfolk, suggesting the propriety of completing and publishing a classified Catalogue of the Manuscripts and Printed Books which form the rich and splendid collection of the British Museum, was presented, and read; and ordered to lie upon the Table.

A Petition of the Moderator of the Presbytery of Lorn; — Inhabitants of Stapleford; — Wesleyans of Kingston-upon-Hull; — George Yard Chapel, Kingston-upon-Hull; — Scutt-street Chapel, Kingston-upon-Hull; — Hesle; — Waltham-street Chapel, Kingston-upon-Hull; — Sutton, York; — and, Inhabitants of Water; praying the House to enact measures to promote the religious observance of the Lord's Day, were presented, and read; and ordered to lie upon the Table.

A Petition of Licensed Victuallers resident in Woolwich; — Greenwich; — Deptford; — and, Tring, Wilts. Londo.n, Aldbury and Wigginton, in the county of Hertford; praying for the repeal of the additional Duty on Spirit Licenses, were presented, and read; and ordered to lie upon the Table.

A Petition of Householders and Inhabitants of Woolwich, praying for the abolition of Flogging in the Army and Navy, was presented, and read; and ordered to lie upon the Table.

A Petition of the Moderator of the Presbytery of Lorn, praying the House to institute an inquiry into the system of instruction adopted in the Roman Catholic College of Maynooth, before they determine to continue to support, at the public expense, that institution, was presented, and read; and ordered to lie upon the Table.

A Petition of Medical Practitioners of Scotland; — Members of the Medical Profession of North; — Physicians, Surgeons and General Practitioners of Worcesters, praying for remuneration for attending Coroners' Inquests, were presented, and read; and ordered to lie upon the Table.

A Petition of Occupiers of land and premises in Church Rates, the parish of Haddenham, for the abolition of Church Rates in England and Wales, was presented, and read; and ordered to lie upon the Table.

A Petition of Thomas Ludford Stewart, Esquire, Civil Bill Courts Sessochal of the manor of Belfast, praying that the Civil Bill Courts (Ireland) Bill may not pass into a law unless full compensation be granted him for the losses he shall sustain thereby, was presented, and read; and ordered to lie upon the Table.

Four Petitions of Lords of several Manors, praying that they may be heard, by their counsel, at the 4th Bill, bar of the House, against certain parts of the Copyholds; Memorials Boundaries; Escents; and, Decents and Heriots Bills, were presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of lands, tenements and houses in the parish of Childer (Scotland,) and, Heritors, Farmers and others who pay Statute Labour Conversion Money, in the parish of Cambuslang, praying for an alteration in the law relating to Statute Labour in Scotland, were presented, and read; and referred to the Select Committee on Statute Labour (Scotland.)

A Petition of Hand-loom Weavers of Anderton; — Hand-loom Weavers; — Parkhead and Westmuir; — Paisley; — Calton; Glasgow; — Elderslie; — Stonehouse (Lanark); — Nesmith; — Strathaven; — West quarter parish of Glasgow; — Chapelton; — and, Feverers, Shopkeepers, Householders and Inhabitants of Bridgeton, praying that the House to pass a law, for the better regulation and protection of the prices of Hand-loom Weaving, were presented, and read; and ordered to lie upon the Table.

A Petition of Common Carriers of the county Carriers' Carts, of Devon, praying for a repeal of the Duty on Carriers' Carts, was presented, and read; and ordered to lie upon the Table.

Ordered, That Mr. Morgan John O'Connell have leave of absence for a fortnight, on urgent business; — Absence. Colonel Tynte, a month, on account of an urgent business; — And, Colonel Verner, three weeks, on urgent business.

A Petition of Inhabitants of Dunagro, praying for Poor Law Reform, the introduction of Poor Laws into Ireland, was presented, and read; and ordered to lie upon the Table.

Ordered, That Mr. Morgan John O'Connell have leave of absence for a fortnight, on urgent business; — Absence. Colonel Tynte, a month, on account of an urgent business; — And, Colonel Verner, three weeks, on urgent business.

A Petition of Inhabitants of Dunagro, praying for Poor Law Reform, the introduction of Poor Laws into Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of Proprietors of mills and factories at Havoch, praying that the Salmon Fisheries (Scotland) Bill may not pass into a law, was presented, and read; and referred to the Select Committee on Salmon Fisheries (Scotland.)

A Petition of Inhabitants of Dunagro, praying for Poor Law Reform, the introduction of Poor Laws into Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of Common Carriers of the county Carriers' Carts, of Devon, praying for a repeal of the Duty on Carriers' Carts, was presented, and read; and ordered to lie upon the Table.

Ordered, That Mr. Morgan John O'Connell have leave of absence for a fortnight, on urgent business; — Absence. Colonel Tynte, a month, on account of an urgent business; — And, Colonel Verner, three weeks, on urgent business.
11th April, 1836.

Resolved, That the Return relative to Royal Burghs (Scotland), which was presented upon the 25th day of March last, be printed.

Ordered, That the Return relative to Glass Duties, which was presented upon the 30th day of March last, be printed.

Ordered, That the Return relative to Joint Stock Banks, which was presented upon the 30th day of March last, be printed.

Ordered, That the Paper relative to Municipal Corporations, which was presented upon the 30th day of March last, be printed.

The Order of the day being read, for the Committee of Supply, the House resolved itself into the said Committee.

Ordered, That the Return relative to Joint Stock Banks, and so much of the said Bill as authorizes the making the said Railway from Chelmsford to Stratford, and in favour of the direct line proposed by the Petitioners, was presented, and read; and ordered to lie upon the Table.

Ordered, That the return to the Estimate of the Office of Ordnance, for the year 1836-7; with comparative Abstract of the Estimate 1836-7 with 1835-6, be referred to the Committee.

Then the House resolved itself into the Committee.

(In the Committee.)

1. Resolved, That a sum, not exceeding Sixty thousand and ninety-six pounds, be granted to His Majesty, for defraying the expense of the Civil Establishments of the Office of Ordnance at the Tower, Pall Mall and Dublin, for the year 1836-7.

2. Resolved, That a sum, not exceeding Eight thousand one hundred and eighty-one pounds, be granted to His Majesty, for defraying the expense of the Civil Establishments at Woolwich, for the year 1836-7.

3. Resolved, That a sum, not exceeding Thirty-three thousand nine hundred and sixty-eight pounds, be granted to the Corps of Royal Engineers, and the expense of the Salaries at Out-Stations in Ireland and the Colonies, for the year 1836-7.

4. Resolved, That a sum, not exceeding Seventy-three thousand eight hundred and sixty-eight pounds, be granted to His Majesty, for defraying the expense of the Salaries at Home Stations, for the year 1836-7.

5. Resolved, That a sum, not exceeding Twenty-seven thousand seven hundred and seventy-eight pounds, be granted to His Majesty, for defraying the expense of the Corps of Royal Engineers, and Corps of Royal Sappers and Miners, in Great Britain, Ireland and the Colonies, for the year 1836-7.

6. Resolved, That a sum, not exceeding Four thousand four hundred and forty-seven pounds, be granted to His Majesty, for defraying the expense of Master Gunners at the Garrisons and Batteries in Great Britain, and Ireland and the Colonies, for the year 1836-7.

7. Resolved, That a sum, not exceeding Seventy-three thousand eight hundred and twenty-one pounds, be granted to His Majesty, for defraying the expense of the Field Train Department, and the Colonies, for the year 1836-7.

8. Resolved, That a sum, not exceeding Two hundred and seventy-four thousand four hundred and ninety-six pounds, be granted to His Majesty, for defraying the expense of the Royal Regiment of Artillery in Great Britain, Ireland and the Colonies, for the year 1836-7.

9. Resolved, That a sum, not exceeding Thirty-six thousand and forty-five pounds, be granted to His Majesty, for defraying the expense of the Royal Horse Artillery, and also for the Riding House Troop for Great Britain and Ireland, for the year 1836-7.

10. Resolved, That a sum, not exceeding Six hundred and two pounds, be granted to His Majesty, for defraying the expense of the Field Train Department, for the year 1836-7.

11. Resolved, That a sum, not exceeding Ten thousand one hundred and twenty-nine pounds, be granted to His Majesty, for defraying the expense of the Medical Establishment in Great Britain, Ireland and the Colonies, for the year 1836-7.

12. Resolved, That a sum, not exceeding Twenty-nine thousand two hundred and forty pounds, be granted to His Majesty, for defraying the charge for the Superintendence of Ordnance Works and Repairs, in Great Britain, Ireland and the Colonies, for the year 1836-7.

13. Resolved, That a sum, not exceeding Ten thousand six hundred and seventy-two pounds, be granted to His Majesty, for defraying the charge of Ordnance Works and Repairs, and Storekeepers’ Expenditure in Great Britain, Ireland and the Colonies, for the year 1836-7; after deducting Ten thousand pounds, part of Twenty thousand pounds voted in the Estimates for 1835-6, for Stores, for Foreign Works and Repairs, and One hundred and twenty-two thousand pounds, the credits to be received for the Sale of Lands and Premises, Sale of Arms, Old Stores, &c.

14. Resolved, That a sum, not exceeding Twenty-nine thousand two hundred and forty pounds, be granted to His Majesty, for defraying the charge for the Superintendence of the Building and Repair of Barracks in Great Britain, Ireland and the Colonies, for the year 1836-7.

15. Resolved, That a sum, not exceeding Fifty-three thousand five hundred and twenty-six pounds, be granted to His Majesty, for defraying the expense of the Building and Repair of Barracks in Great Britain, Ireland and the Colonies, for the year 1836-7, after deducting Ten thousand pounds, part of Twenty thousand pounds, voted in the Estimate last year for Stores, for Foreign Works and Repairs, and Fifty-eight thousand pounds for Rents of Canteens, &c. Sale of Lands and Premises, &c.

16. Resolved, That a sum, not exceeding Fifty-seven thousand seven hundred and fifty-three pounds, be granted to His Majesty, for defraying the expense of Barrack Masters’ Expenditure, Allowances to Barrack Masters, and Lodging Money voted in the Estimate last year for Officers in Great Britain, Ireland and the Colonies, for the year 1836-7.

17. Resolved, That a sum, not exceeding One million, six hundred and thirteen thousand six hundred and eight pounds, be granted to His Majesty, for defraying the Military, Civil and Barrack Contingencies in Great Britain, Ireland and the Colonies, for the year 1836-7.

18. Resolved, That a sum, not exceeding Seventy-five thousand pounds, be granted to His Majesty, for the supply of Small Arms, Stores required for Ordnance Services and Military Store Branch, for the year 1836-7, in Great Britain, Ireland and the Colonies.

19. Resolved, That a sum, not exceeding Twenty Foreign Works thousand pounds, be granted to His Majesty, for the payment of Foreign Works and Repairs, and One hundred and twenty-two thousand five hundred and nine pounds, be voted in the Estimates for 1837-8, required for Foreign Works and Repairs, and the charges annually occurring, and will be deducted from the Vote in the Estimate for 1837-8.

20. Resolved, That a sum, not exceeding Five Services not provided for. Thousand four hundred and eighteen pounds, be provided for, by His Majesty, for defraying the expense of Services performed by the Office of Ordnance, and not provided for by Parliament.

21. Resolved, That a sum, not exceeding One superannuated hundred and fifty-nine thousand six hundred and nineteen pounds, be granted to His Majesty, for the charge of the Ordnance, Military and Civil Superannuations, and also for the Riding House Troop for Great Britain and Ireland, for the year 1836-7.
6 WILL. IV. 11° Aprilis.

Superannuations, &c. on account of Allowances to Superannuated and Half Pay Officers, Pensions for good Services, Inventions and Wounds, and Pensions to Widows and Children of deceased Officers, late belonging to the Ordnance Military Departments, for the year, from the 1st day of April 1836 to the 31st day of March 1837, both days inclusive.

22. Resolved, That a sum, not exceeding One hundred and forty-one thousand four hundred and seventeen pounds, be granted to His Majesty, for defraying the expense of the supply of Bread, Meat and Forage, Coals, Candles and Straw, &c. for His Majesty's Forces in Great Britain, and for the supply of Coal, Candles, Oil, Oats, &c. to Stations in the Colonies, for the year 1836-7.

23. Resolved, That a sum, not exceeding Fifty-seven thousand four hundred and seventy-nine pounds eight shillings and sixpence, be granted to His Majesty, for defraying the charge of the Allowances to the several Public Military Departments in Great Britain, their Departments, Clerks and Contingent Expenses, for the year, from the 1st day of April 1836 to the 31st day of March 1837, both days inclusive.

24. Resolved, That a sum, not exceeding Thirteen thousand seven hundred and sixty-four pounds, be granted to His Majesty, for defraying the charge of General Officers in His Majesty's Forces, not exceeding One hundred and six thousand two hundred and thirty-seven thousand one hundred and ninety pounds, be granted to His Majesty, for defraying the charge of Allowances on the Compassionate List, of Allowances as of His Majesty's Royal Bounty, and of Pensions, Grants and Allowances, to Officers for Wounds, for the year, from the 1st day of April 1836 to the 31st day of March 1837, both days inclusive.

25. Resolved, That a sum, not exceeding Forty-two thousand seven hundred and seven pounds seven shillings and ten-pence, be granted to His Majesty, for defraying the charge of Allowances on the Compassionate List, of Allowances as of His Majesty's Royal Bounty, and of Pensions, Grants and Allowances, to Officers for Wounds, for the year, from the 1st day of April 1836 to the 31st day of March 1837, both days inclusive.

26. Resolved, That a sum, not exceeding Sixteen thousand three hundred and eleven pounds six shillings and eight-pence, be granted to His Majesty, for defraying the charge of Chelsea and Kilmainham Hospitals.

27. Resolved, That a sum, not exceeding One hundred and six thousand two hundred and thirty-seven thousand one hundred and ninety pounds, be granted to His Majesty, for defraying the charge of Half Pay and Reduced Allowances to Officers of His Majesty's Land Forces, for the year, from the 1st day of April 1836 to the 31st day of March 1837, both days inclusive.

28. Resolved, That a sum, not exceeding Seventy-one thousand and five hundred pounds, be granted to His Majesty, for defraying the charge of Half Pay and Military Allowances to Reduced and Retired Officers of His Majesty's Land Forces, for the year, from the 1st day of April 1836 to the 31st day of March 1837, both days inclusive.

29. Resolved, That a sum, not exceeding Five hundred and sixty-six thousand pounds, be granted to His Majesty, for defraying the charge of Pensions to Widows of Officers of His Majesty's Land Forces, for the year, from the 1st day of April 1836 to the 31st day of March 1837, both days inclusive.

30. Resolved, That a sum, not exceeding Seventy-five thousand seven hundred and sixty pounds, be granted to His Majesty, for defraying the charge of Half Pay and Reduced Allowances to Officers of His Majesty's Land Forces, for the year, from the 1st day of April 1836 to the 31st day of March 1837, both days inclusive.
Resolved, That the Bill do pass: And that the Title be, An Act to enable Persons to make Deposits of Stock or Exchequer Bills, in lieu of giving Security by Bond to the Postmaster General, and Commissioners of Land Revenue, Customs, Excise, Stamps and Taxes.

Ordered, That Mr. Beresford do carry the Bill to the Lords, and desire their concurrence.

Excise Licences (Ireland) Bill.
The Excise Licences (Ireland) Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Wednesday, the 27th day of this instant April.

Bankrupts (Ireland) Bill.
The Bankrupts (Ireland) Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Wednesday, the 26th day of this instant April.

Manorial Boundaries Bill.
The Order of the day being read, for the Committee on the Manorial Boundaries Bill; Resolved, That this House will, upon Friday next, resolve itself into the said Committee.

Deserts and Herits Bill.
The Order of the day being read, for the second reading of the Deserts and Herits Bill; Ordered, That the Bill be read a second time upon Friday next.

Escheats Bill.
The Order of the day being read, for the Committee on the Escheats Bill; Resolved, That this House will, upon Friday next, resolve itself into the said Committee.

Slavery Abolition (Jamaica) Bill.
The Order of the day being read, for the third reading of the Slavery Abolition (Jamaica) Bill; Ordered, That the Bill be read the third time tomorrow.

Roman Catholic Marriages (Ireland) Bill.
The Order of the day being read, for receiving the Report on the Roman Catholic Marriages (Ireland) Bill; Ordered, That the Report be received to-morrow.

Tithes Voluntary Commutation Bill.
The Order of the day being read, for the second reading of the Tithes Voluntary Commutation Bill; Ordered, That the Bill be read a second time upon Monday next.

Ways and Means.
The Order of the day being read, for the Committee on Ways and Means; Resolved, That this House will, upon Wednesday next, resolve itself into the said Committee.

Pensions Duties Bill.
The House, according to Order, resolved itself into a Committee upon the Pensions Duties Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Beresford reported, That the Committee had gone through the Bill, and made amendments thereunto.

Ordered, That the Report be received to-morrow.

Ordered, That there be laid before this House, Accounts of the Quantities of Sugar imported into the United Kingdom from the West Indies and the Mauritius, and of the parts of those Quantities entered for re-exportation, between 1st January 1834 and 1st January 1835; and also between 1st January 1835 and 1st January 1836; distinguishing the Proportions received from each Colony respectively:—the same of Raisin:—the same of Molasses:—the same of Coffee:—likewise of Cocoa, Ginger, Pimento, Arrowroot, Tobacco, Indigo, Sugar, and others.

Utter Canal Bill.
The Order for reading a second time, to-morrow, the Utter Canal Bill, was read, and discharged.

Ordered, That the Bill, with the amendments, be ingrossed.

Ordered, That the said Papers do lie upon the Table.

A Petition of Freeholders, Commissioners of Supply for Clyde Navigation, Justices of the Peace and Magistrates of the county of Renfrew, praying that they may be heard, by their counsel or agents, against the Clyde Navigation Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of the Provost, Magistrates and Town Council of the Burgh of Greenock, praying that they may be heard, by their counsel or agents, against certain parts of the said Bill, was also presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Ordered, That the Report be received to-morrow.

A Petition of the Parliamentary Trustees on the Glasgow Bridge over the Clyde, at the city of Glasgow;—and, Owners and Occupiers of lands and other property in the neighbourhood of Glasgow, and Coach Proprietors and Postmasters in Glasgow and Paisley, and others interested in the communication between the city of Glasgow and the districts of the south of Clyde, praying that they may be heard, by their counsel or agents, against certain parts of the Glasgow Bridge Bill, were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of Inhabitants and Owners of property in Cheltenham and Cheetahram:—Burford:—Oxford:—Hereford:—Great Western Railway Bill.

The House proceeded to take into consideration the Report of the honourable the House of Commons, on the 26th February 1835; And then he withdrew.
Petition for leave to bring in a Bill for incorporating the said Company, and to grant them further and additional powers, was presented, and read; and referred to Mr. William Crawford and the Middlesex List.

A Petition of Bankers, Merchants, Manufacturers, Traders, and others of the Royal Burgh of Ayr;—and, John Kinloch, master of the merchant Company of the Royal Burgh of Ayr; praying that the Glasgow and Falkirk Railway Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of lands and houses in Shipley;—and, West Greenwich; praying that the London and Brighton Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Praroo; praying that the Bristol and Exeter Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Venerable Justly Hill, Archdeacon of Herts, praying that he may be heard, by his counsel or agent, against certain parts of the Deptford Railway Bill, was presented, and read.

Ordered, That the Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Robert McWilliam, of Torrington—square, in the county of Middlesex, Esquire, and of James Miller, of Newport Pagnell, in the county of Buckingham, on behalf of Thomas Owen, of the city of London, Surgeon, Trustees acting under the marriage settlement of the first-named Petitioner Robert McWilliam and Charlotte McWilliam, his wife, praying that they may be heard, by their counsel or agents, against the London and Grand Junction Railway Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Inhabitants of houses and other property, in that part of the parish of Saint Pancras, called Camden Town, praying that the said Bill may not pass into a law, was also presented, and read; and ordered to lie upon the Table.

A Petition of Nicholas Wilcox Cundy, of South Lambeth, civil engineer;—and, Owners and Occupiers of property, Merchants, trading People, and others of Essex, Hertford and Cambridge; praying that the London and Cambridge Railway Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Sir George DUCKETT, Baronet, and John WRIGHT, Edward William Jerningham, and Francis Giles, Esquire;—and, Richard Lord Broy- brooke, praying that they may be heard, by their counsel or agents, against certain parts of the said Bill, were also presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of Inhabitants of Cheltenham, praying that the Cheltenham and Great Western Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Land-owners, Farmers, Manufacturers, Mechanics and Inhabitants of Wishingham, praying that the South Durham Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Thomas Lough, Mail Contractor, Proprietor of coaches for the conveyance of passengers, and Postmaster at Newcastle-upon-Tyne, praying that the Great Northern Railway Bill may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

A Petition of the Right honourable Charles Ulster Canal Henry Saint John, Earl O'Neill, complaining that the Bill, the Standing Orders of the House in respect to the Ulster Canal Bill, had not been complied with, and praying, that the Committee on the Petition for the said Bill do inquire, whether the Standing Orders of the House have been complied with, in reference to the said Petitioner, and that for such purpose the said Committee may be revived, was presented, and read; and referred to the revived Committee on the Petition for the Bill.

A Petition of Gentlemen, Land-owners, Farmers, North of England Traders and others in Middlesbrough, praying that the North of England Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Owners of land in Hatfield Chase, Dan Navigation, praying that they may be heard, by their counsel or agents, against certain parts of the Dan Navigation Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Trustees, Commissioners and Proprietors or Mortgagees of the Tolls on the Turnpike Road leading from Doncaster to Tinsley, praying that the Sheffield and Tinsley Road Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Directors and Managers of the General Steam Dover, Perth and London Shipping Company Navigation Company; and, Dublin Steam Packet Company Bills; Packet Company may not pass into law, was presented, and read; and ordered to lie upon the Table.

A Petition of Free Watermen of the River Thames, Greenweick Pier residing in Greenweick, praying that they may be heard, by their counsel or agents, against certain parts of the Greenweick Pier (No. 1) Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

The Lord Advocate reported from the Committee Leith Municipal on the Petition for the Leith Municipal and Police Bill; That the Standing Orders relative to Bills for improving any City or Town had been complied with; and that the Committee had examined the matter of the Petition.

Ordered, That the Report do lie upon the Table.

A Petition of George Thomson, Town Treasurer of Leith, praying that leave may be given to present the said Bill on or before Monday next, was also presented, and read; and referred to the Lord Advocate and the East Scotland List.

The Leith Harbour and Docks (No. 2) Bill, was Leith Harbour read a second time; and committed to the Lord and Docks Advocate and the East Scotland List.

Ordered, That the Committee on the Edinburgh Poor Rates Bill be revived.

Mr. John Maxwell, by Order, reported from the Glasgow Court Committee on the Glasgow Court House and Bridegate, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.
And the House being informed, that other Amendments are necessary to be made to the Bill; Ordered, That the Bill be re-committed to the former Committee; and that they have leave to sit and proceed To-morrow, and to make their Report upon Thursday next.

Leave of Absence.

Ordered, That Mr. Richard Price have leave of absence for a fortnight, on urgent business;—Mr. Anthony Lefroy, three weeks, on urgent business;—Sir Samuel Spry, three weeks, on urgent business;—and, Mr. D'Eyncourt, a fortnight, on urgent business.

A Petition of Members of the Society of Writers to His Majesty's Signet in Scotland, and Members of the College of Justice;—and, Society of Writers to His Majesty's Signet in Scotland, "Members of the College of Justice;" praying that they may be heard, by their counsel or agents, against certain parts of the Edinburgh Poor Rates Bill, were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of the Incorporation of Hammermen of Edinburgh, praying that Heriot's Hospital Bill may not pass into a law,—was presented, and read; and ordered to lie upon the Table.

A Petition of the Master Wardens and Commonalty of the Worshipful Company of Butchers of the city of London, praying that the Islington Market Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Medical Practitioners of Liverpool;—and, Nottingham; praying for remuneration for attending Coroners' Inquests, were presented, and read; and ordered to lie upon the Table.

A Petition of Wesleysans of Nunny:—Boulevard Chapel, Darlington:—Stanhope:—Road:—and, Inhabitants of Darlington; praying the House to pass a measure extending to all classes of His Majesty's subjects the privilege of protection in the due observance of the Lord's day, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Darlington, praying the House not to sanction any general measure for the revision of the Criminal Laws which shall retain the punishment of death for any other crime than that of wilful and deliberate murder, was presented, and read; and ordered to lie upon the Table.

A Petition of Licensed Victuallers of Nottingham;—and, Wine and Spirit Dealers and Innkeepers of Irvine; praying for the repeal of the additional Duty on Spirit Licenses, were presented, and read; and ordered to lie upon the Table.

A Petition of Procurators or Agents before the Sheriff Court of Argyll for the district of Kintyre:—Conveyancers and Solicitors in Dundee; praying for the repeal of the Stamp Duty on their Annual Certificates, were presented, and read; and ordered to lie upon the Table.

A Petition of Gentry, Trading Persons, Agriculturists, and other Inhabitants of Conisbrough, praying for the amendment of the Poor Law Act, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Chatham Radical Association, and others;—Inhabitants of Stanfield:—Rocesters:—Colchester:—and, Letter Press Printers of London: praying for the repeal of the Stamp Duty on Newspapers, were presented, and read; and ordered to lie upon the Table.

A Petition of the Mayor of Sunderland, praying Corporal for the abolition of Corporal Punishment in the Punishment, Army and Navy, was presented, and read; and ordered to lie upon the Table.

The House proceeded to take into consideration the Report which, upon the 30th day of March last, was made from the Committee on the Dundee and Arbroath Railway Bill, printed Copies of the Bill having been delivered at the door upon Friday last; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

The House proceeded to take into consideration the Report which, upon the 29th day of March last, was made from the Committee on the Cheltenham and Great Western Railway Bill, printed Copies of the Bill having been delivered at the door upon Friday last; and the Amendments were read, and agreed to.

Ordered, That the Amendments made by the Committee to the Bill be now read a second time.

The said Amendments were accordingly read a second time, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

The House proceeded to take into consideration the Report which, upon the 30th day of March last, was made from the Committee on the Ulster Railway Bill, printed Copies of the Bill having been delivered at the door upon Tuesday last; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

The House proceeded to take into consideration the Report which, upon the 28th day of March last, was made from the Committee on the Bristol and Exeter Railway Bill, printed Copies of the Bill having been delivered at the door upon Friday last; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

The House proceeded to take into consideration the Report which, upon the 24th day of March last, was made from the Committee on the Bolton and Leigh Railway Bill, printed Copies of the Bill having been.
Scotland.

Ordered, That the Bill, with the Amendments, be ingrossed.

The House proceeded to take into consideration the Report which, upon the 30th day of March last, was made from the Committee on the Sheffield and Rotherham Railway Bill, printed Copies of the Bill having been delivered at the door upon Thursday last; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Ordered, That the Report from the Committee on the London Grand Junction Railway Bill be taken into further consideration upon Tuesday next.

Mr. Fox Monle presented, pursuant to Order,—A Return of the Number of Persons committed to each Prison in Ireland, during the last Five years, under Civil Bill Decrees; and the Amount for which every such Decree was obtained.

Mr. Fox Monle also presented, pursuant to several Addresses to His Majesty, A Return of the Number of Commitments, Proceedings, Convictions and Sentences under the Game Laws since 1st November 1830 in England and Wales.

Mr. Fox Monle presented, pursuant to Order,—A Return of the Number of Persons qualified to vote at any Election of Members for Counties between November 1835 and 1st November 1836.

A Return of the Number of Persons qualified to vote at any Election which shall take place between 1st November 1835 and 1st November 1836 for a Knight or Knights of the Shire to serve in Parliament for any County in England or Wales, or for the Riding, Ports or Divisions of any County, agreeably to the Lists settled by the Revising Barristers.

A similar Return for Scotland, of the Number of Persons qualified to vote at any Election of Members for Counties between November 1830 and November 1836.

A Return of the Number of Persons committed for Felonies and Misdemeanors during the Three years ending 31st December 1835, and of the Number convicted during the same period, in each of the Cinque Ports, and the two ancient Towns, and the Towns of Lydd and Dymchurch, with their respective Members; and the Number of Prisoners summarily convicted during the same period at the same Places; and likewise a Return, showing the state and capacity of every Gaol and House of Correction in the said Ports and Towns respectively; and the Number of Prisoners which each is capable of containing.

A Return of the Number of Writs issued from, and the Number of Causes tried upon Issues from the Court of Common Pleas of the County Palatine of Durham and Stafford, from 1st January 1826 to 31st December 1835.

Ordered, That the said Returns do lie upon the Table.

The House was moved, That the Report which, upon the 20th day of March last, was made from the Select Committee appointed to inquire into the circumstances attending the late Election of the Municipal Council of the Borough of Poole, might be read; and the same being read;

Ordered, That leave be given to bring in a Bill to avoid the late Municipal Election for the Borough of Poole: And that Mr. Powter and Mr. Aglionby do prepare, and bring it in.

Ordered, That the Paper relative to Slavery Abolition, which was presented upon the 28th day of March last, be printed.

Ordered, That the Account relative to the National Debt, which was presented yesterday, be printed.

Ordered, That the Return relative to the Post Office (Scotland), which was presented yesterday, be printed.
Ordered, That Mr. Jones and Mr. Dilwyn be added to the Committee.

Ordered, That there be laid before this House, Copies or Extracts of any Correspondence between the Secretary at War and the Commander-in-Chief, with reference to the removal of Officers from Full Pay to Half Pay, if ineligible for being again employed:—Also, the General Order issued from the Horse Guards, February 1st, 1834, respecting the General Court Martial held at Cork on the 25th of December 1833:—Copy of any Petitions of Lieutenant-Colonel Lord Brudenell to The King, and the Answers thereto:—and, Copy of any Correspondence between the Secretary at War and the Commander-in-Chief, with reference to the removal of Lieutenant-Colonel Lord Brudenell from the command of the 15th Hussars.

Ordered, That there be laid before this House, Returns of the Establishment of the Metropolitan Police Force employed under the Act 3 & 4 Will. 4, c. 19, within the Metropolitan District, in the year 1835; distinguishing the Number of each Class, and the Expense of the Commissioners, Receiver, and other Clerks, separate from the Pay and Covered Wages of the rest of the Establishment:—Of the Expense of each of the several Stipendiary Police Establishments in the Metropolis; distinguishing the Number of Magistrates, of Receivers, of Clerks, of Constables, and Police Officers, belonging to each Office; the Pay of each class of Persons, and the Contingencies of each Office; the aggregate Expense of the whole:—Of the Horse Patrol, the Number of Men and Horses in Classes, and the Pay and Expenses of the same, including all Contingencies; and stating, also, under whose authority the Patrol act, by whom the Force is distributed, and by whom paid:—Of the Amount of Gratuities, Fees, Fines, and Penalties levied, and the several Amounts received in each of the Police Offices; the portions of them applied towards the Expenses of the several Offices, and given to Clerks and Officers: and an Account of the applications of Surplus:—Of the Establishment of the Police Force employed within the City of London; distinguishing the Number of each class, and the Pay and Expense of each, and the Contingencies separate from the Pay and Covered Wages of the same:—Of the Pay of those Police Officers in the Night Watch, in the year 1835, so as to exhibit the whole Expense of every kind of the Establishments in the City in that year:—Of the Amount of Gratuities, Fees, Fines and Penalties levied in each Year, in the Police Offices in the City, and how applied:—Showing the Periods up to which the Accounts of the several Police Establishments have been sent in for examination, and the periods up to which they have been severally examined and passed, and by whom examined and passed.

The Turnpike Roads (Scotland) Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Friday, the 29th day of this instant April.

Mr. Robert Stewart, by Order, reported from the Committee of Supply, several Resolutions, which were read, as follows:

1. Resolved, That a sum, not exceeding Sixty-seven thousand nine hundred and ninety-six pounds, be granted to His Majesty, for defraying the expense of the Salaries at Home Stations, for the year 1836-7.

2. Resolved, That a sum, not exceeding Twenty-nine thousand seven hundred and seventy-eight pounds, be granted to His Majesty, for defraying the expense of Salaries at Out Stations in Ireland, and Stations abroad, for the year 1836-7.

3. Resolved, That a sum, not exceeding Thirty-three thousand nine hundred and sixty-eight pounds, be granted to His Majesty, for defraying the expense of Salaries to Barrack Masters, Deputy Barrack Masters, Barrack Sergeants, &c., in Great Britain, Ireland and the Colonies, for the year 1836-7.

4. Resolved, That a sum, not exceeding Twenty-seven thousand seven hundred and seventy-eight pounds, be granted to His Majesty, for defraying the expense of the Salaries of the Civil Establishments at Woolwich, for the year 1836-7.

5. Resolved, That a sum, not exceeding Seventy-three thousand nine hundred and sixty-eight pounds, be granted to His Majesty, for defraying the expense of the Salaries of the Civil Establishments in Great Britain, for the year 1836-7.

6. Resolved, That a sum, not exceeding Four Master thousand four hundred and forty-seven pounds, be granted to His Majesty, for defraying the expense of Master Gunners at the Garrisons and Batteries in Great Britain, Guernsey, Jersey and Ireland, for the year 1836-7.

7. Resolved, That a sum, not exceeding Seventy-five thousand one hundred and twenty-nine pounds, be granted to His Majesty, for defraying the expense of the Corps of Royal Engineers and the Gunners in Great Britain, Ireland and the Colonies, for the year 1836-7.

8. Resolved, That a sum, not exceeding Two hun- dred and seventy-five thousand one hundred and forty-seven pounds, be granted to His Majesty, for defraying the expense of the Royal Regiment of Artillery in Great Britain, Ireland and the Colonies, for the year 1836-7.

9. Resolved, That a sum, not exceeding Thirty-six thousand nine hundred and forty-five pounds, be granted to His Majesty, for defraying the expense of the Royal Horse Artillery, and also for the Riding House Troop for Great Britain and Ireland, for the year 1836-7.

10. Resolved, That a sum, not exceeding Six hun- dred and twenty thousand pounds, be granted to His Majesty, for defraying the expense of the Field Train Department, for the year 1836-7.

11. Resolved, That a sum, not exceeding Ten thousand one hundred and twenty-nine pounds, be granted to His Majesty, for defraying the expense of the Medical Establishment in Great Britain, Ireland and the Colonies, for the year 1836-7.

12. Resolved, That a sum, not exceeding Twenty-four thousand two hundred and forty-seven pounds, be granted to His Majesty, for defraying the expense of the Superintendence of Ordnance Works and Repairs, in Great Britain, Ireland and the Colonies, for the year 1836-7.

13. Resolved, That a sum, not exceeding Twenty-three thousand six hundred and twenty-one pounds, be granted to His Majesty, for defraying the expense of the Salaries of the Civil Establishments at Woolwich, for the year 1836-7.

14. Resolved, That a sum, not exceeding Twenty-six thousand nine hundred and twenty-four pounds, be granted to His Majesty, for defraying the charge of Ordnance Works and Repairs, and Stovekeepers' Expenditure, in Great Britain, Ireland and the Colonies, for the year 1836-7.

15. Resolved, That a sum, not exceeding Fifty-thousand five hundred and twenty-six pounds, be granted to His Majesty, for defraying the charge of the Building and Repair of Barracks in Great Britain, Ireland and the Colonies, for the year 1836-7.

16. Resolved,
Military Services, and also of Allowances to Officers of His Majesty's Garrisons, holding their Appointments as Rewards for Military Service, in the United Kingdom of Great Britain and Ireland, and on Foreign Stations, for the year, from the 1st day of April 1836 to the 31st day of March 1837, both days inclusive.

27. Resolved, That a sum, not exceeding One hundred and six thousand pounds, be granted to His Majesty, for defraying the charge of the Pay of the General Officers in His Majesty's Forces, not being Colonels of Regiments, for the year from the 1st day of April 1836 to the 31st day of March 1837, both days inclusive.

28. Resolved, That a sum, not exceeding Seventy-five thousand and five hundred pounds, be granted to His Majesty, for defraying the charge of Full Pay for Reduced and Retired Officers of His Majesty's Forces, for the year from the 1st day of April 1836 to the 31st day of March 1837, both days inclusive.

29. Resolved, That a sum, not exceeding Five hundred and six thousand pounds, be granted to His Majesty, for defraying the charge of Half-Pay to Officers of His Majesty's Land Forces, for the year from the 1st day of April 1836 to the 31st day of March 1837, both days inclusive.

30. Resolved, That a sum, not exceeding Seventy-five thousand seven hundred and sixty pounds, be granted to His Majesty, for defraying the charge of Half-Pay and Reduced Allowances to Officers of disbanded Foreign Corps, of Pensions to Wounded and Retired Foreign Officers, and of Allowances to the Widows and Children of deceased Foreign Officers, for the year, from the 1st day of April 1836 to the 31st day of March 1837, both days inclusive.

31. Resolved, That a sum, not exceeding One hundred and forty-four thousand four hundred and ninety pounds, be granted to His Majesty, for defraying the charge of Pensions to the Widows of Officers of His Majesty's Land Forces, for the year from the 1st day of April 1836 to the 31st day of March 1837, both days inclusive.

32. Resolved, That a sum, not exceeding One hundred and forty-four thousand four hundred and ninety pounds, be granted to His Majesty, for defraying the charge of Allowances on the Compassionate List, of Allowances and Pensions, for Widows and Children of deceased Officers, for the year, from the 1st day of April 1836 to the 31st day of March 1837, both days inclusive.

33. Resolved, That a sum, not exceeding One hundred and thirty thousand pounds, be granted to His Majesty, for defraying the charge of Chelsea and Kilmainham Hospitals, of the In-Pensioners of those Establishments, of the Out-Pensioners of Chelsea Hospital, and of the Pensions of Negro Soldiers discharged from the West India Regiments, for the year, from the 1st day of April 1836 to the 31st day of March 1837, both days inclusive.

34. Resolved, That a sum, not exceeding Forty-seven thousand eight hundred and twenty-three pounds, be granted to His Majesty, for defraying the charge of Rewards for distinguished Services, and also of Allowances to Officers of His Majesty's Garrisons, holding their Appointments as Rewards for Military Service, in the United Kingdom of Great Britain and Ireland, and on Foreign Stations, for the year, from the 1st day of April 1836 to the 31st day of March 1837, both days inclusive.
from the 1st day of April 1836 to the 31st day of March 1837, both days inclusive.

The said Resolutions, being read a second time, were agreed to.

Slavery Abolition (Jamaica) Bill.

The Order of the day being read, for the third reading of the Slavery Abolition (Jamaica) Bill; Ordered, That the Bill be read the third time upon Friday next.

Roman Catholic Marriages (Ireland) Bill.

Mr. William O'Brien reported the Roman Catholic Marriages (Ireland) Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Wednesday, the 27th day of this instant April.

Pensions Duties Bill.

The Order of the day being read, for receiving the Report on the Pensions Duties Bill; Ordered, That the Report be received To-morrow.

Mayo Writ.

Ordered, That Mr. Speaker do issue his Warrant to the Clerk of the Crown in Ireland, to make out a new Writ for the election of a Knight of the Shire to serve in this present Parliament for the County of Mayo, in the room of the Right honourable Dominick Browne, now Lord Oranmore, a Peer of the United Kingdom.

Constabulary Force (Ireland).

Ordered, That there be laid before this House, a statement of the Amount of Constabulary Force employed in each County, County of a City and County of a Town in Ireland, on the 1st January 1836; specifying the Number of Persons in each Class or Rank of the Constabulary so employed, together with the Salaries and Allowances actually enjoyed by each Class;—Also, an Account of the Expenditure upon the Constabulary Force in each County, County of a City and County of a Town, in the year ended on 1st January 1836; with a Summary of the Total Amount of Force employed and of the Total Expenditure for the whole of Ireland for the above periods.

Ordered, That there be laid before this House, a similar Return for the Peace Preservation Police.

Ordered, That there be laid before this House, a Return of the Sums of Money now in the hands of the Board of Charitable Bequests in Ireland, and whether the Board is bound by any Resolution to apply that Sum in any particular mode, or to any particular Charity.

Fishery Commissioners (Ireland).

Ordered, That there be laid before this House, a Return of the Sums of Money transferred from the Fishery Commissioners to the Board of Works in Ireland in 1830, and the Amount and the purposes for which any part of the said Sums may have been appropriated since that period.

Bankers' Notes.

Ordered, That there be laid before this House, an Account of the aggregate Amount of Notes circulated in England and Wales by Private Banks and Joint Stock Banks and their Branches; distinguishing Private from Joint Stock Banks, in the quarters ending 1st October 1835, 1st January and 1st April 1836, stated for each quarter, as directed by Act 3 and 4 Will. 4, c. 83.

And then the House adjourned till To-morrow.

Mercurii, 13° die Aprilis; Anno 6° Williceni IV° Regis, 1836. PRAYERS.

General Steam Navigation Company Bill.

A PETITION of Merchants connected with foreign Countries residing in Brighton, praying that the General Steam Navigation Company Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Commissioners for paving, lighting London and watching the town of Margate, praying that they may be heard, by their counsel or agents, against the London and Dover Railway Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Edward Kelsey, of Stone Hall, in the parish of Oxted and county of Surrey, praying that the said Bill may not pass into a law as it now stands, was also presented, and read; and referred to the Committee on the Bill.

A Petition of James O'Glynn, of Colehill House, in the hamlet of Colehill, in the county of Hertford, praying that he may be heard, by his counsel or agent, against certain parts of the said Bill, was also presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Inhabitants of the Midland Counties Railway Bill, praying that the Midland Counties Railway Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Bankers, Merchants, Manufacturers and Inhabitants of Derby, praying that they may be heard, by their counsel or agents, against certain parts of the said Bill, was also presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of the Reverend Charles John Annesley, Baronet, of Lea, in the county of Lincoln, praying that the Great Northern Railway Bill may not pass into law, was presented, and read; and ordered to lie upon the Table.

A Petition of Samuel Wells, Esquire, barrister-at-law, and of Charles Henry John Anderson, Esquire, of Lea, son and heir to the above, occupiers of lands and tenements in Lea;—and, Inhabitants of Gainsborough,—praying that the Great Northern Railway Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

Ordered, That the Select Committee on Standing Orders relative to Private Bills, have leave to sit this day till five of the clock during the sitting of the House.

A Petition of Owners and Inhabitants of houses situate in York-place, in the City Road, and other places in the parish of Saint Mary, Islington; and, Directors of the Great Northern Railway Company; praying that they may be heard, by their counsel or agents, against certain parts of the said Bill, were also presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

The Committee on the Dublin and Drogheda Railway Bill was nominated of Mr. George Evans and Mr. Lidderdale.

A Petition of Landowners, Landholders and Inhabitants of Swords and Malahide, praying that the said Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Merchants, Manufacturers, Mill-Dundee spinners and Ship-owners of Dundee, praying that they may be heard, by their counsel or agents, against certain parts of the Dundee Harbour Bill, was presented, and read.

Ordered,
6 WILL. IV. 13° Aprils.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

**Dan Navigation Bill.**

A Petition of the Town Collector and his Assistants, praying that the Bill may pass into law, was presented, and read; and ordered to lie upon the Table.

**London and Brighton Railway Bill (Rennie's Line).**

A Petition of Owners and Occupiers of lands on the line of the proposed London and Brighton Railway, praying that they may be heard, by their counsel or agents, against certain parts of the London and Brighton Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

**St. Katherine's Docks.**

Mr. William Crawford reported from the Committee on the Petition for leave to present a Petition for the St. Katherine's Docks Bill. The Committee had examined the matter of the Petition. Ordered, That leave be given to present a Petition, as desired.

A Petition of Directors of the Saint Katharine Dock Company, praying that leave may be given to bring in a Bill to grant the Saint Katharine Dock Company additional powers, and to incorporate the said Company, was accordingly presented, and read; and referred to Mr. William Crawford and the Middlesex List, with Power to send for persons, papers, and records.

**Glasgow Bridge Bill.**

A Petition of the Magistrates and other Commissioners of Police, for the borough of Partick, praying that the Glasgow Bridge Bill may not pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

**Edinburgh Poor Rates Bill.**

A Petition of the Lord Provost, Magistrates and Council of the city of Edinburgh, praying that the Edinburgh Poor Rates Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

**North of England Railway Bill.**

A Petition of the Most honourable Charles William Viscount Londonderry, praying that he may be heard, by his counsel or agent, against certain parts of the North of England Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

**Scarborough Harbour Bill.**

A Petition of Ship-owners, Merchants and others trading to the Port of Scarborough, praying that they may be heard, by their counsel or agents, against certain parts of the Scarborough Harbour Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

**Westminster Small Debts Bill.**

Mr. Byng presented a Bill to enlarge the Powers of, and render more effectual, two Acts of the twenty-third and twenty-fourth years of the reign of King George the Second, for the more easy and speedy recovery of Small Debts within the City and Liberty of Westminster, and that part of the Duchy of Lancaster which adjoineth thereto, and to appoint Officers and regulate the Fees of the said Court, and for other purposes relating thereto: And the same was read the first time; and ordered to be read a second time.

A Petition of the Provost, Magistrates and Town Council of the royal burgh of Danby, praying that the Stirling Canal Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Provost, Magistrates and Town Council of the royal burgh of Danby, praying that the Forth and Clyde Navigation Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Bankers, Merchants, Manufacturers, Glasgow and Traders and others of Partick, praying that the Partick Railway Bill, the Glasgow and Falkirk Railway Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

An ingrossed Bill for making a Railway from the Utter Railway Town of Belfast to the City of Armagh, in the Province of Ulster, in Ireland, was read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Emerson Tenement do carry the Bill to the Lords, and desire their concurrence.

A Petition of A. Smollett, chairman of a meeting Clyde Navigation of Justices of the Peace and Commissioners of Dumbarton Supply of the county of Dumbarton, praying that the Clyde Navigation Bill may not pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

A Petition of Proprietors of estates in the county of Westmorland, praying that the Standing Orders have not been complied with, relating to the Westmorland Railway Bill, was presented upon the 30th day of March last, and ordered to be read a second time. The House was moved, That the Petition of the Dublin and Company of Undertakers of the Grand Canal, which had not been complied with, as against such part or parts of the said Bill as affect their rights and interests, and that the same may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

The House was moved, That the Petition of the Dublin and Company of Undertakers of the Grand Canal, which had not been complied with in respect to the Dublin and Kilkenny Railway Bill, might be read; and the same being read,

Ordered, That the Committee on the Petition for the Bill be referred to the Committee.

Ordered, That the said Petition respecting Standing Orders be referred to the Committee.

A Petition of Inhabitants of Greensborough, praying that the Sheffield and Tinsley Road Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Vicar and Inhabitants of Ferry-Lord's Day Bridge:—Inhabitants of Chichester;—Ponfrost;—Westley;—Stamford;—Market Rasen;—Estholt;—Shipley;—Wadwall;—Baldon;—Grimsby;—Beaverley;—Cottingham;—Welton;—New York (Northumberland);—North Shields;—Hartley;—Hebburn;—Percy Main;—Tynemouth;—Blyth;—Husden; and, Hollywell; praying the House to pass a measure extending to all classes of His Majesty's subjects the privilege of protection in the due observance of the Lord's Day, were presented, and read; and ordered to lie upon the Table.

K. K. A Petition
A Petition of Joseph Fielding, a schoolmaster residing at Middleton, complaining of the conduct of one of the Coramors for the county of Lancaster towards him at an inquest held on the body of a boy alleged to have died in consequence of a blow received from the Petitioner, and praying for relief, was presented, and read; and ordered to lie upon the Table.

A Petition of Merchants, Manufacturers, and others, of Leeds, praying for the repeal of the Duty on Marine Insurances, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Carlton, praying the House not to sanction any general measure for the revision of the Criminal Laws which shall retain the punishment of death for any other crime than that of wilful Murder, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Stockport, complaining of the conduct of the persons employed at Smelt Park, complaining of having sustained a loss by the Bill of 1819, commonly called *Pelt's Cash Payment Bill,* and praying that the persons who have made the profit may be compelled to make some moderate and reasonable contribution towards the loss which he has sustained, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Weymouth and Melcombe Regis;—and, the Corporation of Lincoln; praying that corporal punishment by flogging may be abolished in the Army and Navy,—were presented, and read; and ordered to lie upon the Table.

A Petition of Proprietors and Holders of lodging-houses in Brighton;—and, Bognor; praying that furnished houses which are not occupied by the proprie tors during any portion of the year, may be relieved entirely from the payment of the tax on windows,—were presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of land, and Agricultural Persons interested in the prosperity of agriculture, residing in the hundreds of Kemes and Deesland, in the county of Pembroke, praying for an inquiry into the distressed state of Agriculture, was presented, and read; and referred to the Select Committee on Agriculture.

A Petition of Proprietors and Occupiers of Clover Seed, praying for the repeal of the Duty upon Clover Seed, was presented, and read; and ordered to lie upon the Table.

A Petition of the Incorporated Society of Solicitors-at-Law, Edinburgh, praying for the repeal of Certificates, the Stamp Duty on their annual Certificates, was presented, and read; and ordered to lie upon the Table.

A Petition of the Lord Provost, Magistrates and Edinburgh Council of the city of Edinburgh, praying for the acceleration of the Mail between London and Edin burgh, was presented, and read; and ordered to lie upon the Table.

A Petition of Solicitors of Birmingham, praying Registration for the introduction of a clause into the Registration of Voters Bill conferring a County Vote on persons possessed of an estate of sufficient value and duration, without reference to any vote enjoyed by himself, or any other person, in respect of such property, and on every person holding, as trustee, property in which there exists no beneficial estate sufficient to give the franchise, was presented, and read; and ordered to lie upon the Table.

A Petition of William Lloyd Wharton and Robert Titles' Commutation Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Ship-owners of Dundee, praying that the General Steam Navigation Company Bill, and the Dublin Steam Packet Company Bill, may not pass into law, was presented, and read; and ordered to lie upon the Table.

Ordered, That Mr. John Talbot have leave of Absence, till the 1st day of May next, on urgent business;—Mr. Chalmers, a fortnight, to attend the Jury Court, Aberdeen;—Mr. Edward Cooper, a month, on urgent business;—Mr. Nicholas Fitzsimons, a month, on urgent business;—Mr. William Ord, three weeks, on account of illness in his family;—Colonel Grey, three weeks, on urgent business;—and, Sir Patrick Bellew, a month, on urgent business.

The Dundee Water Bill was read a second time; Dundee and committed to Mr. Hallyburton and the East Scotland List.
Spirits Licenses. An ingrossed Bill for making and maintaining a Railway from the Royal Burgh of Dundee, in the County of Forfar, to the Royal Burgh of Arbroath, in the same Country, was read the third time. 

Resolved, That the Bill do pass. 

Ordered, That Mr. H. B. H. Burton do carry the Bill to the Lords, and desire their concurrence.

The Order for resuming, To-morrow, the adjourned Debate upon the Question proposed upon the 10th day of March last, "That this House do resolve itself into a Committee, with a view to take into its consideration the propriety of an immediate repeal of such portion of the Act of the 4th and 5th Will. 4, c. 75, as imposes an additional Duty of 50 per centum on Retail Spirit licenses," was read; and discharged.

Ordered, That the Debate be resumed on Friday, the 29th day of this instant April.

Lieutenants-Colonel Lord Lord Brudenell. 

No. 178.

Lord Viscount Huncck presented, pursuant to Order,—Copies or Extracts of any Correspondence between the Secretary at War and the Commander-in-Chief, with reference to the removal of Officers from Full Pay to Half Pay, if ineligible for being in Chief; with reference to the removal of Lieutenant-Colonel Lord Brudenell from the command of the 15th Hussars.

Ordered, That the said Papers do lie upon the Table; and be printed.

Game Laws. 

No. 179.

Order, That the Return relative to Commitments under the Game Laws, which was presented yesterday, be printed.

Ordered, That the Return relative to the Court of Pleas of Durham and Saltberge, which was presented yesterday, be printed.

Durham Court of Pleas. 

No. 180.

The Order of the day being read, for the Committee on the Tithes Commutation Bill; Lord John Russell, by His Majesty's command, acquainted the House, That His Majesty, having been informed of the purport of the Bill, gives His consent, as far as His Majesty's interest is concerned, that the House may do therein as they shall think fit.

Then the House resolved itself into the Committee.

(Two. the Committee.)

The remainder of the Clauses, from Clause 12, agreed to.

Preamble agreed to. 

Bill, as amended, to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be now received.

Mr. Bernal reported the Bill accordingly; and the Report was ordered to be taken into further consideration on Friday, the 22d day of this instant April; and the Bill, as amended, to be printed.

The Order of the day being read, for the Committee on the Mutiny Bill, it was moved, and the Question was put, That the Bill be read a second time; and the Bill, as amended, to be printed.

The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received this day.

The House, according to Order, resolved itself into the Marine Mutiny Committee upon the marine Mutiny Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received this day.

The Order of the day being read, for the Committee on the Seamen's Fund (Shetland) Bill. 

Ordered, That it be an Instruction to the Committee, That they have Power to extend the provisions of the Bill to the Islands of Orkney.

Then the House resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. John Dundas reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be now received.

Mr. Dundas reported the Bill accordingly; and the Report was ordered to be taken into further consideration upon Monday next; and the Bill, as amended, to be printed.

The Order of the day being read, for the second Bishoprick reading of the Bishoprick of Durham Bill; 

Ordered, That the Bill be read a second time To-morrow.

The Order of the day being read, for the second Poor Relief reading of the Poor Relief (Ireland) Bill; 

Ordered, That the Bill be read a second time upon Wednesday, the 27th day of this instant April.

The Order of the day being read, for the fourth Bishoprick reading of the Bishoprick of Durham Bill; 

Ordered, That the Bill be read a second time To-morrow.

Vol. 91.
Resolved, That this House will, upon Wednesday, the 27th day of this instant April, resolve itself into the said Committee.

The School Rooms Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for To-morrow.

The Order of the day being read, for the second reading of the Poor Rate Bill;

Ordered, That the Bill be read a second time upon Wednesday, the 4th day of May next.

The Land Tax Commissioners’ Names Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Wednesday, the 27th day of this instant April.

Ordered, That the Knights of the Shire, and other Members of this House, do prepare Lists, fairly written, of the Names of Commissioners for executing the said Acts for the respective Counties, Cities and Places for which there have used to be Commissioners; and that the Christian and Surname of the said Commissioners be written at length.

The House was moved, That the Resolutions of the House, of the 31st day of May 1786, relative to the alteration in Lists of Commissioners for executing any Land Tax Act, might be read; and the same were read, and are as follow:

Resolved, That for the future every List of Commissioners for executing any Land Tax Act shall be delivered in, signed by the Member delivering in the same; and that the said List be carefully kept by the Officer to whom the same shall be intrusted; and that no person whatever do presume to make any alteration in such List without the Order of the House, or a Committee thereof.

Resolved, That every Member delivering in such List shall, at the time of delivering thereof, sign and deliver a duplicate thereof, which duplicate shall be kept upon file, to the inspection of any Member of this House.

The Order of the day being read, for the Committee on the Election Expenses Bill;

Resolved, That this House will, upon Wednesday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee of Supply;

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the Committee of Ways and Means;

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for receiving the Report on the Pensions Duties Bill;

Ordered, That the Report be received To-morrow.

Ordered, That a Select Committee be appointed to take into consideration the Petition of Householders of Regent-street, within the parishes of Saint James Westminster, and Saint George, Hanover square, that they may be pleased, with regard to paving, lighting, &c. on an equality with Occupiers of houses situated in the parishes of Saint Mary-le-bone and Saint Martin—And a Committee was appointed at such time and place, viz:—Mr. Francis Burdett, Major Bowclerk, Mr. Hume, Mr. Walshe, Mr. Harvey, Mr. Humphry, Sir Samuel Whately, Mr. Henry Lyttton Bulcer, Mr. D‘Egueswort, Lord Viscount Lowther, Mr. William Pamsonby, Mr. Vernon Smith, Lord Grosville Someret, and Mr. Robert Stewart.

Ordered, That Five be the Quorum.

Ordered, That there be laid before this House, a Return of Joint Stock Banks in Ireland, with the dates when established respectively; of the Names of the several Towns and Places where such Banks and their Branches have been established; with the Number of Partners in each Co-partnership.

Ordered, That there be laid before this House, a Return of the Number of Writs issued in the Local Courts, and Court above, of the County Palatine of Lancaster, since the amended Act came into force, and the Number of Causes tried from each.

Ordered, That there be laid before this House, a Return of the Number of Churches endowed and ham Diocres.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

Ordered, That Mr. Cresett Pelham have Leave of absence, for three weeks, on urgent business—Mr. Greene, a fortnight, on urgent business—Mr. Wise, a fortnight, on urgent business—Mr. Serjeant Woffe, a fortnight, on urgent business—and, Lord John Scott, a fortnight, on urgent business.

A Petition of the Most honourable Charles Wilt—South Durham Vane, Marquis of Londonderry;—and, Owners Railway Bill.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of Owners and Occupiers on the line London and of the proposed Railway hereinafter mentioned, in Saint Leonard, Shoreditch, Christchurch, Spitalfields, and other places;—Inhabitants of Harlestone;—Romford;—Woodbridge;—Witham;—Norwich;—Bungay;—Ingatston;—Halsted;—Beccles;—Lavenham;—Caglehall;—Brentnree;—Dedhen;—Needham Market;—Harwich;—Debeaham;—Manningtree;—Merchants, Manufacturers and others of Chelmsford;—Colchester;—and, Ipswich; praying that they may be heard, by their counsel or agents, against certain parts of the South Durham Railway Bill, were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions.

A Petition of Owners and Occupiers on line London and of the proposed Railway hereinafter mentioned, in Saint Leonard, Shoreditch, Christchurch, Spitalfields, and other places;—Inhabitants of Harlestone;—Romford;—Woodbridge;—Witham;—Norwich;—Bungay;—Ingatston;—Halsted;—Beccles;—Lavenham;—Caglehall;—Brentnree;—Dedhen;—Needham Market;—Harwich;—Debeaham;—Manningtree;—Merchants, Manufacturers and others of Chelmsford;—Colchester;—and, Ipswich; praying that the London and Norwich Railway Bill may pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Cooper William Brooke, of Caple Saint Mary, in the county of Suffolk, Gentleman;—Owners and Occupiers of lands in East Bergholt and other places;—Scole, Thorpe, Hamlet, Shelton, Dick and other places (four Petitions)—Oakey and, Trustees of the Norwich and Scolle Road; praying that they may be heard, by their counsel or agents, against certain parts of the said Bill,—were also presented, and read; and ordered to lie upon the Table.

A Petition of Proprietors and Occupiers of lands Midland and lands in Sildley, praying that they may be heard, by their counsel or agents, against certain parts of the Midland Counties Railway Bill, were presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard,
London and Dover Railway Bill. 14° Aprilis.


London and Dover Railway Bill. Dickens, of Stonham, in the county of Deben, Esquire, William Ingle, of Guildford, in the county of Surrey, Esquire, and James Elstone, of Aldershod Lodge, in the county of Hants, Esquire, being the owners of ground-rents issuing out of property in the parish of Saint Mary, Islington; praying that they may be heard, by their counsel or agents, against certain parts of the London and Cambridge Railway Bill, were presented, and read.

A Petition of Samuel Lord, of the City of London, Banker, Committee of the Move made of the Question ; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions. So it was resolved in the Affirmative.

A Petition of Ongood Hanbury, of Lambourd-street, in the trade, traffic and improvement of the town and neighbourhood of Old Castle and Mount Neugent, in the county of Meath; —R. R. Fitzherbert, Hugh Rathwall, Francis Murphy, Lawrence Delany, and other persons, being landed proprietors, occupiers of the soil, traders, manufacturers, and others interested in the trade, traffic and improvement of the town and neighbourhood of Trim, in the county of Meath; —William J. Halligan, R. C. C., Robert Reilly, R. C. C., James Clarke, Robert Martin, and others, being landed proprietors, occupiers of the soil, traders, manufacturers, and others resident at and interested in the trade, traffic and improvement of the town and neighbourhood of Trim, in the county of Meath; —Robert Shepheard, Henry Shepheard, Patrick Murphy, James Clinton, Patrick McNally, John M. Nally, and other persons, being respectively owners and occupiers of property through which the proposed Dublin and Drogheda Railway is proposed to be carried; —Bartholomew Berron, Henry Colston, N. M. Enry, Richard R. Booth, and other persons, being landed proprietors, occupiers of the soil, traders, manufacturers, and others interested in the trade, traffic and improvement of the town and neighbourhood of Old Castle and Mount Neugent, in the county of Meath and Creen; —R. R. Fitzherbert, Hugh Rathwall, Francis Murphy, Laurence Delany, and other persons, being landed proprietors, occupiers of the soil, traders, manufacturers, and others interested in the trade, traffic and improvement of the town and neighbourhood of Old Castle and Mount Neugent, in the county of Meath and Creen; —R. R. Fitzherbert, Hugh Rathwall, Francis Murphy, Laurence Delany, and other persons, being landed proprietors, occupiers of the soil, traders, manufacturers, and others interested in the trade, traffic and improvement of the town and neighbourhood of Old Castle and Mount Neugent, in the county of Meath and Creen;
occupiers of the soil, traders, manufacturers, and others resident at and interested in the trade, traffic, and improvement of the town and neighbourhood of

North Midland Railway Bill.

Southampton, North Midland in the Railway Bill.

Rotherham, Sheffield and Road Bill.

Clifton Gas Bristol and

Message from the Lords.

Mr. Adams.

Mr. Speaker,

Bristol and Clifton Gas Bill.

Manchester Improvement Bill.

Richmond and Reeth Road Bill.

The Lords have agreed to the several Bills follow-

A Message from the Lords, by Mr. Farrer and Mr. Adam.

Bristol, and

Birmingham, Thomas Junction Railway Bill was nominated of

A Petition of Owners and Occupiers of land Great Northern

The Lords request that this House will give leave Vaux Peenage, to the Honourable Sidney Herbert, a Member of this House, to attend their Lordships, in order to his being examined as a Witness before the Lords Committees for Privileges, to whom the Petition of George Mostyn, of Kiddington, in the County of Oxford, Esquire, and also the Petition of Edward Bourchier Hartopp, of Little Dalby, in the County of Leicester, Esquire, claiming to be co-heirs of the Baron of Vaux, of Harrowden, stand referred:---

The Committee on the Birmingham, Bristol and

A Petition of Wesleyan Methodists of Oundle; Lord's Day.

A Petition of Owners and Occupiers of lands Great Northern

York and North Midland Railway Bill.

Southampton Docks Bill.

The Lords have agreed to the several Bills follow-

Bristol and Clifton Gas Company to produce Gas from

Mr. Robert Palmer reported from the Select Com-

A Petition of Charles Lord Blountyre, a minor, by Clyde Naviga-

A Petition of Town Councillors of Southamptom, praying that they may be heard, by their counsel or agents, against certain parts of the York and North Midland Railway Bill, was presented, and read.

Ordered, That Sir George Strickland do carry the Bill to the Lords, and desire their concurrence.

An ingrossed Bill for making a Railway from

Sheffield to Rotherham, with a Branch therefrom to the Greasbrough Canal, all in the West Riding of the County of York, was read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass.

A Petition of Thomas Bayes, of Great Driffield, in the county of York, Esquire, praying that he may be heard, by his counsel or agent, against certain parts of the afore-mentioned Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Landed Proprietors, Merchants and

North Midland Railway Bill.

A Petition of Thomas Bayes, of Great Driffield, in the county of York, Esquire, praying that he may be heard, by his counsel or agent, against certain parts of the afore-mentioned Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Town Councillors of Southamptom, praying that they may be heard, by their counsel or agents, against certain parts of the Southamptom Docks Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Mr. Adam, praying that the Lords may be heard, by their counsel or agents, against certain parts of the Durham Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

The Lords have agreed to the several Bills follow-

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A Petition of Mr. Adam, praying that the Lords may be heard, by their counsel or agents, against certain parts of the Durham Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Wesleyan Methodists of Oundle; Lord's Day.

A Petition of Owners and Occupiers of lands Great Northern

York and

A Petition of Mr. Adam, praying that the Lords may be heard, by their counsel or agents, against certain parts of the Durham Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.
Mr. Attorney General presented a Bill for the Copyholds Bill. Amendment of the Law relating to Lands held by Copy of Court Roll: And the same was read the first time; and ordered to be read a second time upon Wednesday, the 27th day of this instant April; and to be printed.

Mr. Attorney General presented a Bill to enable Persons having only partial Estates to enfranchise, and obtain the enfr anchisement of, Lands held by Copy of Court Roll: And the same was read the first time; and ordered to be read a second time upon Wednesday, the 27th day of this instant April; and to be printed.

A Petition of Ship-owners, Merchants and Traders of Portsmouth, praying for the repeal or reduction of the Duty on Marine Insurances, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Portsmouth, praying His Majesty's Government respecting the Duties payable on Bohea Tea. Copies of any Communications addressed to His Majesty's Government respecting the Duties payable on Bohea Tea.

The House proceeded to take into consideration Vaux Peerage. that part of the Message of the Lords of this day which requests that this House will give leave to the Honourable Sidney Herbert, a Member of this House, to attend their Lordships, in order to his being examined as a witness before the Lords' Committees for Privileges, to whom the Petition of George Mostyn, of Kidsgnton, in the County of Oxford, Esquire; and also, the Petition of Edward Bourchier Hartopp, of Little Dolby, in the County of Leicester, Esquire; claiming to be co-heirs of the Barony of Vaux, of Harrowden, stands referred.

And Mr. Herbert, being present in his place, declared, that he was willing, with leave of the House, to go to the House of Lords, as desired by their Lordships.

Resolved, That the Honourable Sidney Herbert have leave to go to the House of Lords, as desired by their Lordships, if he think fit.

Ordered, That a Message be sent to the Lords, to acquaint them, that this House hath given leave to the Honourable Sidney Herbert to go to the House of Lords, as desired by their Lordships, if he think fit:

And that Mr. Bernal do carry the said Message.

Mr. Bernal reported the Mutiny Bill; and the Amendments were read, and agreed to.

A Clause was ordered to be added to the Bill, that Flogging in the Army be abolished, except in time of war.

And a Motion being made, and the Question being put, That the said Clause be now brought up:

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time To-morrow.

Mr. Bernal reported the Marine Mutiny Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time To-morrow.

The House, according to Order, resolved itself into a Committee upon the Aliens' Registration Bill; and, after some time spent therein, Mr. Speaker assumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received To-morrow.

Veneris, 15° die Aprilis.

Anno 6° Wilhelmi IV° Regis, 1836.

PRAYERS.

R. Maurice O' Connell reported from the Committee on the Dublin Steam Packet Company Bill; and to whom several Petitions against the said Bill were referred; That they had considered one of k 4 the
Ordered, That the said Petitions, and had heard counsel in support of two of them; and had also heard counsel in favour of the Bill; and that the Committee had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

A Petition of Owners of ships and other vessels at the Port of Bridport, praying that the Dublin Steam Packet Company; and, General Steam Navigation Company Bills, may not pass into law, was presented, and read; and ordered to lie upon the Table.

Wakefield and Sheffield Road Bill.

A Petition of Inhabitants, Owners and Occupiers of property in the township of Roystone, Notton, Chevet, and other places in the west riding of Yorkshire, praying that they may be heard, by their counsel or agents, against certain parts of the Sheffield and Wakefield Road Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

The Wakefield Water Bill was read a second time; and committed to Mr. Daniel Gaskell and the York List.

Mr. William Crawford reported from the Committee on the Petition for the Saint Katharine's Docks Bill; That the present application does not come within the Standing Orders of the House relative to Bills for making Docks, inasmuch as no lands or hereditaments are proposed to be purchased, or any alteration made in the rates, tolls or duties authorized to be collected by the present Acts, but is solely for the purpose of improving the security, and facilitating the raising a sum of money to ratify a purchase of up-town warehouses bought of the East India Company; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill to enlarge the Powers of the several Acts passed for making and maintaining the Saint Katharine Docks, in the County of Middlesex: And that Mr. William Crawford and Mr. Alderman Thompson do prepare, and bring it in.

A Petition of Inhabitants of Rotherham:—Reservoirs;—Wickersley;—Whiston;—Kimberworth;— and, Trustees of the Turnpike Road from Beavert to Tinley, in the county of York;—the Right honourable Charles William Earl Fitzwilliam, and other persons being Owners and Occupiers of lands and tenements in the township of Tinley, Attercliffe-cum-Darnall, and Brightside Bierlow, in the county of York; praying that the Sheffield and Tinley Road Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Rotherham:—Reservoirs;—Wickersley;—Whiston;—Kimberworth;— and, Trustees of the Turnpike Road from Beavert to Tinley, in the county of York;—the Right honourable Charles William Earl Fitzwilliam, and other persons being Owners and Occupiers of lands and tenements in the township of Tinley, Attercliffe-cum-Darnall, and Brightside Bierlow, in the county of York; praying that the Sheffield and Tinley Road Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of property in the Township of Hunslet, in the parish of Leeds, in the county of York, praying that they may be heard, by their counsel or agents, against certain parts of the North Midland Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Owners of property in the Township of Hunslet, in the parish of Leeds, in the county of York, praying that they may be heard, by their counsel or agents, against certain parts of the North Midland Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Owners of property in the Parish of Easington, in the county of Essex, praying that they may be heard, by their counsel or agents, against certain parts of the North Midland Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Owners of property in the Parish of Orsett, in the county of Essex, praying that they may be heard, by their counsel or agents, against certain parts of the North Midland Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Owners of property in the Parish of Orsett, in the county of Essex, praying that they may be heard, by their counsel or agents, against certain parts of the North Midland Railway Bill, was presented, and read.

Ordered, That all the Members serving for the Counties of Hertford and Warwick, and for the Cities and Boroughs therein, be Members of the said Committee.

A Motion was made, and the Question being proposed, That the Sheffield and Tinley Road Bill be now read a second time;

The Amendments following were proposed to be made to the Question: viz. To leave out the word "now," and at the end of the Question to add the words "upon this day six months."

A Petition of Owners and Occupiers of property in the county of York, praying that they may be heard, by their counsel or agents, against certain parts of the North Midland Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.
Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, against certain parts of the Greenwich Improvement Bill, against the said Petition.

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Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, against certain parts of the Greenwich Improvement Bill, against the said Petition.

A Motion being made, That the ingrossed Bill, for improving, maintaining and regulating the Port and Harbour of Teignmouth, and the Navigation of the River Teign, in the county of Devon, be now read the third time;

Sir John Hobhouse, by His Majesty's command, acquainted the House, That His Majesty, having been informed of the purport of the Bill, gives His consent, as far as His Majesty's interest is concerned, that the House may do therein as they shall think fit.

Then the Bill was read the third time; and an ingrossed Clause was added, by way of rider; and Amendments were made to the Bill.

Resolved, That the Bill do pass: And that the Title be, An Act for improving, maintaining and regulating the Harbour of Teignmouth, and the Navigation of the River Teign, in the County of Devon.

Ordered, That Sir John Yarde Bulwer do carry the Bill to the Lords, and desire their concurrence.

A Petition of the Commissioners of Sewers for Greenwich Pier (No. 1.) Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, against the said Petition.

A Petition of the Commissioners of Sewers for Greenwich Pier (No. 1.) Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, against the said Petition.

A Motion was made, and the Question being put, That the Debate be adjourned till Wednesday next,

The House divided:

The Yeas: Mr. Fector, 58.

Tellers for the Yeas: Sir Edward Knatchbull, 46.

The Noes to the old Lobby.

Tellers for the Noes: Mr. Plumptre.

So it was resolved in the Affirmative.

A Petition of Owners and Occupiers of property, New Mills Gas and resident Householders of Disley, in the parish of Stockport; praying that they may be heard, by their counsel or agents, against certain parts of the New Mills Gas Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Commissioners of Sewers for the Limits extending from the Head of the River Ravensbourne to Lombard's Wall, in the county of Kent, praying that they may be heard, by their counsel or agents, against certain parts of the Greenwich Improvement Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Owners and Occupiers of property, New Mills Gas and resident Householders of Disley, in the parish of Stockport; praying that they may be heard, by their counsel or agents, against certain parts of the New Mills Gas Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of the Commissioners of Sewers for Greenwich Pier (No. 1.) Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, against certain parts of the Greenwich Pier (No. 1.) Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

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The House divided:

The Yeas: Mr. Fector, 58.

Tellers for the Yeas: Sir Edward Knatchbull, 46.

The Noes to the old Lobby.

Tellers for the Noes: Mr. Plumptre.

So it was resolved in the Affirmative.
A Petition of Merchants and Shipowners residing at and belonging to the port of King's Lynn, praying for the repeal of the Duties upon Marine Insurances, was presented, and read; and ordered to lie upon the Table.

Ordered, That the Return relative to Electors for Counties, which was presented upon Tuesday last, be printed.

The Registration of Births, &c. Bill was, according Registration of to Order, read a second time; and committed to a Committee of the whole House, for Monday next.

The Marriages Bill was, according to Order, read Marriages Bill, a second time; and committed to a Committee of the whole House, for Monday next.

Resolved, That this House will, at the rising of Adjournment, the House this day, adjourn till Monday next.

Ordered, That all Committees have leave to sit, notwithstanding the adjournment of the House.

The Bishoprick of Durham Bill was, according Bishoprick of to Order, read a second time; and committed to a Durham Bill. Committee of the whole House, for Friday next.

A Petition of Members of the Company of Pro-Mutiny Bill, priets for the making and maintaining a Bridge over Haslar Lake, which separates Gosport from Haslar, praying the House to add to the present clause of exemption in the Mutiny Bill an exception against exempting from toll officers or persons belonging to the Royal Hospital at Haslar, was presented, and read; and ordered to lie upon the Table.

The ingrossed Bill for punishing Mutiny and Deserting Bill, section, and for the better payment of the Army and their Quarters, was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Beresford do carry the Bill to the Lords, and desire their concurrence.

The ingrossed Bill for the regulation of His Majesty's Royal Marine Forces while on Shore, was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Beresford do carry the Bill to the Lords, and desire their concurrence.

The ingrossed Bill to revive and continue in force Slavery for a limited time an Act of the Legislature of Jamaica, to explain and amend an Act for the Abolition of Slavery in that Island, and in aid of the same, was, according to Order, read the third time.

Resolved, That the Bill do pass: And that the Title be, An Act to revive and continue in force, until the First-day of August One thousand eight hundred and Forty, an Act of the Legislature of Jamaica, to explain and amend an Act for the Abolition of Slavery in that Island, and in aid of the same. was, according to Order, read the third time.

Ordered, That the Bill do pass.

Ordered, That Mr. Beresford do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for the Com. Supply; virtue of Section, ordered:

Ordered, That the Account of the Sum expended under the head of Civil Contingencies, in the year 1834; and, an Estimate of the Amount that will probably be required to defray the Expense under the head of Civil Contingencies, for one year, ending 31st March next, which was presented upon the 30th day of March last, be referred to the Committee.

Then the House resolved itself into the Committee.

(In the Committee.)

1. Resolved, That a sum, not exceeding One hundred and eighteen thousand two hundred and fourteen pounds, be granted to His Majesty, to defray the
the Salaries of the Officers, and the Contingent Ex-

2. Resolved, That a sum, not exceeding Twenty-

3. Resolved, That a sum, not exceeding Twenty-

4. Resolved, That a sum, not exceeding Seventy-

5. Resolved, That a sum, not exceeding Sixteen-

6. Resolved, That a sum, not exceeding Nineteen-

7. Resolved, That a sum, not exceeding Twenty-

8. Resolved, That a sum, not exceeding Twenty-

9. Resolved, That a sum, not exceeding Ninety-

Resolved, That a sum, not exceeding Fifty-

10. Resolved, That a sum, not exceeding Fifty-

And the House having continued to sit till after
twelve of the clock on Saturday morning;

Resolved, That the Report be received upon Mon-

Mr. Bernal also acquainted the House, that he

Resolved, That the Bill be read a second time upon

Resolved, That the Bill be read a second time.

Resolved, That the Bill be read a second time up-

Resolved, That the Bill be read a second time upon

Resolved, That the House will, upon Monday

Resolved, That the House will, upon Monday

Resolved, That the House will, upon Monday

Resolved, That there be laid before this House, a Customs

Resolved, That there be laid before this House, a Foreign Wines

Resolved, That the Bill be read a second time upon

Resolved, That the Bill be read a second time upon

Resolved, That the Bill be read a second time upon

Resolved, That the Bill be read a second time upon

Resolved, That the Bill be read a second time upon

Resolved, That the Report be now received.

Resolved, That this House will, upon Wednesday, the

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Resolved, That this House will, upon Monday

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Resolved, That the House will, upon Monday

Resolved, That this House will, upon Wednesday, the

Canada.
Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Copy of the Instructions addressed to the Governors of Upper and Lower Canada, relative to the Expenditure incurred on account of the Indian Departments in those Provinces.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Ordered, That Mr. Pearduddock have leave of absence for ten days, on urgent business;—Mr. Edward John Stanely, ten days, on urgent business;—Lord Edward Somerset, a week, on account of a domestic affliction;—Mr. Christopher Fitzsimons, on urgent business;—Mr. Arthur Cole, a month, on urgent business;—Mr. Pyne Pyne, a fortnight, on urgent business;—Mr. Denistoun, a month, on urgent business;—Mr. Barron, a month, on urgent business;—and, Mr. Collagham, a fortnight, on urgent business.

And then the House, having continued to sit till a quarter of an hour before one of the clock on Saturday morning, adjourned till Monday next.

Lunae, 18° die Aprilis;
Anno 6° Williceni IV° Regis, 1836.

Prayers.

Leith Municipal Government Bill.

Westminster Small Debts Bill.

Family Endowment Society Bill.

Manchester and Cheshire Railway Bill.

North of England Railway Bill.

Durham (South West) Railway Bill.

Mr. William Crawford presented a Bill to enlarge the Powers of the several Acts passed for making and maintaining the Saint Katherine Docks, in the County of Middlesex: And the same was read the first time; and ordered to be read a second time.

A Petition of Merchants and Tradesmen in Liver- pool, praying that the General Steam Navigation and Dock Company, and Dublin Steam Packet Company, Bills, may not pass into law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Provisional Committee and Proprietors of a Company formed for the purpose of establishing a Railway from London to Dover, through Maidstone, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the London and Dover Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Inhabitants, Owners and Occupiers of lands and of land in the counties of Manchester and Godmanchester, praying that the London and Cambridge Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Mr. Hughes Hughes reported from the Committee Kyn's on his Journey's Discovery Bill; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read; and agreed to.

Ordered, That the Bill, with the Amendments, be engrossed.

Mr. Hughes Hughes reported from the Committee on the Lancashire Roads Bill; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read; and agreed to.

Ordered, That the Bill, with the Amendments, be engrossed.

A Petition of Proprietors of estates, Merchants, Bankers, Tradesmen and Inhabitants of York; that they have not been complied with in respect to the Petition for the Great Northern Railway Bill, might be read; and the same being read.

A Motion was made, and the Question was proposed, That the Committee on the Petition for the Great Northern Railway Bill be revived;—And the said Motion was, with leave of the House, withdrawn.

A Petition of Proprietors of estates, Merchants, York and North Midland Railway Bill.

A Petition of Merchants, Manufacturers, and North Midland Railway Bill.

A Petition of Inhabitants of Darlington, praying that the Durham (South West) Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Proprietors of estates, Merchants, York and North Midland Railway Bill.

A Petition of Parliament.

A Petition of Merchants, Manufacturers, and North Midland Railway Bill.

A Petition of Proprietors of estates, Merchants, York and North Midland Railway Bill.

A Petition of Parliament.

A Petition of Parliament.

A Petition of Parliament.
against certain parts of the North Midland Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill, and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

The Aberystwith Harbour Bill was read a second time; and committed to Colonel Powell and the Wales List.

Stockport and Manchester Railway Bill.

A Petition of Inhabitants and Owners of property in Heolme, in the county of Lancaster, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Stockport and Manchester Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Islington Market Bill.

A Petition of Butchers and others of Westminister;—and, Farmers, Graziers and others residing in and near the vale of Blackmore and Sturminster Martyn, in the county of Dorset; praying that the Islington Market Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

Carlisle Docks Bill.

The Carlisle Docks Bill was read a second time; and committed to Sir James Graham and the Cumberland List.

Liebeich's Act, Nat. Bill.

Liebeich's, Marcus's, Wurtzburg's and Heyer's Naturalization Bill was read a second time; and committed to Mr. Haines and the York List.

Sennen Harbour Bill.

A Petition of Margaret Elizabeth Teanvant, Widow, the proprietor of a certain navigable canal and of certain docks, wharfs and lands situate in the hamlet of Saint Thomas, in the parish of Siouhowe, and commonly called or known by the name of Port Teanvant, praying that she may be heard, by her counsel or agent, against certain parts of the Sennen Harbour Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by her counsel or agent, upon her Petition, if she think fit; and counsel heard, in favour of the Bill, against the said Petition.

London and Cambridge Railway Bill.

A Petition of the Corporation of Saaffron Walden, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the London and Cambridge Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Durham (South West) Railway Bill.

A Petition of Robert William Brandling, lessee of coal mines in the counties of Durham and Northumberland;—and, of the Stockton and Darlington Railway Company; praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Durham (South West) Railway Bill,—were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

Poole Roads Bill.

A Petition of Trustees for executing the Acts for repairing certain Roads leading to and from the Town and County of the Town of Poole, praying that provision may be made in the Poole Roads Bill for making turnpike a new line of road of about fifty yards in length and forty feet in width, commencing from the end of the present turnpike at the westernmost corner of Joseph Butler's store-house on the quay to the northern entrance of an intended bridge about to be erected between Poole and Hamworthy, was presented, and read; and referred to Lord Ashley and the Dorset List; with Power to send for persons, papers and records.

An ingrossed Bill for the better Regulation of the Fund established for making provision for the Widows of the Writers of His Majesty's Signet in Scotland, was read the third time.

Ordered, That the Bill do pass: And that the Title be, An Act to alter and amend an Act passed in the first and second year of the Reign of His present Majesty, for better raising and securing the Fund established for making Provision for the Widows of the Writers to His Majesty's Signet in Scotland.

Ordered, That Mr. Pringle do carry the Bill to the Lords, and desire their concurrence.

A Petition of John Hope, Dean of the Faculty of Edinburgh Advocates, praying that he may be heard, by himself, his counsel or agents, against certain parts of the Edinburgh Poor Rates Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by himself, his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Hele Webber Payne, of Winklesigh, in the county of Devon, Gentlemen, praying that he may be heard, by his counsel, or agent, against certain parts of the Crediton Improvement Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Inhabitants residing in and near Dukinfield to places called the Half Moon and Hall Green, in the parish of St. Thomas, in the county of Lancaster, praying that the same to be true; and had gone through the Bill, and that the Lords, and desire their concurrence.

A Petition of the Provost, Magistrates and Councillors of the burgh of Dumbarton, praying that the Bill may be heard, by themselves, their counsel or agents, against certain parts of the Dumbarton Water Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agent, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of the Provost, Magistrates and Counsellors of the burgh of Dunbarton, praying that the Bill may be heard, by themselves, their counsel or agents, against certain parts of the Dunbarton Water Bill, was presented, and read; and ordered to lie upon the Table.

Mr. Vernon Harcourt reported from the Committee on the Henley Bridge Bill; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

A Petition of Licensed Victuallers of Neumarket, praying for the repeal of the additional Duty on Spirit Licenses, was presented, and read; and ordered to lie upon the Table.

A Petition of Wesleyan Methodists of Neath;—and, Inhabitants of Goat-street Chapel, Swansea; and, Inhabitants of Cheadle; praying the House to pass a measure extending to all classes of His Majesty's subjects the privilege...
privilege of protection in the due observance of the 
Lord’s Day,—were presented, and read; and ordered 
to lie upon the Table.

Ordered, That the Return relative to the Liver-
pool and Kingstown Packets, which was presented 
upon Monday last, be printed.

Ordered, That the Return relative to Public 
Works (Ireland), which was presented upon the 
30th day of March last, be printed.

The Order of the day being read, for the Com-
mittee on the Registration of Voters’ Bill; 
And a Motion being made, and the Question 
being proposed, That Mr. Speaker do now leave the 
Chair;

An Amendment was proposed to be made to the 
Question, by leaving out from the word “That” to 
the end of the Question, in order to add the words 
“it be an Instruction to the Committee, That they 
have Power to repeal that portion of the Reform 
Act which requires, in Cities and Boroughs, the 
“payment of Poor Rates and Assessed Taxes as a 
“condition of Registration,” instead thereof.

And the Question being put, That the words pro-
posed to be left out stand part of the Question ; 
The House divided :

The Yeas to the old Lobby;
The Noes to the new Lobby.

Tellers for the Mr. Baring,
Yea’s, 154. Mr. Robert Stewart :
Tellers for the Mr. Home,
Noes, 53. Mr. Thomas Duncombe :

So it was resolved in the Affirmative.

Ordered, That Mr. Speaker do now leave the 
Chair;—The House accordingly resolved itself into 
the Committee.

(In the Committee.)

Bill read 1st; to be read 2nd. 
Preamble postponed.

Clauses, No 1 and 2, agreed to.

Clause, No 3 (Clerk of the Peace to have Forms 
of Warrants, &c. printed: Clerk of the Peace to 
issue his Warrant to High Constables with Forms 
and Precepts, &c.)—read.

Amendment proposed: P. 2. 1. 14. To leave out 
from “to” to “Overseers” in l. 18:—Amend-
ment, by leave, withdrawn.

Several Amendments made.

Clause, No 3, as amended, agreed to.

Clause, No 4, agreed to.

Clause, No 5 (Overseers to give Notice annually 
requiring Voters to send in their Claims)—
read.

Amendment proposed: P. 3. 1. 7. After “effect” to 
insert “together with answers to such questions 
“as are contained in the said Form and Declaration 
“of the truth of the answers so given:”—Amend-
ment, by leave, withdrawn.

Several Amendments made.

Clause, No 5, as amended, agreed to.

Clause, No 6 (Overseers to prepare Lists of 
Claimants)—read.

Amendment proposed: P. 3. 1. 30. To leave out 
“have power to.” 

Question, That the words proposed to be left out 
stand part of the Clause—put, and Negatived.

Several Amendments made.

Clause, No 6, as amended, agreed to.

Clause, No 7, agreed to.

Motion made, and Question proposed, That the 
Chairman do report Progress, and ask leave to sit 
again:—Motion, by leave, withdrawn.

Clause, No 8 (The Lists of Claimants in any 
Parish, and the part of the Register relating to 
that Parish, to be deemed the List of Voters of such 
Parish)—read.

Amendment proposed: P. 4. 1. 30. At the end of 
the Clause to insert “And if any Overseer shall 
mot or neglect to make out any List of Voters or 
“Claimants which by law he ought to make out for 
“any Parish or Township, the Revising Barrister 
“shall make out a List of Voters, and shall insert 
“therein the Names of all Persons who may duly 
“claim to be entitled to vote, and who would have 
“been entitled to be inserted in the List of Voters 
“for such Parish or Township had such List been 
“made out by the Overseers.”—Amendment, by 
leave, withdrawn.

Clause, No 8, agreed to.

Clause, No 9 (Any Person on the Register for 
the time being may object to any other Person 
named in the List of Voters as not entitled to be 
upon the List; Notice of objection to be given to 
the Overseers)—read.

Amendment proposed: P. 5. 1. 12. To leave out 
from “That” to “it shall be sufficient” in l. 15.

Question, That the words proposed to be left out 
stand part of the Clause—put, and agreed to.

Several Amendments made.

Clause, No 9, as amended, agreed to.

Clauses, No 10 and 11, amended, and agreed to.

Clause, No 12 (Lord Chief Justice and Judges of 
Assize to appoint Barristers for revising the Lists 
of Voters)—read.

P. 6. 1. 5. and 6. Amendment proposed: To fill the 
blanks with “March” or “April” :—Amend-
ment, by leave, withdrawn.

Amendment proposed in the first line: After 
“Lord Chief” insert “Justices of the Courts of 
King’s Bench and of the Common Pleas and the 
Lord Chief Baron of the Exchequer, for the time 
being, shall, in the months of July and August, 
previous to the Summer Circuit, in each year, 
nominate and appoint a Barrister or Barristers, 
each such Barrister being of not less than five 
years’ standing, to revise the List of Voters for the 
Election of a Knight or Knights of the Shire for 
each and every County, or for each and every 
Riding, Parts or Division of a County:”—Amend-
ment, by leave, withdrawn.

P. 6. 1. 10. Proposed to fill the blank with 
“Three.”

Question, That the blank be filled up with 
“Three”—put, and Negatived. 
Proposed to fill the blank with “Five.”—Amend-
ment, by leave, withdrawn.

Question, That the blank be filled up with “Five” 
—put, and agreed to.

Clause, No 12, agreed to.

Clauses, No 13, 14, and 15, amended, and 
agreed to.

Clause, No 16 (Powers of Barristers as to ex-
changing Names from Lists)—read.

P. 7. 1. 41. Amendment proposed: After “ac-
cordingly” to insert “And whenever the qualifica-
tion of any person in such List shall be stated in 
a defective or insufficient manner, or where any 
List may have been improperly posted or signed 
“by the Ministerial Officers, such List shall not be 
“rejected, nor the name of such person be struck 
“out of such List, if evidence be produced to the 
“satisfaction of the Barrister showing that the Lists 
“so signed are proper Lists, and that the qualifica-
tions so erroneously stated is a real and bona fide 
good qualification, and such as to confer the 
“right of voting, and such Barrister shall there-
upon receive such List, and shall correct the de-
scription of such qualification in accordance with 
“the facts of the case.”—Amendment, by leave, 
withdrawn.

Several Amendments made.

Clause, No 16, as amended, agreed to.

Clauses, No 17 and 18, agreed to.

To report Progress, and ask leave to sit again.
And the House having continued to sit till after twelve of the clock on Tuesday morning;

Mortis, 19° die Aprilis, 1836:

Mr. Speaker resumed the Chair; and Mr. Berwale reported, That the Committee had made progress in the Bill, and that he was directed to move, That the Committee have leave to sit again.

Resolved, That this House will, upon Thursday next, again resolve itself into the said Committee.

The House, according to Order, resolved itself into a Committee upon the Registration of Births, &c. Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Berwale reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be now received.

Mr. Berwale reported the Bill accordingly; and the Report was ordered to be taken into further consideration upon Monday, the 2d day of May next; and the Bill, as amended, to be printed.

The House, according to Order, resolved itself into a Committee upon the Marriages Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Berwale reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be now received.

Mr. Berwale reported the Bill accordingly; and the Report was ordered to be taken into further consideration upon Monday, the 2d day of May next; and the Bill, as amended, to be printed.

The Order of the day being read, for receiving the Pensions Duties Bill;

Ordered, That the Report be received.To-morrow.

A Motion being made, That this House will, this day, resolve itself into a Committee, to consider of a Bill for authorizing the Commissioners of His Majesty's Treasury to direct payments to be made out of the Consolidated Fund to the Commissioners who may be appointed in pursuance of any Act for the Confirmation of Tithes in England;

Resolved, That this House will, this day, resolve itself into the said Committee.

The House was moved, That the Act 9 Geo. 4, c. 61, to regulate the granting of Licenses to Keepers, and Victualling-houses in England, might be read; and the same being read:

Ordered, That leave be given to bring in a Bill to alter and amend the said Act: And that Mr. Heaven and Mr. Henry Lyttton Bulwer do prepare, and bring in.

Resolved, That an humble Address be presented Elgin, to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return of the Sums collected at Elgin, or any other Ports of Denmark on British Shipping, under the name of British Poor Money, Extra Poor Money, or any other similar denominations; stating the Authorities under which Sums are levied, to whom they are paid, and how they have been distributed; also, the Balance of said Funds remaining in hand on 1st January 1836.

Ordered, That the said Address be presented to His Majesty's most honourable Privy Council.

Resolved, That there be laid before this House, a Return of the Sums collected at Elgin, or any other Ports of Denmark on British Shipping; and the Magistrates of Edinburgh and the Creditors of the City of Edinburgh, the Commissioners of the Leith Harbour and Docks, or any other Persons, respecting the Debt of £238,000, due to the Government, since the Report of the Select Committee on the Harbours of Leith and Newhaven in the last Session.

Mr. Baring presented a Bill for the regulation of the Oyster Fisheries and improvement of the public Oyster Fisheries in Bill.

No. 197.

Ordered, That the said Address be presented to His Majesty's Government, or any Person authorized by them, and that Mr. Hawes do prepare, and bring in a Bill to alter and amend the said Act: And that Mr. Hawes and Mr. Henry Lyttton Bulwer do prepare, and bring in.

Ordered, That the Order be printed.

Mr. Hawes presented a Bill to amend the Act of 4, c. 61, for the better Regulation and Management of Inns, Ale-houses and Victualling-houses in England: And the same was read the first time; and ordered to be read a second time upon Friday next; and to be printed.

Mr. Fox Mane presented, pursuant to several Elections, Addresses to His Majesty.—A Return of the Number of Electors registered as qualified to vote in the
several Counties, Ridings, Divisions of Counties, Cities and Boroughs in England and Wales, at the time of the last General Election; and also, of the Gross Number of Electors who actually voted at the said last General Election in those Counties, Ridings, Divisions of Counties, Cities and Boroughs in England and Wales, in which the Return was contested;—and, A similar Return for Scotland.

A Copy of the Tables upon a new and more enlarged Plan, showing the Number of Criminal Offenders committed for trial, or bailed for Appearance at the Assizes and Sessions, in each County in England and Wales, in the year 1833, and the result of the Proceedings; made out by order of His Majesty's Principal Secretary of State for the Home Department, from the Criminal Registers kept in that Office.

Ordered, That the said Papers do lie upon the Table.

A Petition of Richard Fowler Richards, praying that he may be heard, by himself, his counsel or agent, against the Merthyr Tydfil and Cardiff Railway Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Burgess and Inhabitants of Sunderland;—and, Andrew White, Mayor of Sunderland; praying that the North of England Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Masters and Workmen of the woollen manufactories of Tillicoultry, praying for an alteration of the existing law relating to the Factories, to the extent that children between nine and thirteen years of age shall be allowed to work ten hours on each of the five days, and nine hours on Saturdays, was presented, and read; and ordered to lie upon the Table.

Ordered, That Mr. Maker have leave of absence for a fortnight, on urgent business;—Mr. Bridgeman, a fortnight, on urgent business;—Mr. Montagu Porter, a fortnight, on urgent business;—Mr. Henry Strode, a fortnight, on urgent business;—Sir George Tupps, a month, on urgent business;—Sir Robert Bateson, a fortnight, on urgent business;—Sir Edward Knaithbull, ten days, on urgent business;—Sir John O'Oran, a fortnight, on urgent business;—Colonel Henmer, a month, on urgent business;—Sir Robert Price, ten days, on urgent business;—Lord James Townshend, three weeks, on urgent business;—Mr. Huskisson, three weeks, on urgent business;—Mr. Alderman Wood, one week, on urgent business;—Mr. Blake, of Galway, three weeks, on urgent business;—and, Mr. Mark Philips, a three weeks, on urgent business.

And then the House, having continued to sit till half an hour after twelve of the clock on Tuesday morning, adjourned till this day.

Martis, 19° die Aprilis;
Anno 6° Willilimi IV° Regis, 1836.

PRAYERS.

Mr. Bulley, from the Comptroller General's Office, Exchequer, was called in; and at the Bar presented, pursuant to the directions of an Act of Parliament,—An Account, showing the Amount of all Monies received during the year ended 5th April 1836, to the Account of His Majesty's Exchequer, under the several and respective Heads of Public Revenue, the Amount of all Royal Orders and Treasury Warrants received by the Comptroller General of the Exchequer, the Issues made from the Bank of England on Credits given pursuant thereto, and the Balance of Monies remaining to the

Account of the Exchequer on 5th April 1836,—And then he withdrew.

Ordered, That the said Account do lie upon the Table.

Mr. Holmes, from the Commissioners of Arundel Arundel Port. Harbour, was called in; and at the Bar presented, pursuant to the directions of an Act of Parliament,—Report and Account of the Commissioners acting under an Act passed in the sixth year of His Majesty George the Fourth, intituled, " An Act for the more effectual Security of the Harbour of Littlehampton, called Arundel Port, in the County of Sussex;"—And then he withdrew.

Ordered, That the said Paper do lie upon the Table.

A Petition of Merchants, Importers and Shippers of Belfast;—and, Merchants and Traders in Dublin, praying that the Dublin Steam Packet Company Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

Two Petitions of Merchants, Ship-owners and others of Belfast;—and, Persons who are deeply interested in the Steam trade of Inverness; praying that the said Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of George McTear, Secretary of the Belfast and Glasgow Steam Shipping Company, praying that he may be heard, by his counsel, against the said Bill, was also presented, and read; and ordered to lie upon the Table.

A Motion was made, and the Question being proposed, That the ingrossed Bill to amend the Powers Packet of an Act passed in the third and fourth years of His present Majesty's reign, intituled, "An Act to amend an Act passed in the ninth year of the reign of his late Majesty, for regulating and enabling the City of Dublin Steam Packet Company to sue and be sued, be now read the third time; The Amendments following were proposed to be made to the Question:—viz. To leave out the word "now," and at the end of the Question to add the words "upon this day six months." And the Question being put, That the word "now" stand part of the Question; The House divided:—The Yeas to the old Lobby;—The Noes to the new Lobby. Tellers for the Yeas, Mr. Maurice O'Connell, 220; Lord Viscount Clemen, 120. Tellers for the Noes, Mr. Attorney General, 174. So it passed in the Negative.

And the Question being put, That the words "upon this day six months" be added at the end of the Question; it was resolved in the Affirmative.

Then the main Question, so amended, being put; Ordered, That the Bill be read the third time upon this day six months.

The Suir Navigation Bill was read a second time; Suir Navigation, and committed to Mr. Villiers Stuart and the Vice Lord. Bill.

The Liverpool Court of Record Bill was read a second time; and committed to Mr. Stuart and the Kent Lord.

The Blackheath, &c. Small Debts Bill was read a Blackheath, &c. second time; and committed to Mr. Bourd and the Kent List.

The Leicester Small Debts Bill was read a second time; and committed to Mr. Thomas Gladstone and the Leicester List.

Mr. Augeastin reported from the Committee on the Greenwich Pier Bill:—and, Persons who are deeply interested in the Greenwich Pier (No. l) Bill; and to whom several Petitions against the said Bill were referred; That they had considered the said Petitions; and had examined the allegations of the Bill, and found the same
same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Glasgow Court House and Bridewell Bill.

Sir Michael Shaw Stewart reported from the Committee on the (re-committed) Glasgow Court-House and Bridewell Bill; that they had made other Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Bolton and Leigh Railway Bill.

An ingrossed Bill, to amend and enlarge the several Acts relating to the Bolton and Leigh Railway, and for other purposes, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Wilson Patten do carry the Bill to the Lords, and desire their concurrence.

Kyn’s Discovery Bill.

An ingrossed Bill to enable John Howard Kyan to assign to a Company to be formed, the privileges granted by certain Letters Patent, and to incorporate such Company, was read the third time.

Resolved, That the Bill do pass: And that the Title be, An Act to enable John Howard Kyan to assign to a Company certain Letters Patent.

Ordered, That Mr. Hughes Hughes do carry the Bill to the Lords, and desire their concurrence.

Lord Ashley reported from the Committee on the Petition for additional provision in the Poole Roads Bill; that the Standing Orders relative to Turnpike Bills had not been complied with; but it appeared to the Committee, that at the time the said Bill was presented to the House it was conceived that an open space of ground, about 50 yards in length, between the termination of the Road and the northern entrance to the Bridge, was a common highway, and therefore it was not included in the said Bill; but doubts have been recently raised, whether certain persons, and bodies corporate, do not possess rights of property on part of such space of ground, so as to prevent the public use thereof, and possess rights of property on part of such space of ground; and that the Committee had examined the matter of the Petition.

Ordered, that the Report be referred to the Select Committee on Standing Orders.

Southampton Docks Bill.

A Petition of Shareholders of the Royal Glou- cester Dock Company in Southampton, praying that they may be heard, by their counsel, against certain parts of the Southampton Docks Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Manchester and Leeds Railway Bill.

A Petition of Owners and Occupiers of estates on the line of the proposed Manchester and Leeds Railway:—Merchants, Traders and Inhabitants of Leeds;—and, Directors of the Undertakers of the Navigation of the Rivers Aire and Calder, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Manchester and Leeds Railway Bill, were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Motion was made, and the Question was proposed, That all the Members serving for the county of Kent, and for the several places therein, be Members.

London and Brighton Railway Bill (Rennie’s Line).

Ordered, That the Report from the Committee on the London Grand Junction Railway Bill, be taken into further consideration To-morrow.

The Order of the day, for the Call of the House, being read;

Ordered, That the House be now called over.

Ordered, That the Sergeant-at-Arms attending this House do go, with the Mace, to the places adjacent, and summon the Members there to attend the service of the House:—And he went accordingly: And being returned,

The House was called over; and several of the Members appeared; and the names of such Members as made default to appear, were taken down.

And the Names of the defaulters being called over, several of them appeared; and those who did not appear, were ordered to attend, as follow:


A Motion was made, and the Question was pro-posed; That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, Copies of the Correspondence between the British Consul at Tripoli and the Commander in Chief of His Majesty’s Naval Force in the Mediterranean, in the year 1832, touching the Debts of the Pacha of Tripoli, and the striking of the British Consular Flag in that Regency; also, Copies of the Cor- respondence between the British Consul and the Pacha of Tripoli, relating to the events of the year 1832, which broke out in the Regency upon the striking of the British Flag:—And the said Motion was, with leave of the House, withdrawn.

A Petition of Inhabitant Householders of Saint Pension List.
the House to procure a revision of all Pensions and Sinecures charged upon any fund under the control of Parliament, with a view to ascertain whether the continued payment thereof is justified by the circumstances of the original grant, or the condition of the parties now receiving the same,—were presented, and read; and ordered to lie upon the Table.

A Motion was made, and the Question being put, That a Select Committee be appointed, to revise each Pension specified in a Return ordered to be printed on the 29th June 1835, with a view to ascertain whether the continued payment thereof is justified by the circumstances of the original grant, or the condition of the parties now receiving the same, and to report thereon to the House;

The House divided:

The Yeas to the new Lobby;
The Noes to the old Lobby.

Tellers for the Yeas, Mr. Harvey, Colonel Slingsby, Mr. Charles Wood, Mr. Vernon Smith.

So it passed in the Negative.

And the House having continued to sit till after twelve of the clock on Wednesday morning;

Mercurii, 20° die Aprilis, 1836:

A Motion was made, and the Question being put, That an humble Address be presented to His Majesty, that He will be graciously pleased to give instructions, that there be laid before this House, a Return of the Number of County Magistrates appointed by Lords Lieutenants in England and Wales; distinguishing the Lay and Clerical Appointments, during the years 1833, 1834 and 1835; it passed in the Negative.

The House, according to Order, resolved itself into a Committee, to consider of authorizing the Commissioners of His Majesty’s Treasury to direct the establishment of a Consolidated Fund of the United Kingdom of Great Britain and Ireland, to the Commutation of Tithes, shall be defrayed out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had come to a Resolution.

Resolved, That the Salaries, Allowances and travelling and other Expenses of the Commissioners and other Officers, and also the incidental Expenses of carrying into execution any Act which may be passed in the present Session of Parliament for the Commutation of Tithes, shall be defrayed out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland.

Resolution to be reported.

A Petition of Merchant Adventurers of the city of York; praying that the North of England Railway Bill may pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of the Corporation of York, praying York and North Midland Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Churchwardens, Overseers of the Greenwich Poor, and Governors and Directors of the Poor of the parish of Greenwich, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Greenwich Improvement Bill, was presented, and read.

Resolved, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of the Lord Provost, Magistrates and Municipal Town Council of the city and royal burgh of Perth, praying that the Municipal Corporations (Scotland) Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Lord Provost, Magistrates and Saloon Town Council of the city and royal burgh of Perth, praying that the Salmon Fisheries (Scotland) Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Lord Provost, Magistrates and Probate Duty Town Council of the city and royal burgh of Perth, praying for a modification of the Stamp Duties upon the Personal Estate of persons deceased, was presented, and read; and ordered to lie upon the Table.

A Petition of Land-owners, Merchants, Manufacturers, Traders and Inhabitants of Wakefield, praying that the Manchester and Leeds Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Margate, praying London and Dover Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Reading, praying that they may be heard, by their counsel, against certain parts of the London and Dover Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Attendants at the Congregational Protestant Chapel in Streatham, praying for the immediate redress of the grievances affecting dissenters from the Established Church, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Reading, praying that rating of proprietors of tenements under 10l. a year, may tenements contribute their quota towards the rates and assessments made for the relief of the Poor, was presented, and read; and ordered to lie upon the Table.

And then the House, having continued to sit till half an hour after twelve of the clock on Wednesday morning, adjourned till this day.
vhat is going on.

Mercurius, 20th die Aprilis:

Anno 6° W iliemi IV Regis, 1836.

London and Cambridge Railway Bill.

ORDERED, That the Committee on the London and Cambridge Railway Bill have leave to sit this day till four of the clock, during the sitting of the House.

Ecclesiastical Leases Bill.

A Petition of Persons interested in leases which have been granted by ecclesiastical persons in Staffordshire; and, William Ranson, of Stowmarket, upon Tees; Deptford; Holbeck; Headingley; Hunslet; Midsommer Norton, Paulton, Timsbury and other places; Long-lane Chapel, Bermondsey; Bed-Elmstone Hardwicke and Uckington; Holme; Haslingden; Wesleyans of Saint Peter's Chapel, Leeds;ham and Sharrington; Watton; West Pennard; Trusley; Publicans of Bradbourn and Knive-

dise Chapel, Newcastle-upon-Tyne; Windsor; Stanningley;– Treasurer, Secretaries and Members of the Derbyshire Society for promoting the observance of the Sabbath; Magistrates, Clergy and Inhabitants of Stour-Acton and other places; Brimstone Hill; Seacroft; Barwick-in-_Elmet; Middleham; Brunswick Chapel, Whitby; Wenhaston;–Peasenhall;– Wesley Chapel, Whitby; Frensham;– Brunswick Chapel, Leeds; Horsforth;– Stanningley; Bramley;– Lane-street Chapel, Preston; Greenwheat;– Brunswick-place and Paradise Chapel, Newcastle-upon-Tyne; W ilsthorpe; Heaton;– Arley;– Peasenhall;– Newchapel;– Worth;– Faraday;– Middletons-in-Teesdale;– Saint Nicholas, Isle of Thanet; Hawley-square Chapel, Margate; Saint Peter-street Chapel, Chester;– Ebenezer Chapel, and Stn Chapel, Margate;– Bethel Chapel, Ramsgate;– Green-street;– Doddington;– Whitstable;– Faversham;– Boughton;– Elham, Lyminge and Barham;– Eartscot Green, Iron-Acton and other places;– Onston-Perry and Gunthorpe;– Chesterfield;– Middleham and Leyburn;– Haveborough and Brimston Hall;– Stourcroft;– Barwick-in-Elmet;– Salisbury;– Fishterton Anger;– Wilton;– Thorner;– Gortford;– Firmach;– Sunday Teachers at Bell's Close and Neville;– Minister and Congregation of Saint Mary, Moldon;– Masters, Mates and Seamen of Great Britain and Ireland;– Clergymen, Parish Officers and Inhabitants of Dudley and Treday;– Publicans of Bradburn and Knowle;

A Petition of Members of a meeting appointed to Church Rates, praying for the abolition of Church Rates, was presented, and read; and ordered to lie upon the Table.

Ordered, That the revived Committee on the Pur-Other Canal Bill have leave to sit this day till four of the clock, during the sitting of the House.

A Petition of Occupiers of land in Stoksteigs-Tithe Commune;– Deptford;– South Brent;– and, Harbury, Sutton Bill;– praying that the Tithes Commutation Bill may not pass into a law,– were presented, and read; and ordered to lie upon the Table.

A Petition of R. Sazby, Chairman of the Board Poor Law Act, of Guardians of Penshurst;– and, Chairman, Vice-Admiral, and Guardians of the Poor Law Union of Gloucester;– praying that the period fixed by the Poor Law Act for re-payment of sums borrowed for building Workhouses, may be extended from ten to twenty years,– were presented, and read; and ordered to lie upon the Table.

A Petition of Licensed Victuallers of Dorking;– Spirit Licenses, Margate;– Kilnamroch;– Longton, Ringmere and Chudleigh;– East Gristead;– Mayfield and Ro-therfield;– Leenburg;– Hallingham;– Uckfield;– Mores- field and Butted– Darwen, Heathfield and Wals- dron;– Ardsross, Saltcoats and Stevenston;– and, Leisham;– praying for the repeal of the additional Duty on Spirit Licenses,– were presented and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Margate;– Shefield;– Criminal Laws,– and, Grissborough;– praying the House not to sanction any general measure for the revision of the criminal laws which shall put the punishment of death for any other crime than that of willful murder, or attempted murder,– were presented, and read; and ordered to lie upon the Table.

A Petition of Medical Practitioners in the wards of Kent and Sussex;– and, the eastern division of the county of Kent;– praying the House to award them adequate remuneration for their services when employed under the Poor Law Act,– were presented, and read; and ordered to lie upon the Table.

A Petition of Edward Bayne Fletcher, a general Medical practitioner in medicine, residing at Bolton Villas,
in the parish of Gosforth, Northumberland; Members of the medical profession in Exeter; and, Medical Practitioners of Huddersfield; praying that medical men may be remunerated when summoned to attend Coroners' Inquests, were presented, and read; and ordered to lie upon the Table.

**Factories Act.**

A Petition of Factory Workers of Chorley — Operative Cotton Spinners in the employ of Robert Schofield, of Manchester; — Mr. Faulkner, Manchester; — Mr. Sandford; — Thomas Ogden and Sons; — Mr. Houldsworth; — Mr. Thomas Houldsworth; — Messrs. Smith and Co.; — Operative Spinners of Preston; — Saint Matthew, Bethnal Green; — Inhabitants of Portsmouth; and, Members of a Society of Operative Weavers of Bethnal Green; praying for the amendment of the Factories Act, by limiting the hours of labour to ten hours per day, were presented, and read; and ordered to lie upon the Table.

**Agricultural Distress.**

A Petition of Farmers, Graziers and Agriculturists of Holbeck; — Owners and Occupiers of land and Agriculturists of Ackworth; — Eastingley; — Yorkshire; — Stockbridge; — Over Wallop; — Nether Wallop; — and, Ornbrook; praying for an inquiry into the distressing state of Agriculturists, were presented, and read; and referred to the Select Committee on Agriculture.

**Malt.**

A Petition of Inhabitants of Sutton Valence; — Tonbridge; — Wateringbury; — hundred of Ho; Kent; — and, Goudhurst; praying for the repeal of the Tax on Malt, were presented, and read; and referred to the Select Committee on Agriculture.

**Church Building Materials.**

A Petition of Inhabitants of Carlisle, praying that the Duties payable on Timber, Bricks, Glass, &c. used in erecting places of worship not of the Established Church may be remitted, was presented, and read; and ordered to lie upon the Table.

**Game Laws (Scotland).**

A Petition of Owners and Occupiers of land in Perthshire, praying for such alterations in the Game Laws as may afford relief to the agriculturists from the evils to which they are presently subjected, was presented, and read; and ordered to lie upon the Table.

**Land Tax.**

A Petition of Governors and Directors of the Poor of the united parishes of Saint Andrew, Holborn-above-the-Bars, and Saint George-the-Martyr, in the county of Middlesex, praying for an equitable adjustment of that portion of the Land Tax which remains unredeemed, was presented, and read; and ordered to lie upon the Table.

**Law Courts.**

A Petition of the Society of Attornies, Solicitors, Proctors and others not being Barristers, practising in the courts of law and equity of the United Kingdom, praying for the removal of the courts of law and equity from their present situation to one more central and convenient, was presented, and read; and ordered to lie upon the Table.

**Marine Insurance.**

A Petition of Merchants and Manufacturers in Huddersfield; and, Merchants, Ship-owners and others interested in British Shipping in or belonging to the port of Weymouth, praying for the repeal or reduction of the Duties on Marine Insurances, were presented, and read; and ordered to lie upon the Table.

**Tobacco and Snuff.**

A Petition of Manufacturers of Tobacco and Snuff in the port of Newcastle-upon-Tyne, complaining of the injury sustained by them by the adulteration of manufactured Tobacco and Snuff, and the smuggling of the raw material, and praying relief, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Leves, praying for soap, the repeal of the Duty on Soap, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Literary and Newspaper Society, West-street, Brighton; — Members Stamps, of the Radical Association and Inhabitants of Manchester; — Richard Moulden; — Inhabitants of Tuxford Bridge; — Saint Julian, Norwich; — Electors and other Inhabitants of West Kilbride; — Inhabitants of Great Yarmouth; — Journeymen Filesmiths of Sheffield; — Inhabitants of Saint Michael Pleas, Norwich; — Inhabitants of the port of the Stamp Duty on Newspapers, were presented, and read; and ordered to lie upon the Table.

A Petition of the Ministers and Elders of the Marriages Bill, Presbyterian Congregations at Whitehaven, praying the House to make certain alterations in the Marriages Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Weavers of Newmilns; — West Kilbride; — Stewarton; — Ardrossan; — Kilbirnie; — Weavers, Dalry; — and, Rutherglen; praying the House to pass a law for the better regulation of the prices of Hand-loom weaving, were presented, and read; and ordered to lie upon the Table.

A Petition of Jane Champin, late of Seaford, Jane Champin, the wife of George Champin, who is now living, praying that her former Petition (presented the 16th day of March last), may be referred to the Law and Ecclesiastical Judges to report thereon as to whether, under the circumstances stated, the Petitioner is a feme covert, or a feme sole, and whether in their opinion, the Petitioner is or is not liable to the support of her children, in the way decided by the Magistrates; and that in the meantime, and until such report shall be made, that directions be given to the Magistrates of Seaford to suspend their proceedings against her, was presented, and read; and ordered to lie upon the Table.

A Petition of Fishermen and Owners of fishing-boats of Brighton, praying the House to pass a law to restrict the use of trawl and drug nets on the coast, and within a certain distance of the shore during the breeding season of the fish, was presented, and read; and ordered to lie upon the Table.

A Petition of able Seamen of South Shields, Merchant praying the House to pass a law for preventing Shipping, merchant vessels being sent to sea in an unfit state, was presented, and read; and ordered to lie upon the Table.

A Petition of Protestant Dissenters of the Con-estant denominations in South Shields, praying for the immediate redress of the grievances affecting dissenters from the Established Church, was presented, and read; and ordered to lie upon the Table.

A Petition of Attornies and Solicitors of Kidderminster; Derby; — Walsall; — and, Notaries Public; Certificates, in the towns of Beith and Dalry; praying for the repeal of the Stamp Duty on their annual Certificates, were presented, and read; and ordered to lie upon the Table.

A Petition of the Scotch Presbyterian Congregations in Regeneration, praying that the Registrar of Births, &c. Bill, may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Toll of the Midland Counties Railway Bill, praying that the Midland Counties Railway Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.
A Petition of Gentry, Clergy, Merchants, Farmers, Landowners and Inhabitants of Pateley Bridge; and, Ripon; praying that they may be heard, by their counsel or agents, against certain parts of the North Midland Railway Bill, were presented, and read. And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of the Directors of the Navigation of the Rivers Aire and Calder, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the York and North Midland Railway Bill, was presented, and read. Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Inhabitants of Barnard Castle; and, Hartlepool; praying that the South Durham Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Josiah Smithson, of Heighington in the county of Durham, Esquire; and, Robert Surtees, of Redworth, in the said county, Esquire, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Durham (South West) Railway Bill, was presented, and read. Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Inhabitants of Tredegar-square, and other Inhabitants of Nottingham, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the London Grand Junction Railway Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Bryan John Salvin, of Burnhall, in the county of Durham, Esquire; and, William Thomas Salvin, of Croxdale, in the county of Durham, Esquire; praying that they may be heard, by their counsel or agents, against the North of England Railway Bill, were presented, and read; and ordered to lie upon the Table.

A Petition of Hansons and Proprietors of the Grammar School; of London; and, Master and Proprietors of the Proprietary School at Mile-end, called the Stepney Grammar School, praying that they may be heard, by their counsel or agents, against certain parts of the Durham (South West) Railway Bill, was presented, and read. Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Bryan John Salvin, of Burnhall, in the county of Durham, Esquire; and, Robert Surtees, of Redworth, in the said county, Esquire, praying that they may be heard, by their counsel or agents, against certain parts of the Durham (South West) Railway Bill, was presented, and read. Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Merchants, Bankers, Traders, and Manufacturers of London and Westminster, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the London Grand Junction Railway Bill, was presented, and read; and ordered to lie upon the Table.

The Order of the day being read, for resuming the adjourned Debate upon the Question proposed upon the Doover Harbour Bill, Friday last, That the Committee on the Doover Harbour Bill be nominated of Sir Edward Knatchbull and the Kent List; Ordered, That the Debate be further adjourned till Thursday, the 28th day of this instant April.

A Petition of Hansons and Proprietors of the Grammar School; of London; and, Master and Proprietors of the Proprietary School at Mile-end, called the Stepney Grammar School, praying that they may be heard, by their counsel or agents, against certain parts of the Durham (South West) Railway Bill, was presented, and read. Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Nicholas Witcoxy, of South London and Lambeth, civil engineer, praying that he may be permitted to produce his Plans, Sections and Estimates before the Committee on the London and Cambridge Railway Bill; and that he may be heard, by himself, his counsel or agent, in support of his said Plans, was presented, and read; and referred to the Committee on the Bill.

A Petition of Proprietors, Tenants and Occupiers, London Grand and North of England Railway Bills, praying that the London and North of England Railway Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Edenbridge, praying that the London and Doover Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Farmers, Graziers, and others of Islington Salisbury; Maidstone; Bromley; Vale of Blackmore, Stevenwater Market, and Shaftesbury, praying that the Islington Market Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Arthur French, Joseph Denis Mulkin, Dubbin and Dublin, Timothy Greene, and Merchants Traders and others materially interested in and affected by the trade, traffic, improvement and condition of the city of Dublin, as well as the general improvement of the country, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Dublin and Drogheda Railway Bill, was presented, and read. Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

The Committee on the Preston and Longridge Preston and Railway Bill was nominated of Mr. Hesketh Fleetwood and the Lancaster List.

A Petition of Merchants, Manufacturers, Shopkeepers, and other Inhabitants of Leeds, praying that the Manchester and Leeds Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Noblemen, Owners, or Proprietors Wakefield and Occupiers of land in Dewsbury, Batley and West Ardsley, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Wakefield Water Bill, was presented, and read. Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Merchants, Bankers, Traders, and other Inhabitants of Nottingham, praying that they may be heard, by themselves, their counsel or agents, against
against certain parts of the Manchester and Cheshire Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill, and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Stockport Gas Bill.

A Petition of the Corporation of Stockport:—In
habitants of Briarmington:— and, Heathen Norris, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Stockport Gas Bill, were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

Glasgow Bridge Bill.

A Petition of Commissioners of Supply of the county of Ayr, praying that the Glasgow Bridge Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Colin Dunlop, Esquire, of Tolcross, in the county of Lanark; and, Proprietors of the Glasgow Waterworks at Glasgow; praying that he may be heard, by himself, their counsel or agents, against certain parts of the said Bill, were also presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

Manchester and Leeds Railway Bill.

A Petition of the Company of Proprietors of the Calder and Hebble Navigation, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Manchester and Leeds Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Glasgow Court House and Bridewell Bill.

An ingrossed Bill for erecting Court Houses in the City of Glasgow for the Court of Justiciary and for the Magistrates and Town Council of the said City, with the necessary Chambers and Offices for the accommodation of the Sheriff, Sheriff Substitute, and Justices of the Peace of the County of Lanark, and of the Officers and Persons connected with these Courts, was read the third time.

Resolved, That the Bill do pass: And that the Petitioner, which he alleges to be untrue; and praying that he may be examined before the said Committee, in order to contravene such evidence, was presented, and read; and ordered to lie upon the Table.

A Petition of the Corporation of Stockport; In
habitants of Briarmington;— and, Heathen Norris, praying that they may be heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Commissioners of Supply of the county of Ayr, praying that the Glasgow Bridge Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Colin Dunlop, Esquire, of Tolcross, in the county of Lanark; and, Proprietors of the Glasgow Waterworks at Glasgow; praying that he may be heard, by himself, their counsel or agents, against certain parts of the said Bill, were also presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of the Company of Proprietors of the Calder and Hebble Navigation, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Manchester and Leeds Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Commissioners of Supply of the county of Ayr, praying that the Glasgow Bridge Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Colin Dunlop, Esquire, of Tolcross, in the county of Lanark; and, Proprietors of the Glasgow Waterworks at Glasgow; praying that he may be heard, by himself, their counsel or agents, against certain parts of the said Bill, were also presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of the Company of Proprietors of the Calder and Hebble Navigation, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Manchester and Leeds Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Commissioners of Supply of the county of Ayr, praying that the Glasgow Bridge Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Colin Dunlop, Esquire, of Tolcross, in the county of Lanark; and, Proprietors of the Glasgow Waterworks at Glasgow; praying that he may be heard, by himself, their counsel or agents, against certain parts of the said Bill, were also presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of the Company of Proprietors of the Calder and Hebble Navigation, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Manchester and Leeds Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

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And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of the Company of Proprietors of the Calder and Hebble Navigation, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Manchester and Leeds Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Commissioners of Supply of the county of Ayr, praying that the Glasgow Bridge Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Colin Dunlop, Esquire, of Tolcross, in the county of Lanark; and, Proprietors of the Glasgow Waterworks at Glasgow; praying that he may be heard, by himself, their counsel or agents, against certain parts of the said Bill, were also presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of the Company of Proprietors of the Calder and Hebble Navigation, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Manchester and Leeds Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.
the River Shannon into serious consideration, was presented, and read; and ordered to lie upon the Table.

A Petition of Lords of Manors in Norfolk and Lincoln, praying that they may be heard, by counsel, at the bar of the House, against the Copyholds; Manorial Boundaries; Escheats; and, Descents and Heriots Bills, was presented, and read; and ordered to lie upon the Table.

A Petition of the Trustees of the Creditors of the city of Edinburgh:—and, the Lord Provost, Magistrates and Council of the said city: praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Leith Harbour and Docks (No. 1) Bill, were presented, and read; and ordered to lie upon the Table.

A Petition of the Trustees for the Creditors of the city of Edinburgh:—and, the Lord Provost, Magistrates and Council of the said city: praying that the same may not pass into a law, words " Bill be re-committed," instead thereof.

A Petition of Land-holders of the barony of Casterborough:—and, Inhabitants of Balligooleet, praying the House to take into consideration the whole Grand Jury system of Ireland, were presented, and read; and ordered to lie upon the Table.

Mr. Poulter presented a Bill for avoiding the late Election of Councillors and other Corporate Officers for the Borough of Poole: And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of John Adam, of Crammockath, proprietor of the lands of Crammockath, Overset and Loanhead, in the county of Stirling, complaining that the Standing Orders of the House in respect to the Forth and Clyde Navigation Bill, had not been complied with; and praying that the Committee on the said Bill may be revived, and that he may be heard, by himself, his counsel or agent, before such revival, upon the non-compliance with the Standing Orders as against such part or parts of the said Bill as affect his rights and interests, and that the same may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Manufacturers and other Inhabitants of the Staffordshire Potteries, praying that the Stockport and Manchester Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

The Order of the day being read, for taking into further consideration the Report from the Committee on the London Grand Junction Railway Bill, printed Copies of the Bill having been delivered at the door upon Friday, the 5th day of this Instant April, 20° Aprilis.

A Motion was made, and the Question being proposed, That the Amendments made by the Committee to the Bill be now read a second time;—An Amendment was proposed to be made to the Question, not granted, to His Majesty, to defray the charge of new Works, Improvements and Repairs in the Yards, to the 31st day of March 1837.
Resolved, That a sum, not exceeding Nineteen thousand two hundred and twenty-one pounds, be granted to His Majesty, to defray the charge of Medicine and Medical Stores, to the 31st day of March 1837.

7. Resolved, That a sum, not exceeding Sixty-seven thousand nine hundred and twenty-one pounds, be granted to His Majesty, to defray the charge of various Naval Miscellaneous Services, to the 31st day of March 1837.

8. Resolved, That a sum, not exceeding One hundred and fifty thousand pounds, be granted to His Majesty, to defray the expense of conveying Convicts to New South Wales, which will come in course of payment during the year ending on the 31st day of March 1837.

9. Resolved, That a sum, not exceeding Ninety-nine thousand two hundred and fifty-six pounds, be granted to His Majesty, on account of Civil Contingencies, to the 31st day of March 1837.

And a Motion being made, and the Question being proposed, That the said Resolutions be now read a second time:

An Amendment was proposed to be made to the Question, by leaving out from the word “That” to the end of the Question, in order to add the words, “as an humble Address be presented to His Majesty, praying that He will be graciously pleased to order a Diplomatic Agent to be forthwith sent to the free and independent State of Cruoe; and that His Majesty will also be graciously pleased to take such steps as to His Majesty may seem best adapted to protect and extend the commercial interests of Great Britain in Turkey, and the "Extricis," instead thereof.

And the Question being proposed, That the words proposed to be left out stand part of the Question:

—The said proposed Amendment was, with leave of the House, withdrawn.

Ordered, That the said Resolutions be now read a second time:—The said Resolutions were accordingly read a second time; and agreed to.

The Committee on the London and Norwich Railway Bill was nominated of Sir Charles Broke Vere and the Essex List.

And the House having continued to sit till after twelve of the clock on Thursday morning;

Jove, 21st die Aprilis, 1836:

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Statement, showing the appropriation, in detail, of the sum of £5,000, voted by Parliament in the year 1835, towards the erection of School-houses in the Colonies and Settlements to which the provisions of the Act for the Abolition of Slavery apply; and of the conditions upon which it has been appropriated; together with a Statement of the Applications for Aid, hitherto not complied with, in consequence of the Grant for 1835 being exhausted:

—Also, a Statement of the Appropriation of the Sum of £5,000, to defray the Expense of Normal Schools for the Instruction of Teachers.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

A Petition of Traders and Merchants of London; and, Owners and Occupiers of land in Saint Mary-le-bone, Saint Pancras and other parishes in the city of London; praying that the London Grand Junction Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Ordered, That the Return relative to Electors, which was presented upon Monday last, be printed.

No. 190.

Ordered, That the Account relative to the Public Revenue, which was presented yesterday, be printed.

No. 200.

A Petition of Merchants, Tradesmen and Inhabitants of Newcastle-upon-Tyne, praying that the North of England Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Shippers, Mariners and others of the port of Stockton, praying that the Durham (South-West) Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Eduard Reid, of Newcastle-upon-Tyne, praying that the Newcastle and North Shields Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Proprietors of estates, Preston and Merchants, Traders and others of Preston, praying that the Preston and Longridge Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Company of Proprietors of the Clyde Navigation Company, of Glasgow, praying that the Bill may pass into a law, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Fishermen residing at the port of Fisher's Bill. Southwold, praying that the Fisheries Bill may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

A Petition of Licensed Victuallers of Twickenham, praying that they may be enabled to qualify as Commissioners under the Tunbridge Wells Improvement Act, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of a Member of a Select Committee appointed for the purpose of examining evidence touching the grievances under which Friendly Societies at present labour, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of a Benefit Society held Friendly at the Cobham's Head, Coppeny Row, Clerkenwell, praying that a Select Committee may be appointed for the purpose of examining evidence touching the grievances under which Friendly Societies at present labour, was presented, and read; and ordered to lie upon the Table.

A Petition of Innkeepers, Grocers and Spirit Tippling Act. Dealers of Kilmarnock, praying for the repeal of the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of the Members of a Select Committee appointed for the purpose of examining evidence touching the grievances under which Friendly Societies at present labour, was presented, and read; and ordered to lie upon the Table.

A Petition of the Members of a Select Committee appointed for the purpose of examining evidence touching the grievances under which Friendly Societies at present labour, was presented, and read; and ordered to lie upon the Table.

The Order of the day being read, for the second Poor Relief (Ireland) Bill; was presented, and read; and ordered to lie upon the Table.

The Order of the day being read, for the second Poor Relief (Ireland) Bill; was presented, and read; and ordered to lie upon the Table.

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The Order of the day being read, for the second Poor Relief (Ireland) Bill; was presented, and read; and ordered to lie upon the Table.

The Order of the day being read, for the second Extra Parochial Places Bill; was presented, and read; and ordered to lie upon the Table.

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The Order of the day being read, for the second Extra Parochial Places Bill; was presented, and read; and ordered to lie upon the Table.

The Order of the day being read, for the second Extra Parochial Places Bill; was presented, and read; and ordered to lie upon the Table.
Resolved, That this House will, upon Wednesday, the 4th day of May next, resolve itself into the said Committee.

The Order of the day being read, for the second reading of the Fisheries Bill;
Ordered, That the Bill be read a second time upon Wednesday next.

The Lunar Months Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Wednesday next.

The Order of the day being read, for the Committee on the Registration of Voters (Ireland) Bill;
Resolved, That this House will, upon Friday the 29th day of this instant April, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Bankruptcy (Scotland) Bill;
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Bankrupts' Estates (Scotland) Bill;
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Cessio Bonorum (Scotland) Bill;
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Bastards' Testaments (Scotland) Bill;
Resolved, That the Report be received upon Monday next.

The Order of the day being read, for the Committee on the Commisary Court (Edinburgh) Bill;
Ordered, That the Report be received upon Monday next.

The Order of the day being read, for the Committee on the Final Register of Electors Bill;
Ordered, That the Report be received upon Monday next.

The Order of the day being read, for the Committee on the School Rooms Bill;
Ordered, That the Bill be read a second time upon Monday next.

The Order of the day being read, for the Committee on the Steam Vessels (Thames) Bill;
Ordered, That the Bill be read a second time upon Wednesday next.

The Order of the day being read, for the second reading of the Ecclesiastical Leases Bill;
Ordered, That the Bill be read a second time Tuesday next.

The Order of the day being read, for the Committee of Supply;
Resolved, That this House will, To-morrow, resolve itself into the said Committee.

Mr. Robert Gordon, by Order, reported from the Tithes Committee to whom it was referred to consider of authorizing the Commissioners of His Majesty's Commissary Treasury to direct payments to be made, out of the Consolidated Fund, to the Commissioners, who may be appointed in pursuance of any Act for the Commutation of Tithes in England, a Resolution, which was read, as followeth:

Resolved, That the Salaries, Allowances and travelling and other Expenses of the Commissioners and other Officers, and also the incidental Expenses of carrying into execution any Act which may be passed in the present Session of Parliament for the Commutation of Tithes, shall be defrayed out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland.

The said Resolution, being read a second time, was agreed to.

And then the House, having continued to sit till half an hour after twelve of the clock on Thursday morning, adjourned till this day.

Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Bankruptcy (Scotland) Bill;
Ordered, That the Bill be read a second time Tuesday next.

The Order of the day being read, for the Committee on the Bastards' Testaments (Scotland) Bill;
Ordered, That the Report be received upon Monday next.

The Order of the day being read, for the Committee on the Cessio Bonorum (Scotland) Bill;
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Bankrupts' Estates (Scotland) Bill;
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for receiving the Report on the Bastards' Testaments (Scotland) Bill;
Ordered, That the Report be received upon Monday next.

The Order of the day being read, for receiving the Report from the Committee on the Commissary Court (Edinburgh) Bill;
Ordered, That the Report be received upon Monday next.

The Order of the day being read, for the second reading of the Court of Session (Scotland) Bill;
Ordered, That the Bill be read a second time upon Monday next.

The Order of the day being read, for the Committee on the Final Register of Electors Bill;
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the second reading of the Court of Session (Scotland) Bill;
Ordered, That the Bill be read a second time upon Monday next.

The Order of the day being read, for the Committee on the Bankrupts (Ireland) Bill;
Resolved, That this House will, upon Tuesday next, resolve itself into the said Committee.

The Order of the day being read, for the second reading of the Steam Vessels (Thames) Bill;
Ordered, That the Bill be read a second time upon Wednesday next.

The Order of the day being read, for the second reading of the Ecclesiastical Leases Bill;
Ordered, That the Bill be read a second time To-morrow.

The Order of the day being read, for the Committee of Supply;
Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Carlow Investigation.

An Account of all Tin imported into the United Kingdom, in the year ending the 5th January 1836; distinguishing each sort, from what Country, and into what Ports imported;—Of the Quantities of Copper exported from the United Kingdom in the year ending the 5th January 1836; distinguishing each sort, from what Port sent, and to what Country exported;—Of the Quantities of Copper exported from the Port of London, in the year ending the 5th January 1836; distinguishing each sort, and to what Country exported;—Of all Copper Ore that has been imported into the United Kingdom, without payment of Duty, for the purpose of Exportation, in the year ending 5th January 1836.

An Account of all Tin imported into the United Kingdom, in the year ending the 5th January 1836; distinguishing from what Countries imported.

An Account of all Tin exported from the United Kingdom, in the year ending the 5th January 1836; distinguishing to what Countries exported.

A Return of the Expenses incurred by the Commissary Officers employed in the Preventive Service, Customs or Excise that have been issued from the Treasury within the last four years.

Jovis, 21° die Aprilis;
Anno 6° Willielmi IV° Regis, 1836.

PRAYERS.

M R. Crafer, from the Treasury, was called in; Copper, and at the bar presented, pursuant to Orders, Accounts of all Copper imported into the United Kingdom in the year ending the 5th January 1836; distinguishing each sort of Copper, from what Country, and into what Ports imported;—Of the Quantities of Copper exported from the United Kingdom in the year ending the 5th January 1836; distinguishing each sort, from what Port sent, and to what Country exported;—Of the Quantities of Copper exported from the Port of London, in the year ending the 5th January 1836; distinguishing each sort, and to what Country exported;—Of all Copper Ore that has been imported into the United Kingdom, without payment of Duty, for the purpose of Exportation, in the year ending the 5th January 1836.

An Account of all Tin imported into the United Kingdom, in the year ending the 5th January 1836; distinguishing from what Countries imported.

An Account of all Tin exported from the United Kingdom, in the year ending the 5th January 1836; distinguishing to what Countries exported.

A Return of the Expenses incurred by the Commissary Officers employed in the Carlow Investigation.

Copies of any Treasury Minutes prohibiting or discouraging the holding of Corporate Office by Officers, and other Officers, employed in the Preventive Service, Customs or Excise that have been issued from the Treasury within the last four years.

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Copies
Copies of all Minutes of the Commissioners of the Northern Lights regarding the erection of any Lighthouse or Lighthouses on the Coast of the Solway Firth, and of any Report made to them on that subject. — Also, Copies of all Minutes of the Commissioners regarding the erection of a Lighthouse at the entrance of Hoy Sound, in Orkney, and of any Reports made to them relative thereto.

Resolved, That the Bill be referred to the Committee on the Bill; and the Petitioner heard, by himself, his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of Inhabitants of Tynemouth, praying North of England Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of George Rawden Earnshaw, an owner of land, and occupier of an estate in the township of Gosforth, in the west riding of the county of York, praying that he may be heard, by his counsel or agent, against certain parts of the Dun Navigation Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Farmers, Graziers, and others of Rye, praying that the Islington Market Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Farmers, Graziers and others of Rye, praying that the Islington Market Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Farmers, Graziers, and others of London, praying that the Islington Market Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Farmers, Graziers and others of London, praying that the Islington Hotel Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

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A Petition of Farmers, Graziers, and others of London, praying that the Islington Hotel Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.
fields and commons within the same parish, praying that they may be heard, by their counsel or agents, against the Over Drainage and Inclusive Bill, was presented, read, and ordered to lie upon the Table.

A Petition of Inhabitants of Newcastle-upon-Tyne, North Shields and Tynemouth, praying that the Newcastle and North Shields Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

The Committee on the Newcastle and North Shields Railway Bill.

A Petition of Robert McWilliam, of Torrington Square, in the county of Middlesex, Esquire, praying that he may be heard, by his counsel or agent, against the London Grand Junction Railway Bill, was presented, read, and ordered to lie upon the Table.

An ingrossed Bill for making a Railway to join the London and Birmingham Railway, at or near the Regent's Canal, in the Parish of Saint Pancras, in the County of Middlesex, and proceeding from thence to Skinner-street, in the City of London, to be called "The London Grand Junction Railway," was read the third time; and Amendments were made to the Bill. Resolved, That the Bill do pass.

Ordered, That Mr. Oramshy Gore do carry the Bill to the Lords, and desire their concurrence.

Mr. Oramshy Gore, by Order, reported from the Committee on the Bill from the Lords, intituled, An Act for naturalizing Julius Focke; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill; and directed him to report the same, without any Amendment:—And the Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Oramshy Gore do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

Mr. Greatley Berkeley reported from the Committee on the Alveston Inclosure Bill; That the Standing Orders relative to Bills of Inclosure, had been complied with; and that they had examined the allegations of the Bill, and found the same to be true; and that the parties concerned had given their consent to the Bill, to the satisfaction of the Committee; and that the Committee had gone through the Bill, and made Amendments thereto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Mr. Tooke reported from the Committee on the Bill from the Lords, intituled, An Act to enable Edward Hicks, Gentleman, to use and bear the Surname and Arms of Hicks, in compliance with the Will of the Reverend James Hicks, deceased; That they had examined the allegations of the Bill, and found the same to be true; and that the party concerned had given his consent to the Bill, to the satisfaction of the Committee; and that the Committee had gone through the Bill, and directed him to report the same, without any Amendment:—And the Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Tooke do carry the Bill to the Lords; and acquaint them, That this House hath agreed to the same, without any Amendment.

The House proceeded to take into consideration the Report which, upon the 29th day of March last, was made from the Committee on the Forth and Clyde Navigation Bill, printed Copies of the Bill having been delivered at the door upon Tuesday, the 29th day of March last; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Vol. 91.

A Petition of Inhabitants and Owners and Occupiers of land in Bishop's Stortford, praying that the London and Cambridge Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Humphrey Bowles, of Worthing, Esquire, praying that he may be heard, by himself, his counsel or agent, against certain parts of the said Bill, was also presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by himself, his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Merchants, Ship-owners, Bankers, and other Inhabitants of Whitby,—Bridlington;—and, Proprietors of estates, Merchants, Tradesmen, Farmers and others of Thirsk; praying that the York and North Midland Railway Bill may pass into a law,—were presented, and read; and ordered to lie upon the Table.

Mr. Bernal reported to the House, That, pursuant to their Order of this day, he had been to the Lords, to acquaint their Lordships that a Bill had been sent up to them by mistake; and to request that the same might be returned to this House; and that he had brought back the same accordingly.

A Petition of the Provost, Magistrates and Town Prisoners of the City of Kirkcudbright; complaining of the burden imposed on Royal Burghs in Scotland of maintaining in prison county criminals after conviction, and praying relief,—were presented, and read; and ordered to lie upon the Table.

A Petition of Ship-owners, Merchants, Bankers, Pintage Manufacturers, and other Inhabitants of Port Glasgow, praying the House to exempt the Clyde Ports from the operation of any general Act which may be passed for the regulation of Pilotage, was presented, and read; and ordered to lie upon the Table.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill intituled, An Act for making a Turnpike Road from Richmond to Rothwell, in the County of York: And the same were read, as follow:

Pr. 2. 1. 23. Leave out from "Road" to "And" in l. 30.

Pr. 6. 1. 23. Leave out "maps" and insert "a map," and, in the same line, leave out "plans" and insert "plan."

Pr. 6. 1. 29. Leave out "books" and insert "a book."

Pr. 6. 1. 36. Leave out "maps" and insert "map," and, in the same line, leave out "plans" and insert "plan."

Pr. 6. 1. 37. Leave out "books" and insert "book."

Pr. 7. 1. 9. Leave out "maps" and insert "map," and, in the same line, leave out "plans" and insert "plan."

Pr. 8. 1. 13. Leave out "maps" and insert "map."

Pr. 8. 1. 14. Leave out "plans" and insert "plan."

Pr. 8. 1. 21. Leave out "books" and insert "book."

The said Amendments, being read a second time, were agreed to.

Ordered, That Mr. Coley do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

A Petition of the President, Vice-President and Fire Insurers, Directors of the Chamber of Commerce and Manufacturers at Manchester, praying for the repeal of the Stamp Duty on Fire Insurances, was presented, and read; and ordered to lie upon the Table.
A Petition of Ship-owners and others interested in the prosperity of the Shipping interest of the port of Newcastle, resident in Tynemouth;— Merchants, Ship-owners and others of Rye;— Merchants, Manufacturers and others of Bradford;— and, the Chamber of Commerce of Limerick; praying for the repeal of the Duty on Marine Insurance, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Newtown, Montgomeryshire;— Pedderham;— Wedderworth;— Doncaster;— Malton;— Castle;— Pockton;— Saint Margaret and Saint John-the-Evangelist, Westminster;— Rawmarsh;— Neath;— Holley;— Shelton;— Llangefni;— Carnarvon;— Muchelney;— Holyhead;— Benmaris;— Ambleside;— Brentford;— Bodferry;— Llanuwst;— Llansannor;— Llansamlet;— Sheriff Hutton;— Thorn;— Wilberfoss;— Caiston;— Driffield;— Yarm;— Thorn Arch;— Wiborg;— Wiborg;— Nether and Upper Poppleton;— Acomb and Holgate;— Street and Walton;— Llandecwy;— Chester;— Ponton le Fylde;— Bispham with Norbreck;— Conis and Menfield;— Clergy and Laity of Exeter;— Inhabitants of Liverpool;— Wesleyans of Thornbury and other places;— Wrighton;— Withernsea;— Trinity Dale Chapel, Stockport;— Hill Gate Chapel, Stockport;— Whitley;— Winsor;— Wincles;— Winchelsea;— Penamersh;— Rye;— Wittersham;— Burton;— Duggleby;— Frodsham;— Northwich;— Eaton Bray;— Northcroft;— Hart;— Alford;— Gildersome;— Batley;— Drigg;— Northwich;— Chester;— Kirkbymoorside;— Telford and Belchford;— Flash;— Bridgwater;— Hartlepool;— Uxbridge;— Spirit Licenses, for re-payment of loans for building Workhouses, praying that the time allowed by the Poor Law Act may be extended from ten to twenty years, were presented, and read; and ordered to lie upon the Table.

A Petition of Edward Berkeley Parry and William Medical Practitioners, praying that Medical Practitioners may be remunerated for attending Coroner's Inquests, was presented, and read; and ordered to lie upon the Table.

A Petition of Proprietors and Occupiers of land in North Devon;— Persons interested in the settlement of the Tithe Question at Marchard Bishop;— Selcombe Regis;— Morley;— Malton;— Southport;— Abbeystowe;— Rivelston;— Walton;— Neighbourhood of Modbury;— Batterby;— Ditton;— Bickington;— West Worthing;— Broad filmm;— Cheshunt;— Exbourn;— Thorley;— Buckingham and Cheddleton;— Ramsey;— Thetford;— Dover;— Wesleyans of Truston;— Brandon;— Saint Albans;— Kingsbridge;— Liskeard;— praying that the Tithes Commutation Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of the Vice-Chairman and Guardians of Poor Law Act, the Parochial Union of Alderbury;— and, Guardians of the parishes forming the Freebridge Union; praying that the time allowed by the Poor Law Act for re-payment of the Mendicancy and Old Age Pensions, may be extended from ten to twenty years, were presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of land in County Rates;— Owners and Occupiers of land, and Rate-payers in the counties of Hereford and Cambri- dge;— Owners and Occupiers of land in the county of Chester;— Owners and Occupiers of the parish of Saint Mary-le-bone;— Owners and Occupiers of land in the hundreds of Masnaw and Over, in the county of Salop;— Bromley Cross;— and, Owners and Occupiers of land in the county of Hereford; praying the House to pass a law, enabling the Rate-payers in counties to choose representatives, to administer, either alone or concurrently with the Justices of the Peace, the rate to which they contribute, were presented, and read; and ordered to lie upon the Table.

A Petition of Licensed Victuallers of Liskeard;— Spirits License;— Bishop's Stortford;— and, Chairmen of a Meeting of Licensed Victuallers of Liverpool; praying for the repeal of the additional Duty on Spirit Licences, were presented, and read; and ordered to lie upon the Table.

A Petition of Lessees who are interested in Leases, Ecclesiastical which have been granted by Ecclesiastical persons, praying that the Ecclesiastical Leases Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Owners of freehold and leasehold property in Saint Helen's, in the county of Lancaster, praying for a more speedy and efficacious mode of recovering,
Agricultural

Distress.

A Petition of Gentry, Clergy, Owners and Occupiers of land, Merchants, Tradesmen and other Persons residing in the lower division of the hundred of Lyeiland, in the county of Lancaster, praying for an inquiry into the distressed state of Agriculture, was presented, and read; and ordered to lie upon the Table.

Copyholds, &c.

Newspaper

Distress.

A Petition of Workmen in the Establishment of Messrs. Sharpe and Co. of Manchester;—Inhabitants of Saint Mary, Norwich; —Dartmouth; —Bovey Tracey;—and, Modbury; praying for the repeal of the Stamp Duty on Newspapers, were presented, and read; and ordered to lie upon the Table.

Vote by Ballot.

A Petition of Inhabitants of New Sarum, praying that the Votes at Elections of Members to serve in Parliament may be taken by way of Ballot, was presented, and read; and ordered to lie upon the Table.

Grand Jury

Assessments

(Ireland.)

A Petition of Inhabitants and Landholders of Shankhill and Elphin, praying for relief from the burdens of Grand Jury Assessments in Ireland, was presented, and read; and ordered to lie upon the Table.

Tithes

(Ireland.)

A Petition of Gentry and Landholders of Shankhill; —Elphin;—and, Inhabitants of Athleague; praying for the abolition of Tithes in Ireland, were presented, and read; and ordered to lie upon the Table.

Criminal Laws.

A Petition of Inhabitants of Liverpool;—Stockton-upon-Tees;—and, Rochester; praying the House not to sanction any general measure for the revision of the Criminal Laws which shall retain the punishment of death for any other crime than that of wilful and accomplished murder, were presented, and read; and ordered to lie upon the Table.

Protestant

Disenters.

A Petition of Inhabitants of Stockton-on-Tees, dissenters from the Established Church of England, praying for the immediate redress of the grievances affecting Dissenters from the Established Church, was presented, and read; and ordered to lie upon the Table.

Accidents in

Miners.

A Petition of David Booth, of Charlotte-street, Bloomsbury, praying the House to resume the consideration of the lamentable accidents constantly occurring in the mines of this country, and grant the Petitioner an opportunity of demonstrating the merits of his plans for preventing such accidents, was presented, and read; and ordered to lie upon the Table.

Salt (East

India.)

A Petition of Trustees of the River Weaver Navigation, praying the House to take such measures as will throw open to the British Salt Manufacturer the Salt Trade of India, was presented, and read; and referred to the Select Committee on Salt (British India.)

Bribery at

Elections.

Ordered, That the Petition of Field Dun Barker, which was presented yesterday, be referred to the Select Committee on Bribery at Elections.

Turnpike

Trusts

Consolidation

Bill.

A Petition of Trustees of the Audenside Turnpike Road, in the county of Westmorland, praying that the Turnpike Trusts Consolidation Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

VoL. 91.

recovering possession of tenements from persons who are withholding the payment of rent, and occupying the premises in defiance of the law, was presented, and read; and ordered to lie upon the Table.

21° Aprilis.

A Petition of Owners and Occupiers of property, New Mills Gas, and Resident Householders of New Mills, in the parish of Glossop, in the county of Derby, praying that they may be heard, by their counsel or agents, on their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

The Earl of Lincoln, by Order, reported from the Godmanstone Committee on the Godmanstone Inclosure Bill; That the Standing Orders relative to Bills of Inclosure, had been complied with; and that they had examined the allegations of the Bill, and found the same to be true; and that the Parties concerned had given their consent to the Bill, to the satisfaction of the Committee; and that the Committee had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Ordered, That the Committee on the Manchester and Leeds Railway Bill have Power to send for persons, papers and records.

Mr. Fox made present, pursuant to Orders,—Metropolis Returns of the Establishment of the Metropolitan Police.

Police Force employed under the Act 3 and 4 Will. 4, c. 19, within the Metropolitan District, in the year 1835; distinguishing the Number of each Class, and the Expense of the Commissioners, Receiver and other Clerks, separate from the Pay and Contingencies of the rest of the Establishment:—Of the Expense of each of the several Stipendiary Police Establishments in the Metropolis; distinguishing the Number of Magistrates, of Receivers, of Clerks, of Constabulary and Police Officers, belonging to each Office; the Pay of each Class of Persons, and the Contingencies of each Office; the aggregate Expense of the whole:—Of the Horse Patrol, the Number of Men and Horses in Classes, and the Pay and Expenses of the same, including all Contingencies; and stating also, under whose authority the Patrol act, by whom the Force is distributed, and by whom paid:—Of the Amount of Gratuities, Fees, Fines and Penalties levied, and the several Amounts received, of each in the Police Offices; the portions of them applied towards the Expenses of the several Offices, and given to Clerks and Officers; and an Account of the Expenses of Suppers:—Of the Establishment of the Police Force employed within the City of London; distinguishing the Number of each Class, and the Pay and Expense of each, and the Contingencies separate from the Pay and Allowances; distinguishing also, the Daily Police from the Nightly Watch, in the year 1835, so as to exhibit the whole Expense of every kind of the Establishments in the City in that year:—Of the Amount of Gratuities, Fees, Fines and Penalties levied and received in the same year in the Police Offices in the City, and how applied:—Showing the periods up to which the Accounts of the several Police Establishments have been sent in for examination, and the periods up to which they have been severally examined and passed, and by whom examined and passed.

Return of the Number of Writs issued and Causes Brought on in the Chancery Court of the County Palatine of Durham, from 1st January 1826 to 31st December 1845.

Return of the Number of Churches endowed and Churches (Durham) diminished also, the Day Police from the Nightly Watch, in the year 1835, so as to exhibit the whole Expense of every kind of the Establishments in the City in that year:—Of the Amount of Gratuities, Fees, Fines and Penalties levied and received in the same year in the Police Offices in the City, and how applied:—Showing the periods up to which the Accounts of the several Police Establishments have been sent in for examination, and the periods up to which they have been severally examined and passed, and by whom examined and passed.

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Return of the Number of Writs issued and Causes Brought on in the Chancery Court of the County Palatine of Durham, from 1st January 1826 to 31st December 1845.
A Petition of Wesleyans of Great Queen-street ;
Mr. Speaker,
Mr. Hodson Kearsley, Esquire, Sir Richard Musgrave, Baronet, Colonel Seale, Sir George Strickland, Baronet, and William Addison Williams, Esquire, being called, and no excuse being offered for them ;
A Bill, intituled, An Act for making a Railway from Birmingham to Gloucester, with a Branch for naturalizing Peter Anthony Steinkeller; to which therefrom : And also, from Birmingham to Gloucester, with a Branch
A Motion was made, and the Question was proposed, That leave be given to bring in a Bill to promote the Observance of the Lord's Day ;
A Motion was made, and the Question being put, That that Question be now put ;
A Motion was made, and the Question was proposed, That leave be given to bring in a Bill to Markets.
A Motion was made, and the Question being put ;
A Petition of Wesleyans of Great Queen-street ;
Mr. Speaker,
Mr. Hodson Kearsley, Esquire, Sir Richard Musgrave, Baronet, Colonel Seale, Sir George Strickland, Baronet, and William Addison Williams, Esquire, being called, and no excuse being offered for them ;
And the previous Question being put, That that Motion be now put ;
And then the Messengers withdrew.


A Motion was made, and the Question being proposed, That leave be given to bring in a Bill to promote the Observance of the Lord's Day ;
And the previous Question being put, That that Question be now put ;
The House divided :—The Yeas to the old Lobby ;—Tellers for the Yeas,
A Motion was made, and the Question was proposed, That leave be given to bring in a Bill to promote the Observance of the Lord's Day, by enabling the Local Authorities to remove Impediments to the due Observance of the Lord's Day, were presented, and read ; and ordered to lie upon the Table.


A Motion was made, and the Question being proposed, That leave be given to bring in a Bill to promote the Observance of the Lord's Day ;
And the previous Question being put, That that Question be now put ;
The House divided :—The Yeas to the old Lobby ;—Tellers for the Yeas,
A Motion was made, and the Question was proposed, That leave be given to bring in a Bill to promote the Observance of the Lord's Day, by enabling the Local Authorities to remove Impediments to the due Observance of the Lord's Day, were presented, and read ; and ordered to lie upon the Table.


A Motion was made, and the Question being proposed, That leave be given to bring in a Bill to promote the Observance of the Lord's Day ;
And the previous Question being put, That that Question be now put ;
The House divided :—The Yeas to the old Lobby ;—Tellers for the Yeas,
A Motion was made, and the Question was proposed, That leave be given to bring in a Bill to promote the Observance of the Lord's Day, by enabling the Local Authorities to remove Impediments to the due Observance of the Lord's Day, were presented, and read ; and ordered to lie upon the Table.
Esquire, a Member of this House, and the said Alexander Raphael, as follows:

Charges-street, 1st June 1835.

My dear Sir, you having acceded to the terms proposed to you for the Election of the County of Carlow, viz. you are to pay before nomination £1,000, say one thousand pounds, and a like sum being returned; the first to be paid absolutely and entirely for being nominated; the second to be paid only in the event of your having been returned; I hereby undertake to guarantee and save you harmless from any and every other expense whatsoever, whether of agents, carriages, counsel, Petition against the Return, or of any other description; and I make this guarantee in the fullest sense of the honourable engagement that you should not possibly be required to pay one shilling more in any event, or upon any contingency whatsoever.

I am, my dear Sir, Your very faithful,
Alexander Raphael, Esquire.

An Amendment was proposed to be made to the Question, by leaving out from the word "appears" to the end of the Question, in order to add the words, "to this House, That Mr. O'Connell addressed a Letter, bearing date the 1st of June 1835, to Mr. Raphael, in which Mr. Raphael's Return for the County of Carlow, for Two thousand pounds, was conciliated;" instead thereof. And the Question being proposed, That the words proposed to be left out stand part of the Question:

Ordered, That the said Address be presented to His Majesty by such Members of this House as are Possessed, which have been received since the last sitting of this House, Copies of the Reports and other Documents relating to the state of the Gaols in our East Indian Possessions, which have been received since the last East India List.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, Copies of the Reports and other Documents relating to the state of the Gaols in our East Indian Possessions, which have been received since the last East India List.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, Copies of the Reports and other Documents relating to the state of the Gaols in our East Indian Possessions, which have been received since the last East India List.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

The Order of the day being read, for the Committee on the Registration of Voters' Bill:

Resolved, That this House will, upon Wednesday, the 11th day of May next, resolve itself into the said Committee.

Lord's Day Bill. No. 201. Sir Andrew Agnew presented a Bill to promote the Observance of the Lord's Day: And the same was read first time; and ordered to be read a second time upon Wednesday, the 11th day of May next; and to be printed.

Prayer:

A PETITION of William Henry Whitechurch, Darford Canal, and Kent and Norwich Railway Bill, for being nominated; the second to be paid only in the event of your having been returned: I hereby undertake to guarantee and save you harmless from any and every other expense whatsoever, whether of agents, carriages, counsel, Petition against the Return, or of any other description; and I make this guarantee in the fullest sense of the honourable engagement that you should not possibly be required to pay one shilling more in any event, or upon any contingency whatsoever.

I am, my dear Sir, Your very faithful,
Daniel O'Connell.
280 22º Aprilis. A. 1836.

The Hungerford Market Bill was read a second time, and committed to Mr. Bramston and the Middlesex List.

The Committee on the Thames Haven Railway and Dock Bill was nominated of Mr. Bramston and the Essex List.

Ordered, That all the Members serving for the several Counties, and for the Boroughs therein, through which Counties the said Railway is intended to pass, be Members of the said Committee.

A Petition of Proprietors and Occupiers of land through or in the vicinity of which the proposed line of the Thames Haven Railway is intended to proceed, praying that the Thames Haven Railway and Dock Bill may not pass into a law, was presented, read, and ordered to lie upon the Table.

A Petition of Edward Humphreys, of Clitheroe, Lancashire, and to whom several Petitions against the Bill were referred; That they had considered the said Petitions, and had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

The Hungerford Market Bill was read a second time, and committed to Mr. Bramston and the Middlesex List.

The Committee on the Thames Haven Railway and Dock Bill was nominated of Mr. Bramston and the Essex List.

Ordered, That all the Members serving for the several Counties, and for the Boroughs therein, through which Counties the said Railway is intended to pass, be Members of the said Committee.

A Petition of Proprietors and Occupiers of land through or in the vicinity of which the proposed line of the Thames Haven Railway is intended to proceed, praying that the Thames Haven Railway and Dock Bill may not pass into a law, was presented, read, and ordered to lie upon the Table.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of Inhabitants of Southwold, praying that the said Bill may pass into a law, was also presented, read, and ordered to lie upon the Table.

Mr. Dilwyn, by Order, reported from the Committee on the Holford and Hastings Road Bill; and to whom several Petitions against the Bill were referred; That they had considered the said Petitions, and had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

A Petition of Commissioners of the Metropolitan Turnpike Roads north of the Thames, praying that the Thames Haven Railway may pass, be Members of the said Committee.

The Hungerford Market Bill was read a second time, and committed to Mr. Bramston and the Middlesex List.

The Committee on the Thames Haven Railway and Dock Bill was nominated of Mr. Bramston and the Essex List.

Ordered, That all the Members serving for the several Counties, and for the Boroughs therein, through which Counties the said Railway is intended to pass, be Members of the said Committee.

A Petition of Proprietors and Occupiers of land through or in the vicinity of which the proposed line of the Thames Haven Railway is intended to proceed, praying that the Thames Haven Railway and Dock Bill may not pass into a law, was presented, read, and ordered to lie upon the Table.

A Petition of Edward Humphreys, of Clitheroe, Lancashire, and to whom several Petitions against the Bill were referred; That they had considered the said Petitions, and had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

A Petition of Commissioners of the Metropolitan Turnpike Roads north of the Thames, praying that the Thames Haven Railway may pass, be Members of the said Committee.

The Hungerford Market Bill was read a second time, and committed to Mr. Bramston and the Middlesex List.

The Committee on the Thames Haven Railway and Dock Bill was nominated of Mr. Bramston and the Essex List.

Ordered, That all the Members serving for the several Counties, and for the Boroughs therein, through which Counties the said Railway is intended to pass, be Members of the said Committee.

A Petition of Proprietors and Occupiers of land through or in the vicinity of which the proposed line of the Thames Haven Railway is intended to proceed, praying that the Thames Haven Railway and Dock Bill may not pass into a law, was presented, read, and ordered to lie upon the Table.
and Essex Ferry Bill may pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Message by Sir Augustus Clifford, Gentleman Usher of the Black Rod:

Mr. Speaker,

The Lords, authorized by virtue of His Majesty's Commission for declaring His Royal Assent to several Acts agreed upon by both Houses, do desire the immediate attendance of this Honourable House in the House of Peers, to hear the Commission read.

Accordingly Mr. Speaker, with the House, went up to the House of Peers. And being returned; Mr. Speaker reported, That the House, at the desire of the Lords, authorized by virtue of His Majesty's Commission, had been at the House of Peers, where a Commission under the Great Seal was read, giving, declaring and notifying the Royal Assent to the several Public Bills, and one Private Bill, therein mentioned; and that the Lords thereby authorized, had declared the Royal Assent to the said Bills,—Which Bills are as follow:

An Act for punishing Mutiny and Desertion, and for providing for the better Payment of the Army and their Quarters:

An Act for regulating His Majesty's Royal Marine Forces while on Shore:

An Act to enable the Bristol and Clifton Oil Gas Company to produce Gas from Coal and other Materials:

An Act for making a Railway from Birmingham to Gloucester, with a Branch therefrom:

An Act for building new Courts of Assize at Bodmin, for the County of Cornwall, and for providing Judges Lodgings, and other purposes connected therewith:

An Act for the more easy and speedy Recovery of Small Debts within the Probate Division of the Hundred of Macclesfield, in the County of Chester:

An Act for making a Railway from Richmond, in the County of York, to Whitby:

An Act for naturalizing Julius Focke.

A Motion was made, and the Question being proposed, That the Dartford Canal, and Kent and Essex Ferry Bill be now read a second time; The Amendments following were proposed to be made to the Question; viz. To leave out the word "now," and at the end of the Question to add the words "as upon this day six months."

And the Question being put, That the word "now" stand part of the Question; The House divided:

The Yeas to the old Lobby:

The Noes to the new Lobby.

Tellers for the [Sir William Geary, 
Mr. Law Hodges;]

Tellers for the [Sir Edward Codrington, 
Mr. Angus;]

So it was resolved in the Affirmative.

Ordered, That the Bill do pass.

Ordered, That Mr. Harcourt do carry the Bill to the Lords, and desire their concurrence.

A Motion was made, and the Question being proposed, That the York and North Midland Railway Bill be now read a second time; The Amendments following were proposed to be made to the Question; and committed to Sir William Geary and the Kent List.

A Petition of the Company of Merchant Adventurers of the city of York, praying that the York and North Midland Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Land-owners, Farmers and Inhabitants of Whitworth, Byer's Green, and Old Park, in the Borough of Barrow Bill.

A Petition of the City of York, praying that the said Bills may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Robert W. Brandling, Esquire, lessee of coal mines in the counties of Durham and Northumberland, praying that he may be heard, by his counsel or agent, against certain parts of the said Bill, was also presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Inhabitants and Owners of and Occupiers of land in Saint Ives, Huntingdon;—Thetford Cambridge Railway Bill.

A Petition of the Inhabitants and Property of New Abbey, in the county of Suffolk:

A Petition of the Inhabitants of the parishes of Hackness, and Hoveton, of the County of Norfolk:

A Petition of the Inhabitants, Householders, and other Persons in the county of Norfolk, praying that the London and Cambridge Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Mr. Elphinstone, by Order, reported from the St. Leonard's Committee on the Saint Leonard's and Sedlescomb Railway Bill; and to whom several Petitions against the said Bill were referred; That they had considered the said Petitions; and had examined the allegations of the Bill, and found the same to be true; said had gone through the Bill, and made Amendments thereto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be engrossed.

A Petition of Philip Worlesby and Richard Wills, owners of mines in the neighbourhood of Harbour Bill.

A Petition of Lord Say and Sele, and of the Inhabitants of the parishes of North Midland Railway Bill.

A Petition being presented, and read; and ordered to lie upon the Table.

A Petition of the Company of Merchant Adventurers of the city of York, praying that the York and North Midland Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Vol. 91.
The Order for reading a second time, upon Mon- Uster Canal day next, the Ulster Canal Bill, was read, and dis- charged.

Ordered, That the Bill be read a second time upon Wednesday next.

The Tremothes Harbour and Railway Bill was Tremothes Harbour and Railway Bill.

Ordered, That the Petition of Commissioners of Glasgow Supply of the county of Ayr, which was presented Bridge Bill, upon Wednesday last, be referred to the Committee on the Glasgow Bridge Bill.

Ordered, That the Petitions of Bryan John Salvin, North of Eng- Turne in the county of Durham, Esquire; and, gun Railway of William Thomas Salvin, of Croxdale, in the county of Durham, Esquire, which were presented upon Wednesday last, be referred to the Committee on the North of England Railway Bill; and that the Petitioners be heard, by their counsel or agents, upon their Petitions, if they think it; and counsel heard, in favour of the Bill, against the said Petitions.

Ordered, That the Petition of Edward Reid, of Newcastle and Newcastle-upon-Tyne, which was presented upon Wednesday last, be referred to the Committee on the Newcastle and North Shields Railway Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think it; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of James Biddle, being an owner or pro- Manchester prior of lands in the line of a proposed Railway, and Cheshi- Borough Railway Bill.

Ordered, That the said Petition be referred to the Committee on the Bill, and the Petitioners be heard, by his counsel or agent, upon his Petition, if he think it; and counsel heard, in favour of the Bill, against the said Petition.

Ordered, That this House will, at the rising of Adjourn- ment, adjourn till Monday next.

A Petition of Wesleyan Methodists of Cardiff:—Lord's Day. Landwirt Major:—Charlotte; —Witney; —Saint Just;—Inhabitants of Llansaw;—Rhylwon;—Llaw- beris; —Whitford; and, Wallington; praying for the adoption of measures for securing the better ob- servance of the Lord's Day,—were presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of land in County Rates. Chipping Norton and its vicinity, in the county of Oxford, praying that a measure of reform which has been awarded to Municipal Corporations may be extended to counties, and that the County Rate may be placed under the management of a body of de- putes elected by the rate-payers, was presented, and charged.

The House, according to Order, resumed the adjourned Debate upon the Amendment which was, yesterday, proposed to be made to the Question. That it appears, in the Evidence reported by the Committee appointed to inquire into the circum- stances under which Alexander Raphael, Esquire, was returned a Member for the County of Carlow at the Election in June last, that an agreement in writing was concluded between Daniel O'Connell, Esquire, a Member of this House, and the said Alexander Raphael, as follows:

My
Charges-street, 1st June 1835.

My dear Sir,

You having acceded to the terms proposed to you for the Election of the County of Carlow, viz. you to pay it in two annual instalments, say One thousand pounds, and a like sum after being returned; the first to be paid absolutely and entirely, for being nominated; the second to be paid only in the event of your having been returned: I hereby undertake to guarantee and save you harmless from any and every other expense whatsoever, whether of agents, carriages, counsel, Petition against the Return, or of any other description; and I make this guarantee in the fullest sense of the honourable engagement that you should not possibly be required to pay one shilling more in any event, or upon any contingency whatsoever.

I am, my dear Sir,

Your very faithful

Daniel O'Connell.

Alexander Raphael, Esquire.

And which Amendment was to leave out, from the word "apears" to the end of the Question, in order to add the words "to this House, That Mr. O'Connell addressed a Letter, bearing date the 1st of June 1835, to Mr. Raphael, in which an agreement for Mr. Raphael's Return for the County of Carlow, for two thousand pounds, was concluded," instead thereof.

And the Question being again proposed, That the words proposed to be left out stand part of the Question;

And the House having continued to sit till after twelve of the clock on Saturday morning;

Sabbati, 23° die Aprilis, 1836:

And the Question being put; The House divided:

The Yeas to the new Lobby;

Tellers for the [Mr. Hardy.]

Yea, Sir George Clerk: 106

Tellers for the [Mr. Edward John Stanley.]

Noes, Mr. Robert Stewart: 248

So it passed in the Negative.

And the Question being put, That the words "to this House, That Mr. O'Connell addressed a Letter," bearing date the 1st of June 1835, to Mr. Raphael; in which an agreement for Mr. Raphael's Return for the County of Carlow, for two thousand pounds, was concluded," be added instead thereof; it was resolved in the Affirmative.

Then the main Question, so amended, being put; The House divided:

Tellers for the [Mr. Robert Steuart.]

Mr. 243.

Tellers for the [Mr. Hardy.]

169.

The Yeas to the new Lobby;

And the Question being again proposed, That the words proposed to be left out stand part of the Question;

And the House having continued to sit till after twelve of the clock on Saturday morning;

Sabbati, 23° die Aprilis, 1836:

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Yea, Sir George Clerk: 106

Tellers for the [Mr. Edward John Stanley.]

Noes, Mr. Robert Stewart: 248

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Tellers for the [Mr. Hardy.]

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Then the main Question, so amended, being put; The House divided:

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Yea, Sir George Clerk: 106

Tellers for the [Mr. Edward John Stanley.]

Noes, Mr. Robert Stewart: 248

So it passed in the Negative.

And the Question being put, That the words "to this House, That Mr. O'Connell addressed a Letter," bearing date the 1st of June 1835, to Mr. Raphael; in which an agreement for Mr. Raphael's Return for the County of Carlow, for two thousand pounds, was concluded," be added instead thereof; it was resolved in the Affirmative.

Then the main Question, so amended, being put; The House divided:

Tellers for the [Mr. Robert Steuart.]

Mr. 243.

Tellers for the [Mr. Hardy.]

169.

The Yeas to the new Lobby;

And the Question being again proposed, That the words proposed to be left out stand part of the Question;

And the House having continued to sit till after twelve of the clock on Saturday morning;

Sabbati, 23° die Aprilis, 1836:

And the Question being put; The House divided:

The Yeas to the new Lobby;

Tellers for the [Mr. Hardy.]

Yea, Sir George Clerk: 106

Tellers for the [Mr. Edward John Stanley.]

Noes, Mr. Robert Stewart: 248

So it passed in the Negative.

And the Question being put, That the words "to this House, That Mr. O'Connell addressed a Letter," bearing date the 1st of June 1835, to Mr. Raphael; in which an agreement for Mr. Raphael's Return for the County of Carlow, for two thousand pounds, was concluded," be added instead thereof; it was resolved in the Affirmative.

Then the main Question, so amended, being put; The House divided:

Tellers for the [Mr. Robert Steuart.]

Mr. 243.
An Amendment was proposed to be made to the Question, by leaving out from the word “That” to the end of the Question, in order to add the words “it appears to this House, that this money has been expended under the immediate direction of Mr. Raphael, and others connected with the County of Carlow, on what may be called legal expenses; or so unavoidable that this House see no reason to question their legality; and that the balance was absorbed in defending the Return of Mr. Raphael and Mr. Vigors before the Committee appointed to investigate it, on the 28th July 1835,” instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question; it passed in the Negative.

And the Question being put, That the words “it appears to this House, that this money has been expended under the immediate direction of Mr. Raphael, and others connected with the County of Carlow, on what may be called legal expenses; or so unavoidable that this House see no reason to question their legality; and that the balance was absorbed in defending the Return of Mr. Raphael and Mr. Vigors before the Committee appointed to investigate it, on the 28th July 1835,” be added instead thereof; it was resolved in the Affirmative.

Then the main Question, so amended, being put; Resolved, That it appears to this House, that this money has been expended, under the immediate direction of Mr. Raphael, and others connected with the County of Carlow, on what may be called legal expenses, or so unavoidable that this House see no reason to question their legality; and that the balance was absorbed in defending the Return of Mr. Raphael and Mr. Vigors before the Committee appointed to investigate it, on the 28th July 1835.

A Motion was made, and the Question being proposed, That it appears that there was between the contracting parties a distinct understanding that if any surplus should remain after providing for the legal expenses of the Election of Mr. Raphael, that any surplus should remain after providing for the legal expenses of the Election of Mr. Raphael, that any surplus should be applied in the first place towards defraying the expenses of a Petition upon a previous Election, and in the next to the fund of the Carlow Liberal Club; and that such understanding calls for special regard. And a Motion being made, and the Question being put, That the other Orders of the day be now read; it was resolved in the Negative.

And the Motion was made, and the Question being proposed, That the other Orders of the day be now read; it was resolved in the Negative.

And the Order of the day being accordingly read, for the second reading of the Poor Relief (Ireland) Bill; Ordered, That the Bill be read a second time upon Wednesday next.

The Order of the day being read, for taking into further consideration the Report on the Tithes' Commutation Bill; Ordered, That the Report be taken into further consideration upon Monday next.

The Order of the day being read, for the Committee on the Bishoprick of Durham Bill; Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the third reading of the Aliens' Registration Bill; Ordered, That the Bill be read the third time upon Monday next.
to 31st December 1832, showing the Number issued for the recovery of Debts above Forty Shillings, and the Number under Fifty Shillings; also, the Number entered for Trial from the County Court, and the Number of Causes removed from that Court into the Court of Pleas at Durham.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

And then the House, having continued to sit till after three of the clock on Saturday morning, adjourned till Monday next.

\[\text{Luna, 25\textdegree\, die Aprilis;}\]
\[\text{Anno 6\textdegree\, Wilhelmi IV\textdegree\, Regis, 1832.}\]

\section*{Prayers}

R. Campbell, from the Court of Directors of the East India Company, was called in; and at the bar presented, pursuant to the directions of an Act of Parliament, List, No. 44, specifying the Particulars of the Compensation proposed to be granted to certain Persons late of the Maritime Service of the East India Company, under an arrangement sanctioned by the Board of Commissioners for the Affairs of India, and laid before The Honourable the House of Commons on the 26th February 1832.—And then he withdrew.

Ordered, That the said Paper do lie upon the Table.

An ingrossed Bill to incorporate the Governors of the Westminster Hospital, at the Broad Sanctuary, Westminster, and for conferring Powers the better to enable them to carry on their charitable Undertakings, was read the third time ; and ordered to lie upon the Table.

The Dewsbury and杳land Road Bill was read a second time ; and committed to Mr. Daniel Gaskell and the York List.

A Petition of Henry Maxwell, Esquire, M. P., Pierce Morton, D. L., Joseph Saunderson, Samuel Storey, Samuel Moore, and Landed Proprietors, Occupants of the soil, Traders, Manufacturers and others resident at, and interested in, the trade, traffic and improvement of the town and neighbourhood of Clane; praying that the Dublin and Drogheda Railway Bill may not pass into a law, was presented, and read ; and ordered to lie upon the Table.

A Petition of John Edward Venables Vernon, of Clontarf Castle, in the county of Dublin, Esquire, praying that he may be heard, by his counsel or agent, against certain parts of the said Bill, was also presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and that the Committee had inquired into the several matters required by the Resolutions of the House of Commons on the 1st day of March last; and had also heard counsel in favour of the Bill; and that the said Petition may be referred to the Committee on the Bill.

A Petition of John Blockburne and the York List.

Mr. Gisborne reported from the Committee on midland Counties Railway Bill; and to whom several Petitions against the said Bill were referred; That the Standing Orders relative to Bills for making Railways, had been complied with; and that they had considered several of the said Petitions; and had heard counsel in support of some of them; and had also heard counsel in favour of the Bill; and that the Committee had heard counsel in favour of the Bill; and that the Committee had heard counsel in favour of the Bill; and that the Committee had inquired into the several matters required by the Resolutions of the House of Commons on the 1st day of March last; and had also examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table; and that the Committee had inquired into the several matters required by the Resolutions of the House of Commons on the 1st day of March last; and had also examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Said Petition be referred to the Committee on the Bill; and the Petitioner heard by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

The Halesowen and Bromsgrove Road Bill was read a second time; and committed to Mr. John Blackburne, Mr. Cookes, and the York List.

The Birstal and Huddersfield Road Bill was read a second time; and committed to Mr. John Blockburne and the York List.

A Petition of Stage Coach Proprietors of New North of England Railway Bill; and to whom several Petitions against the said Bill were referred; That the Standing Orders relative to Bills for making Railways, had been complied with; and that they had considered several of the said Petitions; and had heard counsel in support of some of them; and had also heard counsel in favour of the Bill; and that the Committee had inquired into the several matters required by the Resolutions of the House of Commons on the 1st day of March last; and had also examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table; and that the Committee had inquired into the several matters required by the Resolutions of the House of Commons on the 1st day of March last; and had also examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

A Petition of Stage Coach Proprietors of New North of England Railway Bill; and, Robert Hodgson, of Stockley-hough Hall, and the York List.

A Petition of the Reverend Sir Charles Hardinge of Bounds Park, in the county of Kent, Baronet, praying that he may be heard, by his counsel or agent, against certain parts of the said Bill, was also presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of the Reverend Sir Charles Hardinge of Bounds Park, in the county of Kent, Baronet, praying that he may be heard, by his counsel or agent, against certain parts of the said Bill, was also presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of the Reverend Sir Charles Hardinge, London and Dover Railway Bill.
agent, against certain parts of the London and Dover Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Richard Hippisley Tuckfield, of Falstaff Park, in the parish of Shobrooke, in the county of Devon, Esquire; and, Jonas Dennis, prebendary, late of Exeter, but now of East Teignmouth, in the county of Devon, and Bachelor of Civil Law; praying that the Crediton Improvement Bill may not pass into a law as it now stands, were presented, and read; and referred to the Committee on the Bill.

A Petition of John George Smith, of Crediton, in the county of Devon, solicitor, praying that he may be heard, by his counsel or agent, against certain parts of the said Bill, was also presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

An ingrossed Bill for making and maintaining a Turnpike Road from Saint Leonard’s and Selwood to the Royal Oak Inn at Whatlington, and through Selwood to Crigg’s Corner, in the Parish of Exeter, in the County of Sussex, was read the third time.

Resolved, That the Bill do pass: And that the Title be, An Act for making and maintaining a Turnpike Road from Saint Leonard’s and Saint Mary Magdalen, to the Royal Oak Inn at Whatlington, and through Selwood to Crigg’s Corner, in the Parish of Exeter, in the County of Sussex.

Ordered, That Mr. Elphinston do carry the Bill to the Lords, and desire their concurrence.

Mr. Campbell reported from the Committee on the Fort and Cart Canal Bill; and to whom a Petition against the said Bill was referred; That the Standing Orders relative to Navigation Bills, had been complied with; and that no person appeared in support of the said Petition; and that the Committee had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereto.

Ordered, That the Report do lie upon the Table.

An ingrossed Bill for improving and extending the Fort and Clyde Navigation, and certain Harbours and Works belonging thereto and connected therewith; and for making and maintaining two Branch Cuts or Canals from the said Navigation, was read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Campbell do carry the Bill to the Lords, and desire their concurrence.

A Petition of Merchants, Manufacturers and Traders of Sheffield;—Ship-owners, Boot-owners, Merchants, Traders and Inhabitants of Thorn;—Owners and Occupiers of land affected by a proposed Canal from Staisforth to Stainforth, in the west riding of the county of York;—Ship-owners, Boat-owners, Merchants, Traders and Inhabitants of Thorn;—and, Captains and Masters of Vessels navigating between Sheffield and Hull; praying that the Dus Navigation Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

Beverley Pastures Bill.

Mr. Burton presented a Bill to provide for the better Regulation of certain common Pastures within the Borough of Beverley, in the East Riding of the County of York: And the same was read the first time; and ordered to be read a second time.

A Petition of John Noble, one of the Commissaries for the Improvement of the Borough of Preston, in the county of Lancaster, and an Alderman of the said borough, praying that the Preston and Longridge Railway Bill may not pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

A Petition of the Reverend Richard Norris, clerk, the Reverend John Bird, clerk, the Reverend John Borne, clerk, the Reverend James Etheridge, clerk, and the Reverend John Etheridge, clerk, all of Aughton, in the county of Lancaster; and, the Corporation of Preston; praying that they may be heard, by their counsel or agents, against certain parts of the said Bill, were also presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Bill from the Lords, intituled, An Act to dissolve Hodges’s Marriage with Clara Diverie Beech, his now Wife, and to enable him to marry again, and for other purposes, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Tooke do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

A Petition of Members of the University and Inhabitants of the town of Cambridge, praying that the London and Cambridge Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Gisborough; and, South Durham Stanhope; praying that the South Durham Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Sir Thomas Fremantle reported from the Com- Aylesbury committee on the Com-Aylesbury Railway Bill; That the Railway Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had inquired into the several matters required by the Resolutions of the House of the 1st day of March last; and had also examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereto.

Ordered, That the Report do lie upon the Table; and be printed.

Sir John Wrottesley reported from the Select Com- Standing committee on Standing Orders relative to Private Bills, several Resolutions, which were as follow: 1. Resolved, That in the case of the Ulster Canal, Ulster Canal and the Committee on the Bill do examine, in the first place, how far such order has been complied with; and do report the same to the House, on the report of the Bill.

2. Resolved, That, in the case of the Petition for Poole Roads and the Poole Roads Railway Bill, the Parties for the Bill be permitted to introduce such additional provision therein; and that application be made to the persons claiming interests in the land intended to be taken for that purpose; and that the Committee on the Bill do examine, in the first place, how far such order has been complied with, and do report
report the same to the House, on the report of the Bill.

The said Resolutions, being read a second time, were agreed to.

An ingrossed Bill for more effectually repairing the Roads from Harlow Bush Common to and into the Parish of Woodford, and the Road from Epping to Writtle, and other Roads therein mentioned, all in the County of Essex, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Sir John Wrottesley do carry the Bill to the Lords, and desire their concurrence.

A Petition of Owners of Steamers and other Vessels trading from the River Tay to the various ports in the United Kingdom; praying that the Dublin Steam Packet Company Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Farmers, Graziers and others of Fenny Stratford;—Buckinghamshire (two Petitions);—Stauntry and Stoke;—Northampton;—Doncaster;—Wesley Chapel, Cheltenham;—Heathcote;—and, Butchers, Farmers, Graziers and others of Chickester;—praying that the Islington Market Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of the Company of Proprietors of the Bridgewater and Taunton Canal Navigation, and of Owners and Occupiers of land in the parishes of Puckington, Barrington, Isle Brewers, and other places in the county of Somerset;—praying that they may be heard, by their counsel or agents, against certain parts of the Parratt Navigation Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Inhabitants of Halifax, praying that the Manchester and Leeds Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Richard Fowler Richards, praying that he may be heard, by himself, his counsel or agent, against certain parts of the Merthyr Tydfil and Cardiff Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Inhabitants of Wolverhampton;—Wedgley of Dandalk;—Whitefriars-street Chapel, Dublin;—Wesley Chapel, Walsall;—Widowall;—Darlaston;—Wednesday;—Empingham and Zetton;—Street in Over;—Griffiths;—Heather;—New street Chapel, York;—Ashby-de-la-Zouch;—Bettygo;—Ullersome;—Carlow;—Monaghan;—Inhabitants of Dalmatia;—Carmen;—Clonmel;—Wedgley of Ballymoney;—Douhanas;—Hirwich;—Ardr;—Donegal;—Hedon;—Accomb;—Keyingham;—Patterington;—Inhabitants of Carlisle;—Wedgley of Thirsk;—Clergy, Gentry, and Inhabitants of Boroughbridge;—Inhabitants of Taunton;—Wedgley of General;—Exeter;—King-street Chapel; Cheltenham;—Inhabitants of Brampton;—Huyton;—and, Gentry, Bankers, Merchants, Clergy, and Inhabitants of Hull; praying for the adoption of measures to secure a better observance of the Lord's Day, were presented, and read; and ordered to lie upon the Table.

A Petition of Gentlemen, Land-owners, Farmers, North of England Merchants, Traders and others of Stokelsey in Cleveley;—Stokelsey;—Hartlepool;—Thirsk;—and, Northallerton;—praying that the North of England Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Sir Robert Harland, of Orwell London and Park, in the county of Suffolk, Baronet;—the Rev. John White, of Holywell, in the city of London, Merchant, praying that they may be heard, by their counsel or agents, against certain parts of the London and Norwich Railw ay Bill, were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of Christiana Dowell Leslie, widow, of Ulster, praying that she may be heard, by her counsel or agents, against the Ulster Canal Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Henry Patterson, Esquire, of George-street, Mansion House, praying that he may be heard, by his counsel or agent, against certain parts of the London and Cambridge Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by himself, his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Witnesses now attending the Lent Assizes in Taunton, complaining of the inconvenience and expense to which witnesses and parties in litigation are subjected by attending trials at a distance from their homes;—and praying the House to take into consideration the best mode of bringing justice to the doors of all classes at the least possible expense of time and money, and to enact such laws as will effectually accomplish that purpose, was presented and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Ballysokill;—Walshborough, and Inishargie;—Landholders and Inhabitants of Donegore and Killibride;—Presbyterians and Roman Catholics of Ballinamore;—Inhabitants of Ashlin, Balliskeen, and Bredy;—Drumreilly;—Kiltubride;—Murhane;—Annaduff;—Gortkether;—Tithe-payers of Knockbreda;—Inhabitants of Clonmore;—Borum-hunewall;—Kilwee and Kilnacloyes;—Kiltogher;—Mohill;—Carraigillen;—Mayo;—Landholders and Inhabitants of Dunsford;—Aghabollong and Mobourn;—Kilmere May;—Ballysokill;—Kilconrin;—Coen and the Great Island;—Grange of Dough;—Tarlowe and Kilnacownagh;—Killy;—Mengret and Creacree;—Killovery;—Saint John, Limerick;—James Charles Mulligan;—and, Inhabitants of Upper Killibury;—praying for the abolition of Tithes in Ireland, were presented, and read; and ordered to lie upon the Table.

A Petition of Tithe-payers of Movaglogh;—Tithe-payers of Owners and Occupiers of land in Kilkillogh, for the revaluation of Tithes in Ireland, were presented, and read; and ordered to lie upon the Table.

VOL. 91.
A Petition of Owners and Occupiers of Property, and others, on the River Allander at Milngavie;—on the Rivers Tay and Almond;—on the River Don;—on the Rivers Erich and Isla Blairgowrie;—Proprietors of Slit Mills at Patrick, on the River Kelvin;—Proprietors or authorized agents for Proprietors of Fishings in the Estuary of the Tay;—George Main;—and, Proprietors, Tacksmen, and others, on the River Spey; praying the House to enact some law to define mutual rights, regulate cruizes, and establish such a system of inspection and control as may secure the just rights of the proprietors of Salmon Fisheries in Scotland, were presented, and read; and referred to the Select Committee on Salmon Fisheries (Scotland.)

A Petition of Licensed Victuallers of Sherborne;—Bideford;—Kendal;—and, Longborough; praying for the repeal of the additional Duty on Spirit Licenses, were presented, and read; and ordered to lie upon the Table.

A Petition of Hand-loom Weavers and other Inhabitants of Campsie, praying the House to adopt such measures as may seem best calculated for protecting their labour from unnecessary depreciation, and thereby afford relief to a numerous, a loyal, and industrious class of His Majesty's subjects, was presented, and read; and ordered to lie upon the Table.

A Petition of Magistrates and other Inhabitants of the county of Gloucester, praying that the trial of offenders for some of the lighter degrees of crime, may be transferred from the Assizes and Quarter Sessions to the jurisdiction of Magistrates in their local districts, was presented, and read; and ordered to lie upon the Table.

A Petition of Solicitors and other legal Practitioners in the county of Inverness, praying for the repeal of the Stamp Duty on their annual Certificates, was presented, and read; and ordered to lie upon the Table.

A Petition of the Chamber of Commerce and Manufacturers of Greenoch, praying the House to reject any measure for the erection of an Asylum Harbour at Portglenone, and to adopt measures for enlarging and improving the Harbour of Holyhead, was presented, and read; and referred to the Select Committee on Harbours of Refuge.

A Petition of the Provost, Bailie, Town Councillors and Inhabitants of Pollokshaws, praying for the abolition of the punishment of Flogging in the Army and Navy, was presented, and read; and ordered to lie upon the Table.

A Petition of Aldermen, Councillen, Burgesses and Rate-payers of the Borough of Glaistonbury, praying the House to extend the limits and jurisdiction of that Borough, so as to include the whole of the united parishes of Saint John the Baptist, and Saint Benedict, was presented, and read; and ordered to lie upon the Table.

A Petition of Gentlemen, Merchants, Manufacturers, Traders, and Inhabitants of Kendal;—Magistrates, Merchants and Inhabitants of the Royal Borough of Huddington;—Manufacturers, Traders and Inhabitants of Reading;—Inhabitants of Houniton;—Okehampton;—and, Bideford; praying the House to secure to James Silk Bichingham, Esquire, full compensation from the East India Company for the loss and damage sustained by him by the suppression of the Calcutta Journal, were presented, and read; and ordered to lie upon the Table.

A Petition of the Ministers and Elders of the Presbyterian congregation in Workington, praying that the Marriages Bill may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

A Petition of the Right Honourable Charles Civil Bill Courts Henry Saint John, Earl of O'Neall, praying that the Civil Bill Courts (Ireland) Bill, may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

A Petition of Persons interested in the settlement of the Tithe Question in Halkwill;—Northleach;—tation Bill.

A Petition of the Right Honourable Charles Civil Bill Courts Henry Saint John, Earl of O'Neall, praying that the Civil Bill Courts (Ireland) Bill, may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of land in Collompton;—Owners and Occupiers of land in Collompton; praying that the Tithes Commutation Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Licensed Beer Sellers of Bridge—Sale of Beer, praying that they may be placed on the same footing as Licensed Victuallers, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Medical Association of the county of Dorset, praying that they may be remunerated for attending Coroner's Inquests, was presented, and read; and ordered to lie upon the Table.

A Petition of Gentlemen, Merchants, Traders, Statute Labour Feuars, Tenants, and others of Denny and Dunipace (Scotland), praying the House to relieve all householders who occupy no land, from the assessment for statute labour money in Scotland, was presented, and read; and referred to the Select Committee on Statute Labour (Scotland.)

A Petition of Inhabitants of Hitchin, praying the Criminal Laws. House not to give its sanction to any general measure for the revision of the Criminal Laws which shall retain the punishment of death, except in the single case of wilful and premeditated murder, was presented, and read; and ordered to lie upon the Table.

A Petition of Landlords, Grand Jures, and Land, Titheholders of the county of Mayo;—and, the county of (Ireland) Longford; praying the House to make such legislative enactment as may remedy the present evils of the Tithe system in Ireland, and lead to a general submission to the law, were presented, and read; and ordered to lie upon the Table.

A Petition of Clergy of the Church of Ireland, Tithes submitting a plan for the final settlement of the Tithe question in that country, and praying the House to adopt measures for effecting the same, was presented, and read; and ordered to lie upon the Table.

A Petition of the Moderator and Clerk of the Church of Ireland, submitting a plan for the final settlement of the Tithe question in that country, and praying the House to adopt measures for effecting the same, was presented, and read; and ordered to lie upon the Table.

A Petition of the Right Honourable Charles Civil Bill Courts Henry Saint John, Earl of O'Neall, praying that the Civil Bill Courts (Ireland) Bill, may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

A Petition of Persons interested in the settlement of the Tithe Question in Halkwill;—Northleach;—tation Bill.

A Petition of Owners and Occupiers of land in Collompton;—Owners and Occupiers of land in Collompton; praying that the Tithes Commutation Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.
A Petition of Inhabitants of Bolton, praying the House to pass a Bill limiting the duration of labour in all Mills and Factories in which any persons under the age of twenty-one years are employed, to not more than ten hours in any one day, and to eight hours on Saturdays, with a restriction on the moving power, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Bolton, praying for the repeal of the Stamp Duty on Newspapers, was presented, and read; and ordered to lie upon the Table.

A Petition of a Committee formed at Bideford, in the county of Devon, to watch over questions relating to religious liberty, praying for the immediate redress of the grievances affecting dissenters from the Established Church, was presented, and read; and ordered to lie upon the Table.

A Petition of the Reverend James Maurice, clerk, praying that the Duties on Spirits may not be reduced, was presented, and read; and ordered to lie upon the Table.

Mr. Fox Maule presented, by His Majesty’s command, the Second and final Report of the Commissioners appointed to inquire into the course of Proceedings in Suits in the Courts of the County Palatine of Lancaster (County Court.) Ordered, That the said Paper do lie upon the Table; and be printed.

Sir George Grey presented, pursuant to several Addresses to His Majesty,—A Statement, showing the appropriation of the sum of £20,000 voted by Parliament, in the year 1835, towards the expenditure incurred on account of the Indian Department in those Provinces. Ordered, That the said Papers do lie upon the Table.

Sir George Grey presented, pursuant to several Addresses to His Majesty,—A Statement, showing the appropriation, in detail, of the sum of £2,000,000 voted by Parliament, in the year 1835, towards the appropriation, in detail, of the sum of £2,000,000, to defray the expense of Normal Schools for the Instruction of Teachers. Ordered, That the said Papers do lie upon the Table.

Copy of the Instructions addressed to the Governors of Upper and Lower Canada relative to the Expenditure incurred on account of the Indian Department in those Provinces. Ordered, That the said Papers do lie upon the Table.

Ordered, That the Account relative to the Carlow County Election, which was presented upon Thursday last, be printed.

Ordered, That the Return relative to the Durham Court of Chancery, which was presented upon Thursday last, be printed.

Ordered, That the Return relative to Churches in Durham, which was presented upon Thursday last, be printed.

Ordered, That the Accounts relative to Copper, which were presented upon Thursday last, be printed.

Ordered, That the Accounts relative to Tin, which were presented upon Thursday last, be printed.

A Petition of the Moderator of the Provincial Synod of Perth and Stirling, praying the House to withhold any further grant for the support of the Roman Catholic College at Maynooth, was presented, and read; and ordered to lie upon the Table.

Order, A Petition of Inhabitants of Middleton in Tees-South Durham Dale, praying that the South Durham Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Chamber of Commerce and Pilotage, Manufacturers of Greenock, praying the House to exempt the Clyde Ports from the operation of any general Act which may be passed for the regulation of Pilotage, was presented, and read; and ordered to lie upon the Table.

The House was moved, That so much of His Majesty’s most gracious Speech to both Houses of Parliament at the opening of the Session as relates to the adjustment of Tithes in Ireland, might be read; and the same being read;

Resolved, That this House will, immediately, resolve itself into a Committee to consider the subject of Tithes in Ireland.

The House accordingly resolved itself into the Committee.

Resolved, That it is expedient to commute Compositions for Tithes in Ireland into a Rent Charge, payable by the Owners of the First Estate of Inheritance, and to make further Provisions for the better Regulation of Ecclesiastical Duties and Revenues. Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had come to a Resolution.

Ordered, That the Report be now received.

Mr. Bernal accordingly reported a Resolution; which was read, as followeth:

Resolved, That it is expedient to commute Compositions for Tithes in Ireland into a Rent Charge, payable by the Owners of the First Estate of Inheritance, and to make further Provisions for the better Regulation of Ecclesiastical Duties and Revenues. The said Resolution, being read a second time, was agreed to.

Ordered, That a Bill be brought in upon the said Resolution: And that Mr. Bernal, Lord Viscount Morpeth, Lord John Russell, Lord Viscount Palmerston, Mr. M'Neille, Mr. Chancellor of the Exchequer, Sir John Hobhouse, Mr. Poulett Thomson, Lord Viscount Howeick, and Mr. Attorney General for Ireland do prepare, and bring in.

The House, according to Order, resolved itself into a Committee, to consider of granting Compensation to Persons who may sustain losses by the passing of the Bishoprick of Durham Bill.

(In the Committee.)

Resolved, That Compensation be made, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, to several Officers of the County Palatine of Durham who may sustain losses by the abolition or reduction of their Offices under any Act of the present Session for uniting to the Crown the County Palatine of Durham.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had come to a Resolution.

Ordered, That the Report be received To-morrow.

The Ecclesiastical Leases Bill was, according to Ecclesiastical Order, read a second time; and committed to a Committee of the whole House, for Friday, the 15th day of May next.

The ingrossed Bill for the Registration of Aliens, Aliens’ Registries, and to repeal an Act passed in the Reign of His late Majesty for that purpose, was, according to
Order, read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

And the House having continued to sit till after twelve of the clock on Tuesday morning;

The House, according to Order, resolved itself into a Committee upon the Registration of Voters' Bill.

(In the Committee.)

Clauses, No. 19, 20, and 21, amended, and agreed to.

Clause, No. 22 (Overseers to prepare Lists of Persons: other than Freemen entitled to vote) — read.

Several Amendments made.

Proposed to add, at the end of the Clause, "such price not to exceed the rate of Three-halfpence for every Ninety words."

Question, That those words be there added — put, and agreed to.

Clause, No. 22, as amended, agreed to.

Clause, No. 23, agreed to.

Clause, No. 24 (Persons omitted from the Overseers' Lists to give notice of their Claims) — read.

Several Amendments made.

Proposed to add, at the end of the Clause, "And in case the Overseers shall discover that they have by mistake inserted or omitted any Names in the List of Voters by them prepared, it shall be lawful for the Overseers to insert such Names in their Lists of Claimants and Objectees, with the words ' By the Overseer' in the margin;" — Amendment, by leave, withdrawn.

Clause, No. 24, as amended, agreed to.

Clauses, No. 25 to No. 24, amended, and agreed to.

Clause, No. 35 (Powers of Barrister to insert and to expunge Names) — read.

Several Amendments made.

Proposed to add, at the end of the Clause, "And provided also, That if it shall appear that the name of any Freeman has remained on the Register during Three years, such name shall not be expunged on account of any objection affecting the original right of the said Freeman to be admitted to his freedom." — Question, That those words be there added; Amendment, by leave, withdrawn.

Clause, No. 35, as amended, agreed to.

Clauses, No. 36 and 37, amended, and agreed to.

Clause, No. 38 (County Lists to be transmitted to Clerk of the Peace, and to be by him copied into a Book) — read.

Several Amendments made.

Proposed to add, at the end of the Clause: "Provided always, That the Revising Barrister shall furnish the Clerk of the Peace in Counties, and the Returning Officer in Boroughs, respectively, as the case may be, with a List of the persons whose claims to vote he has not allowed; and the said Clerk of the Peace and Returning Officer shall preserve such List of disallowed Claimants, and shall enter the same in a separate Book, to be by them provided for that purpose." — Question, That those words be there added — put, and agreed to.

Clause, No. 38, as amended, agreed to.

Clauses, No. 39 to No. 43, amended, and agreed to.

Clause, No. 44 (Power to Barrister to give Costs in certain cases to Parties claiming or objecting) — read.

Several Amendments made.

Proposed to add, at the end of the Clause, "Provided also, That the Revising Barrister shall have no power to award the payment of any costs by any person in respect of an objection made by him to the insertion of the name of any person for the first time on any Register of Voters." — Question, That those words be there added — put, and Negatived.

Clause, No. 44, as amended, agreed to.

Clause, No. 45, agreed to.

Clause, No. 46 (Copies of the Registers to be printed for sale) — read.

Amendment proposed: P. 23. at the end of line 27, to insert " written or."

Question, That those words be there added — put, and agreed to.

Proposed to add, at the end of the Clause, "and the names of the Disallowed Claimants shall be printed at the end of such Registers of Voters, but in such a manner as not to be mingled with the names of the Voters."

Question, That those words be there added — put, and agreed to.

Clause, No. 46, as amended, agreed to.

Clause, No. 47 (Expenses of the Clerks of the Peace and High Constables, &c. how to be defrayed) — read.

Amendment proposed: P. 24. 1. 1. After the word "all" to insert "reasonable costs, charges and."

Question, That those words be there added; The Committee divided.

Teller for the Yeas, Mr. Edward John Stanley — 47.

Teller for the Noes, Mr. Aglionby — — 139. Clause, No. 47, agreed to.

Clause, No. 48, amended, and agreed to.

To report Progress, and ask leave to sit again.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had made progress in the Bill; and that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, upon Friday next, again resolve itself into the said Committee.

The Order of the day being read, for receiving Bastards' Testament, the House sitting till after Monday next.

Resolved, That this House will, upon Friday next, resolve itself into the said Committee.

The Order of the day being read, for the second Tithes' Voluntary Commutation Bill; the Committee divided.

Teller for the Yeas, Mr. Edward John Stanley — 139.

Teller for the Noes, Mr. Ross — — 98.

Another Amendment proposed: At the end of the Clause to add, "such costs not to include any sum paid for Lawyers."

Question, That those words be there added — put, and Negatived.

Clause, No. 48, as amended, agreed to.

And the House having continued to sit till after twelve of the clock on Tuesday morning;
Ordered, That Mr. Attorney General for Ireland presented a Bill to continue the Acts for the Relief of Insolvent Debtors in Ireland: And the same was read the first time; and ordered to be read a second time upon Thursday next; and to be printed.

And then the House, having continued to sit till a quarter of an hour after twelve of the clock on Tuesday morning, adjourned till this day.

Martis, 26° die Aprilis;

Anno 6° Wilielmi IV° Regis, 1836.

Prayers.

Mr. Henry Smith, from the Commissioners of Richmond Bridge, was called in; and at the Bridge bar presented, pursuant to the directions of an Act of Parliament,—Richmond Bridge Cash Account, 1835—and then he withdrew.

Ordered, That the said Account do lie upon the Table.

Mr. Wainewright, from the Trustees of the Liverpoo pool Docks, was called in; and at the bar presented, pursuant to the directions of an Act of Parliament,—An Account of the Receipt and Disbursement of Dock and Light Duties at the Port of Liverpool, from the 25th June 1834 to the 24th June 1835—And then he withdrew.

Ordered, That the said Account do lie upon the Table.

A Petition of Francis Roe, of Hatfield, in the Dun Navigation county of York, Esquire, and Charles Durley, of Thorne, in the same county, merchant, being respectively owners and occupiers of lands proposed to be cut through by the Dun Navigation Company, and lying in Hatfield, Stainforth and Thorne, praying that they may be heard, by their counsel or agents, against the Dun Navigation Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of the Company of Proprietors of the Staithforth and Kealgay Canal Navigation; and, Owners or Masters of brigs, sloops or other vessels navigating the River Ouse, in the county of York; praying that they may be heard, by their counsel or agents, against certain parts of the said Bill,—were also presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

Ordered, That the Committee on the said Bill have Power to send for persons, papers and records.

Ordered, That Sir George Strickland have leave of absence for a week, on account of ill health.

Ordered, That a Select Committee be appointed to County Cess inquiry into the Duties, Salaries and Fees of the Officers paid by Counties in Ireland, and into the Presentments compulsory on Grand Juries there, and to report their opinion thereupon; and whether they and what regulations may be adopted to diminish the pressure of the County Cess on the occupiers of land in Ireland:—And a Committee was appointed, of Sir Robert Ferguson, Lord Viscount Morpeth, Mr. More O'Ferrall, Lord Viscount Elvington, Mr. Vewy, Lord Viscount Achonry, Mr. Plunkett, Mr. Evelyn Denison, Mr. Attorney General for Ireland, Mr. Theobald Jones, Mr. Fitzstephen French, Mr. Longfield, Sir Richard Moggrave, Sir Edmond Heyen, and Mr. Jephson; with Power to send for persons, papers and records.

Ordered, That Five be the Quorum.

Mr. Attorney General for Ireland presented a Bill to continue the Acts for the Relief of Insolvent Debtors in Ireland: And the same was read the first time; and ordered to be read a second time upon Thursday next; and to be printed.

Ordered, That the said Account do lie upon the Table.

Ordered, That Mr. William Duncombe be discharged from any further attendance on the Select Committee on Harbours of Refuge.

Ordered, That Sir John Johnstone be added to the Committee.

Ordered, That Sir John Johnstone be added to the Committee.

Ordered, That the House be moved, That the Act 4 and 5 Will. 4. c. 56, to continue for one year, and from thence to the end of the then next Session of Parliament, the Acts for the Relief of Insolvent Debtors in Ireland, might be read; and the same being read; Bill Ordered, That leave be given to bring in a Bill to continue the said Act; And that Mr. Attorney General for Ireland and Lord Viscount Morpeth do prepare, and bring it in.
Great Northern Railway Bill. A Petition of Jane Garvyn, of the hamlet of Lakenham, in the county of the city of Norwich, widow;—and, two Petitions of Trustees and Mortgagees of the Tolls of the Turnpike Road from Bauntry to Selby, both in the west riding of Yorkshire, praying that they may be heard, by their counsel or agents, against the Great Northern Railway Bill,—were presented, and read; and ordered to lie upon the Table.

Two Petitions of Gent, Merchants, Tradesmen and others of Norwicht—A Petition of Owners and Occupiers of land near Norwich;—and, Cambridge; praying that the said Bill may pass into a law,—were also presented, and read; and ordered to lie upon the Table.

Great Northern Railway Bill. A Motion was made, and the Question being proposed, That the Great Northern Railway Bill be now read a second time;

The Amendments following were proposed to be made to the Question: viz. To leave out the word "now," and at the end of the Question to add the words "upon this day six months."

And ordered, That the Question be put, That the word "now" stand part of the Question;

The House divided;

The Yeas to the new Lobby;

The Noes to the old Lobby:

Tellers for the said Viscount Stormont, Mr. Eaton: 85.

Tellers for the Mr. Headley, Noes, Mr. Colonel Sibthorpe: 99.

So it passed in the Negative.

And the Question being put, That the words "upon this day six months" be added at the end of the Question; it was resolved in the Affirmative.

Then the main Question, so amended, being put;

Ordered, That the Bill be read a second time upon this day six months.

A Petition of Trustees for making and maintaining Turnpike Roads from Maidstone to Biddenden and Snowdown, in the county of Kent, praying that they may be heard, by their counsel or agents, against certain parts of the London and Dover Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Salesmen frequenting Smithfield Market,—Farmers, Graziers and others of Chelmsford,—Trebuchet,—Devizes;—in the county of Gloucester;—Woodbridge;—Banbury;—Wincanton;—Governors of Saint Bartholomew's Hospital;—and, Inhabitants of Saint Mary, Islington; praying that the Islington Market Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Commissioners of the Port and Harbour of Neath, in the county of Glamorgan, and Merchants, Traders and others interested in the trade of the said port, praying that they may be heard, by their counsel or agents, against certain parts of the Swansea Harbour Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Robert Fellowes, of Shottesham Park, London and Norwich Railway Bill, against the said Petition.

A Petition of John Russell, of the Kent Road, in the parish of Camberwell, in the county of Surrey, Gentleman;—and, Trustees of Corry's Charity, in Greenwich; praying that they may be heard, by their counsel or agents, against certain parts of the Greenwich Improvement Bill,—were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of Shipowners, Merchants and others Scarborough Harbour Bill.

A Petition of Edward Hole, James Harding, and Landed Proprietors, Occupiers of the soil, Traders, Manufacturers and others resident in the county of Dublin, and interested in the trade, traffic and improvement of the city and county of the city of Dublin, praying that the Dublin and Drogheda Railway Bill may not pass into a law, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of John McNally, and others, being respectively owners and occupiers of property through which the Dublin and Drogheda Railway is proposed to be carried, praying that they may be heard, by their counsel or agents, against certain parts of the said Bill, was also presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

An ingrossed Bill for the more effectually repairing, improving and maintaining the Road from the Town of Ashford to the Town of Maidstone, in the County of Kent, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Plumptre do carry the Bill to the Lords, and desire their concurrence.

Ordered, That the Petition of the Company of Dublin and Kilbenny Railway Bill, Against the said Petitions.

A Petition of the Corporation of the Barrow Navigation Company of Ireland, complaining that the Standing Orders of the House have not been complied with in respect to the said Bill; and praying that it may be referred back to the Committee on the Bill, for the Dublin and Kilbenny Railway Bill.

A Petition of Robert Sheppard, Henry Sheppard, Patrick Whearty, James Clinton, Patrick McNally, John McNally, and others, being respectively owners and occupiers of property through which the Dublin and Drogheda Railway is proposed to be carried, praying that they may be heard, by their counsel or agents, against certain parts of the said Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

The Saint Katherine Docks Bill was read a second time, and committed to Mr. William Crawford and Docks Bill, the Middlesex List.

A Petition of Robert Fellowes, of Skottesham Park, London and Norwich Railway Bill, against the said Petition.

Resolved, That the Petition of the Trustees of the Norwich and Norfolk Road, which was presented upon the 14th day of this instant April, be referred to the Committee...
Committee on the Bill; and that the Petitioners be heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Sir Abraham Hume, of Wornley Bury, in the county of Hertford, Baronet, praying that he may be heard, by himself, his counsel or agent, against certain parts of the Lords and Cambridge Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by himself, his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

The Liverpool Fire Police Bill was read a second time, and committed to Mr. Ewart and the Lancaster List.

A Petition of Owners and Occupiers of lands in the neighbourhood of the Wigtown branch of the Harrietpol Railway, in the county of Durham; and Inhabitants of Walsingham and Stanhope; praying that the South Durham Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Robert William Brandling, Esquire, lessor of coal mines in the counties of Durham and Northumberland, praying that he may be heard, by his counsel or agent, against certain parts of the Newcastle and North Shields Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

Ordered, That the Petition of Parliamentary Trustees of the Harbour of Port Glasgow, which was presented upon the 33rd day of March last, be referred to the Committee on the Clyde Navigation Bill; and that the Petitioners be heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Ordered, That the Report on the Edinburgh, Leith and Newhaven Railway Bill be taken into further consideration upon Tuesday next.

Ordered, That the Report which, upon the 6th day of July, in the last Session of Parliament, was made from the Select Committee on Leith and Newhaven Harbours, be referred to the Committee on the Leith Harbour and Docks (No. 2) Bill.

Ordered, That the Minutes of the Evidence taken before the Committee on the London and Blackwall Commercial Railway Bill; and, the London and Blackwall Commercial Railway Bill, be printed at the expense of the Parties, from the Committee Clerks' Copy, if they think fit.

A Message from the Lords, by Mr. Dovedale and Mr. Wingfield:

Mr. Speaker,

The Lords have agreed to the Bill, intituled, An Act for making a Railway from the London and Birmingham Railway, near Birmingham, to Derby, to be called "The Birmingham and Derby Junction Railway," with a Branch; with an Amendment; to which the Lords desire the concurrence of this House:—And then the Messengers withdrew.

Mr. Fox Maule presented, pursuant to several Addresses to His Majesty.—A Return of the Total Number of Persons qualified to vote for Members to serve in Parliament in each of the Cities and Boroughs of England and Wales; also, a Return of the Total Number of Persons qualified to vote for Councillors in each of the Cities, Boroughs and Towns of England and Wales under the Municipal Reform Act; such Returns made from the last Registration, and distinguishing the Number of Persons in each List qualified to vote, either for Members of Parliament or Councillors.

A Return of the Number of Courts of Request, Courts of or Courts for the recovery of Small Debts in England, Wales; distinguishing such as possess the power of imprisoning the Person in execution, and stating the Parishes or Places over which their jurisdiction extends.

Mr. Fox Maule also presented, pursuant to Order, Constabulary—a Statement of the Amount of Constabulary Force (Ireland) employed in each County, County of a City, and County of a Town in Ireland, on the 1st January 1836; specifying the Number of Persons in each class or rank of the Constabulary so employed, together with the Salaries and Allowances actually enjoyed by each class:—also, an Account of the Expenditure upon the Constabulary Force in each County, County of a City, and County of a Town, in the year ending on the 1st January 1836; with a Summary of the Total Amount of Force employed, and of the Total Expenditure for the whole of Ireland for the above periods; and a similar Return for the Peace Preservation Police.

Ordered, That the said Papers do lie upon the Table.

A Motion was made, and the Question being put, That it is the opinion of this House, That the attendance of the Bishops in Parliament is prejudicial to the cause of Religion; The House divided: The Yeas to the new Lobby; The Noes to the old Lobby.

Tellers for the Yeas, Mr. Rippon, Mr. Gillon.

Tellers for the Noes, Mr. Ridley Calborne.

So it passed in the Negative.

A Petition of Inhabitants of Bristol; and, Rate—Bristol Select pays of Saint Stephen, in the said city; praying the Vestries. House to appoint a Committee to inquire into the state and proceedings of the self-elected Vestries of that city generally, and of the said parish of Saint Stephen in particular,—were presented, and read; and ordered to lie upon the Table.

A Motion was made, and the Question was pro—Bristol Select posed, That a Select Committee be appointed to in. Vestries. quire into the constitution and operation of Select Vestries in the City of Bristol:—And the said Motion was, with leave of the House, withdrawn.

A Petition of Rated Inhabitants of Bristol, praying Bristol Selecting the House not to sanction any proceeding which Vestries. has for its object an alteration in the law with respect to Vestries in Bristol; was presented, and read; and ordered to lie upon the Table.

Resolved, That an humble Address be presented Nova Scotia. to His Majesty, That he will be graciously pleased to give directions, that there be laid before this House, Copies of the Addresses of the House of Assembly in Nova Scotia to His Majesty, dated the 29th March 1834, 15th January 1835, and March 1836, with the Papers annexed to each, on the Foreign Trade of that Colony, and on the Expenses of the Customs Establishment.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Resolved, That an humble Address be presented Canada. to His Majesty, That he will be graciously pleased to give directions, that there be laid before this
House, Copy of the Address of the House of Assembly of Upper Canada, in Committee of the whole House on the 11th February 1836, to His Majesty, respecting the Commerce and Trade of that Province; also, Copies of the several Resolutions respecting Commerce and Trade agreed to by the same Committee on the same day.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

The House was moved, That the Act 4 Geo. 4, c. 32, for the amendment of the Laws respecting Charitable Loan Societies in Ireland, might be read; and the same being read; Ordered, That leave be given to bring in a Bill to amend the Laws relating to Loan Societies in Ireland: And that Mr. French and Mr. Ormsby Gore do prepare, and bring in it.

Mr. Baring reported from the Committee to whom it was referred to consider of granting Compensation to Persons who may sustain losses by the passing of the Motion upon the Durham Bill; a Resolution, which was read, as follows:

Resolved, That Compensation be made out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland to the several Officers of the County Palatine of Durham who may sustain losses by the abolition or reduction of their Offices under any Act of the present Session, for uniting to the Crown the County Palatine of Durham.

The said Resolution, being read a second time, was agreed to.

Ordered, That it be an Instruction to the Committee on the Bishoprick of Durham Bill; That they have Power to make provision therein, pursuant to the said Resolution.

The Order of the day being read, for the Committee on the Bishoprick of Durham Bill; And a Motion being made, and the Question was proposed, That Mr. Speaker do now leave the Chair; A Motion was made, and the Question was proposed, That this House do now adjourn:—And the said Motion was, with leave of the House, withdrawn.

Ordered, That Mr. Speaker do now leave the Chair:—The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Peugue reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received To-morrow.

The Order of the day being read, for the Committee on the Bankrupts (Ireland) Bill; Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order for the House to resolve itself into a Committee, To-morrow, upon the Land Tax Commissioners' Names Bill, was read, and discharged.

Resolved, That this House will, upon Wednesday, the first day of June next, resolve itself into the said Committee.

Ordered, That there be laid before this House, a Return of all Drawbacks and Duties allowed and paid by His Majesty's Treasury on Timber, Slates, Glass, or other Materials used in the construction of Churches or Chapels in connexion with the Kirk of Scotland, in virtue of 38 Geo. 3, c. 45, 59 Geo. 3, c. 128, and Geo. 4, c. 103, or any other Act of Parliament; specifying the Date and Amount of each particular Allowance, the Act under which granted, and the Parties to whom paid, during the last Five years.

Patronage of Benefices (Ireland.)

Ordered, That there be laid before this House, a Statement of the Number and Value of all Benefices in Ireland which are in the gift of Private Patrons; specifying the Diocese in which each of them may be situated, and distinguishing those where the private Advowson is perpetual from those where it is alternate, either with the Crown, or with an Archbishop, Bishop, or any other Dignitary.

Ordered, That there be laid before this House, a Return of the Parishes in Ireland to which the Crown presents as Trustee of the Papists, who were, by the Acts 17 and 18 Car. 2, c. 2, s. 108, and 2 Anne, c. 6, s. 15 and 25, divested of their right to present Clerks to Protestant Churches, until they or their Heirs should conform to the Protestant Religion:—Likewise, A Return of those Parishes to which the Archbishops and Bishops of Ireland present and collate; distinguishing those to which they collate by lapsed of Presentations by Lay Patrons, and the different Dioceses in which such Parishes are situate.

Mr. Oswald reported from the Select Committee Public on Public Petitions; That they had examined the Petitions presented on the 18th, 19th and 20th days of this instant April; and had directed him to make a Report thereof to the House.

Ordered, That the Report do lie upon the Table; and be printed.

A Petition of the Mayor, Aldermen and Councillors of the borough of Chippenham, praying that the boundary of that borough may be enlarged in order to enable the whole of the Inhabitants to participate in the benefits of Municipal government, was presented, and read; and ordered to lie upon the Table.

A Petition of Dissenters of Chichester, of several Protestant denominations;—and, the Minister and Congregation assembling for Divine Worship in Rodborough Tabernacle, Stroud; praying for the immediate redress of the grievances affecting Dissenters,—were presented, and read; and ordered to lie upon the Table.

A Petition of Protestant Dissenting Ministers of Regim of the Independent denomination in the counties of Durham and Northumberland, praying the House to discontinue, for the future, the vote of money called the Regium Donum, annually granted to the Protestant Dissenters of England and Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of Protestant Dissenters and others of Church Build- ing Materials.

A Petition of Dissenters for erecting, altering and repairing their Chapels and School Rooms, was presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of land in Agricultural Districts.

A Petition of Tradesmen and others of Kings-Horse Duty; praying for the repeal of the Duty on Horses used in Trade,—were presented, and read; and ordered to lie upon the Table.

A Petition of Persons interested in the settlement of the Tithe Commutation Bill.

A Petition
6 WILL. IV. 26° — 27° Aprilis.

Concers. A Petition of Freeholders and Inhabitants of the county of Gloucester, praying for an amendment of the law relating to County Coners, was presented, and read; and ordered to lie upon the Table.

Roads (Ireland.) A Petition of Cess-payers of the western part of the barony of Slienaquie, in the Queen's County, praying for an alteration of the law relative to maintenance and repair of Roads in Ireland, was presented, and read; and ordered to lie upon the Table.

Feuholding (Scotland.) A Petition of Feuars and others of Bothwell, praying for an alteration of the laws of Scotland relating to the holding and transferring of heritable property, was presented, and read; and ordered to lie upon the Table.

Leave of Absence. Ordered, That Sir William Drabazon have leave of absence for a month, on urgent business.

Attornies' Certificates. A Petition of Solicitors and Attornies residing at Puebbili, praying for the repeal of the Duty on their annual Certificates, was presented, and read; and ordered to lie upon the Table.

Lord's Day Bill. A Petition of Inhabitants of Conway; and, Llandogel and Llanveochad; praying that the Lord's Day Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

Marine Insurances. A Petition of the President, Vice-President and Directors of the Chamber of Commerce and Manufacturers at Manchester, praying that the repeal of the Duty on Marine Insurances, was presented, and read; and ordered to lie upon the Table.

Spirit Licenses. A Petition of Licensed Victuallers of Wignacur, praying for the repeal of the additional Duty on Spirit Licenses, was presented, and read; and ordered to lie upon the Table.

Dublin and Drogheda Railway Bill. Ordered, That the Petition of Henry Maxweli, Esquire, M. P., Pierce Morton, D. L., Joseph Sanderson, Samuel Scowen, Samuel Moore, and Landed Proprietors, Occupiers of the soil, Traders, Manufacturers and others resident at, and interested in, the trade, traffic and improvement of the town and neighbourhood of Coban, which was yesterday presented, be referred to the Committee on the Dublin and Drogheda Railway Bill.

And then the House adjourned till To-morrow.

Merciurri, 27° die Aprilis: Anno 6° Wilhelmi IV° Regis, 1836.

PRAYERS.

Sir Matthew Ridley reported from the Committee on the Brandling Railway Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; that inasmuch as the Bill is merely to facilitate the carrying into execution an Act already passed, by giving powers to a Company for that purpose, and does not contain any authority to take land or other property, and as no variation is proposed to be made in the present Bill, a Petition to the Committee, that none of the Resolutions of the House of the 1st day of March last, except the first, apply to the present Bill; and that the Committee had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and that the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be engrossed.

An ingrossed Bill to incorporate the British Alkali Company, was read the third time; and Amendments were made in the Bill.

Resolved, That the Bill do pass: And that the Title be, An Act to enable the British Alkali Company to sue and be sued in the Name of the Secretary, or of any one Member for the time being, of the said Company.

Ordered, That Colonel Lygon do carry the Bill to the Lords, and desire their concurrence.

A Petition of Owners, Householders and Inhabitants of Mitcham, praying that the London and Brighton Railway Bills may not pass into law, was presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Inhabitants of land in the township of Gofie, in the west Riding of the County of York, praying for an alteration of the law relative to the Dun Navigation Bill, was presented, and read.

Ordered, That the said Petitions be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, against certain parts of the Dun Navigation Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

The House proceeded to take into consideration Birmingham and Derby Junction Railway Bill.

Ordered, That Mr. Frederick North do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendment made by their Lordships.

An ingrossed Bill for making and maintaining as Hollington Turnpike a Road leading from the Flimwell to Hastings Turnpike Road, at or near Beavonport, in the Parish of Hollington, to Hastings, Saint Leonard's, and the South Saxon Hotel, in the Parish of Saint Mary Magdalen, in the County of Sussex, was read the third time.

Resolved, That the Bill do pass: And that the Title be, An Act for making a Railway from the Parish of Hollington, to Hastings, Saint Leonard's, and the South Saxon Hotel, in the Parish of Saint Mary Magdalen, in the County of Sussex.

Ordered, That Mr. Frederick North do carry the Bill to the Lords, and desire their concurrence.

Mr. Hollibury reported from the Committee on Dundee and the Dundee and Newtyle Railway Bill; That it appeared to the Committee, that the Resolutions of the
the House of the 1st day of March last, did not apply to this Bill, inasmuch as it is only for a renewal of the Acts now existing, and no new works being contemplated by the said Bill; and that the Committee had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table.

Leith Harbour and Docks (No. 1.) Bill.

The Leith Harbour and Docks (No. 1.) Bill, was read a second time; and committed to the Lord Advocate and the East Scotland List.

Dublin and Kilkenny Railway.

Lord Viscount Clements reported from the revived Committee on the Petition for the Dublin and Kilkenny Railway Bill; and to whom two Petitions, complaining of non-compliance with the Standing Orders were referred; That the Standing Orders relative to Bills for making Railways, had not been complied with, inasmuch as the Section deposited in the Private Bill Office does not specify the levels, and describe the same by feet and inches; and inasmuch as the List of Owners and Occupiers does not state the names of the proprietors who are neuter; and inasmuch as the List lodged in the Private Bill Office contains an entry of the Grand Canal Company as Proprietors on the Line, but does not state whether the Company assented, dissented or was neutral; but it appeared that a letter was received from the secretary of the Grand Canal Company, dated the 25th of November 1835, acknowledging the receipt of an application from the Proprietors of the Kilkenny Railway, which answer the Railway Committee did not know how to interpret, or whether the Grand Canal Company would assent, dissent, or remain neutral, and that this was the ground of their not making amendments to the Lists lodged in the Private Bill Office; and further, that the Standing Orders had not been complied with, inasmuch as the Subscription List lodged in the Private Bill Office does not set forth the sums of money respectively subscribed by two of the persons appearing in the said Lists, and does not contain a full description of the places of abode of some of the subscribers; but it appeared to the Committee, that the designations of the parties subscribing were sufficient to identify them; that further, the Standing Orders had not been complied with, inasmuch as the Section was not lodged with the Clerks of the Peace in Ireland before the 30th day of November 1835, but such Section was admitted to have been lodged previous to or on the 25th day of January 1836, and early in the month of December 1835 every facility of inspection was afforded to the parties now petitioning against the Bill; that further, the Standing Orders had not been complied with, inasmuch as the proposed Railway crosses the River Barrow, and it has been admitted, that no application for assent or dissent was made to the Board of Proprietors of the Navigation of the said River till the month of February 1836, but it appeared that application was made within the proper time to Colonel Rockfort, one of the Directors.

Ordered, That the Report be referred to the Select Committee on Standing Orders.

Waste Lands (Ireland) Company Bill.

The Waste Lands (Ireland) Company Bill was read a second time; and committed to Mr. Ormsby Gore and the Connaghant List.

Clyde Navigation Bill.

A Petition of Directors of the Chamber of Commerce and Manufacturers at Glasgow;—Association of the West India Merchants and Planters of Glasgow;—Cotton Spinners, Engineers, Founders, and others on the River Clyde;—Association of Underwriters and Insurance Brokers of Glasgow;—Owners and Freighters of Vessels trading on the River Clyde and resorting to Glasgow;—James Broone, Chairman of the General Association for the Trade of the Clyde;—and, Owners of steam vessels plying on the River Clyde; praying that they may be heard, by their counsel or agents, against certain parts of the Clyde Navigation Bill,—were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of Jane Bates, owner and lessee of South Durham lands in the county of Durham, praying that she may be heard, by her counsel or agent, against certain parts of the South Durham Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by her counsel or agent, upon her Petition, if she think fit; and counsel heard, in favour of the Bill, against the said Petition.

Two Petitions of Farmers, Graziers, and others Islington of Wansoyle, praying that the Islington Market Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

The Ulster Canal Bill was read a second time; Ulster Canal and committed to Mr. Emerson Tennent and the Bill. Ulster List.

A Petition of Mill-owners on the Blackwater River, in the county of Monaghan, praying that the said Bill may not pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

A Petition of Owners and Occupiers of lands adorning or converting to the River Blackwater and Loughnough, praying that they may be heard, by their counsel or agents, against certain parts of the said Bill, was also presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Merchants, Manufacturers and other North Midland Inhabitants of Sheffield, praying that the North Midland Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Office Bearers and Members of Glasgow Water the Glasgow Political Union, praying that the Glasgow Water (No. 2.) Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

Steinkeller's Naturalization Bill was read a second time Steinkeller's and committed to Mr. Lock and the Middle Nat. Bill. List.

Ordered, That the Petition of Edward Hale, James Harding and Landed Proprietors, Occupiers of the Dungo and South Durham Railway Bill, the county of Durham, which was presented yesterday, be referred to the Committee on the Dublin and Dungo and Railway Bill.

A Petition of Benjamin Sorsbie, Chairman of the Dublin and Chamber of Commerce of Newcastle-upon-Tyne, and others resident in the county of Dublin, which was presented yesterday, praying for the equalization of the Duties upon East and West India Produce, was presented, and read; and ordered to lie upon the Table.

A Petition of Operatives and others of Keighley;—Newspaper Inhabitants of Union-street, Barnsley;—Glossop; and, Saint Paul, Norwich;—praying for the repeal of the Stamp Duty on Newspapers,—were presented, and read; and ordered to lie upon the Table.

A Petition of Operatives at Lion Dam, Oldham; Factories Act,—in Mr. Emmott's Factory, Oldham;—Mill-owners and Occupiers of Skeithwite, Mersden, Lingards,
and other places;—Oldham.—Chairman of a Meeting of Inhabitants of Kirkley;—Pudsey.—Sunday School Teachers of Dubskield.—Operatives and Parents of children in factories in Stathmore and other places;—and, Magistrates, Aldermen, Councillors, Clergy and others, of Stockport; praying for the amendment of the Factories Act, were presented, and read; and ordered to lie upon the Table.

Lord’s Day Bill.

A Petition of Wesleyans of Southampton;—Halifax-place Chapel, Nottingham;—Beeston;—New Basford;—Carlton;—Bulwell;—Radford;—Hockey Chapel, Nottingham;—Inhabitants of Nottings.—Saint Anselm’s, Dublin;—Beverley;—Newcastle;—Dundee;—Darlington;—Birkenhead;—Chester;—Wrexham.—Chair of a Meeting of Inhabitants of Edinburgh, rate-payers of an Annual Grant for the support of the Protestant Church, in Edinburgh, were presented, and read; and ordered to lie upon the Table.

Agriculture.

A Petition of Land-owners, Occupiers, and others interested in Agriculture, in Henham and Elenci;—Little Eaton and Little Caftfield;—Little Dunmow and Barnston.—Brotzed and Tilty;—Stebbing.—Great Castfield, Asthorp and High Rooth;—Dunmow;—Taleley;—Little Hallingbury and Great Hallingbury;—Debdon;—Littleton.—Newport (Essex).—Committee and Officers of the Saffron Waldin Agricultural Society;—Members of the East Hertfordshire Agricultural Association;—Land-owners, Occupiers and others of the county of Buckingham;—Arkesden;—Wenden;—Elmlo and Wenden Lofte;—Borden;—Haydon;—Criswall;—Rickling.—Inhabitants of the hundred of Holsworthy (Devon);—Members of the Staffordshire Agricultural Association;—Owners and Occupiers of land, and others, in the vicinities of Lincoln;—Northfleet;—and, county of Warwick;—praying for an inquiry in the distressed state of Agriculture, were presented, and read; and referred to the Select Committee on Agriculture.

Prisoners’ Maintenance (Scotland).

A Petition of the Provost, Magistrates and Town Council of the Royal Burgh of Ayr;—and, Magistrates and Council of the Royal Burgh of Forres;—praying that Royal Burghs in Scotland may be relieved from the expense of maintaining county prisoners after conviction, were presented, and read; and ordered to lie upon the Table.

Maynooth College.

A Petition of the Ministers and Elders composing the General Kirk Session of Paisley, praying the House to discontinue the annual Grant to the Roman Catholic College of Maynooth, was presented, and read; and ordered to lie upon the Table.

Spirit Licenses.

A Petition of Inn-keepers and Retailers of Spirits in Barnsley, praying for the repeal of the additional Duty on Spirit Licenses, was presented, and read; and ordered to lie upon the Table.

Civil Bill Courts (Ireland) Bill.

A Petition of Francis Charles Seymour Conway, Marquis of Hertford;—and, John Murphy, of Kilbarnes, in the county of Kerry, Esquire; praying that the Civil Bill Courts (Ireland) Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

Shannon Navigation.

A Petition of Gentry, Clergy and Inhabitants of Carrick on Shannon, praying for assistance towards the improvement of the River Shannon, was presented, and read; and ordered to lie upon the Table.

Vol. IX.

A Petition of Merchants, Ship-owners and Traders of Youghal;—Shoreham, Brightworth, Little, Insurances.

A Petition of Thomas Russell, ironmonger in Edin., Edinburgh;—and, Thomas Chapman, plumber in Edin., Annuity Tax, burgh, at present prisoners in the gaol of Edinburg, for non-payment of the Annuity Tax; praying the House to restore them to liberty, and to abolish the said Tax, were presented, and read; and ordered to lie upon the Table.

A Petition of W. D. Gillon, Esquire, Chairman of a Meeting of Inhabitants of Edinburg, rate-payers of an Annual Tax;—and, Inhabitants of Perth; praying for the abolition of the Annuity Tax in Edinburg, were also presented, and read; and ordered to lie upon the Table.

A Petition of Assessors and Collectors of the Land Registration and Assessed Taxes in the hundred of Scindon, in the county of Stafford, praying that the office of Registrar of Births, Marriages and Deaths for their respective parishes may be annexed to their office of Collectors, was presented, and read; and ordered to lie upon the Table.

A Motion was made, and the Question being pro

Agricultural Distress.

posed, That the Orders of the day be now read;

An Amendment was proposed to be made to the Question, by leaving out from the word "That" to the end of the Question, in order to add the words "in the application of any surplus of the Revenue towards the reduction of the burthens of the Country, either by a remission of Taxes or otherwise, due regard should be had to the necessity of affording proportionate relief to the Agricultural Interest," instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question:

The House divided;—The Yeas;—The Noes to the new Lobby.

Tellers for the Yeas;—Mr. Edward John Stanley, 208.

Tellers for the Noes;—Mr. William Duncombe, 172.

So it was resolved in the Affirmative.

And the House having continued to sit till after twelve of the clock on Thursday morning; —Jovis, 28° die Aprilis, 1836

And the Order of the day, for the Committee on Dublin Police Bill being accordingly read;—Bill, Reolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the second Public Walks reading of the Public Walks Bill;—Bill, Ordered, That the Bill be read a second time upon Wednesday next.

The Order of the day being read, for the second Public Institutions reading of the Public Institutions Bill;—Bill, Ordered, That the Bill be read a second time upon Wednesday next.

The Order of the day being read, for taking into Committee further consideration the Report on the Civil Bill (Ireland) Bill;—Bill, Ordered, That the Report be taken into further consideration this day.

The Order of the day being read, for the Com- emittee on the Excise License on the Excise Licenses (Ireland) Bill;—Bill, Resolved, That this House will, upon Wednesday next, resolve itself into the said Committee.
The Order of the day being read, for the third reading of the Roman Catholic Marriages (Ireland) Bill:
Ordered, That the Bill be read the third time this day.

The Order of the day being read, for the second reading of the Poor Relief (Ireland) Bill:
Ordered, That the Bill be read a second time upon Wednesday next.

The Order of the day being read, for the Committee on the Bribery at Elections Bill:
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the second reading of the Copyholds Bill:
Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The House, according to Order, resolved itself into a Committee upon the School Rooms Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Pryme reported, That the Committee had gone through the Bill, and made Amendments thereto.
Ordered, That the Report be now received.
Mr. Pryme reported the Bill accordingly; and the Report was ordered to be taken into further consideration upon Monday next; and the Bill, as amended, to be printed.

The Order of the day being read, for the second reading of the Poole Corporation Bill:
Ordered, That the Bill be read a second time upon Wednesday next.

The Order of the day being read, for the second reading of the Oyster Fisheries Bill:
Ordered, That the Bill be read a second time upon Wednesday next.

The Order of the day being read, for the second reading of the Descent and Heriots Bill:
Ordered, That the Bill be read a second time upon Wednesday next.

The Order of the day being read, for the second reading of the Hackney Carriages (Metropolis) Bill:
Ordered, That the House will, upon Wednesday next, resolve itself into the said Committee.

The Order of the day being read, for the second reading of the Manorial Boundaries Bill:
Resolved, That this House will, upon Wednesday next, resolve itself into the said Committee.

The Order of the day being read, for the second reading of the Extra Paorchial Places Bill:
Ordered, That the Bill be read a second time upon Wednesday next.

The Order of the day being read, for the second reading of the Fisheries Bill:
Ordered, That the Bill be read a second time To-morrow.

The Order of the day being read, for the third reading of the Lunar Months Bill:
Ordered, That this House will, upon Wednesday next, resolve itself into the said Committee.

The Order of the day being read, for the second reading of the Final Register of Electors Bill; and the Report was ordered to be taken into further consideration upon Monday next; and the Bill, as amended, to be printed.

The Order of the day being read, for the second reading of the Steam Vessels (Thames) Bill:
Ordered, That the Bill be read a second time upon Wednesday next.

The Order of the day being read, for the second reading of the Copyholds Enfranchisement Bill:
Ordered, That the Bill be read a second time upon Wednesday next.

The Order of the day being read, for the Com. Supply Committee on the Bribery at Elections Bill; and the Report was ordered to be taken into further consideration upon Monday next; and the Bill, as amended, to be printed.

The Order of the day being read, for the second reading of the Extra Parochial Places Bill:
Ordered, That the Bill be read a second time upon Wednesday next.

The Order of the day being read, for the second reading of the Oyster Fisheries Bill:
Ordered, That the Bill be read the third time this day.

The Order of the day being read, for the Corn Supply:
Ordered, That the Bill be read a second time upon Wednesday next.

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Ordered, That the Bill be read a second time upon Wednesday next.
Lord John Russell, by His Majesty's command, acquainted the House, That His Majesty, having been informed of the subject-matter of this Motion, recommends it to the consideration of the House. Resolved, That this House will, this day, resolve itself into the said Committee.

The Order for resuming, To-morrow, the adjourned Debate upon the Question proposed upon the 10th day of March last, “That the House do resolve itself into a Committee, with a view to take into its consideration the propriety of an immediate repeal of such portion of the Act 4 and 5 Will. 4, as imposes an additional Duty of 50 per cent. on Retail Spirit Licenses,” was read, and discharged.

Ordered, That the Debate be further adjourned till Friday, the 6th day of May next.

A Petition of Jedediah Stephens Tucker, of Travemunde Castle, Cornwall, Esquire, praying that he may be heard, by his counsel or agent, against certain parts of the London and Brightton Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of the West India Dock Company, praying that they may be heard, by their counsel or agents, against certain parts of the London and Blackwall Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of the Provost, Magistrates and Town Council of the royal burgh of Stirling, praying that they may be heard, by their counsel or agents, against certain parts of the Glasgow and Falkirk Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of the Provost, Magistrates and Town Council of the royal burgh of Stirling, praying that Glasgow and Falkirk Railway Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Proprietors and Occupiers of certain quays called Legal Quays, in the city of London and Blackwall, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the London and Blackwall Bill, and London and Blackwall Commercial Railway Bills, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Owners and Occupiers of land and houses, Merchants and others on the proposed line of the London and Norwich Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, against certain parts of the London and Norwich Railway Bill, were presented, and read.

A Petition of Edward Lombe, of Great Melton, in London and Norwich Railway Bill, praying that the said Petition may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Provost, Magistrates and Council of the royal burgh of Dundee, praying for an inquiry into the existing regulations applicable to the Salmon Fisheries in Scotland, was presented, and read; and referred to the Select Committee on Salmon Fisheries (Scotland).

And then the House, having continued to sit till a quarter of an hour after twelve of the clock on Thursday morning, adjourned till this day.

VOL. 91.
A Motion was made, and the Question was proposed, That the Party be permitted to proceed with their Bill;—And the said Motion was, with leave of the House, withdrawn.

A Petition of Bankers, Merchants, Manufacturers, Traders and other Inhabitants of Kirkcudby;—and, Directors of the Chamber of Commerce and Manufacturers of Glasgow; praying that the Glasgow and Falkirk Railway Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

The Neve Outfall Drainage Bill was read a second time; and committed to Mr. Townley and the Cambridge List.

The Herne Bay Pier Bill was read a second time; and committed to Sir Edward Knatchbull and the Kent List.

Ordered, That the Bill be committed to the Select Committee on Dover Harbour.

A Petition of the Council of the borough of Dover, praying the House to refer the Dover Harbour Bill to a Select Committee, for the purpose of taking into consideration the propriety of improving the said Harbour, was presented, and read; and referred to the Select Committee on Dover Harbour.

A Petition of Inhabitants of Northallerton, praying that the South Durham Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Whitby, praying that the South Durham Railway Bill; and, the 'Dunham (South West) Railway Bill, may pass into law, was presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of low lands in Bentley Ashley, and other places, praying that they may be heard, by their counsel or agents, against certain parts of the Dun Navigation Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Inhabitants of Greenwhich, praying that the London and Dover Railway Bill may not pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

Ordered, That the Petition of Christiana Powell Leslie, which was presented upon Monday last, be referred to the Committee on the Uster Canal Bill; and that the Petitioner be heard, by her counsel or agent, upon her Petition, if she think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Proprietors, Occupants and others employed at and directly depending for support on the works driven by water-power on the North and South Esk and Leith South Esk and Leith Rivers, praying that the Salmon Fisheries (Scotland) Bill may not pass into a law as it now stands, was presented, and read; and referred to the Select Committee on Salmon Fisheries (Scotland).

Mr. Attorney General reported from the Committee on the Brighton Poor Rates Bill, and that several Petitions against the said Bill were referred; That they had considered some of the said Petitions; and had heard counsel in support of the other Petitions; and had also heard counsel in favour of the Bill; and that they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

And a Motion being made, and the Question being proposed, That the Amendments made by the Committee to the Bill, be now read a second time;

An Amendment was proposed to be made to the Question, by leaving out from the words "That the" to the end of the Question, in order to add the words "Report be taken into further consideration " upon this day six months," instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question; The House divided:

The Yeas to the old Lobby;

The Noes to the new Lobby.

Tellers for the Yeas, [Mr. Attorney General, 108.]

Tellers for the Noes, [Mr. Robert Steuart, 77.

So it was resolved in the Affirmative.

Ordered, That the said Amendments be now read a second time:

The Amendments were accordingly read a second time, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

A Petition of Consumers of, and Dealers in, Hay Inlington and Straw, residing in or near the Metropolis;— and, Hay and Straw Salesmen of Smithfield, praying that they may be heard, by their counsel or agents, against the Islington Market Bill,—were presented, and read; and ordered to lie upon the Table.

Ordered, That the Petition of Land-owners, Householders and Inhabitants of Mitcham, which was presented yesterday, be referred to the Committees on the London and Brighton Railway Bills.

Mr. Gishborne reported from the Committee on the New Mills Gas New Mills Gas Bill; and to whom several Petitions against the said Bill were referred; That they had considered the said Petitions; and had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and that the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Mr. Baines reported from the Committee on the Hermann's, &c. Hermann's, &c. Bill from the Lords, intituled, An Act for naturalizing James Lebretch Hermann, Julius Marcus, Edward Wurtzburgh, and Lewis Illeyman; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and directed him to report the same, without any Amendment.—And the Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Baines do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without Amendment.

An
Leeds Bridge Bill.

An ingrossed Bill for building a Bridge over the River Aire, at Leeds, and for making convenient Roads, Avenues and Approaches thereto, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Baines do carry the Bill to the Lords, and desire their concurrence.

Birmingham, Bristol and Thames Junction Railway Bill.

Mr. Clay reported from the Committee on the Birmingham, Bristol and Thames Junction Railway Bill; and to whom a Petition against the said Bill was referred; That the Standing Orders relative to Bills for making Railways, had been complied with; and that they had considered the said Petition, and had heard counsel in favour of the Bill; and that the Committee had inserted into the several matters required by the Resolutions of the House of the 1st day of March last; and had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereto.

Ordered, That the Report do lie upon the Table; and be printed.

Marine Insurance Bill.

A Petition of Merchants, Ship-owners and other Persons interested in shipping and trade in Saint Ives, in the county of Cornwall, praying for the repeal of a Duty on Marine Insurance, was presented, and read; and ordered to lie upon the Table.

Descent and Heriots Bill.

A Petition of Thomas Croome, of Stroud, praying that the Descent and Heriots Bill may not pass into a Law as it now stands, was presented, and read; and referred to the Select Committee on Heriots' Commutation.

Lord's Day Bill.

A Petition of Members of the Established Church and other denominations of Llanelli;—and, Wesleyan Methodists worshipping at Stamford Bridge, in the county of York; praying that the Lord's Day Bill may pass into a Law, were presented, and read; and ordered to lie upon the Table.

Court of Session (Scotland) Bill.

No. 214.

Ordered, That the Return relative to the Court of Session (Scotland), which was presented upon the 28th day of March last, be printed.

Constabulary Force (Ireland) Bill.

No. 216.

Ordered, That the Return relative to the Constabulary Force (Ireland), which was presented upon Tuesday last, be printed.

Orders of Request.

Ordered, That the Return relative to Courts of Request, which was presented upon Tuesday last, be printed.

Parish Vestries Bill.

The House was moved, That the Act 58 Geo. 3, c. 69, for the Regulation of Parish Vestries, might be read; and the same being read;

Ordered, That leave be given to bring in a Bill to repeal the said Act, so far as it relates to the manner of voting in Vestries, and to alter the mode of voting in all cases in which the manner described in that Act is adopted by other Acts of Parliament.

And that Mr. Waldey and Mr. Hume do prepare and bring it in.

Woolwich Inquests.

A Motion was made, and the Question was proposed, That there be laid before this House, a Copy of the Evidence and Verdicts of the Juries at the Inquests lately held at Woolwich on the bodies of two Marines who had been subjected to the punishment of Flogging; —And the said Motion was, with two Marine Officers, made and ordered to lie upon the Table.

Ordered, That leave be given to bring in a Bill to repeal so much of the said Act as enjoins the gratuitous delivery of Copies of every published Work, to eleven of the Public Institutions, Colleges and Libraries of different Towns in the Kingdom: And Vol. 91.

Copyright Bill.

The House was moved, That the Act 54 Geo. 3, c. 156, to amend the several Acts for the encouragement of Learning, by securing the Copies and Copyright of Printed Books to the Authors of such Works, or their Assigns, might be read; and the same being read;

Ordered, That leave be given to bring in a Bill to repeal so much of the said Act as enacts the gratuities denied to the Authors of such Works, or their Assigns, might be read; and the same being read;

Ordered, That leave be given to bring in a Bill to repeal so much of the said Act as enacts the gratuities denied to the Authors of such Works, or their Assigns, might be read; and the same being read;

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Ordered, That leave be given to bring in a Bill to repeal so much of the said Act as enacts the gratuities den
M. R. Campbell, from the Court of Directors of East India, the East India Company, was called in; and Company, at the bar presented, pursuant to the directions of an Act of Parliament,—List, No. 45, specifying the Particulars of the Compensation proposed to be granted to certain reduced Servants of the East India Company in England, under an arrangement sanctioned by the Board of Commissioners for the Affairs of India, and laid before The Honourable the House of Commons on the 2oth of March 1834:—And then he withdrew.

Ordered, That the said List do lie upon the Table.

Mr. Crefer, from the Treasury, was called in; and Coal, Cals, at the bar presented, pursuant to Orders,—Accounts and Cinders.

A Motion was made, and the Question was proposed, That an humble Address be presented to His Majesty, praying His Majesty to appoint a Royal Commission, to whose consideration shall be submitted every proposal to construct a railway in any part of Great Britain and Ireland, before the introduction of a Bill for the purpose into Parliament:—And the said Motion was, with leave of the House, withdrawn.

An Insolvent Debtors (Ireland) Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for tomorrow.

The Insolvent Debtors (Ireland) Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for tomorrow.

The Order of the day being read, for taking into further consideration the Report on the Civil Bill Courts (Ireland) Bill:—The Bill was recommitted to a Committee of the whole House:—And the House, immediately, resolved itself into the Committee.

In the Committee.)

Bill read 1st: to be read 2nd, paragraph by paragraph.

Preamble postponed.

Clause, No 1 (Assistant Barristers to hear and determine cases for sums not exceeding 20L.)

Several Amendments made.

A Motion was made: At the end of the Clause to add, "And that from and after the passing of this Act, it shall not be lawful for any Senechal, President or Judge of any Manor Court there, appointed to be such Senechal, President or Judge, at any time after the first day of May in the present year, to hear or determine any Action or Suit for the recovery of any sum of money, or any damages which could, under the provisions of this Act, or any other Act or Acts relating to proceedings, by Civil Bill, be recovered before an Assistant Barrister in Ireland, and the proceedings in any suit commenced in the Court of such Senechal, or in such Manor Court, in relation to any such demand or claim, at any time after the passing of this Act, shall be wholly void." And it appearing that Forty Members were not present; the Chairman left the Chair.

Mr. Speaker resumed the Chair:—And the House being told by Mr. Speaker; and Forty Members not being present; and it being then after four of the clock:—The House was adjourned by Mr. Speaker, without a Question first put, till To-morrow.
6 WILL. IV. 29th Aprilis.

The Sums, if any, due to the Excise, under the Act 4 Geo. 4, c. 94, for Spirits being deficient of the Charge arising from Attenuation, Low Wines, or noticed Gravity, or highest Gravity, if in any case set above the Notice of Gravity, that remained unpaid on 5th January 1836, stating the Sum in each case (the full Amount chargeable by Section 60), and the Sums remaining unpaid by each Name or Firm, and the Name of the Distillery, the Excise Collection, County and Kingdom each in, and the Total Amount in each Kingdom: and, Of the Sums, if any, due to the Excise, for additional Duties on Spirits, under 1 Will, 4, c. 49, that remained unpaid on 5th January 1836, specifying the Sum due by each Name or Firm, and the Name of the Distillery, the Excise Collection, County and Kingdom each in, and the Total Amount in each Kingdom: —And then he withdrew.

Ordered, That the said Papers do lie upon the Table.

Nottinham Cemetery Bills.
An ingrossed Bill for establishing a General Cemetery in the Town and County of the Town of Nottingham, was read the third time. Resolved, That the Bill do pass. Ordered, That Sir Ronald Ferguson do carry the Bill to the Lords, and desire their concurrence.

Manchester and Cheshire Railway Bills.
A Petition of Merchants, Manufacturers and Tradesmen of the Staffordshire Potteries; and, Inhabitants and Owners of Occupiers of property in Manchester, praying that the Manchester and Cheshire Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

South Durham Railway Bill.
A Petition of Merchants, Ship-owners and Manufacturers in South Shields, praying that they may be heard, by their counsel or agents, against certain parts of the South Durham Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

London and Brighton Railway Bill.
A Petition of Land-owners, Householders, Gentry and Inhabitants of Steyning, in the county of Sussex, praying that the London and Brighton Railway Bill may not pass into a law, as it now stands, was presented, and read; and referred to the Committee on the Bill.

Leith and Newhaven Harbour and Docks Bills.
A Petition of Pilots of the Firth of Forth, and Fishermen of Newhaven, owners and occupiers of the lands, houses and right of using the sea beach proposed to be taken, injured and interfered with under the provisions of the Leith and Newhaven Harbour and Docks Bill, complaining that the Standing Orders of the House in respect to the said Bill, had not been complied with; and praying that the Committee on the Petition for the said Bill may be revived, for the purpose of the Petitioners being permitted to adduce evidence of the non-compliance with the Standing Orders of the House; and that they may have such other relief as to the House shall seem meet, was presented, and read; and ordered to lie upon the Table.

New Mills Gas Bills.
An ingrossed Bill for lighting with Gas the Towns of New Mills and Hayfield, and the Neighbourhood thereof, in the Counties of Derby and Chester, was read the third time. Resolved, That the Bill do pass: And that the Title be, An Act for lighting with Gas the Towns of New Mills and Hayfield, and the Neighbourhood thereof, in the Counties of Derby and Chester, was read the third time.

Ordered, That the Bill do pass: And that the Title be, An Act for lighting with Gas the Towns of New Mills and Hayfield, and the Neighbourhood thereof, in the County of Derby.

Ordered, That Mr. Gisborne do carry the Bill to the Lords, and desire their concurrence.

Vol. 91.

A Petition of Inhabitants of Arnuagh;—the Corporation of Drogheda;—and, Commissioners for improving the Port and Harbour of Drogheda; praying that theDublin and Drogheda Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants and Owners of Occupiers of land of Girtong, Hayfield, Impington and Oakington, in the county of Cambridge, praying that the London and Cambridge Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Ebenezer Fuller Meikleland, Esquire, praying that he may be heard, by himself, his counsel or agent, against certain parts of the said Bill, was also presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by himself, his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Mark Sprot, of Garnkirk;—The Glasgow and Edinburgh and Glasgow Union Canal Company;—Inhabitants of Coatbridge;—The Garnkirk and Glasgow Railway Company;—Proprietors, Merchants and others of Allco; and, Proprietors, Farmers and others of Clockemanaan; praying that the Glasgow and Falkirk Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

Sir Osvald Mosley reported from the Select Committee, on the Petition of the Maltsters atristol, for the said Bill, upon the Croome and Kilkenny Railway.

A Petition of Merchants, Shipowners and others of Alloa; and, Proprietors, Inhabitants and Owners and Occupiers of property in Kirkcaldy, praying that the Kirkcaldy Improvement Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

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A Petition of Farmers, Graziers and others of East Livingston, praying that the Islington Market Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants and Proprietors of property in Teignmouth, praying that the Teignmouth Improvement and Water Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Rate-payers and Inhabitants of East Teignmouth;—West Teignmouth;—and, Elias Pitts Breuer, of West Teignmouth; praying that they may be heard, by themselves, their counsel or agents, against certain parts of the said Bill, were also presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.
Casket.—Treasy;—Stapenhill;—Caldecott;—Newcastle Emlyn and Adspur;—Calviniists of Salem;—Brecen;—Treastle, and other places;—Talporth, and other places;—Crickhowel, and other places;—Longmarch, and other places;—Ystradfellte, and Caedmonstream;—John A. Poleh, clerk, and others;—Inhabitants of Somerton;—Bridgworth;—Wesleyans of Ebenezer Chapel, Sheffield;—Bridge- houses Chapel, Sheffield;—Career-street Chapel Sheffield;—Bury Saint Edmund’s;—and, Minister and Elders of the Established Church in Paisley, praying that the Lord’s Day Bill may pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Hand-loom Weavers of Douglas;—and, Tederos; praying the House to establish a Board of Trade for regulating the Wages of Hand-loom Weavers,—were presented, and read; and ordered to lie upon the Table.

A Petition of Persons employed in Cotton and Woollen Mills in Bury;—Inhabitants of Bury;—Power-loom Overlookers of Ashton-under-Lyne;—Inhabitants of Macclesfield;—Denburn;—High Hogland;—Operative Weavers of Bethnal Green;—and, Clergymen in the west riding of Yorkshire; praying for the amendment of the Factories Act,—were presented, and read; and ordered to lie upon the Table.

A Petition of Mechanics of Johnstone;—John Embry Chapman;—Inhabitants of Saint Michael Colasley, Norwich;—Saint Lawrence, Norwich;—Kingston-upon-Hull;—Workmen of William Collier and Co., Salford;—Inhabitants of Ascoate-street, Manchester;—Salford and Pendleton;—Muckle Green of Inverness;—Office-bearers and Members of the Glasgow Political Union;—Inhabitants of Saint Peter Southgate, Norwich;—Greenwich;—Chat ham;—Sowerbybridge, Dunclow;—Members of the Society of Free Inquirers;—Cordwainers, Electors of the borough of Northampton;—Inhabitants of Skewel-lane, Holifax;—All Saints, Leicester;—Aberystwyth;—Gloucester;—Gloucester;—Working Classes and other Inhabitants of Liverpool;—Inhabitants of Bea;—Nesfield, Addilphi, Saint Martin-in-the-Fields, Westminster;—Landport;—Warrington;—Ashton-under-Lyne;—and, Bradford; praying for the repeal of the Stamp Duty on Newspapers,—were presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Congregation of the Malvern Asylum Chapel in Saint Bridget’s, Dublin;—King’s Hospital, Dublin;—Sandford Church, Dublin;—Inhabitants of Saint Thomas, Dublin;—Saint Peter, Dublin;—Saint James, Dublin;—and, Saint Nicholas Without, Dublin: praying that the Excise Licenses (Ireland) Bill may pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Operatives and others depending for support on the Factories driven by water power on the Derwent;—on the Doler Bleachfield driven by water power on the Derwent;—on the River Carron, near Dunlop;—on the North and South Derwen;—on Keir Bleachfield, near Stillington;—and, Owners and Occupiers of Waterfalls on the Leven; praying that the Salmon Fisheries (Scotland) Bill may not pass into a law,—were presented, and read; and referred to the Select Committee on Salmon Fisheries (Scotland).

A Petition of Lords of Manors in Norfolk and Hersford, praying that the Copyholds; Manorial Boundaries; Desert and Herbotts; and, Escheats Bills, may not pass into law, was presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of land in County Rates. Cottessey, in the county of Norfolk, praying that the measure of Reform which has been awarded to the Municipal Corporations may be extended to the counties, and that the County Rate may be placed under the management of a body of deputies, elected by the rate-payers, was presented, and read; and ordered to lie upon the Table.

A Petition of Ship-owners, Seamen, Merchants Reidar and Manufacturers of the royalburgh of Kirkcaldy Harbour praying the House to authorize a toll to be levied on Shipping passing the coast of Yorkshire, for the erection and maintenance of a Harbour of Refuge at Redcar, on the said coast, was presented, and referred to the Select Committee on Harbours of Refuge.

A Petition of Inhabitants of Hanley and Shelton;—Mr. Bucking—Wednesfield;—and, Merchants, Manufacturers and others;—Inhabitants of Ashton-under-Lyne; praying the House to secure to James Silk Buckingham, Esquire, full compensation from the East India Company for the loss and damage sustained by him through the suppression of the Calcutta Journal,—were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Belstone;—Sempford Titer Comm—Courtesey;—Yeomen and Farmers of Ashreaghey;—petition Bill. the Tite-payers of Highampton;—Persons interested in the settlement of the Tite Question in Brackford;—Nunetw Rowland;—Doa Saint Mary;—Deepford;—Bowleigh;—Chelmsford;—Coldridge;—Northawton;—and, Zeal Monachorum; praying that the Tites Commutation Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Committee of the East and West London East India and China Association, praying the House to adopt measures for the immediate equalization of the Duties levied on Sugars, whether imported from the British West Indies or the British possessions in the East Indies, was presented, and read; and ordered to lie upon the Table.

A Petition of the Congregational Dissenters of Church Build-Whitecrof Chapel, Spitalfields, praying the House to extend to every class of Christians the benefit of exemption from all Duties in reference to the materials employed in the erection of buildings devoted to the worship of God, was presented, and read; and ordered to lie upon the Table.


A Petition of Proprietors and Tenants of the Borough of Refuge. at Redcar, on the said coast, was presented, and referred to the Select Committee on Harbours of Refuge.

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6 WILL. IV.  
29° Aprilis.  

305

for a reduction of Duty on Fire Insurances, were presented, presented; and ordered to lie upon the Table.

A Petition of Licensed Retailers of Spirits in Poole, Licensed Victuallers of Southampton, Heston, Southall and Hayes; Chinwich and Hammersmith; Brentford, Ealing and Acton; and Inholders and Licensed Victuallers of Harrow; praying for the repeal of the additional Duty on Spirit Licenses, were presented, and read; and ordered to lie upon the Table.

A Petition of Nobility, Gentry, Clergy, Freethinkers and Inhabitants of Kerry, praying for the establishment of a line of communication between Dublin and America, by a Railway on the land, and by Steam Navigation on the Atlantic, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Ross (Hereford), praying for the adoption of measures for correcting the evils arising from the establishment of Beer Shops, was presented, and read; and ordered to lie upon the Table.

A Petition of Alexander Mac Nab, Innkeeper and Coachkeeper in Cuper (Fife) praying for the repeal of the Tax on Coaches, was presented, and read; and ordered to lie upon the Table.

Mr. Angerstein reported from the Committee on the Greenwich Improvement Bills, and to whom several Petitions against the said Bill were referred; That they had considered the said Petitions; and had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments therunto; and the Amendments were read, and agreed to. Ordered, That the Bill, with the Amendments, be ingrossed.

A Petition of Traders and other Inhabitants of Recife, praying for a repeal of the Stamp Duties on Receipts, was presented, and read; and ordered to lie upon the Table.

A Petition of Magistrates, Clergy, and Inhabitants Extra Parochial Rates-payers of Greenwich, praying that the Extra Parochial Places Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Grocers and Spirit Retailers of St. Mary, Limehouse; and, Saint John's, Limehouse; (Ireland) praying that all licensed houses for the retail of Spirits in Ireland, may be allowed to open at seven o'clock in the morning, Sunday, Christmas Day and Good Friday excepted, was presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of land, and Agricultural Persons employed in Agriculture within the chapelry of Barnard Castle, and Guisnaford, praying the House to institute an inquiry into the distressed state of Agriculture, was presented, and read; and referred to the Select Committee on Agriculture.

A Petition of Inhabitants of Derby, praying that Education no further sum or sums be granted to the National Board of Education, or to any Institution in Ireland, which is not founded on the pure word of God, was presented, and read; and ordered to lie upon the Table.

A Petition of the Pastor, Deacons and Members of the Church and Congregation of Protestant Dissenters of the Independent denomination in Crozen Chapel, near Regent-street, London, praying for the immediate redress of the grievances affecting dissenters from the Established Church, was presented, and read; and ordered to lie upon the Table.

A Petition of the Corporation of Cutlers in Hallamshire; — Bankers, Merchants, Manufacturers and Tradesmen in Sheffield; — Merchants and Shipowners of Scarborough; — and, Falmouth; praying for the repeal of the Duties on Marine Insurances, were presented, and read; and ordered to lie upon the Table.

A Petition of the Chaplains and Poor of the Hospital of William Winston, in the town of Leicester, praying that the Midland Counties Railway Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Robert Stenfield, of Field House, in the parish of Halifax, and county of York, praying that the Bill may be heard, by his counsel or agent, against certain parts of the Manchester and Leeds Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition. 

VOL. 91.
Clauses

1. Amendment proposed: To insert in Clause No. 1.

2. Question, That the words "it is expedient" be left out—put, and agreed to.

3. Question, That the proposed words be there inserted—put, and agreed to.

4. Amendment proposed: To leave out "the third Question," and insert "And

5. Question, That the proposed words be there added—put, and agreed to.

6. Amendment proposed: To leave out "the Register shall be deemed and taken to be conclusive evidence that the persons therein named continue to have the qualifications which are annexed to their names respectively in such Register, while such Register is in force."

7. Question, That the words proposed to be left out stand part of the Clause—put, and Negatived.

8. Question, That those words stand part of the Clause—put, and Agreed to.

9. Amendment proposed: To leave out "in Counties"

10. Question, That the proposed words be there added—put, and Agreed to.

11. Amendment proposed: To insert in Clause No. 2.

12. Question, That those words be there added;

Clauses

13. Amendment proposed: To leave out "the third Question," and insert "And

14. Question, That the proposed words be there added—put, and agreed to.

15. Amendment proposed: To leave out "the third Question," and insert "And

16. Question, That the proposed words be there added—put, and agreed to.

17. Amendment proposed: To leave out "the third Question," and insert "And

18. Question, That the proposed words be there added—put, and agreed to.

19. Amendment proposed: To leave out "the Register shall be deemed and taken to be conclusive evidence that the persons therein named continue to have the qualifications which are annexed to their names respectively in such Register, while such Register is in force."

20. Question, That the words proposed to be left out stand part of the Clause—put, and Negatived.

21. Question, That those words stand part of the Clause—put, and Agreed to.

22. Question, That the proposed words be there added—put, and agreed to.

23. Amendment proposed: To leave out "the Register shall be deemed and taken to be conclusive evidence that the persons therein named continue to have the qualifications which are annexed to their names respectively in such Register, while such Register is in force."

24. Question, That the words proposed to be left out stand part of the Clause—put, and Negatived.

25. Question, That those words stand part of the Clause—put, and Agreed to.

26. Amendment proposed: To leave out "the Register shall be deemed and taken to be conclusive evidence that the persons therein named continue to have the qualifications which are annexed to their names respectively in such Register, while such Register is in force."

27. Question, That the words proposed to be left out stand part of the Clause—put, and Negatived.

28. Question, That those words stand part of the Clause—put, and Agreed to.

29. Amendment proposed: To leave out "the Register shall be deemed and taken to be conclusive evidence that the persons therein named continue to have the qualifications which are annexed to their names respectively in such Register, while such Register is in force."

30. Question, That the words proposed to be left out stand part of the Clause—put, and Negatived.
The Order of the day being read, for the Committee of Ways and Means; 
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

Ordered, That the Roman Catholic Marriages (Ireland) Bill be read the third time upon Wednesday, the 11th day of May next.

Resolved, That this House will, immediately, resolve itself into a Committee, to consider of authorizing the payment, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries of the two Justices and the Receiver to be appointed under the Dublin Police Bill:—The House accordingly resolved itself into the Committee.

(In the Committee.)

Resolved, That it shall be lawful for the Lord Lieutenant of Ireland to direct an annual Salary, not exceeding the sum of Eight hundred Pounds, to be paid out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, to each of the Justices, and an annual Salary, not exceeding Four hundred and fifty Pounds, to the Receiver to be appointed under the Dublin Police Bill.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Baring reported, That the Committee had come to a Resolution.

Ordered, That the Report be received upon Monday next.

Resolved, That this House will, upon Monday next, resolve itself into a Committee upon the Civil Bill Courts (Ireland) Bill.

Ordered, That there be laid before this House, a Return of the Number of Stamps issued in each Month by the Stamp Office for all the London Newspapers, from 30th June 1835 to 30th April 1836; specifying each Newspaper by Name, and the Number of Stamps issued each Month during that period to the Printer and Publisher of each Newspaper.

Ordered, That there be laid before this House, a similar Return in respect to all other Newspapers in Great Britain.

Ordered, That there be laid before this House, a Return of the Advertisement Duty paid by each of the London Newspapers in each Month from 1st January 1835 to 30th April 1836.

A Motion was made, and the Question was proposed, That Mr. Serjeant Jackson be added to the Society; and the said Motion was, with leave of the House, withdrawn.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Statement of the Number and Value of all Benefices in England and Wales which are in the Gift of Private Persons; specifying the Diocese in which each of them may be situated, and also, whether in any the Presentation is only alternate, and in such a case with whom.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Lord Viscount Morpeth presented a Bill for the better Regulation of Ecclesiastical Revenues, and the Promotion of Religious and Moral Instruction in Ireland; And the same was read the first time; and ordered to be read a second time upon Monday, the 16th day of this instant May; and to be printed.

Resolved, That the Descent and Heriots Bill may not pass into the University of Cambridge, clerk, praying that the Descent and Heriots Bill may not pass into the University.
into a law, was presented, and read; and referred to the Select Committee on Heriots Commutation.

Ordered, That there be laid before this House, a Return of the Total Number of Days in each year during which the whole of the Barristers, appointed to revise the Lists of Voters for the Counties, Cities and Boroughs, in England and Wales, were employed in the performance of their duties.

Ordered, That there be laid before this House, a Return of the Number of Barristers so appointed in each year.

Ordered, That there be laid before this House, a Return of the Total Cost of such Revision in each year.

Postage Duties.

Resolved, That this House will, upon Monday next, resolve itself into a Committee, to consider of granting an additional rate of Postage on Letters between Great Britain and Ireland, by way of Milford and Waterford.

Ordered, That the Petition of Cooper William Brooke, of Capel Saint Mary, in the county of Suffolk, Gentleman; and, Owners and Occupiers of land in East Bergholt, and other Places; which was presented upon the 14th day of this instant April, be referred to the Committee on the London and Norwich Railway Bill; and that the Petitioners be heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

London and Norwich Railway Bill.

A Petition of Members of the Island of Portsea, Association of Proprietors of lands, houses and tenements of Saint Thomas, Portsmouth, and Saint Mary, Kingston, Porchester, in the county of Southampton; praying for the Amendment of the Law of Ejectment, was presented, and read; and ordered to lie upon the Table.

And then the House adjourned till Monday next.

A Petition of Merchants of the Island of Portsea, Association of Proprietors of lands, houses and tenements of Saint Thomas, Portsmouth, and Saint Mary, Kingston, Porchester, in the county of Southampton; praying for the Amendment of the Law of Ejectment, was presented, and read; and ordered to lie upon the Table.

Lambeth Improvement Bill.

Ordered, That a Petition of the Master, Fellows and Scholars of Jesus College, in the University of Cambridge, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Over Londonderry and Waterford Railway Bill; be referred to the Committee on the Bill.

Lancashire and Yorkshire Bill.

A Petition of Burgesses and Inhabitants of Old Aberdeenshire; Parliamentary Electors residing in Old Aberdeenshire, Spital and Bridge of Don; Proprietors, Farmers, Merchants and others of Terrick; and, on the Line of the Aberdeen and Ballachulish Railway; praying that they may be heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

Ordered, That a Petition of Richard Dane, of Killyherlin, in the Ulster Canal Company, praying that he may be heard, by his counsel, against the said Bill, was also presented, and read; and referred to the Committee on the Bill.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of the Company of Proprietors of the Midland Counties Railways, and other Proprietors of Collieries in the counties of Nottingham, Derby and other places; praying that the Midland Counties Railway Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of the Select Committee on Heriots Commutation, was presented, and read; and referred to the Committee on the Bill.

A Petition of the Company of Merchants and Manufacturers, Traders and Inhabitants of Thetford; Ripley; Harrow; and, Bankers, Merchants and Manufacturers; praying that the Thetford Thatcham and DANCEL Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

Midland Counties Railway Bill.

A Petition of Merchants, Traders and Citizens of Dublin; Territorial Grand Jurors for the county of Dublin; Inhabitants of Drogheda; Skerries; Rush and Lusk, and Donegah; and, Merchants, Traders and Citizens of Dublin; praying that the Dublin and Drogheda Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of the Provost, Magistrates and Town Council of Falkirk; Lord Provost, Magistrates and Town Council of Edinburgh; Barristers, Manufacturers and others of Paisley; Merchants, Traders and others of Glasgow; Merchants, Traders, Farmers and others of Polmont; Lord Provost, Magistrates and Town Council of Glasgow; and, Proprietors of Bute, Provost of Oban; William Macfie, Provost of Greenock; Bankers, Merchants, Manufacturers, Traders and others of Barrowton; Chamber of Commerce of Greenock; Bankers, Merchants, Manufacturers and others of Falkirk; Irvine; the Monkland and Kirkintilloch Railway Company; and, Bankers, Merchants, Brewers, Manufacturers and Inhabitants of Alloa; praying that the Glasgow and Falkirk Railway Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of the Master, Fellows and Scholars of Oxer Drainage Jesus College, in the University of Cambridge, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Oxer Drainage and Inclosure Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Inhabitants of Bradford, York; Manchester; Dewsbury; Leed; and Leeds Railway Bill; praying that the Manchester and Leeds Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Alexander Manson, Proprietor of Coal mines in the parish of Eastwood, in the hamlet of Neathurpe, in the county of Nottingham; praying that the said Bill may be heard, by his counsel, against the said Bill, was also presented, and read; and ordered to lie upon the Table.

A Petition of Richard Dade, of Kilkyhertan, in the Uster County of Fermanagh, praying that the Ulster Canal Bill may not pass into a law, were presented, and read; and referred to the Committee on the Bill.

Mr.
Mr. Peardress reported from the Committee on the Hayle Railway Bill; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had inquired into the several matters required by the Resolutions of the House of the first day of March last; and had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto. Ordered, That the Report do lie upon the Table, and be printed.

Mr. Peardress, by Order, reported from the Committee on the Trinity (North Leith) Harbour and Docks Bill; and to whom several Petitions against the said Bill were referred; That they had heard counsel in support of the said Petitions, and had also examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and had made an alteration in the Plan, and an alteration in the Estimates.

Ordered, That the Report do lie upon the Table.

Mr. Pryse Pryse, by Order, reported from the Committee on the Aberystwith Harbour Bill; and to whom a Petition against the said Bill was referred; That they had heard counsel in support of one of them; and had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

A Motion was made, and the Question being proposed, That the Glasgow and Falkirk Railway Bill, be now read a second time: The Amendments following were proposed to be made to the Question; viz. To leave out the word "now," and at the end of the Question to add the words "upon this day six months."

And the Question being proposed, That the word "now" stand part of the Question:—The said proposed Amendment was, with leave of the House, withdrawn.

Ordered, That the Bill be now read a second time:—The Bill was accordingly read a second time; and committed.

The Leith and Newhaven Harbour and Docks Bill; An ingrossed Bill to amend an Act passed in the fourth year of the Reign of His present Majesty, for inclosing certain Lands within the Parish of Aitstonefield, in the County of Stafford, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Sir Oswald Mosley do carry the Bill to the Lords, and desire their concurrence.

Ordered, That the Committee on the Dublin and Drogheda Railway Bill have Power to send for persons, papers and records.

A Petition of Charles Wye Williams, of the town of Liverpool, Esquire, Managing Director of the city of Dublin Steam Packet Company, for leave Vol. VI. to present a Petition for leave to bring in a Bill for incorporating the said Company, and to enable them to raise a further sum of Money, was presented, and read; and referred to Mr. O'Connell and the Leinster List; with Power to send for persons, papers and records.

A Petition of Butchers and others of the Tower Hamlets, praying that the Islington Market Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

The Wessexden Reservoir Bill was read a second time; and committed to Mr. John Blackburne and the York List.

The Fisheries (Ireland) Bill was read a second time; and committed to Mr. Twist and the Leinster (Ireland) Bill List.

A Petition of the Incorporation of Bakers of Heriot's Edinburgh, praying that Heriot's Hospital Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Langlohn;—and, Graziers, Councillors, Proprietors and Merchants of Airdie; praying that the Glasgow and Falkirk Railway Bill may pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of Public London and Blackwall Commercial Wharf on the south side of the River Thames, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the London and Blackwall Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Owners and Occupiers of Public London and Blackwall Commercial Wharf on the south side of the River Thames, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the London and Blackwall Commercial Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, against certain parts of the London and Blackwall Commercial Railway Bill, was presented, and read.

A Petition of the Board of Guardians of the New Poor Law Act, praying that the time allowed by the Poor Law Act for repayment of money borrowed for building Workhouses may be extended from ten to twenty years, was presented, and read; and ordered to lie upon the Table.
A Petition of Inhabitants, being Licensed Innkeepers and Victuallers of Leicester; and, Licensed Victuallers of Portsmouth; praying for the repeal of the additional Duty on Spirit Licenses, were presented, and read; and ordered to lie upon the Table.

A Petition of Merchants, Manufacturers, Traders, and others, inhabitants of Leicester; and Magistrates and Common Council of Peterhead; praying for the repeal or reduction of the Duty on Fire Insurances, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Herford; and Nottingham; praying the House not to sanction any general measure for the revision of the Criminal Laws which shall retain the punishment of Death for any other crime than that of willful and accomplished Murder, were presented, and read; and ordered to lie upon the Table.

A Petition of Practitioners of Medicine and Surgery in the county and city of Worcester, setting forth, that by the proceedings now adopted by the Poor Law Commissioners in providing for the relief of the sick poor, the Petitioners consider that neither the relief required can be efficiently administered nor the interests and benefits of the Medical Profession duly supported; that the Petitioners are prepared to show that measures more satisfactory to the profession and the public might be adopted; and praying the House to appoint a Committee of Inquiry into this difficult and important subject, were presented, and read; and ordered to lie upon the Table.

A Petition of Attornies' Certificates, praying that the Tithes Commutation Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Spirit Licenses, praying the House to enact such a law as will vest the entire management of the statute labour funds in the hands of Commissioners to be elected by the profession and the public might be adopted; that the Petitioners are properly supported; that the Petitioners are present, and read; and ordered to lie upon the Table.

A Petition of Owners, Occupiers, Operatives and others employed on the waters of Tilliteovery; on the North and South Devon Rivers, Clackmannanshire; of Operatives, Managers and others, on the works driven by water-power on the Rivers Kilmarnock and Irvine (two Petitions); North and South Esk Rivers; and Provost, Magistrates and Council of Kilmarnock; praying that the Salmon Fisheries (Scotland) Bill may not pass into a law, were presented, and read; and referred to the Select Committee on Salmon Fisheries (Scotland).

A Petition of Inhabitants of Saint Andrew's, the Reverend Thomas Reader Gleadow, the Runlet Coopers, the Runlet Weavers, Warpers, Starchers and others employed at Messrs. Livingston's and Gulroy's Manufactory; praying that the Stamp Duty on Newspapers, the Duty on Irish Newspapers may be reduced to one-half that amount, were presented, and read; and ordered to lie upon the Table.

A Petition of Merchants, Captains, Seamen and Masters, of the Port of Liverpool; WESELYN of Green Row Chapel, Kew; Inhabitants of Holy; Pentreth Freemen of Hutton; Elder-Christians of Whitburn; and the Thames, Blackford; Houghton-le-Spring; Collery-row, Durham; Standish; Shiny-row, Durham; Seaham; Sunderland; Eastington-lane, Durham; Poultham; Hylton Ferry; Wigan; Highbury; Ramsbottom; Bentley; Monkwearmouth; Inhabitants of Cornet; Garstang; Shiffield; Billinge; Wigan; Pemberton; Stanley; Knochwearmouth; Crookhall; Great Norwood-street, Chelsea; and Parishioners of Ashby, and, Parishioners of Armitage; praying that the Lord's Day Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Persons interested in the settlement of the Title Question in High Bichington; Blackaston; Silerton; Tarvestock; Molledon;——Budleigh Salterton; Berry Pomeroy; Jacob Butler, James Ashley and others in the county of Devon; — Owners and Occupiers of lands in Osney; Welshrol and Warwick (Camberland); Eastern division of the county of Cornwall; — Parishioners of Germannsweek; — the Reverend Thomas Reader Gleadow; — Inhabitants of Yarner, Dartington and other places; and, Edward Davie Davenport, Esquire; praying that the Tithes Commutation Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Dudley; Coleshill; Newspaper News, Highbury; Henningham, Markton, Buxton and other places; Upper Mary-le-bone-street; and London and its vicinity (six Petitions); Darlington; Saint John's Madder Market, Norwich; Weavers of London; Magistrates of Saint Peter's Mancoot, Norwich; Washington; Chester-le-Street; Blaydon; Hexham; Swaledale-on-the-Tyne; Morpeth; Newtown; Berry-Brow and Armitage Bridge; Debenham; Members of a Meeting calling themselves the Eastern Division Brighton Patriotic Association; Weavers, Wrappers, Starchers and others employed at Messrs. Livington's and Gulroy's Manufactory, Hilltown, Dunke; — Journeymen Hatters in the employ of Phillips, Wood and Co., New Cut, Lambeth; — Working Men constituting a Reading Society in the neighbourhood of Whitechapel; — Workmen in the employ of Mr. Baugh, Southwark-square; Inhabitants of Chelsea; the Runlet Coopers; the Inhabitants of Middlesbrough; the Inhabitants of the Metropolitan resident in Grey's Walk, Lambeth, Bridge-court, Westminster, and other places; — Inhabitants of Bermondsbury; — Journeymen Hatters in the shop of Robert Forrester, Dartington; — Weavers of London; Tin-plate Workers in the employ of Mr. Donald, City-road; — Hairdressers of Bermondsbury; — Coffee Drinkers in the Commercial Road East; — Inhabitants of Whitechapel; — and, Clerkenwell; praying for the repeal of the Stamp Duty on Newspapers, were presented, and read; and ordered to lie upon the Table.

A Petition of Letter-press Printers of the city of Dublin, praying that the Stamp Duty on Newspapers in Ireland be entirely abolished, was also presented, and read; and ordered to lie upon the Table.

A Petition of Merchants, Captains, Seamen and Lords of Day Bill, others of the Port of Liverpool; — Westleys of Green Row Chapel, Portsmouth; — Inhabitants of Holy; — Pentreth Freemen of Hutton; Elder-Christians of Whitechapel, and Whithorn; Blackford; Houghton-le-Spring; Collery-row, Durham; Standish; Shiny-row, Durham; Seaham; Sunderland; Eastington-lane, Durham; Poultham; Hylton Ferry; Wigan; Highbury; Ramsey; Bentley; Monkwearmouth; Inhabitants of Cornet; Garstang; Shiffield; Billinge; Wigan; Pemberton; Stanley; Knochwearmouth; Crookhall; Great Norwood-street, Chelsea; and Parishioners of Ashby, and, Parishioners of Armitage; praying for the Lord's Day Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Hand-loom Weavers of Balfour; Hand-loom praying the House to pass an Act for the establish-ment of Boards of Trade for regulating the business of Hand-loom Weaving, was presented, and read; and ordered to lie upon the Table.

A Petition of Prayer.
A Petition of Members of a Society holden in Salford, called the Saint Stephen's Building Society;—and, Members of a Society, called the Second Salford Building Society; praying that a clause may be inserted in the Stamp Duties Bill, exempting Building Societies from the Duty on the transfer of shares,—were presented and read; and ordered to lie upon the Table.

A Petition of Lieutenant Lister Maw, R.N., praying for the restoration to his rank in the Navy, and a pension for his wounds, was offered to be presented; but The King's recommendation not having been signified, the same was not received.

Ordered, That there be laid before this House, a Return of all Money paid by the Crown to the Trinity House of Kingston-upon-Hull, between 5th April 1835 and 11th October 1835, on account of any Dues or Charges payable on Foreign Ships; specifying the Sum paid on behalf of each Ship, and the Name and Tonnage of the same.

A Petition of Persons engaged in the Pilchard Fishery at Saint Mawes;—Seas Owners and other Fish-curers and Inhabitants of Saint Ives;—and, Inhabitants of Polperro, in the county of Cornwall; praying for the abolition of the Tithe on Fish caught in the Sea, were presented, and read; and ordered to lie upon the Table.

A Petition of Office-bearers and Members of the Glasgow Political Union;—and, the Provost, Magistrates and Town Council of the royal burgh of Ayr; praying for the abolition of Plogging in the Army and Navy, were presented, and read; and ordered to lie upon the Table.

A Petition of the Association of Under-writers and Insurance Brokers in Glasgow, praying for the repeal of the Duties on Policies of Marine Insurance, was presented, and read; and ordered to lie upon the Table.

A Petition of Merchants and other Inhabitants of Dublin, praying the House to secure to James Silk Buckingham, Esquire, full compensation from the East India Company for the loss and damage sustained by him in the suppression of the Calcutta Gazette. The Petition was read, as followeth:

A Petition of Inhabitants of Saint Paul, Dublin; praying that the Municipal Corporations (Ireland) Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Clongash;—Landowners and Landholders of the manor of Ballyjames;—Inhabitants of Saint Paul, Dublin;—Parishioners of Blackrock;—and, Inhabitants of Ballindaggan; praying for the abolition of Tithes in Ireland, were presented, and read; and ordered to lie upon the Table.

A Petition of Citizens of Dublin, praying the House to introduce a judicious system of Poor Laws in Ireland founded on the principle of the 43d of Elizabeth, was presented, and read; and ordered to lie upon the Table.

A Petition of Freeholders, Landholders and others of the barony of Idrone West, in the county of Carlow, praying the House to institute an inquiry into all the circumstances connected with the late Election for the county of Carlow, was, presented and read; and ordered to lie upon the Table.

A Petition of Patrick Novelan, a freethinker of the county of Carlow, complaining of his property being distrained upon for the vote given by him at the last Election for that county, was also presented, and read; and ordered to lie upon the Table. Vol. IX.
The Order of the day being read, for taking into consideration further consideration the Report on the Registration of Births, &c. Bill; Ordered, That the Report be taken into further consideration upon Monday next.

The Order of the day being read, for taking into consideration further consideration the Report on the Marriages Bill.

Ordered, That the Report be taken into further consideration upon Monday next.

The Order of the day being read, for the second Civil Officers Declaration Bill.

Ordered, That the Bill be read a second time To-morrow.

The Order of the day being read, for the second Tithes Voluntary Commutation Bill; Ordered, That the Bill be read a second time on Monday next.

The Order of the day being read, for the Committee on the Bankrupts (Ireland) Bill; Resolved, That this House will, this day, resolve itself into the said Committee.

The Order of the day being read, for taking into School Rooms further consideration the Report on the School Bills.

Ordered, That the Report be taken into further consideration To-morrow.

Mr. Bernal reported the Insolvent Debtors (Ire. Insolvent land) Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

Mr. Bernal reported the Bankrupts’ Estates (Scott. Bankrupts’ land) Bill; and the Amendments were read, and Estate agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time To-morrow.

Mr. Bernal reported the Cessio Bonorum (Scott. Cessio Bonorum land) Bill; and the Amendments were read, and Bill agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time To-morrow.

Mr. Bernal reported the Instruments of Sasine (Scotland) Bill; and the Amendments were read, and Bill agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

The Order of the day being read, for the Committee on the West India Judicature Bill; Resolved, That this House, will, this day, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Bill respecting the Cessio with regard to the Sasina of Sasina (Scotland) Bill.

The Order of the day being read, for the Committee on the Bill respecting the Cessio with regard to the Sasina of Sasina (Scotland) Bill.

The Order of the day being read, for the Committee on the Bill respecting the Cessio with regard to the Sasina of Sasina (Scotland) Bill.

The Order of the day being read, for the Committee on the Bill respecting the Cessio with regard to the Sasina of Sasina (Scotland) Bill.

The Order of the day being read, for the Committee on the Bill respecting the Cessio with regard to the Sasina of Sasina (Scotland) Bill.
5th years of His present Majesty, in order to enable certain Seamen belonging to Shetland or Orkney to pay certain Sums of Money payable under that Act to the Seamen's Fund at Lerwick, in Shetland, or Kirkwall, in Orkney.

Ordered, That Mr. John Dunlap do carry the Bill to the Lords, and desire their concurrence.

Turnpike Roads (Scotland) Bill.

Mr. Chalmers reported the Turnpike Roads (Scotland) Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

Registration of Votes (Ireland) Bill.

The Order of the day being read, for the Committee on the Registration of Votes (Ireland) Bill;

Resolved, That this House will, upon Thursday next, resolve itself into the said Committee.

Pensions Duties Bill.

The Order of the day being read, for receiving the Report on the Pensions Duties Bill;

Ordered, That the Report be received upon Friday next.

Supplies.

The Order of the day being read, for the Committee of Supply;

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

Ways and Means.

The Order of the day being read, for the Committee of Ways and Means;

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

Civil Bill Courts (Scotland) Bill.

The Order of the day being read, for the Committee on the Civil Bill Courts (Scotland) Bill;

Resolved, That this House will, this day, resolve itself into the said Committee.

Postage Duties.

The House, according to Order, resolved itself into a Committee, to consider of granting an additional rate of Postage on Letters between Great Britain and Ireland, by way of Milford and Waterford.

(In the Committee.)

Resolved, That over and above the rates of Postage now charged, there be charged and levied upon all Packets and Letters conveyed by Post to and from Great Britain and Ireland, or to and from any part beyond the Seas and Ireland by way of Milford and Waterford, an additional rate of Postage of One half-penny for every Single Letter, One Penny Halfpenny for every Double Letter, One Penny for every Treble Letter or other Letter under Half an Ounce weight, and an additional Two-pence for every Ounce weight, and so in proportion for every Letter or Packet of greater weight than an Ounce.

Resolution to be reported.

Mr. Speaker resolved the Chair; and Mr. Bernal reported, That the Committee had come to a Resolution.

Ordered, That the Report be received this day.

Negro Apprenticeship.

Ordered, That Mr. Phemst be discharged from any further attendance on the Select Committee on Negro Apprenticeship.

Ordered, That Sir Stratford Canning be added to the Committee.

Public Income and Expenditure.

Ordered, That there be laid before this House, an Account of the Net Public Income of the United Kingdom of Great Britain and Ireland, in the year ended 5th April 1836, after abating the Expenditure thereto defrayed by the several Revenue Departments, and of the actual Issues or Payments within the same period, exclusive of the Sums ap- plied to the redemption of Funded, or paying off Unfunded Debt, and of the Advances and Re-payments for Local Works, &c.

Orderd, That there be laid before this House, a Deaf and Dumb and Asylums Bill, and the Amendments were read, and ordered to be printed.

Mr. Fox Maule reported the Turnpike Roads (Scotland) Bill.

Ordered, That the Report be received this day.

Mr. Gillon presented a Bill to enable Persons to hold Licenses to sell Beer, Spirits, and other Exceivable Liquors in Scotland, to obtain a renewal of their Licenses from the Excise: And the same was read the first time; and ordered to be printed.

Mr. Fox Maule presented, pursuant to Orders,—Electors Returned in each County in Ireland in the years 1832, 1833, 1834, and 1835, by virtue of Rent-charges granted to such Electors or others; stating the Number registered in each year, the Names of the Persons by and to whom each Rent-charge was made, the Place in which the Rent-charge was committed, the precise nature of the Offence in each case, the Amount of Penalty and Costs paid in each case, and the manner of appropriating such Penalties and Costs.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Ordered, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return of the Number and Names of Persons summoned for Offences against the Factories Act between 19th December 1835 and 1st May 1836; specifying the Date of the Conviction or Hearing, the Place of Hearing, by whom each Conviction was made, the Place in which the Offence was committed, the precise nature of the Offence in each case, the Amount of Penalty and Costs paid in each case, and the manner of appropriating such Penalties and Costs.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Mr. Gillon presented a Bill to enable Persons to hold Licenses to sell Beer, Spirits, and other Exceivable Liquors in Scotland, to obtain a renewal of their Licenses from the Excise: And the same was read the first time; and ordered to be printed.

Mr. Fox Maule presented, pursuant to Orders,—Electors Returned in each County in Ireland in the years 1832, 1833, 1834, and 1835, by virtue of Rent-charges granted to such Electors or others; stating the Number registered in each year, the Names of the Persons by and to whom each Rent-charge was made, the Place in which the Rent-charge was committed, the precise nature of the Offence in each case, the Amount of Penalty and Costs paid in each case, and the manner of appropriating such Penalties and Costs.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Ordered, That there be laid before this House, a Deaf and Dumb and Asylums Bill, and the Amendments were read, and ordered to be printed.

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Ordered, That there be laid before this House, a Deaf and Dumb and Asylums Bill, and the Amendments were read, and ordered to be printed.
Mr. Fox Maule also presented, pursuant to an Address to His Majesty,—A Return of the Number of Electors registered as qualified to vote in the several Counties, Cities and Boroughs in Ireland, at the time of the last General Election; and also of the Gross Number of Electors who actually voted at the said last General Election in those Counties, Cities and Boroughs in which the said Return was contested.

Ordered, That the said Returns do lie upon the Table.

And then the House, having continued to sit till a quarter of an hour after twelve of the clock on Tuesday morning, adjourned till this day.

A Petition of Trustees of the Ischelbridge Company Glasgow and Glasgow Roads, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Glasgow and Falkirk Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Inhabitants of Saint Paul's, Deptford,—and, Members of the Radical Association; and other Inhabitants of the Tower Hamlets; praying for the abolition of the Stamp Duty on Newspapers,—were presented, and read; and ordered to lie upon the Table.

A Petition of Owners of land in the county Tafer of Norfolk, and within the Great Level of the said Bill.

A Petition of Wesleyans of Methwold; Heriot's Hospital Bill.

A Petition of Inhabitants of Broughton Astley, and other places in the county of Leicester, praying that no alteration may be made in the line of the Midland Counties Railway, by taking it through Market Harborough, was presented, and read; and ordered to lie upon the Table.

A Petition of Trustees of the Inchbelly Bridge, in the county of Northumberland; and Guardians of the Poor of the Glutton Union, Kent; Members of the Board of Guardians of the Blean Union, in the county of Kent; the inhabitants of Pinchbeck and Papworth, in the county of Huntingdon; and of the parish of Yaxley, in the county of Huntingdon; praying that the Amendment to the Bill may not pass into a law, was also presented, and read; and ordered to lie upon the Table.

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allowed by the said Act for re-payment of money borrowed for building Workhouses, may be extended from ten to twenty years, were also presented, and read; and ordered to lie upon the Table.

A Petition of the Lord Provost, Magistrates and Prisoners’ Town Council of the royal barg of Inverness, praying (Scotland), ing the House to relieve the royal bargs of Scotland from the expense of aliming County Prisoners after conviction, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Brixham, praying Horse Tax, for the repeal of the Tax on Horses used in Trade, was presented, and read; and ordered to lie upon the Table.

A Petition of Privy Council, praying, pursuant to the Act for the abolition of Tithes in Ireland, was presented, and read; and ordered to lie upon the Table.

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A Petition of operative Cotton Spinners of Prestons Acton, praying for the amendment of the Factories Act, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of the Holy Trinity, in the city of Cork, praying for the abolition of Tithes in Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of James Moonen, of the parish of Corn law, Kilcoyon, in the county of Meath, landlord, praying for the repeal of the Corn Laws, or that all Duty imposed on Foreign Corn in future shall be given as a bounty to the home grower, in proportion to the quantity of corn grown and sold by him, was presented, and read; and ordered to lie upon the Table.

A Petition of Bankers, Merchants, Traders, and Bankrupts’ other Inhabitants of Belfasst;—and, Attornies-at-Law in Cork, soliciting the House to enact a law for regulating the construction of Merchant Shipping, were presented, and read; and ordered to lie upon the Table.

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Salmon Fisheries (Scotland) Bill, was presented, and read; and referred to the Select Committee on Salmon Fisheries (Scotland).

Foreign Wheat. A Petition of Corn-millers, Merchants and Traders of the city of Cork, praying the House not to sanction, directly or indirectly, the gridding of Foreign Wheat in these Kingdoms, was presented, and read; and ordered to lie upon the Table.

Beer Shops. A Petition of Inhabitants of Newport, in the county of Monmouth, praying the House to reduce the number of Beer-shops, and to lay some restriction on the mode of obtaining Beer Licenses in future, was presented, and read; and ordered to lie upon the Table.

Fire Insurances. A Petition of Bankers, Merchants, Manufacturers, Tradesmen, and other Inhabitants of Northampton, praying for the repeal of the Duty on Fire Insurances, was presented, and read; and ordered to lie upon the Table.

Ecclesiastical Courts. A Petition of Inhabitants of Chester, praying that the Courts having power of granting Probates and Administrations with Registries for the original Wills attached to them, may remain, as heretofore, in the country, with such consolidation only as may appear to the House necessary, was presented, and read; and ordered to lie upon the Table.

Hand-loom Weavers. A Petition of Hand-loom Weavers and others of Bothwell, praying the House to adopt measures for securing to them a competent and equitable reward for their labour, was presented, and read; and ordered to lie upon the Table.

Stamp Duties. A Petition of the Company of Merchants of Edinburgh, praying for a reduction of all Stamp Duties, was presented, and read; and ordered to lie upon the Table.

Manchester and Leeds Railway Bill. A Petition of Merchants, Traders, and other Inhabitants of Kingston-upon-Hull, praying that the Manchester and Leeds Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Edinburgh Mai A Petition of the Company of Merchants of the city of Edinburgh, praying the House to direct inquiries to be made through the Postmaster-General as to the practicability of accelerating the Mail between Edinburgh and London, was presented, and read; and ordered to lie upon the Table.

Shannon Navigation. A Petition of Gentry, Clergy, and other Inhabitants of Kilmore; and Kilglass and other places; praying for the speedy improvement of the navigation of the River Shannon, were presented, and read; and ordered to lie upon the Table.

Ordered, That the Petitions of Andrew Bell, Esquire, and others; William J. Holligan, and others; Robert Shephard, and others; Bartholomew Barwell, and others; William Webb, and others; and Inhabitants of Killyan, which were presented upon the 14th day of April last, be referred to the Committee on the Dublin and Drogheda Railway Bill.

Ordered, That the Return relative to Corn, which was presented upon the 5th day of March last, be printed.

Ordered, That the Return relative to Cotton (Liverpool), which was presented upon Friday last, be printed.

Ordered, That the Return relative to Shipping (Liverpool), which was presented upon Friday last, be printed.

Ordered, That the Return relative to Tipperary Committees, which was presented yesterday, be printed.

Ordered, That the Return relative to Electors (Ireland), which was presented yesterday, be printed.
to attend their Lordships, in order to his being examined as a witness before the Select Committee appointed by their Lordships on Agriculture:—And then the Messengers withdrew.

Resolved, That this House will send an Answer to the last part of the said Message by Messengers of their own.

And the Messengers were again called in; and Mr. Speaker acquainted them therewith:—And then they again withdrew.

A Petition of Inhabitants of the towns of Northampton, Market Harborough, and Stamford, and who are also Shareholders and Members of the Committee of the Midland Counties Railway Company, in support of the said Company for the formation of a Railway from Leicester, by Market Harborough and Northampton, to join the London and Birmingham Railway at or near Blisworth, with a Branch from Market Harborough to Stamford, and called "The South Midland Counties Railway Company," was presented, and read; setting forth, That the Petitioners, together with many other persons, in or about the month of March last, presented to the House, and were thereupon told that they might be heard, by themselves, their counsel, agents and witnesses, against so much of a certain Bill then and now depending in the House, intituled, "A Bill for making a Railway from Breaches commencing at the London and Birmingham Railway, in the Parish of Rugby, in the County of Warwick, to communicate with the Towns of Leicester, Nottingham and Derby, and with the Mansfield and Pinxton Railway, to be called the Midland Counties Railway," as relates to the extension of the line of the said Railway from Leicester to Rugby; that the reasons stated by the Petitioners for opposing the said Bill were, amongst others, that the line from Leicester to Rugby would divert an immense body of traffic for a great number of years carried on between the metropolis and the Midland and Northern Counties from its present direct route through Northampton and Market Harborough into another channel, to the great prejudice of the Petitioners; that a Railway might be formed from Leicester, by Market Harborough and Northampton, to join the London and Birmingham Railway at Blisworth, which would reduce the distance of travel between the said towns and London upwards of five miles, as compared with the route proposed to be taken by the Midland Company, from Leicester to Rugby; that the line by Northampton and Harfport would be made without a tunnel, whereas there were at least four on the line from Leicester to Rugby, and one of them, namely, that at Kilsby, would be upwards of a mile and a quarter long, and in other respects very objectionable to passengers; and that a Company had then lately been formed for the purpose of making such Railway by Market Harborough and Northampton, with a branch from Market Harborough to Stamford, if they could obtain the sanction of Parliament for that purpose; that such former Petitions were referred by the House to the Committee appointed to consider the provisions of the said Midland Counties Railway Bill; that the Petitioners accordingly attended, by their counsel, agents and witnesses, at the first meeting of the said Committee, when an objection was made by the promoters of the Bill to the Petitioners being heard thereon, as not having a locus standi, and the Committee ordered that the Petitioners should be allowed to examine witnesses on this point on a future day, but that they would not allow counsel to make any observations in support thereof; that the Petitioners, on the day named, produced their evidence, but before the first witness had concluded his examination, the Committee intimated to the counsel for the promoters of the Bill, that unless they could contradict the statements of the witness, they were satisfied the Petitioners had clearly shown themselves to be the promoters of a competing line then being in contemplation, and consequently entitled, under the Resolutions lately passed by the House for the guidance of Railway Committees, to be heard against the Bill; and the counsel for the Bill, being unable to contradict the witness, the Petitioners were allowed to have a locus standi, and admitted to be heard accordingly; that the Petitioners attended, with their counsel, agents and witnesses, for eleven successive days before the said Committee, and during that time, by their counsel, cross-examined the witnesses examined by the promoters of the Bill and required to produce to the Committee a Plan and Section of their proposed line of Railway, and which was done accordingly, except as to a small portion of the Section; that on Saturday the 20th of March last, the Petitioners were informed by the Committee that their case would not be gone into until after the Easter Recess, and inasmuch as the case of other and distinct parties opposing the Bill was then immediately proceeded with, the Petitioners, with their counsel and agents, consequently abstained themselves from further attending the said Committee pending the examination of witnesses by the other parties aforesaid; that on Tuesday, the 29th day of March last, immediately before the rising of the Committee for the Easter Recess, the counsel for the Promoters of the Bill, in the absence of the Petitioners and their counsel made an application to the Committee for an order to the agents of the Bill to deliver to the agents for the Bill a List of the Subscribers to the Petitioners' Company, and a Plan and Section of their proposed line, on a Parliamentary scale, by the following Saturday; that during the time this application was being made, the agent of the Petitioners happened accidentally to come into the committee-room, whereupon the said agent was informed by the Committee of the order they were about to make, when the said agent urged that his counsel and engineer were absent, and that if the Committee thought proper to make such order, he hoped they would allow as long a time as possible; that an order was then made by the Committee as follows, that is to say, "Resolved, That the Promoters of the contemplated Northampton Line deliver to the agents of the Midland Counties Railway, or on or before Saturday, a List of Subscribers to their proposed line, on a Parliamentary scale, on or before the Thursday following;" that their said agent immediately proceeded to the office of Mr. Giles, the engineer employed by the Petitioners, and informed him of the order which had been made, and instructed him to submit no trouble or expense in complying with the said order, if possible, but that Mr. Giles at once said it was utterly impossible for him to measure, plot and plan such an extent of country within the time mentioned, and that he did not know where to find a sufficient number of competent surveyors for the purpose, but that he would as quickly as possible complete the section of the proposed line, and furnish the promoters of the Bill with a list of the proprietors over whose land the proposed line would pass, and which he conceived was all that the promoters of the Bill really required, and that he would communicate to the engineer for the Bill the impossibility of his complying literally with this order; and that Mr. Giles did the same evening proceed to the office of the engineer for the Bill, for the purpose of making such communication, and on finding he had gone into the country, he made such communication to a clerk in his office; that the List of Shareholders in the company of the Petitioners, and whose shares amounted to about 400,000 L., and upon which the whole deposits had been paid, with a memorandum at the foot of such list, stating that the Instrument had been made for shares to double the amount of capital required (such capital amounting to the sum of 1,200,000 L.), but that the remaining shares had not then been allotted was delivered to the agent for the Bill in the course of that day, and the List of the Proprietors over whose lands the proposed line passed, on the
10th of April; that on Wednesday, the 13th of April, being the day on which the Committee first met after the Easter Recess, the Petitioners attended, with their counsel, agents and witnesses, and their engineers with the section of the line, completed on a Parliamentary scale, and with the line of the proposed Railway accurately marked out on the Ordnance Map, and which the engineer for the Bill admitted was sufficient for him or any other engineer across the country within one hundred or two hundred yards; that the Petitioners did not complete a more accurate and minute survey of their contemplated line of railway through Market Harborough and Northampton, upon a Parliamentary scale, sufficient time to produce it before the Committee, in consequence of negotiations having been opened between them and the directors of the Midland Counties Railway Company, the promoters of the Bill, by which it was agreed that the said directors should cause the line proposed and contemplated by the Petitioners to be surveyed by their own engineer, and that if he should report in its favour, it should be adopted by the said directors; that the negotiations were carried on during the whole month of February, and that it was only on the first of March that the resolution of the said directors not to adopt the said contemplated line was communicated to the Petitioners; that in consequence of the said negotiations, the hopes held out thereby that the said contemplated line would eventually be adopted by the said directors, and the delay consequent thereupon, the Petitioners were deprived of the opportunity of completing the said detailed plan and section of such line within the time limited by the Committee, which, but for the said delay so caused as aforesaid, they would have been enabled to do; that under these circumstances, the engineer employed for the Petitioners, stated to the Committee, in his evidence, the impossibility of his complying with the order of the Committee within the short time limited by such order, all the engineers and surveyors he was acquainted with, and upon whose skill he could place reliance, being at this particular time of the year so engaged as to be unable to give their immediate and undivided attention to a survey of this description, and that he knew not where to apply to obtain a sufficient number of competent surveyors for the purpose; that counsel urged the reasons stated in the former Petitions of the Petitioners, why they were not in a more forward state with their plans and sections, as directed to the Committee that, in the spirit of the Resolutions lately passed by the House for the guidance of Railway Committees, they should examine the merits of the contemplated line by Harborough and Northampton, in reference to the interests of the public, if not out of consideration to the Petitioners, as being the promoters of a competing line of railway, but the Committee refused to allow the counsel for the Petitioners to open their case, or to call any witnesses in support of their proposed line; that it was admitted in evidence by the engineer examined on the part of the Bill, that the line contemplated by the Petitioners from Leicester by Market Harborough and Northampton, was practicable, and upwards of four miles shorter than the line proposed by the Midland Company from Leicester to Rugby; that the principal argument used by the Committee to the Promoters of the Bill was, that the line by Rugby would open a communication for the town of Leicester with Birmingham, and the west of England; but the Petitioners are prepared to show, that the traffic between those places is considerable, compared with the importance that would attach to a railway communication between Stanford and the eastern part of the country, with London and the manufacturing and coal districts of Leicestershire and Derbyshire, and which would be advantageously effected by the proposed line by Market Harborough and Northampton, and the branch from Market Harborough to Stamford; the Petitioners feel it incumbent upon them, both in regard to their own interests and that of the public, to represent, for the consideration of the House, that the chairman and two other members of the Committee to whom the Midland Counties Railway Company's Bill was referred, and who have regularly attended the meetings of the Committee, are shareholders to a considerable extent in that Company; that seldom, if ever, more than fifteen or sixteen members attended the meetings of the Committee, and on the day when the Petitioners were precluded from going into their case, only nine members were present; and praying that the same House will be pleased to take the circumstances of their case into consideration, and grant them relief.

Ordered, That the said Petition do lie upon the Table.

A Petition of John Joseph Lawson, printer of The Newspapers, Times Newspaper, Edward Robert Hearns, printer of The Morning Herald, Charles Baldwins, printer of The Times Newspaper, and Thomas McMurtrie, printer of The Evening Post, praying the House not to sanction the proposed restriction on the size of Newspapers, was presented, and read; and ordered to lie upon the Table.

A Petition of Patrick Neill, LL.D., Secretary to Edinburgh, the Caledonian Horticultural Society, praying that he may be heard, by himself, his counsel or agent, against the Edinburgh, Leith and Newhaven Railway Bill, was presented, and read; and ordered to lie upon the Table.

The House, according to Order, proceeded to take into consideration the Report which, upon the 30th day of March last, was made from the Committee on the Edinburgh, Leith and Newhaven Railway Bill, printed Copies of the Bill having been delivered at the door upon Tuesday, the 12th day of April last; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

The House proceeded to take into consideration Aylesbury the Report which, upon the 25th day of April last, was made from the Committee on the Aylesbury Railway Bill, printed Copies of the Bill having been delivered at the door upon Friday last; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

A Petition of Inhabitants of Broughton Astley, Midland Counties Railway and other places; Manufacturers, Traders and other Inhabitants of Stapleford;—Bankers, Merchants, Manufacturers, Traders, and other Inhabitants of Mansfield;—and, Merchants, Manufacturers, Traders, and other Inhabitants of Eastwood; praying that the Midland Counties Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Cambridge, praying that the said Bill may not pass into a law, was also presented, and read; and ordered to lie upon the Table.

A Motion was made, and the Question being Midland Counties Rail considered; the Petition, which upon the 25th day of April last, was made from the Committee on the Midland Counties Railway Bill, was not taken into further consideration; An Amendment was proposed to be made to the Question, by leaving out, from the words "That the" to the end of the Question, in order to add the words "Bill be re-committed to the former Committee," instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question: The
The House divided:

The Yeas to the new Lobby;

The Noes to the old Lobby;

Tellers for the Yeas, Mr. Gisborne, 296.

Tellers for the Noes, Mr. Straut, 178.

So it passed in the Negative.

And the Question being put, That the words "Bill be re-committed to the former Committee" shall not be re-opened, unless the Gallery shall not be filled at the hour specified in the foregoing Resolution.

Then the main Question, so amended, being put: Ordered, That the Bill be re-committed to the former Committee.

The House was moved, That the Resolutions which, upon the 28th day of July in the last Session of Parliament, were reported from the Select Committee appointed to consider and report upon the best means of setting apart and adapting a portion of the Strangers' Gallery for the accommodation of Ladies during the Debates of this House; such accommodation to be granted or regulated according to such form and manner as the Speaker shall appoint;—also, to consider of directions proper to be given with a view to the same effect in the building of the new House of Commons; and the same were read, as follow:

1. Resolved, That a portion of the Strangers' Gallery at the North end of the House, not exceeding a quarter of the whole, and capable of containing twenty-four Ladies, be set apart for their accommodation, divided by a partition from the rest of the Gallery, and screened in front by an open trellis work.

2. Resolved, That the Plan and Estimate submitted to the Committee by Sir Robert Smirke be adopted.

3. Resolved, That a Book should be kept in the custody of some person appointed by the Serjeant at Arms in a place made for that purpose at the door of the entrance of the proposed Gallery.

4. Resolved, That no Member be allowed to introduce more than two Ladies in the course of one week, unless the Gallery should not be fully occupied, as specified hereafter.

5. Resolved, That the Names of the Ladies be written down in the said book on the day previous to their admission, or, in the event of the Adjournment of the House on the last day of Sitting, previous to its next Meeting; and that the Signature of the Member be attached to the Names of the Ladies so written down by him, and that he do state whether he proposed that they should be admitted at the morning or afternoon Sitting.

6. Resolved, That two printed Tickets be issued to each Member so entitled, which Tickets are to be presented by the Ladies at the door of the Gallery, without which they cannot be admitted, and that such Tickets shall not be transferable.

7. Resolved, That, in case it should happen that the said Gallery should not be fully occupied within one hour after the meeting of the House, any Member may, on writing down the Names, and receiving the Tickets aforesaid, introduce two Ladies during the Sitting of the House, until the Gallery shall be full.

8. Resolved, That the said Book be kept open for the entry of Names for admission on the following day, from half past eleven o'clock in the morning till three o'clock in the afternoon; and that the same shall not be re-opened, unless the Gallery shall not be filled at the hour specified in the foregoing Resolution.

9. Resolved, That the Gallery so proposed to be set apart, be called the Ladies' Gallery, and be kept exclusively for their accommodation.

10. Resolved, That the alterations necessary in order to provide for the accommodation herein contained in the Strangers' Gallery, be proceeded with without delay, in order that the same may be completed for the reception of Ladies previously to the commencement of the next Session of Parliament.

A Motion was made, and the Question being put, That this House will, upon Wednesday, the 18th day of this instant May, inquire into the conduct of the Commander in Chief of the Forces in appointing Lieutenant-Colonel Lord Brudenell to the Second Lieutenant-Colonelcy of the 11th Light Dragoons.

Lord Brudenell was heard in his place:—And then he withdrew.

And the Question being put;

The House divided:

The Yeas to the new Lobby;

The Noes to the old Lobby.

Tellers for the Yeas, Mr. Forester, 132.

Tellers for the Noes, Mr. Villiers, 90.

So it was resolved in the Affirmative.

A Motion was made, and the Question being put, That a Select Committee be appointed to inquire into the conduct of the Commander in Chief of the Forces in appointing Lieutenant-Colonel Lord Brudenell to the Second Lieutenant-Colonelcy of the 11th Light Dragoons.

So it passed in the Negative.

And the House having continued to sit till after twelve of the clock on Wednesday morning;
Dublin Police Bill. The Order of the day being read, for receiving the Report on the Dublin Police Bill; Ordered, That the Report be received this day.

Bankrupts (Scotland) Bill. The Order of the day being read, for taking into further consideration the Report on the Bankruptcy of Durham Bill; Ordered, That the Report be taken into further consideration this day.

West India Judicature Bill. The Order of the day being read, for the Committee on the Bankruptcy (Ireland) Bill; Resolved, That this House will, this day, resolve itself into the said Committee.

Insolvent Debtors (Ireland) Bill. The ingrossed Bill to continue the Acts for the relief of Insolvent Debtors in Ireland, was, according to Order, read the third time. Resolved, That the Bill do pass: And that the Title be, An Act to continue for Three Years, and from thence to the End of the then next Session of Parliament, the Acts for the Relief of Insolvent Debtors in Ireland. Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

Instruments of Sasine (Scotland) Bill. The ingrossed Bill to amend and regulate the Law of Scotland as to Erasures in Instruments of Sasine, and of Resignation ad Remanentiam, was, according to Order, read the third time. Resolved, That the Bill do pass. Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

Postage Duties. The Order of the day being read, for the Committee on the Civil Bill Courts (Ireland) Bill; Resolved, That this House will, this day, resolve itself into the said Committee.

Civil Bill Courts (Ireland) Bill. The Order of the day being read, for the Committee on the Civil Bill Courts (Ireland) Bill; Resolved, That this House will, this day, resolve itself into the said Committee.

Tumpike Roads (Scotland) Bill. The ingrossed Bill to make effectual so much of an Act passed in the first and second years of the Reign of His present Majesty King William the Fourth, “for amending and making more effectual the Laws concerning Tumpike Roads in Scotland” as relates to the Powers given therein to Heirs of Entail in possession to burden their Estates for the purpose of making Tumpike Roads in Scotland and the Bridges thereon, was, according to Order, read the third time. Resolved, That the Bill do pass: And that the Title be, An Act to make effectual so much of an Act passed in the first and second years of the Reign of His present Majesty King William the Fourth “for amending and making more effectual the Laws concerning Tumpike Roads in Scotland” as relates to the Powers given therein to Heirs of Entail in possession to burden their Estates for the purpose of making Tumpike Roads in Scotland and the Bridges thereon. Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

Clerks of the City London. Ordered, That a Bill be brought in upon the Order of the day being read, for the Clerk and Alderman of the City of London, in Common Council assembled: And then they withdrew.

Durham Railway Bill. Ordered, That the Report of the House of Lords be received this day.

South Durham Railway Bill. The House being informed, that the Sheriffs of Durham may pass into a law, was read; and ordered to lie upon the Table.

And then the House, having continued to sit till a quarter of an hour before one of the clock on Wednesday morning, adjourned till this day.

Mercurii, 4° die Maii; Anno 6° Wilhelmi IV° Regis, 1836.

PRAYERS.

The House being informed, that the Sheriffs of the City of London attended at the door, they were called in; and at the bar presented,—A Petition of the Lord Mayor, Aldermen and Commons of the City of London, in Common Council assembled: And then they withdrew.

And the said Petition, praying that the South Durham Railway Bill may pass into a law, was read; and ordered to lie upon the Table.

Mr. Croker, from the Treasury, was called in; and Tobacco and Snuff, paid Duty upon Quarterly for the year 1835, ending 5th January 1836; also the rate of Duty and the Total Amount of the same, distinguishing England, Scotland and Ireland; also, the Number of Pounds weight of each, and Amount of Duty collected at the respective Ports of Importation within the same period, and the Total of each Quarter and Year:

—Of the Number of Pounds weight of unmanufactured Tobacco, manufactured Tobacco, Segars and Snuff, imported into England, Scotland and Ireland, from the United States of America, and all other ports, in the year 1835, ending 5th January 1836; distinguishing the Quantities of each denomination imported into the respective Ports of the United Kingdom, and from whence it came, describing the Quantity of unmanufactured Tobacco, manufactured called Negrovead, manufactured Segars and Snuff, and Total Amount of the same.

Further Returns to several Orders, dated the 25th day of March last, for Returns from the Downries, Kirkcudbright and Wigtown Officers of Customs, of all the Shipwrecks in the Solway Channel, and on the Scotch Coast, from the mouth of the River Sark to the Mill of Galloway, from 1st January 1831 to the present date. From the Officers of Customs near Oban, in Argyleshire, of all the Shipwrecks which have taken place on the Sherrgaree Rock, near the Island of Tiree, or within twenty miles of that Island, within the same period of years; From the Officers of Customs at Oban, or other Ports in Argyleshire adjoining to the Sherrgaree Rock, of the Lighthouse Dues collected by them during the same period.
periods of years:—From the Board of Northern Lights of the different applications which have been made for Lighthouses on the Coast of the Solent Channel within the same period of time, and by whom made and recommended, and of the Answers that have been given thereto:—From the Commissioners of Northern Lights of all the applications made for a Lighthouse on the Southsea Rock, and by whom made and recommended.

An Account of the aggregate Amount of Notes circulated in England and Wales by Private Banks and Joint Stock Banks and their Branches; distinguishing Private from Joint Stock Banks, in the Quarters ending 1st October 1835, 1st January, and 1st April 1836, stated for each Quarter, as directed by the Act 3 and 4 Will. 4, c. 83.

Copies of all Correspondence between His Majesty's Government, or any Person authorized by the Government since the Report of the Select Committee on the Harbours of Leith and Newhaven in last Session.

Returns of the Total Number of Days in each year during which the whole of the Barristers appointed to revise the Lists of Voters for the Counties, Cities and Boroughs, in England and Wales, were employed in the performance of their duty:—Of the Numbers of Barristers so appointed in each Year, and of the Total Cost of such Revision in each Year.

Accounts of the net Public Income of the United Kingdom of Great Britain and Ireland, in the year ended 5th April 1835, after abating the Expenditure thereon defrayed by the several Revenue Departments, and of the actual Issues or Payments within the same period, exclusive of the Sums applied to the Redemption of Funded or paying off Unfunded Debt; the Total Amount of Advances and Repayments for Local Works, &c.:—Of the Balances of Public Money remaining in the Exchequer on 5th April 1835; the Amount of Money raised by Additions to the Funded or Unfunded Debt, in the year ended 5th January 1835; the Money applied towards the Redemption of the Funded, or paying off Unfunded Debt; the Total Amount of Advances and Repayments on account of Local Works, &c., with the different Out-ports of the United Kingdom.

An Account of the Income and Expenditure of the Trustees for the Relief of Seamen in the Merchant Service, their Widows and Children, appointed by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of Proprietors of land in the parish of Over Drainage Over, and Owners of rights of common therin, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Over Drainage and Inclosure Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of the Corporation of Brewers of Low- and High Panolas, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Low and High Panoras Paving Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Henry Thomas Hope, of Deepdene, London and the county of Surrey, Esquire, praying that he may be heard, by himself, his counsel or agents, against certain parts of the Paving Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Mr. Rooper reported from the Committee on the Abbotsley Inclosure Bill; that the Standing Orders relative to Bills of Inclosure, had been complied with; and that they had examined the allegations of the Bill, and found the same to be true; and that the parties concerned had given their consent to the Bill, to the satisfaction of the Committee; and that the Committee had gone through the Bill, and made Amendments thereto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

A Petition of Thomas North and Alexander Mollond and Proprietors of Collieries in the county of Nottingham, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Paving Bill, was presented, and read; and ordered to lie upon the Table.
praying that they may be heard, by their counsel or agents, against the Midland Counties Railway Bill, was presented, and read; and ordered to lie upon the Table.

Ulster Railway Bill.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, "An Act establishing a Railway from the Port of Belfast to the City of Armagh, in the Province of Ulster, in Ireland; and the same were read; as follows:

Pr. 6. l. 33. Leave out "either permanently or;"
Pr. 15. l. 59. Leave out "same" and in the same place insert "lands," insert "through which their Lordships differ about the same."

"such deviation may be made; and also of the owners and occupiers of the adjoining lands to the extent of one thousand yards on each side of such deviation."

Pr. 17. l. 27. After "McClean" insert "the representatives of Henry Joy;"
Pr. 17. l. 28. After "Belfast" insert "or any said, or tenants in the said Parliamentary Boundary of the Borough of Belfast."
Pr. 17. l. 33. Leave out "his," and insert "the said Representatives of Henry Joy, and the other owners of the said property, lands and tenements respectively on their respective."

Pr. 92. l. 26. After "authorized" insert "Provided also, That before it shall be lawful for the said Company to make such temporary use of as aforesaid of the lands adjoining or lying near the said Railway or Works, the said Company shall, and they are hereby required to give Seven days' notice of such their intention to the owners or occupiers of such lands, and to separate and set apart, by sufficient railings or fences, so much of the adjoining lands as shall be required to be so used as aforesaid, from the other lands adjoining thereto; and shall also, before entering upon any lands for such temporary purposes as aforesaid, if required by the owner or occupier thereof, find two sufficient sureties, who shall enter into a bond to such owner or occupier in a penalty of the amount of fifty pounds per acre, conditioned for the payment of such compensation as aforesaid; and to provide by such measures as shall be required to be made, so as to aforesaid, from the other lands adjoining thereto; and shall also, before entering upon any lands for such temporary purposes as aforesaid, if required by the owner or occupier thereof, find two sufficient sureties, who shall enter into a bond to such owner or occupier in a penalty of the amount of fifty pounds per acre, conditioned for the payment of such compensation as aforesaid; and to provide by such measures as shall be required to be made, so the Peace of the county, city or place where such lands shall be situated, in case the parties differ about the same."

The said Amendments, being read a second time, were agreed to.

Ordered, That Lord Viscount Castlereagh do carry the Bill to the Lords; and acquaint them, that the said Amendments, being read a second time, were agreed to.

A Petition of James Taylor, of Tormore Hotel, Manchester in the county of Lancaster, Gentleman, praying that he may be heard, by himself, his counsel or agent, against certain parts of the Manchester and Leeds Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by himself, his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

The O'Connor Don reported from the Committee on the Petition for leave to present a Petition for the Dublin Steam Packet Company (No. 2) Bill; That the Committee had examined the matter of the Petition.

Ordered, That leave be given to present a Petition, as desired.

A Petition of Charles Wye Williams, of Lisnagow, Esquire, Managing Director of the City of Dublin Steam Packet Company, for leave to bring in a Bill for incorporating the said Company, and to enable them to raise a further sum of money, was accordingly presented, and read; and referred to Mr. O'Connell and the Leinster List; with Power to send for persons, papers and records.

A Petition of Merchants, Bankers, Flax Spinners, and others of Dundee;—Deacon, Boxmaster and Members of the Baker Incorporation of Dundee;—Convener, Deacons of Crafts, and Members of the Nine Incorporated Trades of Dundee;—and, Guildry Incorporation of Dundee; praying that the Dundee Waterworks Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Peter Wedderburn Ogilvy, Esquire, of Ruthven; and, Bankers, Merchants, Flax-spinners, Manufacturers, Ship-owners and other Inhabitants of Dundee; praying that they may be heard, by themselves, their counsel or agents, against certain parts of the said Bill, were also presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of Frederic William Benceke, of the Manchester city of London, merchant, praying that he may be heard, by himself, his counsel or agent, against the Manchester and Cheshire Railway Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of William Thomas Sutein, George South Durham; Hotton Williamson and William Mills, Proprietors of and, Durham Railway; praying that the South Durham Railway and, the Durham (South West) Railway Bills, may pass into a law, were presented, and read; and ordered to lie upon the Table.

An ingrossed Bill for making a Railway to join Aylesbury the London and Birmingham Railway near the Village of Cheddington, in the County of Buckingham, was read the third time; and an ingrossed Clause was added, by way of rider; and Amendments were made to the Bill.

Resolved, That the Bill do pass.

A Petition of Inhabitants of Oxford, praying that the Manchester and Cheshire Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.
6 WILL. IV. 4th May.

A Petition of the Reverend William Vansittart, Doctor in Divinity, Master of Wighton's Hospital in Leicester, praying that he may be heard, by himself, his counsel or agent, against the Midland Counties Railway Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of the Members of the Omega Building Society in Manchester; and, Members of Saint Peter's Church, in the Borough of Manchester, praying that a Clause may be inserted in the Stamp Duties Bill to exempt building societies from the Duty on transfer of Shares, was presented, and read; and ordered to lie upon the Table.

A Petition of Robert Major, of Lonyfleet, in the county of Dorset, Gentleman; and, Members of the Committee of the borough of Poole; praying that the Poole Borough Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of members of the British and Foreign Bible Society in Manchester; and, Members of St. John's Church, in the Borough of Manchester, praying that the Probationary Ordination Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Fishermen of Chichester, Bosham, and Emsworth and Langstone, praying that such Clauses as are in the Fishery Bill are such as will give leave to Josiah John Guest, Esquire, a Member of this House, to go to the House of Lords, as desired by their Lordships, if he think fit.

Ordered, that their Lordships, if he think fit.

Ordered, that the Bill, with the Amendments, be ingrossed.

A Petition of the Reverend John Nicol, Doctor in Divinity, Master of Wighton's Hospital in Leicester, praying that he may be heard, by himself, his counsel or agent, against the Midland Counties Railway Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Fishermen of Chichester, Bosham, Emsworth and Langstone, praying that such Clauses as are in the Fishery Bill are such as will give leave to Josiah John Guest, Esquire, a Member of this House, to go to the House of Lords, as desired by their Lordships, if he think fit.

Ordered, that their Lordships, if he think fit.

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Ordered, that their Lordships, if he think fit.

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A Petition of the Members of the Omega Building Society in Manchester; and, Members of Saint Peter's Church, in the Borough of Manchester, praying that a Clause may be inserted in the Stamp Duties Bill to exempt building societies from the Duty on transfer of Shares, was presented, and read; and ordered to lie upon the Table.

A Petition of Robert Major, of Lonyfleet, in the county of Dorset, Gentleman; and, Members of the Committee of the borough of Poole; praying that the Poole Borough Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of members of the British and Foreign Bible Society in Manchester; and, Members of St. John's Church, in the Borough of Manchester, praying that the Probationary Ordination Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Fishermen of Chichester, Bosham, Emsworth and Longstone, praying that such Clauses as are in the Fishery Bill are such as will give leave to Josiah John Guest, Esquire, a Member of this House, to go to the House of Lords, as desired by their Lordships, if he think fit.

Ordered, that their Lordships, if he think fit.
Ireland. Bill was presented, and read; taking notice of the Civil Bill Courts on Agriculture.

And Mr. Pattison, being present in his place, declared, that he was willing, with the leave of the House, to go to the House of Lords, as desired by their Lordships.

Resolved, That James Pattison, Esquire, have leave to go to the House of Lords, as desired by their Lordships, if he think fit.

Ordered, That a Message be sent to the Lords, to acquaint them, that this House hath given leave to James Pattison, Esquire, to go to the House of Lords, as desired by their Lordships, if he think fit.

And that Mr. Bernal do carry the said Message.

Civil Bill Courts (Ireland) Bill

A Petition of Christiana Powell Leslie, widow, was presented, and read; taking notice of the Civil Bill Courts (Ireland) Bill; and setting forth, That the Petitioner is trustee of the estates of the late Charles Powell Leslie, Esquire, for the use and benefit of the Petitioner and her children, who are all infants, and under twenty-one years of age; that from time immemorial the ancestors of the Petitioner's children have exercised the right of appointing a Seneschal to the Manor Courts on their estates; and praying that she may be heard, by herself, her counsel or agent, at the bar of the House, against a clause proposed to be introduced into the said Bill for abolishing Seneschal Courts.

Ordered, That the said Petition do lie upon the Table.

Window Tax.

A Petition of Householders of Saint Mary-le-bone, praying for the repeal of the Window Tax, was presented, and read; and ordered to lie upon the Table.

Ordered, That the Accounts relative to Coals, Cullm and Cinders, which were presented upon Friday last, be printed.

Ordered, That the Return relative to Electors (Ireland), which was presented upon Monday last, be printed.

Ordered, That the Returns relative to Loan Funds (Ireland), which were presented upon Monday last, be printed.

Poor Rate Bill.

A Motion was made, and the Question being proposed, That the Order of the day, for the second reading of the Poor Rate Bill, be now read;

The House was moved, That so much of the Poor in England and Wales may in many respects be lost in taking such steps as may tend to relieve this large portion of his Majesty's subjects from so calamitous a condition, instead thereof.

And the Question being proposed, That the words "now," and at the end of the Question to add the words "upon this day six months."

And the Question being put, That the word "now" stand part of the Question;

The House divided: The Yeas to the old Lobby; The Noses to the new Lobby.

Tellers for the Yeas, Mr. Ponsett Scrope, 41.

Tellers for the Noses, Mr. Baines, Mr. Wathey, 13.

So it was resolved in the Affirmative.

Ordered, That the Bill be now read a second time.

The Bill was accordingly read a second time; and committed to a Committee of the whole House, for Friday next.

Durham Court of Pleas Bill

Ordered, That the Order of the day be read, for the Committee on the Durham Court of Pleas Bill;

Resolved, That this House will, upon Wednesday, the 2d day of June next, resolve itself into the said Committee.

The Order of the day being read, for the second reading of the Inns, Alehouses and Victuallers'houses Bill.

Ordered, That the Bill be read a second time upon Wednesday next.

The Order of the day being read, for the second reading of the Public Walks Bill;

And a Motion being made, and the Question being proposed, That the Bill be now read a second time;

The Amendments following were proposed to be made to the Question; viz. To leave out the words "now," and at the end of the Question to add the words "upon this day six months."

And the Question being put, That the word "now" stand part of the Question;

The House divided: The Yeas to the old Lobby; The Noses to the new Lobby.

Tellers for the Yeas, Mr. Ponsett Scrope, 41.

Tellers for the Noses, Mr. Baines, Mr. Wathey, 13.

So it was resolved in the Affirmative.

Ordered, That the Bill be now read a second time.

The Bill was accordingly read a second time; and committed to a Committee of the whole House, for Friday next.

Inns, Alehouses, and Victuallers'houses Bill

Ordered, That the Bill be read a second time upon Wednesday next.

The Order of the day being read, for the second reading of the Public Walks Bill;

And a Motion being made, and the Question being proposed, That the Bill be now read a second time;

The Amendments following were proposed to be made to the Question; viz. To leave out the word "now," and at the end of the Question to add the words "upon this day six months."

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The Bill was accordingly read a second time; and committed to a Committee of the whole House, for Friday next.

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The House divided: The Yeas to the old Lobby; The Noses to the new Lobby.

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The House divided: The Yeas to the old Lobby; The Noses to the new Lobby.

Tellers for the Yeas, Mr. Ponsett Scrope, 41.

Tellers for the Noses, Mr. Baines, Mr. Wathey, 13.

So it was resolved in the Affirmative.

Ordered, That the Bill be now read a second time.
Jovis, 5° die Maii;

Anno 6° Willilimi IVº Regis, 1836.

Prayers.

Ordered, That the Committee on the London and Dover Railway Bill, and the Dover Railway Bill have leave to sit this day till five of the clock, during the sitting of the House.

Mr. Bertoon, from the Trinity House, was called in; and at the bar presented, pursuant to the directions of an Act of Parliament,—An Account of the Receipt and Appropriation of the Pilots’ Fund of the Corporation of Trinity House of Deptford strand, in the year ending 31st December 1835:—And then he withdrew.

Ordered, That the said Account do lie upon the Table.

An ingrossed Bill for making and maintaining a Dock or Docks at Southampton was read the third time; and an ingrossed Clause was added, by way of rider; and Amendments were made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Barlow Hoy do carry the Bill to the Lords, and desire their concurrence.

A Petition of Richard More O’Ferrell, Esquire, M. P., referring solely to the non-compliance with the Standing Orders of the House in respect to the Dublin and Drogheda Railway Bill, was offered to be presented:—But the said Bill having been read a second time, the Petition was not received.

Clyde Navigation Bill.

A Petition of the Company of Proprietors of the Glasgow Waterworks;—and, Justices of the Peace and Commissioners of Supply and Land-holders of the county of Dunbarton; praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Clyde Navigation Bill, were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

Ordered, That the Report from the Committee on the Dundee and Newtyle Railway Bill be taken into further consideration upon Tuesday next.

Colonel Scale reported from the Committee on the Medway Road Bill; That the Standing Orders relative to Turnpike Bills, had been complied with; and that they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

A Petition of Freetholders and Leasolders of property in Greenwich;—and, Housekeepers of Greenwich; praying the House to reject any application for the establishment of a Railway communication between London and Gravesend, the line of which shall be intended to pass through the town of Greenwich, were presented, and read; and ordered to lie upon the Table.

A Petition of Thomas Miller, of Croydon, in the county of Surrey, praying that he may be heard, by himself, his counsel or agent, against certain parts of the London and Dover Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by himself, his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Proprietors of land in Over, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Over Drainage and Inclosure Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Owners and Occupiers of land in the parishes of Buxtoning, Barrington, Isle Brewster, Carys, Rydbill, Dyrington, and Kingsbury Episcopi, in the county of Somerset, praying that they may be heard, by their counsel or agents, against certain parts of the Parrett Navigation Bill, was presented, and read.

Ordered, That the Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Sir James Graham reported from the Committee Carlisle Docks on the Carlisle Docks Bill; and to whom a Petition was presented against the said Bill was referred; That the Standing Orders relative to Navigation Bills, had been complied with; and that no person appeared in support of the said Petition; and That the Committee had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table.

A Petition of Sir George Musgrave, of Eden Hall, Durham (South West) Railway Bill, was presented yesterday, was not signed; Ordered, That the Order made the same day for referring the said Petition to a Committee, be discharged.

Ordered, That the Petition be withdrawn.

A Petition of Richard Kennet Dawson, Esquire, Manchester and Leeds Railway Bill, praying that he may be heard, by himself, his counsel or agent, against certain parts of the Manchester and Leeds Railway Bill, was presented, and read; and ordered to lie upon the Table.

Notice being taken, that the Petition for the Dublin Steam Packet Company (No. 2.) Bill, which was presented yesterday, was not signed; Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by himself, his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Merchants, Ship-owners and Inhabitants of Dartmouth;—Merchants, Ship-owners and others of Dungarv;—Beaumaris;—Corsornar;—and, Merchants, Ship-owners, Underwriters and Insurance Agents of the city of London; praying for the repeal of the Duty on Marine Insurances, were presented, and read; and ordered to lie upon the Table.

A Petition of the Corporation of Bath;—and, Newspaper Inhabitants of Hallingby;—praying for the repeal of Stamps, the Stamp Duty on Newspapers, were presented, and read; and ordered to lie upon the Table.

A Petition of the Sessions Municipal Corporation (Ireland) Bill, praying that such provision may be made in the Municipal Corporations (Ireland) Bill as will indemnify him for his loss of income, was presented, and read; and ordered to lie upon the Table.

lom Weavers of Terynburn; praying the House to pass a law to regulate the prices for hand-loom weaving,—were presented, and read; and ordered to lie upon the Table.

A Petition of Members of a Society established in Salford, called the Duke of Clarence Building Society; and, Members of a Society established in Salford, called the Provident Building Society; praying that Building Societies may be exempted from payment of the intended Duties proposed in the Stamp Duties Bill on the transfer or sale of shares,—were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Anamphill, praying the House not to sanction any general measure for the revision of the Criminal Laws which shall retain the punishment of death for any other crime than that of wilful murder, was presented, and read; and ordered to lie upon the Table.

A Petition of Solicitors and other Legal Practitioners in the county of Inverness; and, Attorneys and Solicitors of Bath; praying for the repeal of the Duty on their Annual Certificates, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Lewes; and, the Corporation of Bath; praying that at all future Elections of Members to serve in Parliament, the votes be taken by Ballot,—were presented, and read; and ordered to lie upon the Table.

A Petition of the Vice-chairman and Guardians of the Parochial Union of Anamphill, praying that the period allowed by the Poor Law Act for repayment of money borrowed for building Workhouses may be extended from ten to twenty years, was presented, and read; and ordered to lie upon the Table.

A Petition of the Company of Merchants of the city of Edinburgh, praying that the Spirit Licenses Bill on the transfer or sale of licences for the sale of Spirituous Liquors, may pass into a law, was presented, and read; and referred to the Select Committee on Spirit Licenses (Scotland) Bill.

Ordered, That the Return relative to the Light-houses on the Solway Firth, and Hoy Sound, Orkney, and the Leinster List; with Power to send for persons, papers and records.

Ordered, That the Account relative to Bankers’ Notes, which was presented yesterday, be printed.

Ordered, That the Account relative to Bankers’ Notes, which was presented yesterday, beprinted.

Ordered, That the Paper relative to Leith Harbour and Docks, which was presented yesterday, be printed.

Ordered, That the Public Income and Expenditure, which was presented yesterday, be printed.

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Ordered, That the Paper relative to Leith Harbour and Docks, which was presented yesterday, be printed.

A Petition of Merchants, Traders, and, the Tower Hamlets; praying that the London and Blackwall Commercial Railway Bills, may pass into law, were presented, and read; and ordered to lie upon the Table.

A Petition of Wet, Lord’s Day Bill, petitioners in the county of Inverness; and, Attorneys and Solicitors of Bath; praying for the repeal of the Duty on their Annual Certificates, were presented, and read; and ordered to lie upon the Table.

A Petition of the Company of Merchants of the city of Edinburgh, praying for a reduction of the Duty on Fire Insurances, was presented, and read; and ordered to lie upon the Table.

A Petition of Managers, Operatives, and others directly depending for support on the works at Balflour, Fisheries (Scotland) Bill, Lindallock driven by water power on the River Elrick; and the Bishoprick of Durham Bill may not pass into a law, was presented, and read; and referred to the Select Committee on Salmon Fisheries (Scotland).

Ordered, That the Report do lie upon the Table; and, the Tower Hamlets; praying that the Lord’s Day Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

Ordered, That the Return relative to the Light-houses on the Solway Firth, and Skerryvore Rock, and of London; and, Owners and Commanders of steam vessels of or trading to the Port of London; praying that the London and Blackwall Commercial Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

Mr. Bramston reported from the Committee on the North Midland Railway Bills, the Thames Haven Railway and Dock Bill; and to whom several Railway Bills, may pass into law, were presented, and read; and ordered to lie upon the Table.

Sir John Bockett reported from the Committee on the North Midland Railway Bill; and to whom several Railway Bills, Petitions against the said Bill were referred; That the
the Standing Orders relative to Bills for making Railways, had been compiled with; and that no Person appeared in support of four of the said Petitions; and that they had heard counsel on behalf of eight of the said Petitions; and had considered one of the said Petitions; and had also heard counsel in favour of the Bill; and that the Committee had inquired into the several matters required by the Resolutions of the House of the first day of March last; and had also examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

*Ordered, That the Report do lie upon the Table; and be printed.*

An ingrossed Bill for inclosing, and exonerating from Tithes, Lands in the Parish of Abbotsey, in the County of Suffolk, praying that the East Suffolk County Hall Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

*Ordered, That the Committee on the Abbotsey Inclosure Bill be revived.*

A Message from the Lords, by Sir Gifford Wilson, Message from the Lords.

A Petition of the Corporation of Beverley, praying Beverley that they may be heard, by their counsel or agents, that the East Suffolk County Hall Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

*Ordered, That the Committee on the Abbotsey Inclosure Bill be revived.*

A Message from the Lords, by Mr. RopPELL, Message from the Lords.

The Lords have agreed to the several Bills following, without any Amendment; viz.

A Bill, intituled, An Act for making and main-keeping a Turnpike Road from Saint Leonard's and Saint Mary Magdelet to the Royal Oak Inn, at Whittington; and through Sellscomb to Crapp's Corner, in the Parish of Eccleshall, in the County of Stafford, Road Bill.

A Bill, intituled, An Act for making and main-keeping a Turnpike Road leading from the Flint and Hasting well to Hastington Road, at or near Beaufort, in the Parish of Hastingston, to Hastings, in the County of Sussex.

A Bill, intituled, An Act for making and main-keeping a Turnpike Road from Saint Leonard's and Saint Mary Magdelet to the Royal Oak Inn, at Whittington; and through Sellscomb to Crapp's Corner, in the Parish of Eccleshall, in the County of Stafford, Road Bill.

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against certain parts of the Beverley Pastures Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Owners and Occupiers of land situated between Blisworth, in the County of Northampton, and the town of Leicester, was presented, and read; setting forth, That a Bill has been introduced into the House, for making a Railway, with Branches, commencing at the London and Birmingham Railway, in the Parish of Rugby, in the County of Warwick, to communicate with the Towns of Leicester, Nottingham and Derby, and with the Mansfield and Pinxton Railway, to be called "The Midland Counties Railway;" that the Petitioners have understood that certain persons, describing themselves as members of a committee of shareholders or persons interested in the formation of a Railway from Leicester, through Market Harborough and Northampton, to join the Birmingham and London Railway, at or near Blisworth, in the county of Northampton, have presented a Petition to the House, praying to be heard against so much of the said Midland Counties Railway Bill as relates to the line, south of the town of Leicester, on the ground that a railway, as proposed by them, through or near Market Harborough and Northampton, would be preferable, as a line to London, to that proposed by the said Midland Counties Railway Company; and that they the said Petitioners have obtained leave to be heard in support of the said proposed line by Market Harborough and Northampton, before the Committee of the House to which the said Bill is referred, in support of the said proposed line of railway from Leicester to Blisworth, that they, the present Petitioners, are owners and occupiers of mansions, houses and lands situate on the line of Railway proposed by the said Petitioners' Company, now forming, and by them projected to be carried from Leicester to Blisworth, as before-mentioned, and that the Petitioners conceive that such line would most materially injure and deteriorate their property, without producing any adequate advantage to the public; and praying that if it should be heard before the said Committee to which the said Bill is referred, in support of the said proposed line of railway from Leicester to Blisworth, that they, the present Petitioners, may also be heard, by their counsel, agents, and witnesses, before the said Committee, against the allegations of the said Petition, and against the expediency and propriety of the said proposed line of Railway from Leicester to Blisworth, and to prove the injury which the same would cause to them.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Ordered, That the Petition of Inhabitants of Lutwyche, praying to be heard against certain parts of the Clyde Navigation Bill, as presented, and read; and ordered to lie upon the Table.

A Petition of Members of the American Chamber of Commerce; and, the Associated Body of Merchant, Shippers and others trading to the Mediterranean and Levant; praying that the Liverpool Docks Bill may not pass into a law as it now stands, were presented and read; and referred to the Committee on the Bill.

A Petition of the Company of Proprietors of the Clyde Navigation Waterworks, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Clyde Navigation Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

An ingrossed Bill to make and maintain a Canal from and Cart the City of Dumbarton, from the forth and Canal Bill.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Richard More O'Ferrall, Esquire, Dublin and Drogheda Railway Bill, against the said Bill was referred; That no person appeared in support of the said Petition; and that the Committee had examined the allegations of the Bill, and found the same to be true; and that the Bill, by way of rider, to exempt all persons now or hereafter to become members of the College of Physicians in Edinburgh from paying a tax of 4s. in the pound, was referred, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

An ingrossed Bill to explain and extend the Powers Heriot's of the Governors of the Hospital in Edinburgh of the Poor Rates Bill, founded by George Heriot, Jeweller to King James the Sixth, was read the third time; and Amendments were made to the Bill.

Ordered, That the Bill do pass.

Ordered, That Mr. Walter Campbell do carry the Bill to the Lords, and desire their concurrence.

An ingrossed Bill to regulate and equalize the Edinburgh Assessment for the maintenance of the Poor in the Poor Rates Bill, City of Edinburgh, and ancient and extended Royalty thereof, and to render Members of the College of Justice and others liable in the said Assessment, was read the third time.

An ingrossed Clause was offered to be added to the Bill, by way of rider, to exempt all persons now members of the College of Justice, from the operation of the Bill:—And the said Clause was brought up, read and rejected.

And a Motion being made, and the Question being put, That the said Clause be now read a second time; it passed in the Negative.

Resolved, That the Bill do pass.

Ordered, That Mr. Attorney-General do carry the Bill to the Lords, and desire their concurrence.

A Petition

Ordered, That the said Clause be now read a second time; it passed in the Negative.

Resolved, That the Bill do pass.

Ordered, That Mr. Attorney-General do carry the Bill to the Lords, and desire their concurrence.

A Petition
6 WILL. IV. 6th M.oi. 329

Newcastle and North Shields Railway Bill.

A Petition of the Most noble Hugh Duke and Earl of Northumberland, praying that he may be heard, by himself, his counsel or agent, against certain parts of the Newcastle and North Shields Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by himself, his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

Dundee Water Bill.

A Petition of the Magistrates and Town Council of the royal burgh of Dundee, praying that they may be heard, by their counsel or agents, against certain parts of the Dundee Water Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Poole Roads Bill.

An ingrossed Bill for repairing and improving certain Roads in and leading to and from the Town and County of the Town of Poole, and for making certain new lines of Road in the said Town and County, and leading thence towards Wareham and Brading, in the Island of the third time; and an ingrossed Clause was added, by way of rider; and Amendments were made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Lord Ashley do carry the Bill to the Lords, and desire their concurrence.

Adjournments.

Resolved, That this House will, at the rising of the House this day, adjourn till Monday next.

Committees.

Ordered, That all Committees have leave to sit, notwithstanding the adjournment of the House.

Tea Duties.

A Petition of Merchants, Importers and others connected with the Tea Trade, and resident in London, praying that all Bohe Tea imported into the United Kingdom on or before the 1st day of July next, shall be liable to 1 s. 6 d. per pound Duty only whenever taken out of bond for home consumption, and presented, and read; and ordered to lie upon the Table.

Ships Vernon, Castor, &c.

Ordered, That there be laid before this House, Copies or Extracts of all Reports or Communications which have, if the Council of Durham, be received, from Flag Officers and others, of the sailing qualities of His Majesty's Ships Vernon, Castor, Pygmy, Magicienne, President, Vestaal, Barham, Water Witch, Snake, Serpent and Rover; and of His Majesty's Steam Vessels Meda, Spiffire, Tartaras, Blazer and Firebrand, from the date of the Vernon being first commissioned to the present time; distinguishing upon whose plans of construction each of the above Vessels has been built. Ordered, That there be laid before this House, Copies or Extracts of the Reports of Trials between His Majesty's Ships Vernon and Barham.

Mr. Charles Wood accordingly presented the said Papers.

Ordered, That the said Papers do lie upon the Table; and be printed.

Ecclesiastical Revenue (Ireland.)

Lord John Russell presented, by His Majesty's command, Third Report of His Majesty's Commissioners on Ecclesiastical Revenue and Patronage in Ireland in 1836.

Ordered, That the said Paper do lie upon the Table.

Public Petitions.

Mr. Oswald reported from the Select Committee on Public Petitions; That they had examined the Petitions presented from the 26th to the 29th days of April last; and had directed him to make a Report thereon; and ordered thereon, and be printed.

Ordered, That the Report do lie upon the Table; and be printed.

Vol. 9 1.


A Petition of Members of the National Trades Po-
A Petition of Ship-owners, Merchants, and Traders of Bridport;— Merchants and Ship-owners of Cardiff;—Dunbar, Eyemouth, and North Berwick;—Galley—Kingston-Upon-Hull;—and Commissioners of Guinny Harbour;— praying for the re-duction of the Duty on Marine Insurances, were presented, and read; and ordered to lie upon the Table.

A Petition of Practitioners of law in the county of Roxborough;—President, Vice-Presidents and Committee of the Law Society of Ireland;—and, Practitioners before the Sheriff Court of Berwickshire;— praying for the repeal of the Stamp Duty on their annual Certificates, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Lismore, and Mathe-"la, praying for the abolition of Tithes in Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of Practitioners of law in the county of Roxborough;—President, Vice-Presidents and Committee of the Law Society of Ireland;—and, Practitioners before the Sheriff Court of Berwickshire;— praying for the repeal of the Stamp Duty on their annual Certificates, were presented, and read; and ordered to lie upon the Table.

A Petition of Florence Macarty, late Purser in Mark's Chapel, Castle Terrace, Edinburgh, praying for the repeal of the Duty on Fire Insurances, was presented, and read; and ordered to lie upon the Table.

A Petition of William Scott, late Chief Mate of His Majesty's Revenue cruiser "Kite," complaining of his dismissal, and praying for an inquiry, was presented, and read; and ordered to lie upon the Table.

A Petition of Wesleyan Methodists of Bridport, praying for the abolition of Tithes in Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of the Magistrates and Town Council of the Borough of Howick, praying for the promotion and extension of free trade, by the abolition of all monopolies and exclusive privileges, by the equalization of taxation, and the abolition or reduc-"ion of Taxes and the Duties on Auctions, Fire In-"surances, Legacies and Receipt Stamps, was pre-"sented, and read; and ordered to lie upon the Table.

A Petition of Merchants, Bankers, Traders, and others of Liverpool, praying the House to relieve the mercantile and trading community, by the re-"peal of the Stamp Duty on Receipts in mercantile transactions, was presented, and read; and ordered to lie upon the Table.

A Petition of Factory Workers at Charle-;— Factories Act. Overlookers of Mills near Halifax;—and, Operative Weavers of Bethnal Green;— praying for the amend-"ment of the Factories Act, were presented, and read; and ordered to lie upon the Table.

A Petition of Managers, Operatives, and others Salmon employed at and depending for support on the Works at Maws, on the River Teith, praying that the Salmon Fisheries (Scotland) Bill may pass into a law, was presented, and read; and referred to the SelectCommittee on Salmon Fisheries (Scotland).

Ordered, That the Account relative to Tobacco Tobacco and Smuff, which was presented upon Wednesday last, Smuff, which was presented upon Wednesday last, be printed. No. 239.

Ordered, That the Return relative to revising Bar-"nisters, which was presented upon Wednesday last, be printed. No. 240.

Ordered, That the Return relative to the Mer-"chant Seamen's Fund, which was presented upon Wednesday last, be printed. No. 241.

A Petition of Inhabitants of Sykehouse; and, Lord's-Day Bill. Barnby Dunn;— praying that the Lord's Day Bill may pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Tiverton, praying Soap. for the repeal of the Duty upon Soap, in lieu of that proposed upon Newspapers, was presented, and read; and ordered to lie upon the Table.

Notice having been given by the Chancellor of Ways and the Exchequer, that he would on this day bring for Means. ward the Budget in the Committee of Ways and Means, the House, by general concurrence, agreed to resolve itself into the Committee, although it had not been appointed as an Order of the day, for this day, in consequence of the House having been adjourned on Wednesday and Thursday, for want of Forty Members, before such order had been made. The House, accordingly, resolved itself into the Committee. Resolved, That, towards making good the Supply granted to His Majesty, the sum of Eight Millions was granted to His Majesty, the sum of Eight Millions be granted to His Majesty, the sum of Eight Millions of the United Kingdom of Great Britain and Ireland. be granted to His Majesty, the sum of Eight Millions. No. 242.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had come to a Re-"solution. Ordered, That the Report be received upon Mon-"day next. Mr. Bernal also acquainted the House, That he was directed to move, That the Committee may have leave to sit again. Resolved, That this House will, upon Monday next, again resolve itself into the said Committee.

The Order of the day being read, for taking into Bishoprick of further consideration the Report on the Bishoprick of Durham Bill, of Durham Bill; And a Motion being made, and the Question being proposed, That the Amendments made by the Committee to the Bill be now read a second time; An Amendment was proposed to be made to the Question, by leaving out from the words "That the..." to the end of the Question, in order to add the words "Bill be re-committed to a Committee of the whole House," instead thereof. And the Question being put, That the words pro-"posed to be left out stand part of the Question:—It passed in the Negative. And
And the Question being put, That the words "Bill be re-committed to a Committee of the whole House" be added instead thereof:—It was resolved in the Affirmative.

Then the main Question, so amended, being put;—Ordered, That the Bill be re-committed to a Committee of the whole House.

Resolved, That this House will, immediately, resolve itself into the said Committee.

The House accordingly resolved itself into the Committee.

(In the Committee.)

Bill read 1st; to be read 2nd, Paragraph by Paragraph. Preamble postponed.

Clauses, Nos 1 and 2, agreed to.

Clauses, No. 3, amended.

Motion made, and Question proposed, That the Chairman do report Progress, and ask leave to sit again;—Motion, by leave, withdrawn.

Question put, That Clause No. 3, as amended, stand part of the Bill;—The Committee divided.

Teller for the Yeas, Mr. Solicitor General 60.

Teller for the Nays, Mr. Arthur Trevor - 19.

Clause, No. 4, amended, and agreed to.

Clauses, No. 5, 6 and 7, agreed to.

Clause, No. 8, amended, and agreed to.

Clauses, Nos. 9 to No. 18, amended, and agreed to.

Clause, No. 19, agreed to.

Clause, No. 20 (Compensation to Persons affected by the provisions of this Act)—read.

P. 7. l. 36. After "Persons," proposed to insert "holding Office by Patent."

Amendment, by leave, withdrawn.

Clause, No. 20, agreed to.

Clauses, Nos. 21 to No. 27, amended, and agreed to.

Clauses, Nos. 28 and 29, agreed to.

Clause (Court of King's Bench may enter up Judgment, &c.) added.

Preamble agreed to.

Bill, as amended, to be reported.

And the House having continued to sit till after twelve of the clock on Saturday morning;—

Substiti, 7th die Maii, 1836:

Mr. Speaker resumed the Chair; and Mr. Robert Stewart reported, That the Committee had made other Amendments thereunto.

Ordered, That the Report be received upon Monday next.

The House accordingly resolved itself into the Committee of the whole House.

Ordered, That the Report be received upon Monday next.

Ordered, That the Report be taken into further consideration upon Wednesday next, and the Bill, as amended, to be printed.

Ordered, That the Public Walks Bill be read a second time upon Wednesday next.

Ordered, That the Public Institutions Bill be read a second time upon Wednesday next.

Ordered, That the House will immediately resolve Excise Licenses itself into a Committee upon the Excise Licenses (Ireland) Bill, (Ireland) Bill:

Ordered, That the Bill be re-committed to a Committee upon the Escheats Bill;—The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Robert Stewart reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be now received.

Mr. Robert Stewart reported the Bill accordingly; and the Report was ordered to be taken into further consideration upon Wednesday next, and the Bill, as amended, to be printed.

Ordered, That the Poor Relief (Ireland) Bill be Poor Relief read a second time upon Wednesday next.

Ordered, That the Public Walks Bill be read a second time upon Wednesday next.

Ordered, That the House will, upon Wednesday Copyholds Bill, next, resolve itself into a Committee upon the Copyholds Bill.

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Ordered, That the Poor Relief (Ireland) Bill be read a second time upon Wednesday next.

Ordered, That the Poor Relief (Ireland) Bill be read a second time upon Wednesday next.

Ordered, That the Civil Offices Declaration Bill be read a second time upon Wednesday, the 16th day of this instant May.

Ordered, That the Report from the Committee on the School Rooms Bill be taken into further consideration upon Monday next.

Ordered, That the ingrossed Bill for regulating the Sequestration of the Estates of Bankrupts in Scotland, be now read the third time:—The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That the Lord Advocate do carry the Bill to the Lords, and desire their concurrence.

Ordered, That the Report on the Dublin Police Bill be read the third time upon Tuesday next.

Resolved, That this House will, upon Monday next, resolve itself into the Committee of Supply.

Resolved, That the Report on the Dublin Police Bill be received upon Monday next.

Resolved, That this House will, upon Monday next, resolve itself into a Committee upon the Bankrupts (Ireland) Bill.

Resolved, That this House will, upon Monday next, resolve itself into a Committee upon the West India Judicature Bill.

Resolved, That this House will, upon Monday next, resolve itself into a Committee upon the Civil Bill Courts (Ireland) Bill.

Resolved, That this House will, upon Thursday next, resolve itself into a Committee upon the Registration of Votes (Ireland) Bill.

Resolved, That the Debate upon the Question proposed upon Tuesday last, "That it be an Instruction to all Committees on Private Bills to make provision, that all the Expenditures incurred in furnishing Abstracts of Titles to Estates, and in proving the same, shall be borne by the Parties requiring such Proof," be resumed upon Tuesday next.

Resolved, That the ingrossed Bill to abolish the Commissary Court of Edinburgh, and to regulate the mode of taking Proofs in Consistorial Causes in Scotland, be now read the third time:—The Bill was accordingly read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass.

Ordered, That the Lord Advocate do carry the Bill to the Lords, and desire their concurrence.

Ordered, That the ingrossed Bill to enable Bastards' Testaments (Scotland) Bill to be resumed at the close of the Sittings after each Term in each of the above years.

Ordered, That Mr. Beliv be discharged from any further attendance on the Select Committee on the Royal Dublin Society.

Ordered, That Mr. Sergeant Jackson be added to the Committee.

Ordered, That Mr. Speaker do issue his Warrant to the Clerk of the Crown in Ireland to make out a new Writ for the electing of a Citizen to serve in this present Parliament for the City of Kilkenny, in the room of Richard Sullivan, Esquire, who, since his Election for the said City, hath accepted the office of Steward or Bailiff of His Majesty's three Chiltern Hundreds of Sonhe, Thameg and Bonenham, in the County of Buckingham.

Ordered, That there be laid before this House, a Courts of Chancery and Exchequer.

1. Return of the Number of Causes, Exceptions, and further Directions. Petitions, Pleas and Demurrers, set down to be heard in and for, and of the Number of Decrees and Orders made on hearing the same, in the years 1750, 1751, 1752, 1753, 1754, 1760, 1761, 1762, 1763, 1764, 1770, 1771, 1772, 1773, 1774, 1775, 1776, 1777, 1778, 1779, 1780, 1781, 1782, 1783, 1784, 1785, 1786, 1787, 1788, 1789, 1790, 1791, 1792, 1793, 1794, 1795, 1796, 1797, 1798, 1799, 1800, 1801, 1802, 1803, 1804, 1805, and each succeeding year, down to the end of the year 1835; of the Number of Causes, Exceptions, further Directions, Pleas and Demurrers, for hearing on the first day of each Term, and also at the close of the Sittings after each Term, in each of the above years, and specifying when the first Five of such Re-hearings and Appeals (except such as appear to have been called on and adjourned) had been set down at each of such times.

2. Return of the Number of Cause Petitions presented to and answered by the Lord Chancellor in the several years 1796, 1797, 1798 and 1799, and also in the years 1801, 1802, 1803, 1804, and 1805, and 1806.

3. Return of the Number of Petitions answered and set down for hearing at the Rolls, for the several years 1749-50, 1750-51, 1752, 1753 and 1754, and also for the several years 1811, 1812, 1813, 1814, and 1815.

4. Return of the Number of Bills in Equity filed by the Six Clerks, in the several years under-mentioned.

5. Return of the Number of Bills in Equity filed in the Court of Exchequer in the several years 1750 to 1754 inclusive; also for the several years 1760 to 1764 inclusive; also for the several years 1770 to 1774 inclusive; also for the several years 1780 to 1784 inclusive; also for the several years 1790 to 1794 inclusive; also for the several years 1800 to 1804 inclusive; also for the year 1805, and each succeeding year, down to the end of the year 1835; also for the Number of Causes in Equity, Exceptions, and further Directions, Pleas and Demurrers, set down in each of the years 1750, 1751, 1752, 1753, 1754, 1760, 1761, 1762, 1763, 1764, 1770, 1771, 1772, 1773, 1774, 1780, 1781, 1782, 1783, 1784, 1785, 1786, 1787, 1788, 1789, 1790, 1791, 1792, 1793, 1794, 1795, 1796, 1797, 1798, 1799, 1800, 1801, 1802, 1803, 1804, 1805, and each succeeding year, down to the end of the year 1835: and since the year 1813: and a Return of the Number of Re-hearings and Appeals standing for hearing on the first day of each Term, and also on the last day of Sittings after each Term, before the Lord Chancellor in each of the above years, and specifying when the first Five of such Re-hearings and Appeals (except such as appear to have been called on and adjourned) had been set down at each of such times.

6. Return of the Number of Petitions presented to and answered by the Lord Chancellor in the several years 1796, 1797, 1798, and 1799, and also in the years 1801, 1802, 1803, 1804, and 1805.

7. Return of the Number of Causes and Decrees presented and answered in each of the above years, and specifying when the first Five of such Re-hearings and Appeals (except such as appear to have been called on and adjourned) had been set down at each of such times.

Kilkenny Wife.
there being no entry kept of the presenting of such Petitions prior to the year 1794, and also of the Number remaining unheard at the close of the Sessions after Trinity Term in each of the following years.

Fire Insurance.

Ordered, That there be laid before this House, an Account of all Sums paid into the Stamp Office for Duty by Insurance Offices in Great Britain and Ireland on Insurance from Fire, for the Quarters ended severally the 25th March, 24th June, 29th September, and 25th December 1835; distinguishing the Amount of the Allowance made to each Office for collecting the same in the Country, London, Edinburgh and Dublin respectively, with the Dates of such Payments.

Ordered, That there be laid before this House, an Account of all Sums issued by each Office on Farming Stock exempt from Duty, for the Quarters ending severally the 25th March, 24th June, 29th September, and 25th December 1835; distinguishing the Amount of each Office in the Country, London, Edinburgh and Dublin respectively.

Petty Sessions

The House was moved, That the Act 7 and 8 Geo. 4, c. 67, for the better Administration of Justice at the holding of Petty Sessions by Justices of the Peace in Ireland, might be read; and the same being read, 

Ordered, That leave be given to bring in a Bill to amend the said Act: And that Mr. Attorney General for Ireland and Lord Viscount Morpeth do prepare, and bring it in.

Steam Carriages

Ordered, That leave be given to bring in a Bill to repeal such portions of all Acts as impose prohibitory Tolls on Steam Carriages, and to substitute other Tolls on an equitable footing with Horse Carriages: And that Mr. Cayley and Sir William Mole- worth do prepare, and bring it in.

Mail Coaches.

Ordered, That there be laid before this House, Returns of the Mail Coaches in England, Ireland and Scotland respectively, classifying those with four Horses, those with three and those with a pair; and showing the greatest, the slowest and the average rate travelled; also, the Number of Inside and Outside Passengers allowed to be taken by each class of Mail Coaches respectively; also, the actual Mileage paid, or the average paid for each class, with the Number of the Towns they start from and arrive at:—of all Stage Coaches by which Mails are conveyed, stating whether the Mails, when so carried, are accompanied by a guard or other Servant of the Post Office; and, also, whether any and what Losses have been sustained by the Revenue, or by Private Individuals during the last Twelve months, in consequence of entrusting the Mails to these Stage Coaches:—of any Carriages other than the above, which carry Mail Bags and Passengers in England, Ireland and Scotland respectively:—and, of any Carriages with more than one Horse, which take no Passengers, but are employed in the conveyance of the Mails in England, Ireland, Scotland or in the Counties of Devon, Cornwall and Somerset.

Small Debts (Scotland) Bill.

Ordered, That leave be given to bring in a Bill for the more effectual Recovery of Small Debts in the Sheriff Courts, and for establishing Circuit Courts for the trial of Small Debt Causes by the Sheriffs in Scotland: And that the Lord Advocate and Mr. Wallace do prepare, and bring it in.

Claremont’s Nat. Bill.

Claremont’s Naturalization Bill was read the first time; and ordered to be read a second time.

Mackenzie’s Estate Bill.

Mackenzie’s Estate Bill was read the first time; and ordered to be read a second time.

Divisions of Counties Bill.

No. 237.

Steam Carriages Bill.

No. 238.

Mr. Cayley presented a Bill to repeal such portions of all Acts as impose prohibitory Tolls on Steam Carriages, and to substitute other Tolls on an equitable footing with Horse Carriages: And the same was read the first time; and ordered to be read a second time upon Wednesday next, the 15th day of this instant May; and to be printed.

Mr. Chancellor of the Exchequer reported to the House, that their Addresses of the 30th day of March last, the 12th, 15th, 18th, 20th, 21st, 22d, 28th, and 29th days of April last, and of Monday last (That His Majesty would be graciously pleased to give directions that the Papers therein mentioned might be laid before this House) had been presented to His Majesty; and that His Majesty had commanded him to acquaint this House, That He will give directions accordingly.

Mr. Fox M'Anle presented, pursuant to the Prisons directions of an Act of Parliament,—Appendix to Ireland.) the Fourteenth Report of the Inspectors General of Prisons in Ireland, containing the Criminal Returns for 1835.

Mr. Fox M'Anle also presented, pursuant to an Address to His Majesty,—A Return of all Writs County Court, issued out of the County Court of Durham, from 1st January 1826 to 31st December 1835, showing the Number issued for the recovery of Debts above Forty Shillings, and the Number under Fifty Shillings; also the Number entered for Trial from that Court into the Court of Pleas at Durham.

Ordered, That the said Papers do lie upon the Table.

Mr. Attorney General for Ireland presented a Bill Petty Sessions (Ireland) Bill. for Ireland and Lord Viscount Morpeth do prepare, and bring it in.

Ordered, That leave be given to bring in a Bill to amend the said Act: And that Mr. Attorney General for Ireland and Lord Viscount Morpeth do prepare, and bring it in.

Mr. Attorney General for Ireland presented a Bill Petty Sessions (Ireland) Bill.

Ordered, That there be laid before this House, an Account of all Sums issued by each Office on Farming Stock exempt from Duty, for the Quarters ended severally the 25th March, 24th June, 29th September, and 25th December 1835; distinguishing the Amount of each Office in the Country, London, Edinburgh and Dublin respectively.

Ordered, That leave be given to bring in a Bill to amend the said Act: And that Mr. Attorney General for Ireland and Lord Viscount Morpeth do prepare, and bring it in.

Steam Carriages Bill.

Ordered, That leave be given to bring in a Bill to repeal such portions of all Acts as impose prohibitory Tolls on Steam Carriages, and to substitute other Tolls on an equitable footing with Horse Carriages: And that Mr. Cayley and Sir William Moleworth do prepare, and bring it in.

Mail Coaches.

Ordered, That there be laid before this House, Returns of the Mail Coaches in England, Ireland and Scotland respectively, classifying those with four Horses, those with three and those with a pair; and showing the greatest, the slowest and the average rate travelled; also, the Number of Inside and Outside Passengers allowed to be taken by each class of Mail Coaches respectively; also, the actual Mileage paid, or the average paid for each class, with the Number of the Towns they start from and arrive at:—of all Stage Coaches by which Mails are conveyed, stating whether the Mails, when so carried, are accompanied by a guard or other Servant of the Post Office; and, also, whether any and what Losses have been sustained by the Revenue, or by Private Individuals during the last Twelve months, in consequence of entrusting the Mails to these Stage Coaches:—of any Carriages other than the above, which carry Mail Bags and Passengers in England, Ireland and Scotland respectively:—and, of any Carriages with more than one Horse, which take no Passengers, but are employed in the conveyance of the Mails in England, Ireland, Scotland or in the Counties of Devon, Cornwall and Somerset.

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Ordered, That leave be given to bring in a Bill for the more effectual Recovery of Small Debts in the Sheriff Courts, and for establishing Circuit Courts for the trial of Small Debt Causes by the Sheriffs in Scotland: And that the Lord Advocate and Mr. Wallace do prepare, and bring it in.

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Claremont’s Naturalization Bill was read the first time; and ordered to be read a second time.

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No. 238.

Mr. Cayley presented a Bill to repeal such portions of all Acts as impose prohibitory Tolls on Steam Carriages, and to substitute other Tolls on an Volume 91.

etre
Clause (B.) "And be it further Enacted, That in making the said Railway the said Company shall and they are hereby required to make and construct a tunnel or covered line under certain lands situate in the parish of Ren, between the north-eastern boundary of the field numbered Twenty-four on the Plans, and in the Books of Reference hereinafore referred to; and the Road in the same parish, numbered Forty-five on the said Plans and in the Books of Reference: Provided always, That if by means of the said tunnel, or in making the said Railway in the parish of Ren, the water by which the inhabitants of the said parish, or any of them, shall be thereby lost or diminished, and in case the said Company shall not within One month after such water shall be so lost or diminished, provide for the use of the said parish or inhabitants a supply of water of the same quality, and of as good quality as the water so lost or diminished, then and in such case the said Company shall forfeit Ten pounds for each and every day after the said period during which the said supply shall continue to be so lost or diminished; and the amount so lost or diminished, which shall be recovered in the same manner as the penalties incurred by the said Company, and for which no specific provision is made, are hereby directed to be recovered."
The Gloucester Water Bill was read a second time; and committed to Mr. Henry Hope and the Gloucester List.

A Petition of William Hobson, of Marsh Field, Stamford Hill, in the county of Middlesex; and, David Durrant, of Rotherfield-street, in the parish of Saint Mary, Islington; praying that they may be heard, by themselves, their counsel or agents, against certain parts of the London and Cambridge Railway Bill;—were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

An ingrossed Bill for more effectually repairing the Road from the Totnes Road at Lady Down, in the Parish of Uplymouth, to within four hundred yards of the Bridge over the Larey; and for repairing the Road communicative thence with Hollowcombe Cross to the Town of Modbury and Dark-lane, all in the County of Devon, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Colonel Seale do carry the Bill to the Lords, and desire their concurrence.

A Petition of Sir John Ramsden, of Byrom, in the west riding of the county of York, Baronet, praying that he may be heard, by himself, his counsel or agent, against certain parts of the Wessenden Reservoir Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by himself, his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

Mr. Hampstead Sanford reported from the Committee on the South Petherton Inclosure Bill; That the Standing Orders relative to Bills of Inclosure, had been complied with; and that they had examined the allegations of the Bill, and found the same to be true; and that the Parties concerned had given their consent to the Bill, to the satisfaction of the Committee; and that the Committee had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Sir John Yarde Buller reported from the Committee on the Teignmouth Improvement and Water Bill; said to be from several Petitions against the said Bill were referred; That the Standing Orders relative to Bills for supplying any City or Town with Water, had been complied with; and that they had heard counsel in favour of the Bill; and that they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for improving, maintaining and extending a Railway between the Royal Burgh of Arbroath, in the County of Forfar, and the Royal Burgh of Forfar, in the same County; and the same were read, as follow:

Pr. 7. 1. 17. After “contained,” insert “Provided always, That nothing herein contained shall authorize or empower the said Company, their deputies, workmen, servants, or other persons whomsoever, to alter or vary the course of any Turnpike Road, except as after mentioned.”

Pr. 21. 1. 36. After “and” insert “with the consent of the Trustees of the said Road.”

Pr. 21. 1. penult. Leave out “Forty” and insert “Thirty.”

Pr. 22. 1. 5. Leave out from “than” to “And” in Pr. 23. 6. and insert “one foot in fifteen feet.”

Pr. 27. 1. 17. After “reference” insert “and no deviation shall be made in that part of the line of the said Railway between the Road to Letham Grange and seven hundred yards to the eastward thereof, which shall have the effect of carrying the said line of Railway nearer to the Mansion House of Letham Grange than the most northerly red line represented on said Plan.”

Pr. 39. 1. 6. After “same” insert “Clause (A.) Clause (A.) “Provided always, and be it Enacted, That if, by reason of the exercise of the powers by this Act granted there shall arise any deficiencies in the assessments for Land-tax in the several parishes through or in which the several Works hereby authorized may pass or be situate, the said Company shall, from and after they shall have become possessed by virtue of this Act of any premises charged with the Land-tax, and until the Works hereby authorized to be made shall be completed and assessed to such Land-tax, unless the said Company shall think fit to redeem the same under the powers of the Act for the redemption of Land-tax, subject from time to time to pass and may not be of good or in aid of such several parishes as aforesaid, or any of such deficiencies to arise by virtue of this Act, all such sums of money as shall be deficient in the said several parishes by reason of taking down or using for the purposes of this Act any premises liable to such assessments, according to the rental at which the same were valued or rated at the time of passing this Act, and the Treasurer, Collector or Receiver to be appointed under this Act is hereby required to pay all such deficiencies on demand thereof to the Collector of the said assessments.”

The said Amendments, being read a second time, were agreed to.

Ordered, That Mr. Chalmers do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

An ingrossed Bill for improving and extending the Harbour of Dundee, in the County of Forfar, was read the third time.

Resolved, That the Bill do pass: And that the Title be, An Act to alter, amend and extend the Harbour of Dundee, in the County of Forfar, and the Navigation of the River reign in the County of Devon; and the same were read, as follow:

Pr. 7. 1. 17. After “contained,” insert “Provided always, That nothing herein contained shall authorize or empower the said Company, their deputies, workmen, servants, or other persons whomsoever, to alter or vary the course of any Turnpike Road, except as after mentioned.”

Pr. 21. 1. 36. After “and” insert “with the consent of the Trustees of the said Road.”

Pr. 21. 1. penult. Leave out “Forty” and insert “Thirty.”

Pr. 22. 1. 5. Leave out from “than” to “And” in Pr. 23. 6. and insert “one foot in fifteen feet.”

Pr. 27. 1. 17. After “reference” insert “and no deviation shall be made in that part of the line of the said Railway between the Road to Letham Grange and seven hundred yards to the eastward thereof, which shall have the effect of carrying the said line of Railway nearer to the Mansion House of Letham Grange than the most northerly red line represented on said Plan.”

Pr. 39. 1. 6. After “same” insert “Clause (A.) Clause (A.) “Provided always, and be it Enacted, That if, by reason of the exercise of the powers by this Act granted there shall arise any deficiencies in the assessments for Land-tax in the several parishes through or in which the several Works hereby authorized may pass or be situate, the said Company shall, from and after they shall have become possessed by virtue of this Act of any premises charged with the Land-tax, and until the Works hereby authorized to be made shall be completed and assessed to such Land-tax, unless the said Company shall think fit to redeem the same under the powers of the Act for the redemption of Land-tax, subject from time to time to pass and may not be of good or in aid of such several parishes as aforesaid, or any of such deficiencies to arise by virtue of this Act, all such sums of money as shall be deficient in the said several parishes by reason of taking down or using for the purposes of this Act any premises liable to such assessments, according to the rental at which the same were valued or rated at the time of passing this Act, and the Treasurer, Collector or Receiver to be appointed under this Act is hereby required to pay all such deficiencies on demand thereof to the Collector of the said assessments.”

The said Amendments, being read a second time, were agreed to.

Ordered, That Mr. Chalmers do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.
A Petition of Owners of Steam Packets trading between the Ports on the River and Firth of Clyde, taking notice of the application for leave to bring in the Dublin Steam Packet Company (N° 2.) Bill, praying that such Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

Mr. John Henry Loutcher reported from the Committee on the York and North Midland Railway Bill, and to whom several Petitions against the said Bill were referred; That the Standing Orders relative to Bills for making Railways, had been complied with; and that no person appeared on behalf of four of the said Petitions; and that they had heard counsel on behalf of one of them, and had considered two of them, and had also heard counsel in favour of the Bill; and that the Committee had inquired into the several matters required by the Resolutions of the House of the 1st day of March last; and had also examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table; and be printed.

Mr. Bell reported from the Committee on the Newcastle and North Shields Railway Bill; and to whom several Petitions against the said Bill were referred; That the Standing Orders relative to Bills for making Railways, had been complied with; and that they had considered several of the said Petitions, and had heard counsel in support of two of them, and had also heard counsel in favour of the Bill; and that they had inquired into the several matters required by the Resolutions of the House of the 1st day of March last; and had also examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table; and be printed.

The Imperial Continental Gas Bill was read a second time; and committed to Mr. Alderman Wood and the Middlesex List.

A Motion was made, and the Question being put, That the Order for referring the Glamorganshire Canal Bill to the Wales List, be discharged; and that the said Bill be referred to the Committee on the Merthyr Tydfil and Cardiff Railway Bill:

The House divided:

The Yeas to the old Lobby:
The Noes to the new Lobby:

Tellers for the Yeas:
Lord Grenville Somerset: 52.
Mr. Rice Trevor: 42.
Sir John Wrottesley: 82.
Dr. Nicholl: 42.

So it passed in the Negative.

A Petition of Churchwardens, Overseers of the Poor, Governors and Directors of the Poor, and Inhabitants of Saint Paul, Deptford, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Deptford Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Mr. Pease reported from the Committee on the North of England Railway Bill; and to whom several Petitions against the said Bill were referred; That the Standing Orders relative to Bills for making Railways, had been complied with; and that no person appeared on behalf of five of the said Petitions; and that they had heard counsel in support of two of them, and had considered three of them, and had also heard counsel in favour of the Bill; and that the Committee had inquired into the several matters required by the Resolutions of the House of the 1st day of March last; and had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table; and be printed.

Ordered, That leave be given to print the Minutes London and and the Evidence taken before the Committee on the Cornwall London and Norwich Railway Bill, at the Expense of the Parties, from the Committee Clerk's Copy, if they think fit.

A Petition of Inhabitants of Sherborne;—and, Parrett Waterworks; praying that the Parrett Navigation Bill, may pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of the Earl of Airlie, praying that he Denies Water may be heard, by his counsel or agent, against cer. works Bill, certain parts of the Dundee Waterworks Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Sir George Musgrave, of Eden Hall, Durham (South West) in the county of Cumberland, Baronet, praying that he may be heard, by his counsel or agent, against cer. parts of the Durham (South West) Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of John Strick, of Seacombe, in the county of Glamorganshire; and, Charles Henry Smith, of Generalworth, near Seacombe, in the county of Glamorganshire, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Seacombe Harbour Bill,—were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard,
A Petition of John Blund, Treasurer of the Gallo-
way Steam Navigation Company, trading between
Liverpool and the ports of Wigtown and Kirkcud-
bright, praying that the General Steam Navigation
Company Bill may not pass into a law, was pre-
sent, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of York, praying for the
abolition of the Duty on Fire Insurances, was pre-
sent, and read; and ordered to lie upon the Table.

Ordered, That a Message be sent to the Lords,
requesting that their Lordships would give leave to
Viscount Arbuthnot to attend, in order to be ex-
amined as a witness before the Select Committee
appointed by this House to investigate the several Acts,
Public and Private, regulating the Statute Labour in
Scotland, and the manner in which the conversion is
exacted or levied, and applied, in the several Coun-
ties respectively, and to consider how the existing
Laws may be amended, and to report thereupon to
the House: And that Sir Andrew Leith Hay do
carry the said Message.

Ordered, That the Third Report of the Commissi-
ons of Ecclesiastical Revenue (Ireland), which
was presented upon Friday last, be printed.

Ordered, That the Appendix to the Fourteenth
Report of the Inspectors General of Prisons in Ire-
land, which was presented upon Friday last, be
printed.

Ordered, That the Return relative to the County
Court of Durham, which was presented upon Friday
last, be printed.

Ordered, That the Return relative to Electors,
which was presented upon the 26th day of April last,
be printed.

Ordered, That the Select Committee appointed
to consider and report on such Plan as may be most
fitting and convenient for the permanent accommo-
dation of the two Houses of Parliament, have Power
to report the Minutes of the Evidence taken before
them.

Sir John Holhouse reported from the said Select
Committee; and who were empowered to report their
opinion thereupon from time to time to the House;
That they had made a further progress in the matter
referred to them, and had directed him to make a
Report thereto the House, together with the Min-
utes of the Evidence taken before them; with an
Appendix.

Ordered, That the Report do lie upon the Table;
and be printed.

Operative Cotton Spinners in the employ of Mr.
Barton, of Manchester; praying for the amendment
of the Factories Act,—were presented, and read;
and ordered to lie upon the Table.

A Petition of Proprietors of Cotton Factories in Factories Bill.
Reform, praying that the Factories Bill may pass
into a law, was presented, and read; and ordered to
lie upon the Table.

The Order of the day being read, for the second Factories Bill,
reading of the Factories Bill;

And a Motion being made, and the Question being
proposed, That the Bill be now read a second time;
The Amendments following were proposed to be
made to the Question; viz. To leave out the word
"now," and at the end of the Question to add the
words "upon this day six months."

And the Question being proposed, That the word
"now" stand part of the Question;

And the House having continued to sit till after
twelve of the clock on Tuesday morning;

Ordered, That the Bill be now read a second time:
The Bill was accordingly read a second time; and
committed to a Committee of the whole House, for
Monday next.

The Order of the day being read, for the Conveyance Bill;
Committee on the Tithes Commutation Bill;
Resolved, That this House will, this day, resolve
itself into the said Committee.

The Order of the day being read, for taking into Registration
consideration the Report on the Registration Bill;
Births, &c. Bill.
Ordered, That the Report be taken into further
consideration upon Friday next.

The Order of the day being read, for taking into Marriages Bill,
further consideration the Report on the Marriages
Bill;
Ordered, That the Report be taken into further
consideration upon Friday next.

The Order of the day being read, for the second Tithes Vol-
untary Commutation Bill; Jury Commutation
Ordered, That the Bill be read a second time upon
Monday next.

The Order of the day being read, for the Wills and
Wills, &c. Bill.
Ordered, That the Report be received this day.

The Order of the day being read, for the Committee on the Wills
and of Wills and Means;
Reserved, That this House will, To-morrow, resolve
itself into the said Committee.

The Order of the day being read, for receiving the Bishopric of
Durham Bill;
Ordered, That the Report be received this day.

The Order of the day being read, for taking into Registration of
further consideration the Report on the Registration Bill of
Voters' Bill;
Ordered, That the Report be taken into further
consideration To-morrow.

The Order of the day being read, for receiving Pensions
Bill;
Ordered, That the Report be received upon
Friday next.

x x  
The
List, No. 47, specifying the Particulars of the Compensation proposed to be granted to certain Persons late of the Maritime Service of the East India Company, under an arrangement sanctioned by the Board of Commissioners for the Affairs of India, and laid before The Honourable the House of Commons on the 26th February 1835:—And then he withdrew.

Ordered, That the said Papers do lie upon the Table.

Clarendon's Naturalisation Bill was read a second Clarendon's Bill.

A Petition of the Commissioners of Greenwich A Petition of the Commissioners of Greenwich Hospital, praying that the Tweed Fishery Bill may pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill. And then the House, having continued to sit till half an hour after one of the clock on Tuesday morning, adjourned till this day.

Prayers.

Mr. Campbell, from the Court of Directors of the East India Company, was called in; and at the bar presented, pursuant to the directions of an Act of Parliament,—List, No. 46, specifying the Particulars of the Compensation proposed to be granted to certain reduced Servants of the East India Company in England, under an arrangement sanctioned by the Board of Commissioners for the Affairs of India, and laid before The Honourable the House of Commons on the 26th February 1835.
Mr. Buckingham presented a Bill to repeal so much of an Act of the fifty-fourth year of King George the Third, commonly called "The Copyright Act," as requires the gratuitous delivery of eleven Copies of every published Book to eleven of the Public Libraries of the Kingdom, in the said Act named, and to provide other means for the encouragement of Learning: And the same was read the first time; and ordered to be read a second time upon Wednesday, the 18th day of this instant May; and to be printed.

The House proceeded to take into consideration Birmingham, the Report which, upon the 28th day of April last, Railways Bill, was made from the Committee on the Birmingham, Bristol and Gloucestershire Junction Railway Bill, printed Bill, Copies of the Bill having been delivered at the door upon Friday last; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be engrossed.

The House proceeded to take into consideration Bridling, the Report which, upon the 27th day of April last, Railways Bill, was made from the Committee on the Bridling Railway Bill, printed Copies of the Bill having been delivered at the door upon Friday last; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be engrossed.

Ordered, That the Report on the Hayle Railway Hayle Railway Bill be taken into further consideration To-morrow: Bill.

The Order of the day being read, for taking into Dundee and further consideration the Report on the Dundee and Newtyle Railway Bill; Ordered, That the Report be taken into further consideration To-morrow.

The Order for reading a second time, upon Mon-Curch of day next, the Church of Ireland Bill, was read, and Ireland Bill, discharged.

Ordered, That the Bill be read a second time upon Wednesday, the 1st day of June next.

Resolved, That an humble Address be presented Disembodied to His Majesty, that He will be graciously pleased, to give directions, that there be laid before this House, a Return of the Staff of each Regiment of the Disembodied Militia of the United Kingdom, retained on permanent Pay by the Act of 10 Geo. 4, c. 10.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return of the Staff at present receiving permanent Pay in each of the above Regiments.

Ordered, That the said Addresses be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Mr. Hume reported from the Select Committee House of Com- appointed to inquire into the changes that have been recommended by the Select Committee on Printed mons Officers' Officers' Compensation.

Compensation.

Ordered, That the Report be printed.

Mr. Fox made presented, pursuant to Order,—A Titls Com- Return from the Inclosure and other Private Acts, mutation, in which provisions are included for the Commutat- of Tithe, of the proportion in Land, yearly x x Money
Money Payment, or Corn Rent, allotted in lieu of Tithe; distinguishing the old Inclosures, the open Field and land, and commons, and the proportions for Tithe allotted in the case of each such description of Land.

Ordered, That the said Return do lie upon the Table.

A Petition of the Company of Proprietors of the Croydon Canal, was presented, and read; setting forth, That the Petitioners have seen a Bill now pending in the House, intituled, A Bill to enable the London and Croydon Railway Company to provide a Station and other Works in the Parish of Saint Olave, in the Borough of Southwark, in the County of Surrey, and to amend the Act relating to the said Railway;

and what regulations with respect to the charge of proving the Titles to Estates, and in proving the same, shall be borne by the parties requiring such proof;" and that the said Act now pending in the House contains no provision for compelling the said Railway Company to bear and pay for the expense of deducing, evidencing and verifying the title to the hereditaments purchased by the said Company under the powers of the said Act, and for the purposes thereof, and that the said Bill now pending in the House contains no provision for the above purpose; and that by the said Railway Act the said Company are empowered to purchase the property of the Petitioners; and praying, That the Bill may not pass into a law as it now stands; and that they may be heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

The House, according to Order, resumed the adjourned Debate upon the Question proposed upon Tuesday last, "That it be an Instruction to all Committees on Private Bills, to make provision that all the expenses incurred in furnishing abstracts of Titles to Estates, and in proving the same, shall be borne by the parties requiring such proof;" and the Question being again proposed ; An Amendment was proposed to be made to the Question, by leaving out the word "That." To the end of the Question, in order to add the words, "it be referred to the Committee sitting on Railways to consider whether it be advisable to make any such regulations with respect to the charge of proving the Title to Lands being borne by the parties soliciting Railway or other Private Bills," instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question; and the Petitioners heard, by themselves their counsel or agents, against the same.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Trustees of the Salford and Pendleton Road;—Hulme and Eccles Road;—Crosford Bridge and Manchester Road;—and, the Manchester district of the Manchester, Rochdale, Bury and Radcliffe Road; praying that the Turnpike Trusts Consolidation Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Saint Helen's, in the Salt (Birngham county of Lancaster, complaining of the monopoly enjoyed by the East India Company of supplying the Inhabitants of Inhabitants of India with Salt, and praying the House to obtain for the Salt-manufacturers of Cheshire the same advantages which other manufacturers have obtained by the opening of the trade to India, was presented, and read; and referred to the Select Committee on Salt (British India).

A Petition of Proprietors, Operatives and others on the Anthrique Mills, on the River Allan, near Stirrin (Scotland) Bill;—Petition of Inhabitants of Sephton;—Higher Booths;—and, Mayor, Magistrates and others of Chesterfield; praying that the Lord's Day Bill may pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Torriestho, praying Criminal Law, the House, in the revision of the criminal law, not to sanction any measure which shall retain the punishment of Death, was presented, and read; and ordered to lie upon the Table.

A Petition of Hand-loom Weavers of East Kil—Hand-loom bride;—Mauchline;—Cumnock;—and, London; Weavers. praying for the appointment of a Board of Manufacturers and Weavers to regulate or equalize the wages of Hand-loom Weavers, were presented, and read; and ordered to lie upon the Table.

A Message from the Lords, by Mr. Rossehill and Message from the Lords.

Mr. Speaker,
The Lords have agreed to the several Bills following, without Amendment; viz.
A Bill, intituled, An Act for paving, lighting, watching, cleansing and otherwise improving the Town of Credinton, in the County of Devon; A Bill, intituled, An Act for more effectually re-pairing the Roads from Harlow Bush Common, to and into the Parish of Woodford, and from Epping to Writtle, and other Roads therein mentioned, all in the County of Essex: And also, The Lords have agreed to the Bill, intituled, An Great Western Railway Bill. Act to alter the Line of the Great Western Railway, and to amend the Act relating thereto, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, The Lords have agreed to the Bill, intituled, An Lords Bridge Act for building a Bridge over the River Aire at Leeds, Bill, and for making convenient Roads, Avenues and Approaches thereto, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, The Lords have passed a Bill, intituled, An Act to indemnify Witnesses who may give Evidence before the Lords Spiritual and Temporal, on a Bill to exclude the Borough of Stafford from sending Burgesses to serve in Parliament; to which the Lords desire the concurrence of this House: And also, The Lords have passed a Bill, intituled, An Act to authorize the Sale of One-fourth part of the Forest of Rhododendron, in the Parish of Ashton-under-Lyne, in the County of Lancaster, late belonging to John Gartside, of Haugh, in the Parish of Rochdale, in the said County of Lancaster,
Agriculture.

Tithes' Commutation Bill.

A Petition of Owners and Occupiers of land in the Isle of Ely;—Sorron;—Richmond (York);—Eastern division of Cornwall;—and, Agriculturists of Cornwall: praying that the Tithes Commutation Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

Church Lands.

A Motion was made, and the Question being proposed, That the said Commis- sioner shall have regard to that circumstance, and shall and may make a fair addition on account there- of.

Church Lands.

A Motion was made, and the Question being proposed, That there be laid before this House, a Copy of the Parliamentary Surveys of Church Lands pre- served in the Library of Manuscripts at Lambeth;—An Amendment was proposed to be made to the Question, by leaving out from the word "That" to the end of the Question, in order to add the words "the Order of the day for the Committee on the Tithes Commutation Bill may not pass into a law," instead thereof.

Chancery.

A Petition of Owners and Occupiers of land in the Isle of Ely;—Sorron;—Richmond (York);—Eastern division of Cornwall;—and, Agriculturists of Cornwall: praying that the Tithes Commutation Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

Common Fields' Enclosure Bill.

Ordered, That leave be given to bring in a Bill to facilitate the Inclosure of open and common Fields in England and Wales: And that Mr. Ander- son Pelham and Mr. Bennet do prepare, and bring it in.

Lancaster, Yeoman, deceased; and for laying out the Prius purchase-money in the purchase of other Estates, to be settled to the same uses: to which the Lords desire the concurrence of this House: And also, the Lords request that this House will give leave to Matthius Alway, Esquire, a Member of this House, to attend their Lordships on Agriculture:—And then the Messengers withdrew.

Resolved, That this House will send an Answer to the last part of the said Message by Messengers of their own.

And the Messengers were again called in; and Mr. Speaker acquainted them therewith:—And then they again withdrew.

Stafford Witnesses' Indemnity Bill.

The Stafford Witnesses' Indemnity Bill was read the first time; and ordered to be read a second time To-morrow.

Tithes' Commutation Bill.

The Question being put, That the words pro- posed to be left out stand part of the Question; The House divided:—The Yeas for 40. Tellers for the Mr. Thomas Donon, and the Noes for 99. Tellers for the Sir Andrew Leith Hay, and Mr. Robert Stewart:—So it passed in the Negative.

Tithes' Com- mutation Bill.

And the Question being proposed, That the words "the Order of the day for the Committee on the Tithes Commutation Bill be now read," be added instead thereof:—It was resolved in the Affirmative.

Then the main Question, so amended, being put; Ordered, That the Order of the day for the Com- mittee on the Tithes Commutation Bill be now read, and the same being read:—The House resolved itself into the Committee.

(Classed in the Committee.)

Clause, N° 32 (Value of Tithes to be calculated upon an average of Seven years)—read. Amendment proposed: P. 12, l. 1. To leave out all the words after "ascertain," and to add "the clear average value (after making all just deduc- tions on account of the expenses of collecting and preparing for sale and marketing) of the Tithes, of all the titheable produce of all lands subject to Tithe in the said Parish, according to the average of Seven years preceding Christmas in the year One thousand eight hundred and thirty-five; provided that if during the said period of Seven years, or any part thereof, the said Tithes, or any part thereof, shall have been compounded for, or demised to the occupier of any of the said lands, in consideration of any rent or payment in- stead of Tithes, the amount of such composition or rent or sum agreed to be paid instead of Tithes (including all unremitted arrears thereof) shall be taken as the clear value of the Tithes included in such composition, demise or agreement during the time for which the same shall have been made, and the Commissioners or Assistant Commis- sioner shall award the average value of the said Seven years so ascertained as the sum to be taken for calculating the rent-charge to be paid as a permanent commutation of the said Tithes: Pro- vided also, That in estimating the value of the said Tithes, the Commissioners or Assistant Com- missioner shall estimate the same as chargeable to all parliamentary, parochial, common, and other rates, charges and assessments to which Tithes are liable; and whenever the said Tithes shall have been compounded for on the principle of such composition, demise or agreement during the time for which the same shall have been made, the Commissioners or Assistant Com- missioner shall have regard to that circumstance, and shall make a fair addition on account there- of.

Amendment proposed to the proposed Amend- ment: In l. 2. after "marketing" to insert "and having regard to the productive nature and quality of the land.

Question put, That those words be there in- serted; The Committee divided:—Teller for the Yeas, Sir Edward Knatchbull 51. Teller for the Noes, Mr. Solicitor General - 113.

Another Amendment proposed to the proposed Amend- ment: In l. 13. after the word "made" to insert "Provided always, That the said Commis- sioner shall make a deduction after the rate of Ten pounds for every One hundred pounds of the average value so ascertained, and shall award and average value so ascertained and reduced as the sum to be taken as the amount of the rent-charge for a permanent commutation of the said Tithes." Question, That those words be there inserted—put, and Negatived.

Original Amendment agreed to.

Another Amendment proposed: At the end of the Amendment: to add, "Provided always, That in case any part of the lands in the parish shall at any time be broken up, and the surface destroyed, and rendered unproductive by the operations of getting and raising coals, ironstone and other minerals, or for the erection of any works for converting the same, that the rent-charge to be proposed as herebefore provided, shall, on the breaking up or covering of the surface of such land as aforesaid, abate in the proportion of the extent of land so rendered unproductive, and that such rent-charge shall accrue only on such land being again restored and brought into cultivation." Question, That those words be there added; The Committee divided:—Teller for the Yeas, Mr. Richards - - 54. Teller for the Noes, Mr. Charles Wood - 171. Question, That the Clause, as amended, stand part of the Bill—put, and agreed to.

To report Progress, and ask leave to sit again.

And the House having continued to sit till after twelve of the clock on Wednesday morning:

Mercurii, 11° die Maii, 1 83 6:

Mr. Speaker resumed the Chair; and Mr. Bernat reported, That the Committee had made progress in the Bill; and that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, To-morrow, again resolve itself into the said Committee.
Ordered, That Mr. Beroual and Mr. Herries be discharged from any further attendance on the Select Committee on Dover Harbour.

Ordered, That Mr. Deans Drudus and Sir Thomas Fremont be added to the Committee.

Ordered, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Copy of all Memorials, Petitions and Addresses received by the Secretary of State for the Colonies, from persons inhabiting our North American Colonies, respecting the Elective principle in their several Legislative Councils.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

The Order of the day being read, for the Committee on the Stamp Duties Bill:

Resolved, That this House will, upon Friday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Final Register of Electors Bill:

Resolved, That this House will, this day, resolve itself into the said Committee.

The Order of the day being read, for the third reading of the Cessio Nonorun (Scotland) Bill:

Ordered, That the Bill be read the third time upon Wednesday next.

The Order of the day being read, for receiving the Report of the Committee on Small Debts and Measures;

Ordered, That the Report be received upon Friday next.

The Order of the day being read, for receiving the Report on the Bishoprick of Durham Bill;

Ordered, That the Report be received this day.

The Order of the day being read, for the Committee on the Bankrupts' (Ireland) Bill:

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the West India Judicature Bill:

Resolved, That this House will, this day, resolve itself into the said Committee.

Ordered, That Mr. Baring presented a Bill to indemnify the Governors and others of the Islands of Antigua, Saint Christopher, Nevis and Montserrat, for having permitted the Importation of certain Articles Duty free: And the same was read the first time; and ordered to be read a second time upon Friday next.

Mr. Fox made presented, pursuant to an Address from the House of Commons, to His Majesty, Returns of the Number of Children of the ages of Twelve, Thirteen and Fourteen Years, who are now employed in the Mill and Factories of the United Kingdom, subject to the operation of the present Factory Act: distinguishing the Numbers of each Age; together with the Numbers of those who will be discharged or restricted to Forty-eight hours' Labour per Week on the 29th of February next, according to the Provisions of this Act:—Of the Number of Children who are employed in Mills and Factories enjoying the benefit of the Education Classes in the present Factory Act, and who have the Certificates required of a Schoolmaster that they attend School Two hours per day:—And, of the Rules and Regulations made by each Factory Inspector under the authority of the Factory Act, with a List of the Newspapers in which they have been advertised, and the Number of times each Regulation has been published.

Ordered, That Sir Francis Burdett have leave of Absence.

Ordered, That Sir Francis Baring have leave of absence for six weeks, on account of ill health.
A Return, showing the Names or Description of the several Collections in the United Kingdom licensed as "Brewers," "Vintners," "to sell Beer to be drunk on the Premises," and "to sell Beer not to be drunk on the Premises;" stating the Number thereof, by county, or by their own Beer, and the Quantity of Malt consumed by them; particularizing each Class in each Collection, from 5th January 1831 to 5th January 1836. A Return, showing any alterations which have been made in the Post Office Department of Ireland, since 5th January 1831, whereby a saving of Expenditure has been effected, either by a Reduction in the Number of Officers or in the Amount of Salaries; distinguishing the particular Branches of the Department where such Savings have been made, if any. A Return of all Post Towns and Post Communications that have been created or reduced in Ireland since 5th January 1831. A Return of Offices or Situations which have been created since 5th January 1831 in the General Post Office of Dublin. A Return, showing any measures adopted for the improvement of the system of management in the General Post Office of Dublin, which have been carried into effect since 5th January 1831; distinguishing the Office where such measures have been adopted. A Comparative Return of the Amount of Balances in the hands of the Deputy Postmasters of Ireland on 5th January 1829, 1830, 1831 and 1836, showing, in separate columns, the amount of Installments of Postage which each Postmaster should have remitted at each respective period, and the Number of Installments due by each Deputy Postmaster respectively, on 5th January 1829, 1830, 1831 and 1836. A Return of the Amount of the Gross Revenue of the Post Office of England, Ireland and Scotland, for the years ending 5th January 1831 and 1836. A Return of the Post Towns in Ireland of which the Postmasters were dismissed as Defaulters during the years 1831, 1832, 1833, 1834 and 1835; distinguishing those dismissed each year, with the Dates of the years in which the British Hops were grown. An Account of the Gross and Net Amount of Duties collected at each Custom House of the United Kingdom, respectively, in the year ending 5th January 1836, compared with similar Receipts in the year preceding. A Return, showing the Amount of Capital on Legacy Duty which the several rates of Legacy Duty have been (Ireland) paid in Ireland, in the years 1834 and 1835; distinguishing the Amount of each Rate paid in each year, and the Total Amount of each Rate paid in these Two years. Ordered, That the said Papers do lie upon the Table. Then and the House, having continued to sit till half an hour after twelve of the clock on Wednesday morning, adjourned till this day. An Account of the Gross and Net Amount of Customs Duties collected in England, Scotland and Ireland in the year ending 5th January 1836, as compared with similar Receipts in the year preceding. An Account of the Gross and Net Amount of Duties collected at each Custom House of the United Kingdom, respectively, in the year ending 5th January 1836, compared with similar Receipts in the year preceding. A Return, showing the Amount of Capital on Legacy Duty which the several rates of Legacy Duty have been (Ireland) paid in Ireland, in the years 1834 and 1835; distinguishing the Amount of each Rate paid in each year, and the Total Amount of each Rate paid in these Two years. Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition. Mr. John Parker reported from the Committee Wakefield and on the Wakefield and Sheffield Road Bill; and to whom a Petition against the said Bill was referred; that the Standing Orders relative to Turnpike Bills, had been complied with, and that they had considered the said Petition; and had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereto unto ; and the Amendments were read, and agreed to. Ordered, That the Bill, with the Amendments, be ingrossed. A Petition of the Surveyors of the Highways of Manchester and Salford Canal Bill may pass into a law, was presented, and read; and ordered to lie upon the Table. Sir Love Jones Parry reported from the Committee on the Petitioning Committee on the Festiniog Railway Bill; and to whom Railway Bill, a Petition against the said Bill, was referred; that the Standing Orders relative to Bills for making Railways, had been complied with; and that they had heard counsel in support of the said Petition, and also in favour of the Bill; and that the Committee had inquired into the several matters required by the Resolutions of the House of the 1st day of March last; and had examined the allegations contained in the preamble of the Bill, but the same had not been proved to their satisfaction. A Motion was made, and the Question was proposed, that the Bill be recommitted to the former Committee:—And the said Motion was, with leave of the House, withdrawn. Ordered, That the Report do lie upon the Table. A Petition of Merchants, Ship-owners and Mamt- South Durham facturers of Sunderland, praying that they may be South Durham Railway Bill. x x 4
The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act to alter the Line of the Great Western Railway, and to amend the Act relating thereto; and the same were read a second time.

Pr. 1. l. 10. Leave out "said," and insert "Great Western Railway.

Pr. 11. l. 12. After "deviating" insert Clause (A.)

CLAUSE (A.). "And whereas by the said recited Act power is given to the owners or occupiers of lands adjoining to the said Railway, or to the said Company, to enter upon and carry into effect such arrangements, and to obtain the said lands and hereditaments for the said purposes, and of all conveyances and assurances hereafter to be made of any lands and hereditaments which shall be purchased for the said purposes of this and the said recited Act, and of furnishing the abstracts, and of deducing, evidencing and verifying such title as the said Company may require, to the said lands and hereditaments, and of all attested copies which said Company may require of any deeds, evidences or writings relating thereto, and all expenses whatsoever incident to the investigation, deduction, or verification of such title, shall be exclusively borne and paid by the said Company; and the said Company, before entering into possession of the said lands and hereditaments so purchased, shall pay the amount of such costs, charges and expenses, or in case such parties shall be content to leave the amounts same, shall deposit, for the purpose of paying the same, in such manner as hereinafter mentioned, the amount of the costs, charges and expenses claimed by the party or parties from whom the said lands and hereditaments shall be purchased; Provided always, That the said Company shall not be prevented from entering into possession of the said lands and hereditaments so purchased, by reason of the non-payment of the said costs, charges and expenses, or by reason of the deposit herein mentioned not having been made, unless the party or parties from whom such lands and hereditaments are to be purchased shall have been given to them by the said Company, a delivery of a bill of their said costs, charges and expenses to the said Company, with the name of a solicitor as their referee, for the purposes herein after mentioned; and if the said Company, and the party or parties aforesaid, cannot agree as to the amount of such costs, charges, and expenses, the said Company shall name a solicitor as a referee on the part, and deposit the amount of the costs, charges and expenses claimed by such party or parties as aforesaid, in the hands of the two referees, to answer the same; and such costs, charges and expenses shall be settled and determined by the said two referees, or in case they should differ about the same, then by a third solicitor as umpire, to be named and appointed by such two first referees, before they proceed on the matter referred to them; and the award and determination of the said two referees, or of the said umpire, as the case may be, shall be binding and conclusive, and shall be made within one calendar month from the time of making such deposit, as is hereinbefore mentioned; and upon such award and determination being made, the said two referees shall, by and out of the money so deposited with them, pay to the party or parties from whom the said lands and hereditaments shall be so purchased as aforesaid, the amount of the costs, charges and expenses which shall be so awarded and determined, and the remainder of the said money so deposited shall be returned to the said Company; Provided always, That no sum paid or borne by the said Company, unless one-sixth of the said costs, charges and expenses shall be disallowed, in which case the expense of determining the same shall be paid and borne by the said sellers, and the...
the award and determination of the said two referees, or of the said umpire."

Clause (D.) Provided always, and be it further

"Enacted, That if in the execution of this and the

said recited Act, any Turnpike Road shall be cut

through, raised, sunk or impeded, and the same

shall not be restored within the period prescribed

by the said recited Act, then and in such case the

said Company shall forfeit and pay for every day

beyond the prescribed period, the sum of Twenty

four pounds, to be levied, recovered, and applied,
in the same manner as other penalties are by the said

Act directed to be recovered, levied and applied.

Clause (E.) And whereas it would tend much

to the convenience of the public if Railway Com-

panies were empowered to enter into mutual

arrangements, so as to avoid the necessity of a

change of carriages and other delays arising from

a diversity of interest; Be it therefore Enacted,

"That, notwithstanding any thing in this or the

said recited Act, it shall be lawful for

the said Great Western Railway Company, and

they are hereby empowered from time to time, to

make and enter into any contract or agreement

with any other Railway Company (and which

contract or agreement all other Railway Com-

panies are hereby empowered to make and enter

into) either for the division or apportionment of
tolls or rates, for the passage over or along the

Railway, by this and the said recited Act autho-
rized to be made, of any engines or carriages of

or belonging to any other Railway Company or

other person, or which shall pass over or along

any other line of Railway, or for the passage over

or along any line of Railway, of any engines or

carriages which shall belong to the said Great

Western Railway Company, or which shall pass

over or along their line of Railway, upon the pay-
ment of such tolls or rates, and under such con-
ditions and restrictions as may be mutually agreed
upon, and also to make and enter into any other
contract with any other Railway Company that

may be deemed advisable, and any such contract

day contain such covenants, clauses, provisions,

conditions and agreements as the contracting

parties may respectively think advisable, and mu-
tually agree upon: Provided always, That no such
contract shall in any manner alter, affect, increase

or diminish any of the rates, tolls or sums which

the respective Companies, parties to such con-
tracts for the time being, be respectively author-
ed and entitled to have, demand, recover or receive

of or from any person or any other Company, but

that all other persons and Companies shall, not-
withstanding any such contract, be entitled to

the use and benefit of any of the said Railways, upon

the same terms and conditions, and upon payment

of the same tolls, rates and sums as they would

have been in case no such contract had been

entered into, nor shall any such contract give any

preference or advantage to any Company or per-

son, party thereto, over any other Company or

person, but all such Companies and persons so

contracting shall, notwithstanding such contract,

pay the same amount of tolls or rates as shall

time from time to be charged to other Companies,

of the same tolls, rates and sums as they would

have been in case no such contract had been

entered into, nor shall any such contract give any

preference or advantage to any Company or per-

son, party thereto, over any other Company or

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contracting shall, notwithstanding such contract,

pay the same amount of tolls or rates as shall

time from time to be charged to other Companies,

of the same tolls, rates and sums as they would

have been in case no such contract had been

entered into, nor shall any such contract give any

preference or advantage to any Company or per-

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son, party thereto, over any other Company or

person, but all such Companies and persons so

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been complied with; and that they had examined the allegations of the Bill, and found the same to be true; and that the parties concerned had given their consent to the Bill, to the satisfaction of the Committee; and that the Committee had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to; and a Clause was added to the Bill.

Ordered, That the Bill, with the Amendments, be ingrossed.

The Shotts Road and Hamilton Bridge Bill was read a second time; and committed to Sir William Folkes and the West Scotland List.

The Order made, upon Friday last, for referring the Petition of Owners and Occupiers of land situate between Blisworth, in the county of Northampton, and the town of Leicester, to the Committee on the Midland Counties Railway Bill, was read, and discharged.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for building a Bridge over the River Aire, at Leeds, and for making convenient Roads, Avenues and Approaches thereto: And the same were read, as follow:

Pr. 8. l. 21. Leave out "Thirteen" and insert "Thirty."
Pr. 11. l. 16. After "width" insert "and" and "neither of the said Roads shall be less at any place than thirty-five feet in width."
Pr. 11. l. 23. Leave out "the," and insert "such."
Pr. 11. l. 24. Leave out of "distance" to "without" in l. 26. and insert "as according to the provisions hereinbefore contained, shall be requisite for making the ascents to the said Bridge and Arch respectively one foot in Thirty feet, and no more."
Pr. 15. l. 30. Fill up the blank with "James."
Pr. 20. l. 39. Leave out from the "to" to "shall" in line ult. and insert "capital of the said Company."
Pr. 67. l. 25. Leave out "to," and insert "any."
Pr. 67. l. 29. After the second "or" insert "any."
Pr. 74. l. 34. Leave out of "of or." Pr. 74. l. 38. Leave out "to." Pr. 80. l. 38. Leave out "that it shall not," and insert "And be it further Enacted, That nothing herein contained shall authorize or empower, nor shall it." Pr. 81. l. 21. Leave out from "directed" to "and" in line 24.
Pr. 141. l. 28. Leave out "two."
In the Schedule to the Bill, Pr. 153. l. 32. Leave out from "Warehouse." to the end of the Schedule, and insert

"In the Township of Husbol.

<table>
<thead>
<tr>
<th>Samuel Chapham</th>
<th>John Chapham</th>
<th>Trustees of Lords and Wakefield Turnpike Roads</th>
</tr>
</thead>
<tbody>
<tr>
<td>Samuel Chapham</td>
<td>- -</td>
<td>- Plantation, shrubbery, walls, garden and footway, and land.</td>
</tr>
<tr>
<td>and John Chapham</td>
<td>-</td>
<td>Port of Road.</td>
</tr>
</tbody>
</table>

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<tr>
<th>Jonathan Wilks</th>
<th>and William Wilks</th>
<th>Himself</th>
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</thead>
<tbody>
<tr>
<td>and others.</td>
<td>- -</td>
<td>- - Wall, plantation, shrubbery, and garden.</td>
</tr>
<tr>
<td>Wilks</td>
<td>- -</td>
<td>- - Mill or manufactories, warehouses, engine, engine-house, press, shops, dryhouses, boiler, house, stables, sheds, yard, garden and outbuildings, land and appurtenances.</td>
</tr>
</tbody>
</table>

The said Amendments, being read a second time, were agreed to.

Ordered, That Mr. Baines do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

Ordered, That leave be given to print the Minutes Dundee Water of the Evidence taken before the Committee on the Works Bill, Dundee Waterworks Bill, from the Committee Clerk's copy, at the expense of the parties, if they think fit.

A Petition of Pascoe Grenfell, Charles Pascoe Swaneson Grenfell, and Riverside William Grenfell, Esquires, Harbour Bill, praying that they may be heard, by their counsel or agents, against certain parts of the Swaneson Harbour Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Inhabitants of Abergavenny, praying Newport Harbour Bill, that they may be heard, by their counsel or agents, against certain parts of the Newport Harbour Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Justices of the Peace of the county Worcester of Worcester, for leave to present a Petition for County Hall, leave to bring in a Bill to enable them to raise a further sum of money to carry into execution the provisions of an Act passed in the second year of the reign of His present Majesty, intitled, An Act for erecting a County Hall and Courts of Justice; and also for providing accommodation for His Majesty's Justices of Assize in and for the County of Worcester, was presented, and read; and referred to Colonel Laggon and the Worcester List, with Power to send for persons, papers and records.

A Petition of John Root, foreman of the Colne Oyster Fishery Company, and James Willer, force, Bill, man of the Jury of the Colne Oyster Fishery, impannelled at the last Admiralty Court, praying that the Oyster Fisheries Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Clergy and Congregation of Saint Lord's Day Bill. James's Church, Latchford;-Weasleys of Tounge-dow;-Belturbet;-Birmingham; -Carves; -Lout- lene; -Welsh Pool; - Neeton; - Inhabitants of Grappenhall; - Moy; -Bettes;- Ruthin; -Llan- gynhafal and Llanynhaearn; -Brighton; -Roadham; -Suzamanchan; -Screffyl; -Sterffys; -Wool- pit; -Basingstoke:-Cobnielas meeting in Pembroke and Wallaston and Barneshill; -Presbyterians of Gateby; -Glenhoy; -Inhabitants of Kilnacoomague; -Toney; and, -Minister, Churchwardens, and others of Rowreth; praying that the Lord's Day Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Mackarel Fishing Owners, and others interested in the Mackarel Fisheries of Lowestoft, in the county of Suffolk, praying that a Clause may be inserted in the said Bill, to permit the Petitioners to land their Mackarel at Lowestoft, Billingsgate, or other market, and sell them on the Sabbath Day, as heretofore, during the season, was also presented, and read; and ordered to lie upon Table.

A Petition of Ship-owners, Merchants and others Danish Claims, of the Port of Sunderland, complaining of the seizure and confiscation of their Ships and Cargoes by the Danish Government in 1807, and praying the House to take the hardship of their case into consideration, and
and grant them the same relief which has been conceded to the claimants of book debts and goods on shore, was presented, and read; and ordered to lie upon the Table.

**Newspaper Stamps.**

A Petition of Inhabitants of Gloucester;—Sunderland;—Henry Hetherington;—Inhabitants of Welshpool (two Petitions);—Woolington;—Wellworth and Southleach;—the Strand, and other places;—Mathematical Instrument makers, London;—Coopers employed in the Saint Katherine's Dock;—Two Petitions of Rotherhithe;—Operative Watchmakers of Clerkenwell;—And, Silk Manufacturers meeting at the Ship, Bacon-street, Bethnal-Green; praying for the repeal of the Stamp Duty on Newspapers, were presented, and read; and ordered to lie upon the Table.

**Merchant Shipping.**

A Petition of Heritors, Burgesses and Inhabitants of Ayrshire, in the county of Ayr, complaining of the mischievous manner in which Merchant Vessels are built and sent to sea and praying for inquiry, was presented, and read; and ordered to lie upon the Table.

**Novel Architecture.**

A Petition of Matthew Phillips, geographical engineer and surveyor, praying for inquiry into his son's improvements in Naval Architecture, with a view to the prevention of the loss of life and property by shipwreck, was presented, and read; and ordered to lie upon the Table.

**Land Tax.**

A Petition of Occupiers of farms in the southern part of the Rape of Arundel, praying for the repeal of the Land Tax, was presented, and read; and referred to the Select Committee on Agriculture.

**Fisheries Bill.**

A Petition of Directors and Guardians of the Poor of Brightwell-cum-Soken;—And, Fishermen of Plymouth; praying that the Fisheries Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

**Beneficial Building Societies.**

A Petition of Members of the Manchester and Salford District Building Association, established in Manchester, praying that a Clause may be inserted in the Stamp Duties Bill, exempting Building Societies from the Duty on transfers of Shares, was presented, and read; and ordered to lie upon the Table.

**Corners.**

A Petition of Inhabitants of Wath-upon-Dearne, and Thorne, in the west riding of the county of York; praying for an alteration in the law relating to Corners, were presented, and read; and ordered to lie upon the Table.

**Marine Insurances.**

A Petition of Merchants and Ship-owners of Dundalk, praying for the repeal of the Duty on Marine Insurances, was presented, and read; and ordered to lie upon the Table.

**R. McCorquodale.**

A Petition of Richard McCorquodale, late a private in the 11th Lancers, complaining of ill-treatment and acts of oppression while in that regiment, stating the particulars of his case, and praying for an investigation, was presented, and read; and ordered to lie upon the Table.

**Tithes' Commutation Bill.**

A Petition of Owners and Occupiers of land in Monaton, praying that the Tithes Commutation Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

**Ecclesiastical Courts.**

A Petition of Attorneys and Solicitors practising in the city of Exeter, was presented, and read; setting forth, that the Petitioners observe with much satisfaction that a Bill is now before the House for the abolition of Ecclesiastical Courts in England and Wales; but while this measure tends to terminate the monopoly hitherto enjoyed by the few attorneys, solicitors and others allowed by the bishops, archdeacons and other ecclesiastical persons to practise as proctors in the several dioceses, it at the same time creates a monopoly in favour of the proctors of the Metropolis, to the exclusion of all attorneys and solicitors of His Majesty's Superior Courts at Westminster, whether residing in London or in the country; the Petitioners assert, that there is no peculiar business to be transacted in the proposed new Court of Probate which could not be conducted as well by attorneys and solicitors as by proctors; and praying that all attorneys and solicitors may be permitted to prove wills, obtain letters of administration, and transact all the other business of the new Court of Probate, whereby the community at large may have their affairs managed by professional men known to them personally, whom they employ in other professional business, and in whom their confidence is placed.

Ordered, That the said Petition do lie upon the Table.

A Petition of Inhabitants of London;—Durham;—Aberdeen;—Edinburgh;—Newton Abbott and Newton Buskhill;—Ashton;—Maryport;—Cockerham; and, Loughgall; praying the House not to sanction any general measure for the revision of the Criminal Laws which shall retain the punishment of death for any other crime than that of wilful and deliberate Murder, were presented, and read; and ordered to lie upon the Table.

A Petition of Owners, Occupiers and Operatives, Salmon Fishers and others employed at and directly depending for support on the works driven by water-power on the River Jed, at Jedburgh; and, on the River Gala, near Galashiels; praying that the Salmon Fisheries (Scotland) Bill may not pass into a law, were presented, and read; and referred to the Select Committee on Salmon Fisheries (Scotland).

A Petition of the Magistrates and Town Council of salmon of the royal burgh of Kirkcaldy, praying for a revision of the existing laws for the regulation of the Salmon Fisheries of Scotland, was presented, and read; and referred to the Select Committee on Salmon Fisheries (Scotland).

A Petition of Operative Cotton Spinners of Prentice Factories Act;—Calico Printers of Crosse Hall, Chorley;—Persons employed in Mr. James Forth's Mill, Manchester; and, in Mr. Bins's Mill, Manchester; praying for the amendment of the Factories Act, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Newport Pagnell, Mr. Bucking, praying the House to secure to James Silk Bucking, a Bancroft, Esquire, full compensation from the East India Company for the loss and damage sustained by him by the suppression of the Calcutta Journal, was presented, and read; and ordered to lie upon the Table.

A Petition of Fishermen, Inhabitants of Saint Fishers Bill, Mary-Extra, Southampton;—Havant;—Emsworth;—Charles Howell; and, Householders of Southold; praying that the Fisheries Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Chester-le-Street, in Bishoprick of Durham;—Lancaster;—and, Darlington Bill, Newton Bushell, Cockermouth;—and, Loughgall; praying the House not to sanction any general measure for the revision of the Criminal Laws which shall retain the punishment of death for any other crime than that of wilful and deliberate Murder, were presented, and read; and ordered to lie upon the Table.

A Petition of Bankers, Merchants and Tradesmen East and West of Bradford;—and, Merchants and Members of India Produce Mercantile Establishments in Calcutta, but at present residing in Great Britain; praying for an equalization of the Duties on East and West India produce, but more especially on the article of Sugar, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Manchester;—and, Manchester and Members of the East India Company, praying for the repeal of the Stamp Duty on Marine Insurances, was presented, and read; and referred to the Select Committee on Marine Insurances.

A Petition of the Inhabitants of Louth, in the county of Lincoln; and, Inhabitants of Chelmsford, in the county of Essex;—Bishops and others allowed by the bishops, archdeacons and other ecclesiastical persons to practise as proctors in the several dioceses, it at the same time creates a monopoly in favour of the proctors of the Metropolis, to the exclusion of all attorneys and solicitors of His Majesty's Superior Courts at Westminster, whether residing in London or in the country; the Petitioners assert, that there is no peculiar business to be transacted in the proposed new Court of Probate which could not be conducted as well by attorneys and solicitors as by proctors; and praying that all attorneys and solicitors may be permitted to prove wills, obtain letters of administration, and transact all the other business of the new Court of Probate, whereby the community at large may have their affairs managed by professional men known to them personally, whom they employ in other professional business, and in whom their confidence is placed.

Ordered, That the said Petition do lie upon the Table.

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Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

Atornies' Certificates.

A Petition of Atornies and Solicitors of Kin- gston-upon-Hull; praying for the repeal of the Stamp Duty on their annual Certificates, was presented, and read; and ordered to lie upon the Table.

Kiningston-upon-Hull Trinity House.

A Petition of the Younger Brethren of the Tri- nity House, Kingston-upon-Hull, and Master Mariners of that town, praying the House to secure to them their ancient privileges, in the free election of those who have the management and control of the funds of the said Guild, was presented, and read; and ordered to lie upon the Table.

Clergy Residence.

A Petition of Parishioners of the united parishes of Christ Church, Newgate-street, and Saint Leon- ard's, Foster-lane, in the city of London, complaining of the grievances they endure by means of the non-residence and the non-performance of clerical duties in person by their pastor, a master of Westminster School, and praying that no law may pass which shall suffer him to hold his living of the said united parishes, unless he comes into residence so as to be enabled to perform his duties in person, and that any law now in existence which sanctions such non-residence may be repealed, and that a clause may be inserted in the Clergy Residence Bill now before Parliament authorizing the Petitioners to elect, as hereunto, an evening lecturer, subject to the approbation of the diocesan, was presented, and read; and ordered to lie upon the Table.

Vote by Ballot.

A Petition of Inhabitants of Great Yarmouth; and Inhabitants, Electors and Non-electors of Stoke-upon-Trent; praying the House to enact that electors, in giving their votes for Members of Parliament, shall in future do so by Ballot, were presented, and read; and ordered to lie upon the Table.

Poole Corporation Bill.

A Petition of George Leardy, of the borough of Poole, Banker, praying that the Poole Corporation Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

Lord's Day Bill.

A Petition of Inhabitants of Colyton, in the county of Devon, praying that the Lords Day Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

Protestant Dissenters.

A Petition of the Minister and Congregation of Protestant Dissenters of Southwold; and, Hales- worth; praying for the redress of the grievances they suffer from the Established Church; and, that all Duties imposed on materials used in the construction of places of worship may be remitted, were presented, and read; and ordered to lie upon the Table.

Stamp Duties Bill.

A Petition of Law Stationers of London licensed to sell Stamps, praying that the Stamp Duties Bill may not pass into a law, as it now stands, was presented, and read; and ordered to lie upon the Table.

Tithes (Ireland).

A Petition of Land-holders of the barony of Mid- dletown; praying for the abolition of Tithes in Ireland, were presented, and read; and ordered to lie upon the Table.

Excise Licenses (Ireland) Bill.

A Petition of Inhabitants of Trimleagh O'Ceilly; and, Minister, Elders and Congregation of Alfred-street, Belfast; praying that the Excise Licenses (Ireland) Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

Prisoners (Scotland).

A Petition of the Magistrates and Town Council of the royal burgh of Kirkcaldy, praying the House to make such alteration in the existing law as will secure a more equitable provision for the main-
6 WILL. IV.

And a Motion being made, and the Question being proposed, That the Bill be now read the third time; The Amendments following were proposed to be made to the Question; viz. To leave out the word "now," and at the end of the Question to add the words "upon this day six months.

And the Question being put, That the word "now" stand part of the Question;
The House divided:
The Yeas to the old Lobby;
The Noses to the new Lobby.

Tellers for the Yeas, Mr. Lynch, Yeas, { Mr. Attorney General : } 100.
Tellers for the Noses, Colonel Percival: } 91.

So it was resolved in the Affirmative.

Ordered, That the Bill be now read the third time:—The Bill was accordingly read the third time; and Amendments were made to the Bill.

Ordered, That the Bill do pass.

Ordered, That Mr. Lynch do carry the Bill to the Lords, and desire their concurrence.

The House, according to Order, resolved itself into a Committee upon the Oyster Fisheries Bill.

In (the Committee.)

Bill read a first time.
To be read a second time, paragraph by paragraph, Preamble postponed.

CLAUSE, No. 1 (No Oysters to be taken between the twelfth day of May and the fourth day of August)—read.

Amendment made: L. 12. Leave out all "Three " leagues at sea in a straight line from the shore," and insert all of one league at sea in a straight line " leagues at sea in a straight line from the shore,"

L. 13. Proposed to fill the blank with "Twelfth " day of May;"

Afterwards proposed to fill the blank with "Twelfth " day of April;"

The Committee divided.

Teller for the Yeas, Mr. Baring — 38.
Teller for the Noses, Captain Berkeley — 14.

L. 14. Blank filled up with "Fourth day of August;"

Amendment proposed: L. 15. To leave out the proviso.

Question put, That the proviso stand part of the Clause;
The Committee divided.

Teller for the Yeas, Mr. Baring — 28.
Teller for the Noses, Mr. Barlow Hoy — 13.

CLAUSE, No. 2 (No person to dredge during the prohibited period, under a penalty)—read.

Amendment proposed: At the end of the Clause to leave out the words "together with all drags or dredges, nets, instruments and engines employed in the taking or catching thereof."

Question put, That the words proposed to be left out stand part of the Clause;
The Committee divided.

Teller for the Yeas, Mr. Baring — 21.
Teller for the Noses, Mr. George Fred — 24.

Clause, as amended, agreed to.

CLAUSE, No. 3, agreed to.

CLAUSES, No. 4 to No. 7, amending, and agreed to.

The remaining Clauses agreed to.

Preamble agreed to.

Bill, as amended, to be reported.

Mr. Speaker resumed the Chair; and Mr. Pryme reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received upon Monday next.

Vol. 91.
The Order of the day being read, for the Committee on the School Rooms Bill:

Resolved, That the House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for receiving the Report on the Bishoprick of Durham Bill:

Ordered, That the Report be received this day.

The Order of the day being read, for the Committee on the West India Judicature Bill:

Resolved, That this House will, this day, resolve itself into the said Committee.

And then the House, having continued to sit till a quarter of an hour after twelve of the clock on Thursday morning, adjourned till this day.

Jovis, 12° die Maii;

Anno 6° Wilhelmi IV° Regis, 1836.

PRAYERS.

SIR George Strickland reported from the Committee on the Don Navigation Bill; and to whom several Petitions against the said Bill were referred; That the Standing Orders relative to Navigation Bills, had been complied with; and that they had considered several of the said Petitions, and had heard counsel in support of two of them; and had also heard counsel in favour of the Bill; and that the Committee had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table.

A Petition of Proprietors and Leesees of colliers and colliers in the counties of Northumberland and Durham, praying that in the South Durham Railway; and, Durham (South West) Railway Bills, and all others where the object of the projected Railway is for the purpose of conveying coals to the place of shipment, a Clause be inserted, requiring a consent in writing by the owners of the land over which such Railway is intended to pass, and secure such land-owners a way-leave rent, according to the established custom of the country; or, in cases where the land belonging to such land-owners is to be sold under the authority of such Bill or Bills, that the value thereof shall be estimated with reference to the amount of way-leave rents, to which in other like cases such land-owners would, according to such custom, have been entitled to over and above the actual value of the land; and that the Committees on the said Railway Bills be instructed by the House to report specially upon these points, and to state whether such Clauses have been inserted or not, was presented, and read; and referred to the Select Committee on Railway Bills.

A Petition of the Dean and the Chapter of Durham, praying that they may be heard, by their counsel or agents, against certain parts of the South Durham Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

The Order of the day being read, for the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.
The House proceeded to take into consideration the Report which, upon the 4th day of this instant May, was made from the Committee on the Dukinfield Water Bill, printed Copies of the Bill having been delivered on Saturday last; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be engrossed.

A Petition of Inhabitants and Owners, and Occupiers of land in the parish of Harlow and Saxmundham, and the vicinity in the counties of Essex and Hertford, praying that the London and Cambridge Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

An ingrossed Bill to enable the Hayle Railway Company to make certain alterations in the Lines of such Railway, and for other purposes relating thereto, was read the third time; and an ingrossed Clause was added to the Bill, by way of rider.

Resolved, That the Bill do pass.

Ordered, That Mr. Pendrayes do carry the Bill to the Lords, and desire their concurrence.

Ordered, That the Committee on the Clyde Navigation Bill have Power to send for persons, papers and records.

Ordered, That the Petitioners, if they think fit; and counsel heard, by themselves, their counsel or agents, of the Illowick Railway Company; praying that they may be heard, by their counsel or agents, against certain parts of the Westminster Small Debts Bill, were presented, and read; and ordered to lie upon the Table.

A Petition of Members of a Society of Operative Factories Act.

A Petition of a Member of Society of Operative Factories Act.

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A Petition of the Chairman of a meeting of Inhabitants of Liverpool, praying that the Municipal Corporations (Ireland) Bill, may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Lords of several Manors in the counties of Suffolk and Norfolk, praying that the Copyholds; Manor-writs; Exchequer; and Descent and Heriots Bills, may not pass into law, was presented, and read; and referred to the Select Committee on Heriots' Commutation.

A Petition of the President and Subscribers of the Norwich Public Library, praying that a portion of the Duplicate Books in the British Museum may be granted for the use of the Petitioners upon such terms as the House may direct, was presented, and read; and referred to the Select Committee on the British Museum.

The Order for reading a second time the Southampton Waterworks Bill, was read, and discharged. Ordered, That the Bill be withdrawn.

The House was moved, That the Report which, on the 1st day of February last, was made from the Committee on the Petition for leave to bring in the Southampton Waterworks Bill, might be read; and the same being read; Ordered, That leave be given to bring in a Bill, for maintaining the Public Conducts and other Waterworks belonging to the Town of Southampton, and for providing an additional supply of Water for the Inhabitants of the said Town and Neighbourhood: And that Mr. Dottin and Mr. Barlow Hoy do prepare, and bring in the same.

A Petition of Merchants, Ship-owners and other Inhabitants of Liverpool; and, West India Merchants and Planters at the Port of Liverpool; praying that the Liverpool Docks Bills may not pass into a law as it now stands—were presented, and read; and referred to the Committee on the Bill.

Mr. Gisborne, from the Committee on the Midland Counties Railway Bill, informed the House, that Thomas Latham, John Green and James Raffles, had attended the Committee this day. Ordered, That the Order made upon Tuesday last, for the attendance of the said Thomas Latham, John Green and James Raffles, to-morrow, be discharged.

Mr. Dottin presented a Bill for maintaining the Public Conducts and other Waterworks belonging to the Town of Southampton, and for providing an additional supply of Water for the Inhabitants of the said Town and Neighbourhood: And the same was read the first time; and ordered to be read a second time.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to notice of the London and Brighton Railway Bills, and praying the House to cause the most searching inquiries to be made into the conduct of all the projected Plans, and pass a Bill in favour of that line of country which will admit of the construction of the Road in the shortest time, and give the Public the best terminus, and which will open the cheapest, safest, most expeditious, healthful and agreeable means of communication between the Metropolis and Brighton, was presented, and read; and ordered to lie upon the Table.

A Petition of Parishioners of Any; — Croom Tithes and Benougue; — Athy; — Castledermot; — Castle (Ireland); -d e r m o t and Timolin; — and, Inhabitants of Kiltullies; praying for the abolition of Tithes in Ireland, — were presented, and read; and ordered to lie upon the Table.

A Petition of Parishioners of Clonmel and Clon-Tademagh, praying for the re-valuation of Tithes in (Ireland) Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of the there-undersigned Lessees of, Ecclesiastical or who are interested in, Leases which have been granted by Ecclesiastical Persons, Inhabitants of Southamptone; and, G. T. Gollop; praying that the Ecclesiastical Leases Bill may not pass into a law, — were presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Medical Profession Medical of Great Coram-street and other places; — and, Settle, Cottage and other places, praying for permission for attending Coroners' Inquests, — were presented, and read; and ordered to lie upon the Table.

A Petition of Medical Practitioners of Both, Patent and Medicines, praying that all Patent, Quack and Secret Medicines be abolished, that no Medicine be advertised, that Associations be legally empowered to suspend the privileges of those members who have recourse to unprofessional means of gaining notoriety, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Penzance, praying for Tides on Fish. the abolition of the Tithes on Fish caught in the Sea, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Chatham Place, Blackfriars Blackfriars, in the city of London, praying the House not to sanction the contemplated rise of the carriage way from Earl-street, Blackfriars, up to and including part of Blackfriars Bridge, for the purpose of lessening the ascent of the said Bridge, was presented, and read; and referred to the Select Committee on Blackfriars Bridge.

A Petition of Householders of the parishes of Poor Rate Bill. Southwark and Blackfriars Bridge, praying that the Poor Rate Bill.
Bill may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

Mr. Fox M'Gurle presented, pursuant to Orders,—

A Return of the Names of those Persons who, under the Acts 3 and 4 Will. 4. c. 37, and 4 and 5 Will. 4. c. 90, have served Notices on the Ecclesiastical Commissioners for Ireland of their intention to purchase the Fee of the Bishops' Lands held by them; specifying in each case the following particulars:—1. The Name and Residence of the Person proposing to purchase;—2. The Date of the Notice;—3. The Diocese or Archdiocese in which the Lands proposed for purchase are situate;—4. The Nature of the Tenant's Tenure, whether Twenty-one years, Forty-one years, or Lives;—5. Amount of Rent and Fees reserved on subsisting Lease;—6. Fine, exclusive of Fees paid or payable at the gale day immediately preceding the Notice for purchase, and whether payable yearly or at longer intervals;—7. Full annual Value of the Lands, estimated according to the custom of the Diocese;—8. Value of the Fee in annual Value of the Lands, estimated according to the Act, estimated by the Commissioners;—9. The rate of Purchase at which the same is estimated, and on what principle or Table estimated;—10. Value of the Tenant's Interest in the Lands under his Lease, as estimated by the Commissioners;—11. The rate of purchase at which the same is estimated, and on what principle or Table estimated;—12. Purchase Money demanded of the Tenant;—13. Average yearly Fine and Fees thereon, for Nine Years preceding the Notice, or during the period prescribed by the Act;—14. Yearly Interest on amount of Purchase Money;—15. Aggregate of average yearly Fine and Fees, and said yearly Interest on Purchase Money;—16. Increase of said Aggregate of Fine and Fees, and Interest over Fine and Fees, paid or payable immediately previous to the Purchase;—17. Whether the Purchase has been completed or not, or if the time for making the Deposit of the Purchase Money has been allowed by the Tenant to expire; or whether the Purchase has been certified, but no Deposit of the Purchase Money made; or when the Amount of Purchase Money has not yet been certified.

Return of the Sums of Money now in the hands of the Board of Charitable Bequests in Ireland, and whether the Board is bound by any Resolution to apply that Sum in any particular mode or to any particular Charity.

Ordered, That the said Returns do lie upon the Table.

A Petition of Rate-payers of the barony of Clanwilliam, in the county of Limerick; and, Landed Proprietors and Landholders of Westmeath; praying the House to pass a law for the more summary conviction of persons guilty of petty thefts and depredations on their property, was presented, and read; and ordered to lie upon the Table.

A Petition of Owners or Occupiers, or the Agents of Coal Mines, of Owners or Occupiers, of Mines of coal, ironstone and other minerals, praying the House to pass a law for regulating the wages of persons employed in Hand-loom Weaving, was presented, and read; and ordered to lie upon the Table.

A Petition of the Minister, Elders and Congregationalists of Alfred-street, Belfast, praying that no individual having a license for the sale of groceries in Ireland, shall be permitted to sell Spirituous Liquors by retail, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Society for the prevention of Cruelty to Animals, praying that a Carriage Omnibus and Hackney Carriages Bill. may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Cambrian Literary Society, Aldersgate-street, London, praying that a (Wales.) Clause may be inserted in the Stamp Duties Bill authorizing Newspapers in the Welsh Language to be published upon half the size of the standard sheet of paper with half its Duty, was presented, and read; and ordered to lie upon the Table.
The House, according to Order, resolved itself into a Committee upon the Tithes Commutation Bill. 

(Committee Report.)

Clause No. 34 (Extreme cases how to be modified) — read.

Amendment proposed: P. 12. l. 44. To leave out "gros," and insert "clear.

Question, That the word "gros" stand part of the Clause:—Amendment, by leave, withdrawn.


Question put, That "sixty" stand part of the Clause:

The Committee divided.

Teller for the Yeas [Mr. Edward John] 95.

Teller for the Noes, Mr. William Miles — 71.

To report Progress, and ask leave to sit again.

And the House having continued to sit till after twelve of the clock on Friday morning;

Veneris, 13° die Maii, 1836:

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had made Progress in the Bill; and that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, this day, again resolve itself into the said Committee.

Mr. Pryme reported the Bishoprick of Durham Bill:—And the Bill was re-committed to a Committee of the whole House:—The House immediately resolved itself into the said Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Pryme reported, That the Committee had gone through the Bill, and made Amendments thereto.

Ordered, That the Report be received this day.

The Order of the day being read, for the Committee on the Registration of Votes (Ireland) Bill;

Resolved, That this House will, upon Thursday next, resolve itself into the said Committee.

The Divisions of Counties Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Monday next.

Pettysessions (Ireland) Bill.

The Petty Sessions (Ireland) Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Tuesday next.

Dublin Police Bill.

The Order of the day being read, for the third reading of the Dublin Police Bill;

Ordered, That the Bill be read the third time this day.

Bankrupts (Ireland) Bill.

The Order of the day being read, for the Committee on the Bankrupts (Ireland) Bill;

Resolved, That this House will, this day, resolve itself into the said Committee.

School Rooms Bill.

The Order of the day being read, for taking into further consideration the Report on the School Rooms Bill;

Ordered, That the Report be taken into further consideration this day.

West India Judicature Bill.

The Order of the day being read, for the Committee on the West India Judicature Bill;

Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

A Petition of Owners, Occupiers and others of Wool Mills, Spring Bank, near Dumbane;—and, Operatives and others on the River Try and Almondb: praying that the Salmon Fisheries (Scotland) Bill may not pass into a law,—were presented, and read; and referred to the Select Committee on Salmon Fisheries (Scotland).

A Petition of Trustees of the Holmforth District Turnpike Trusts of the Wedsley and Longest Turnpike Road, in the west riding of the county of York;—and, of the Greenfield and Shepley-lane Head Turnpike Road, in the said county: praying that the Turnpike Trusts Consolidation Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Joseph Cartin, of Carrickmacross, Spirit Licenses in the county of Monaghan, praying the House to deprive magistrates in Ireland of the power of granting Spirit Licenses, was presented, and read; and ordered to lie upon the Table.

Mr. Aglinsly presented a Bill for facilitating the Recovery of the Possession of Tenements after the determination of the Tenancy: And the same was read the first time; and ordered to be read a second time upon Wednesday, the 8th day of June next; and to be printed.

Ordered, That there be laid before this House, a Wesley Return of the Summ received for the Corporation of Harbour, improving the Bar, Town and Harbour of Wexford, in each year during the last Ten years, on account of any Tolls, Charges or Sums of Money levied or paid under the provisions of an Act passed in the fifth year of the reign of his late Majesty King George the Third, intituled, "An Act for the Improvement of the Town and Harbour of Wexford, and for building a Bridge or Bridges over the River Stoney, at or near said Town," or any Act amended the same; distinguishing the Sums received in each year, and on what particular Account each Sum was received; and also stating, in detail, the mode in which the Sums received in each year were expended, and by what Authority. And then the House, having continued to sit till half an hour after twelve of the clock on Friday morning, adjourned till this day.

Veneris, 13° die Maii:

Anno 6° Willielmi IV° Regis, 1836.

Prayers.

Mr. Miller, from the Secretary of Bankruptcy's Courts of Exchequer, was called in; and at the bar presented, pursuant to Order,—A Return of the Number of Petitions in Bankruptcy presented and answered; also of the Number heard from the commencement of 1794 to the present time; and the Number remaining unheard at the close of the Sittings after Trinity Term, in each of the following years:—And then he withdrew.Ordered, That the said Return do lie upon the Table.

A Petition of Owners and Occupiers of mills, Manchester manufactories and buildings in Bury;—and, Bolton; and Salford Canal Bill.

praying that the Manchester and Salford Canal Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Motion being made, That the ingrossed Bill StePPingley for inclosing Lands in the Parish of StePPingley, in the County of Bedford, be now read the third time;

Lord Viscount Marpeth, by His Majesty's command, acquainted the House, That His Majesty, having been informed of the purport of the Bill, gives His consent, as far as His Majesty's interest is concerned, that the House may do therein as they shall think fit. Then the Bill was read the third time.

Resolved, That the Bill do pass; And that the Title be, An Act for inclosing, and exonerating from the payment of any Tolls, Charges or Sums of Money levied or paid under the provisions of an Act passed in the 36th year of the reign of his late Majesty King George the Third, intituled, "An Act for the Improvement of the Town and Harbour of Wexford, and for building a Bridge or Bridges over the River Stoney, at or near said Town," or any Act amended the same; distinguishing the Sums received in each year, and on what particular Account each Sum was received; and also stating, in detail, the mode in which the Sums received in each year were expended, and by what Authority. And then the House, having continued to sit till half an hour after twelve of the clock on Friday morning, adjourned till this day.
the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read; and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Mr. Eaton reported from the Committee on the New Outfall, Drainage and Inclosure Bill; that they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table.

A Petition of Owners and Occupiers of mills and manufactories situate upon the Wessenden Brook Reservoir Bill, and the River Colne;—Manufacturers and others whose business is connected with and affected by the supply of water to the mills and manufactories situate upon the Wessenden Brook and the River Colne;—and, Workmen employed in and about the mills and manufactories situate upon the Wessenden Brook and the River Colne; praying that the Wessenden Reservoir Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of the Dean and Chapter of the Perlethorpe Chapelry Church of the Blessed Virgin Mary, of Chapelry Bill, Lincoln, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Perlethorpe Chapelry Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Motion being made, That the Report which, Carlisle Docks upon the 5th day of this instant May, was made from Bill, the Committee on the Carlisle Docks Bill, be now taken into further consideration, printed Copies of the Bill having been delivered at the door upon Monday last;

And the House being informed, that other Amendments are necessary to be made to the Bill;

Ordered, That the Bill be re-committed to the former Committee; and that they have leave to sit and proceed, and to make their Report on or before Monday next.

The Cow Consey and Bucktonburn Road Bill was read a second time; and committed to Sir Matthew Ridley and the Northwestumberland List.

A Petition of the Corporation of Liverpool, praying Liverpool that they may be heard, by their counsel or agents, against certain parts of the Liverpool Docks Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Freemen of Beverley, praying that Beverley they may be heard, by their counsel or agents, against certain parts of the Beverley Pastures Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Merchants, Brokers, Traders and Liverpool other Inhabitants of Liverpool, for leave to present a Fire and Life Assurance Company, to be petition for leave to bring in a Bill for authorizing all proceedings at law or in equity by or against the Liverpool Fire and Life Assurance Company, to be instituted.
instituted in the name of some one person, was presented, and read; and referred to Lord Viscount Sandon and the Lancaster List; with power to send for persons, papers and records.

A Petition of Owners, Masters, Mates and Seamen of merchant vessels navigating the north-eastern coast of Great Britain;—Ship-owners and Masters of vessels trading between London and the eastern and northern ports of the United Kingdom (two Petitions);—and, Ship-owners, Underwriters, Captains, &c. of vessels trading between London, the eastern and northern ports of the United Kingdom; praying the House to give their sanction to a Bill for making and maintaining a Harbour of Refuge at Redcar, on the coast of Yorkshire, with liberty to borrow a sufficient sum of money to pay the expenses thereon, and to levy tolls for such loan and interest,—were presented, and read; and referred to the Select Committee on Harbours of Refuge.

A Petition of Richard Lens, and several other Persons residing in Newton Abbot, complaining that the Standing Orders of the House in respect to the Newton Abbot Improvement Bill had not been complied with, and praying that the Committee on the Petition for the said Bill may be revived, and that this Petition may be referred to such Committee, to be heard, by themselves, their counsel or agents, in support of the allegations thereof, was presented, and read; and ordered to lie upon the Table.

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practice to the contemplated Court of Probate in London, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of a Committee of the Masons' Arms Building Society, Bury; the Black Bull Building Society, Bury; the Boy Horse Building Society, Bury; and, the Pilkington Building Society; praying that no portion of their establishment may be exempted from the Duty on the transfer of Shares, and ordered to lie upon the Table.

A Petition of the Reverend George Preston, Vicar and Rector of the united parishes of Christchurch, Newcastle-street, and Saint Leonard, Foster-lane, praying that he may not be disturbed in the enjoyment of the right of non-residence, which he has hitherto legally possessed, and does now possess, under the Act 57 Geo. 3, c. 99, was presented, and read; and ordered to lie upon the Table.

A Petition of Trustees of the Manchester District of the Turnpike Road leading from the new Wall, on the Parade in Castle-street, in the parish of Rochdale, through Middleton, to the Mere Stone, in Great Portland-street, and Saint Leonard, Foster-lane, praying that the Turnpike Trusts Consolidation Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Churchwardens, Overseers and Board of Highways of Christchurch, Surrey, praying that provision may be made in the said Bill for the removal of all turnpike or toll gates or bars to a distance not less than three miles from the General Post Office, London, and that no parish shall be liable to the repair of any part of the Turnpike Road without the previous consent of three-fourths of the inhabitants of such parish, was also presented, and ordered to lie upon the Table.

A Petition of Inhabitants of Calcutta, in the East Indies, agreed to at a Meeting of the said Inhabitants, held at the Town Hall, on the 4th day of January 1834, convened by the Sheriff, was presented, and read; setting forth, That by the Act passed in the third and fourth year of the reign of His present Majesty, and intituled, "An Act for effecting an Arrangement with the East India Company, and for the employment of the East Indies, agreed to at a Meeting of the said Inhabitants, held at the Town Hall, on the 5th day of January 1835, convened by the Sheriff, was presented, and read; and upon the 30th day of April 1834," the Petitioners feel aggrieved, inasmuch as they humble conceive that only the first of these objects has been in any degree attained; and that, although an arrangement beneficial to the East India Company has been effected, such benefit has been bestowed at the expense of the inhabitants of India of every class, and that no secure or reasonable provision whatever has been made for the better government of His Majesty's Indian Territories; that the arrangement which has been made is one which benefits the East India Company at the expense of the inhabitants of India, is plain, from the provisions of the 12th section of the said Act, by which the whole bond debt of the East India Company in England, as well as the debt called the Territorial Debt, and every other kind of debt and liability whatever, is charged upon the revenues of India, without ex- mination of the accounts by which the Debt (so called) was made to appear territorial; whilst it is further provided by the same section, that neither any stock or effects which the said Company may hereafter come to own, nor the dividend of interest on 10 l. 10s. per cent. by the Act secured to them, nor the dirctors or proprietors shall be liable to or chargeable with any of the then existing debts or liabilities; that such arrangement beneficial to the East India Company alone, is further plain, from the provisions of the 11th section, by which it is provided, that out of the said revenues there shall be paid to the Company for their own use, a dividend of 10 l. 10s. per cent. half yearly; by the provisions of the 12th section, by which 200 l. sterling is to be paid for 100 l. stock at the price of redemption; by the provisions of the 13th section, by which the Company is entitled to demand redemption of their stock, at the rate aforesaid, in case of their ceasing to retain, or being deprived by authority of Parliament of the possession and government of the said territories; and, lastly, by the provisions of the 17th section, by which the said dividend of 10 l. 10s. is to be paid in preference to all other charges payable in Great Britain, which effect, as the East India Company is left in possession of the whole government of India, and the control of the revenues thereof, is as much as to say in preference to all charges whatever; by which enactments, the Petitioners submit, an injustice has been done to the whole body of Indian creditors holding Government promissory notes, given for money unquestionably borrowed on the security of the territorial revenues, and on that security alone; insomuch as their security, which was expressed in terms, and prior in date, has been suddenly and without an opportunity of objection made secondary, in order to pay the commercial capital of the East India Company, with which the commercial assets alone were charged, thus preparing dividends in East India Stock further secured to the Proprietors of the Company, by the provisions of the 14th and 15th sections of the said Act, creating a guarantee fund to accommodate to the amount of twelve million sterling; the territorial creditors are in no wise secured against the injurious effect of a perpetual drain of greatly more than a million and a half sterling annually from India, the revenues of the Company, which, while decreasing, are thus encumbered with an immense additional burthen; that not only has injustice been done to the territorial creditors by these enactments, but the condition of every man and every class of men in India is made worse by the exorbitant provisions of these sections; and no class of men benefited but the proprietors of the East India Company; for the effect of these enactments must necessarily be to reduce the salaries of the European servants of Government of all descriptions, so as to render the reward of labour scanty, and return to their own country always remote, in most cases impossible, to cripple the efforts of the merchant, and diminish commercial activity and enterprise by the exorbitant provisions of the 15th section of the said Act, for the permanent settlement of the land revenue, fixed in 1793 by Lord Cornwallis, should also, at some future, yet no distant period, be set aside, when it shall become evident to all men that the sums charged upon India by this Act cannot be paid without increased taxation; that the Petitioners are so seriously impressed with the belief that the difficulties which must arise in making these payments are so great as to be almost insurmountable, and the discontent that are likely to be produced in the endeavours to meet them, may be so great as to be dangerous, that they deem it necessary to mention other sources of useless expense, created by this Act, that they might not otherwise have thought important enough to call to the notice of Parliament; that the creation of a new Presidency at Agra is calculated apparently for no other end than to increase expense and patronage, inasmuch as, by the provisions of political power and responsibility are taken away from the Governor, and centered in the Governor General of India; and the Petitioners are not aware of any increase of benefit to be expected from the creation of the Upper Provinces of the Presidency, that can compensate for the increase of expense which is beyond doubt; that the extension of episcopal estab- lishments
lishments of the Church of England (even though, as the Petitioners admit, the extension has not been as yet effectuated on an extensive scale) is still an entirely useless burthen, and, moreover, a grievance laid upon the great body of the people of India; and the Petitioners submit, that if such extension of episcopal establishments be deemed of importance by the people of England, that the expense thereof should be paid out of the dividends of 101. 10s. per cent. on India stock, or otherwise provided for by law; and that the said territories, nor any natural-born subject of the King of Great Britain, shall, by reason only of his religion, place of birth, descent, colour, or any of them, be disabled from holding any place, office or employment under the said Company, or any other person claiming the said offices or employments, and the great body of the people of India have gained no additional security for better government whatever; that, as far as the inhabitants of Calcutta, and every Englishman throughout the Presidency, have been deprived of the security they before possessed, that no local law repugnant to the law of England should be imposed upon them, while the great body of the people have gained no additional security for good government whatever; that, so far as the inhabitants of Calcutta, and every Englishman not in the service of the East India Company, are affected by the provisions of this Act, they find the security they have enjoyed for more than a century by the East India Company, and the courts established by Royal Charter and the authority of Parliament, and proceeding on the known maxims of English law, threatened by the extraordinary provisions of this Act, which it seems plain shall not be lawful for the Governor General in Council, without the previous sanction of the Court of Directors, to make any law or regulation whereby power shall be given to any Courts of Justice other than the Courts of Justice created by Royal Charter and the authority of Parliament, and proceeding on the known maxims of English law, and which shall abolish any of the Courts of Justice created by Royal Charter and the authority of Parliament, or the public service still remains attached as a personal perquisite to the individuals composing the Court of Directors; and while the Court of Directors itself as a body will not exercise the power, neither the Board of Control nor the Supreme Local Govern-
the people of England; and that the permission to reside without license is rendered insecure and valueless by the uncertain state in which the laws respecting it are seen to be left; and that, finally, the injustice under which that country labours, in having extremely high and almost prohibitory duties imposed on one of its staple productions (sugar), and by many other vexatious commercial restrictions, to which differences, is still unreformed, and the several West Indian Colonies are benefited at their expense, an inequality the more striking, since, in the course of the same Session, the Act passed, there was bestowed on the West Indian Colonies, at the expense of England, a compensation for the loss of slave property to the amount of twenty millions sterling; while, by this Act, annual burthens to a sum which it would require nearly twenty millions to redeem, were laid on India for the benefit of one English Company, and no compensation whatever afforded; that no additional security for better government has been gained by any class of men in India, the Petitioners conceive is further plain, from the following facts, viz. that by the 43d section of the Act, an absolute power of legislating is given to the Governor General in Council, with no proviso that saving provisos may be made, or that a proviso be included in any Act, by Parliament, to save the prerogative of the Crown, and supremacy of Parliament itself, from destruction or diminution, by the legislative powers of the Governor General in Council; that the provisions for the repeal or disallowance of any obnoxious laws that may be made in pursuance of such prodigious power, still rests, as it did in substance before, with the Ministers of the Crown; that the provisions of the 46th section afford no protection to the class for which it legislate, and that the provisions of the 47th section for promulgating future laws do not prescribe even the scanty security under the authority of Parliament of a period previous to their enactment, which has been granted even to Ceylon, a country nearly or similarly situated with India; while the provision of the 40th section, that one legislative member of the Council of India is not to be a member of the Company's service, must be looked upon as no security at all, since it will be the Board of Control and the Ministers of the Crown who will henceforward be conferring the important powers of legislation of India to its support, and not the Directors of the East India Company; that, moreover, as appears to the Petitioners, any consideration of the constitution of the new Council of India, in its legislative capacity, is rendered of no importance by the provisions of the 49th section, by which in effect the Legislative Council; and that, whatever may be the result of all these provisions, which they suppose to have been made public at least, if not unconstitutionally conducted; that the Petitioners therefore pray, that the House will be pleased to take in its deliberate consideration the foregoing matters, and apply such remedies, by amendments of this Act, and new enactments, as shall seem calculated to remove the evils complained of by the Petitioners, to retain the securities for their rights and for good government they always had, and really to improve their condition.

Ordered, That the said Petition do lie upon the Table; and be printed.

A Petition of Land-owners, Occupiers and others, Agricultural of Widdrington, Manors—Furneux Pelham—Stanehills, Distressed—Mountfitchet—Farmers and Graziers of Wye—Bradbourne—Leyton; and, Romney Marsh; praying the House to institute an inquiry into the distressed state of Agriculture, were presented, and read; and referred to the Select Committee on Agriculture.

A Petition of Lessees of, or who are interested in Ecclesiastical Leases Bill, praying that the House of Commons, as Trustees or otherwise, in leases which have been granted by Ecclesiastic Persons;—and, Lessees of, or who are interested in the Ecclesiastical Leases Bill. Persons;—and, Lessees of, or who are interested as 

A Petition of Citizens, Burgesses, Freeholders Descendants and Inhabitants of Canterbury, praying that the Heriots Bill, Descent and Heriots Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Archdeacon and Clergy of Canterbury, praying that the Marriages, &c. Bills, may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of John Carting, of Goring, in the Tithes Commutation Bill, praying that the Tithes Commutation Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Archdeacon and Clergy of Can—

An ingrossed Bill to enable the Commissioners of Greenwich Hospital to improve a certain Street in the Parish of Greenwich, in the County of Kent, and for other purposes, was read the third time.
Resolved, That the Bill do pass.

Ordered, That Mr. Angerstein do carry the Bill to the Lords, and desire their concurrence.

Fire Insurances.

A Petition of the Provost, Magistrates, and Town Council of Dundee:—Merchants, Manufacturers, and others of Dundee:—and, Bankers, Manufacturers, and others of Aberdeen:—praying for a reduction of the Duty on Fire Insurances,—were presented, and read; and ordered to lie upon the Table.

Record Commission.

Ordered, That a Message be sent to the Lords, to request that their Lordships will give leave to Baron Langdale to attend, in order to his being examined as a witness before the Select Committee appointed by this House upon the Record Commission: And that Mr. Charles Buller do carry the said Message.

Ulster Canal Bill.

A Petition of Christiana Powell Leslie, widow, praying that she may be heard, by her counsel or agent, against certain parts of the Ulster Canal Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by her counsel or agent, upon her Petition, if she think fit; and counsel heard, in favour of the Bill, against the said Petition.

J. Beattie.

A Petition of John Beattie, late serjeant in the 11th regiment of foot, praying that he may be furnished with Copies of Minutes of the Court Martial by which he was tried in February 1828, together with Copies of the Correspondence between Sir George Murray, Colonel McLaine, and General Thornton, in relation thereto, was presented, and read; and ordered to lie upon the Table.

Lord's Day Bill.

A Petition of Mackarel Fishing Merchants at Great Yarmouth, praying that they may be permitted to land their mackarel, and to sell them on the Lord's Day, as heretofore, during the season, was presented, and read; and ordered to lie upon the Table.

Public Petitions.

Mr. Oswald reported from the Select Committee on Public Petitions: That they had examined the Petitions presented from the 2d to the 6th day of this instant May, both inclusive; and had directed him to make a Report thereof to the House: Ordered, That the Report do lie upon the Table; and be printed.

Stafford Witness Indemnity Bill.

The Bill from the Lords, intituled, An Act to amend an Act passed in the fourth year of Inclosure to the Ecclesiastical Commissioners, for the enlargement, rebuilding and erection of additional Churches, as referred to in their two Reports: distinguishing the Locality and Diocese of each Parish from which the application has been made, and specifying the Sum required in each particular case.

A Petition of Merchants, Traders and Inhabitants of Saint James, Dublin; Saint Michan, Dublin; Saint Mary, Dublin; and Saint Paul, Dublin; praying that the Dublin and Drogheda Railway Bill may not pass into a law as it now stands,—were presented, and read; and referred to the Committee on the Bill.

Ordered, That the Petition of Sir Robert Shaw, Baronet, the Baron De Robeck, and others, Landowners in the county of Dublin; and, Landed Proprietors, Occupiers of the Soil, Traders, Manufacturers and others in Kitstown, in the Barony of Castletown, in the said county, which were presented yesterday, be referred to the Committee on the Dublin and Drogheda Railway Bill.

A Message from the Lords, by Sir Giffin Wilson, Chancellor of the Exchequer, and Mr. Baring, do order, That Mr. Robert Stewart reported from the Committee Ways and Means, a Resolution, which was read, Means, as followeth:

Resolved, That, towards making good the Supply granted to His Majesty, the sum of Eight millions be granted out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland.

The said Resolution, being read a second time, was agreed to.

Ordered, That a Bill be brought in upon the said Resolution: And That Mr. Robert Stewart, Mr. Chancellor of the Exchequer, and Mr. Baring, do prepare, and bring it in.

Ordered, That the Return relative to Public Income, which was presented upon Tuesday last, be printed.

Ordered, That the Return relative to Charitable Bequests (Ireland), which was presented yesterday, be printed.

Ordered, That there be laid before this House, a Ecclesiastical Statement of the Number of Applications made to the Ecclesiastical Commissioners, for the enlargement, rebuilding and erection of additional Churches, as referred to in their two Reports; distinguishing the Locality and Diocese of each Parish from which the application has been made, and specifying the Sum required in each particular case.

Ordered, That the Bill do pass.

The ingrossed Bill for improving the Police in Dublin, andDublin and Drogheda Railway Bill, was, according to Order, read the third time.

Mr. Bernal reported the Bishoprick of Durham to the Constabulary Force (Ireland), with Amend-ments; to which Amendments the Lords desire the concurrence of this House:—And then the Messen-
ers withdrew.

Ordered, That the Amendments made by the Constabulary Lords to the Constabulary Force (Ireland) Bill, be taken into consideration upon Monday next.

Ordered, That the said Amendments be printed.

Ordered, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

Mr. Bernal reported the Bishoprick of Durhambishoprick of Bill; and the Amendments were read, and agreed to, Durham Bill.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Monday next.
The House, according to Order, resolved itself into a Committee upon the Tithes Commutation Bill.

Amendment proposed: To add at the end of the Clause the following proviso: "Provided always, That if it shall appear to any Assistant Commissioner, or Assistant Commissioner for that purpose, or Assistant Commissioner for any special circumstances, that the sum of Sixty pounds for every One hundred pounds of such gross value of the Tithes, if taken in kind, is more than has been paid as aforesaid, and more than ought to be taken for calculating a permanent commutation of the said Tithes, it shall be lawful for the said Assistant Commissioner to make a special report, setting forth all the material circumstances of the case to the said Commissioners; and that report shall be lawful for the Commissioners upon the receipt of any such report, if they shall think fit, to direct some Assistant Commissioner to hear all the parties interested in the said Tithes on a day or days to be appointed by the Commissioners, or Assistant Commissioner for that purpose, and thereupon to make such order concerning the sum to be taken for calculating a permanent commutation of the said Tithes as to them shall seem equitable, but that the same shall not exceed the sum of Sixty pounds, and shall not fall short of the sum of Fifty pounds for every One hundred pounds of such gross value of the said Tithes."

Amendment proposed to the proposed Proviso in l. 11: After "as aforesaid" to insert "or that " where the Tithes have been taken in kind, and the gross value thereof, after deducting the expenses of collecting, preparing for sale and marketing is owing to any special circumstances." Question, That those words be inserted;

Amendment, by leave, withdrawn.

Amendment proposed to the proposed Proviso: To leave out l. 14, from the word "Commissioner" to the words "to hear," in l. 18. Question, That the words proposed to be left out stand part of the proposed Proviso—put, and Negatived.

Amendment proposed to the proposed Proviso: To leave out l. 19, "the Commissioners or Assistant Commissioners," and insert "him"—agreed to.

Amendment proposed to the proposed Proviso in l. 22: To leave out "them," and insert "him"—agreed to.

Amendment proposed to the proposed Proviso, in l. 22: To leave out from the word "equitable" to the end of the proposed "Proviso." Question, That the words proposed to be left out stand part of the proposed Proviso;

Amendment, by leave, withdrawn.

Proviso, as amended, added.

Amendment proposed: At the end of the Proviso to add "Provided always, That the sum so taken for fixing a permanent commutation shall in no case either exceed or fall short of the sum paid, or agreed to be paid, on an average of the last Seven years, or other less period of cultivation as aforesaid, by more than Twenty pounds for every hundred so paid, or agreed to be paid."
The Order of the day being read, for receiving the Report on the Pensions Duties Bill; 
Ordered, That the Report be received upon Monday next.

The Postage Duties Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Monday next.

The Order of the day being read, for the Committee on the Stamp Duties Bill; 
Resolved, That this House will, upon Friday next, resolve itself into the said Committee.

The Antigue, &c. Indemnity Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Monday next.

The Order of the day being read, for taking into further consideration the Report on the Registration of Voters' Bill; 
Ordered, That the Report be taken into further consideration upon Monday next.

The House, according to Order, resolved itself into a Committee upon the Bankrupts' Estates: And the same was read the first time; and ordered to be read a second time upon Thursday next; and to be printed.

Ordered, That the Debate be adjourned till Monday next.

Ordered, That leave be given to bring in a Bill for authorizing the Lord Chancellor to direct the investment of further portions of the Cash lying unemployed in the Bank of England belonging to Bankrupts' Estates: And that Mr. Solicitor General and Mr. Attorney General do prepare, and bring it in.

Ordered, That Mr. Attorney General for Ireland, be discharged from any further attendance on the Select Committee on County Cess (Ireland).

Ordered, That Mr. Sharman Cranford, Mr. Cornewall, and Mr. Morgan John O'Connell, be added to the Committee.

A Motion was made, and the Question was proposed, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return of the Number and Names of those Persons who have been recommended by the several Town Councils for appointment to the Magistracy, and Number and Names of those who have been nominated and rejected by His Majesty's Government:— And a Debate arising thereupon; 
Ordered, That the Debate be adjourned till Monday next.

Ordered, That Mr. Chancellor of the Exchequer, Mr. O'Cou nell, and Mr. Jones Grattan, be discharged from any further attendance on the Select Committee on the County Boards (Ireland) Bill.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by himself, his counsel or agent, against certain parts of the Glamorganshire Causal Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by himself, his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petitioner.

A Petition of the Most honourable John Crichton Stuart, Marquis of Bute, praying that he may be heard, by himself, his counsel or agent, against certain parts of the Glamorganshire Causal Bill, was presented, and read.

A Petition of the Mayor, Aldermen and Burgesses of the Borough of Prestons, in the county of Lancaster, was presented, and read; setting forth, That the Petitioners lately presented a Petition to the House, praying the House to amend the Preston and Longridge Railway Bill, in such manner as to prevent the said Railway, or any of the establishments connected therewith, from crossing or touching the Deepdale Road, delineated on the Plan mentioned in such Petition; and that no land belonging to the Petitioners might be taken or used for any purpose connected with the said Railway without the consent of the Petitioners, under the common seal of that Borough; that the Petitioners have seen a copy of the said Bill, as lodged in the Private Bill Office of the House, and find that certain Clauses have been introduced therein providing for some of the objects of the said Petition; that the Promoters of the said Bill have proposed to the Petitioners, that they will agree to the introduction into the said Bill of a further clause, enacting that the Petitioners, and all other persons who now are or shall be interested in the site of certain intended streets, called Meadow-street, Saint Paul's Road, and Stanley Field Road, shall have liberty, full power and authority to make, form, complete and maintain the same streets according to the spirit, true intent and meaning of certain articles of agreement bearing date the fourth day of September one thousand eight hundred and thirty-five, entered into between the Corporation of the Borough of Preston aforesaid and certain other land-owners, and which have been deposited with the town clerk of the said borough, and a Plan, drawn upon the said articles (as alleged); and (wherever the site of the said streets, as described in the said Plan, is or shall cross the said intended Railway) to make the same streets across the said Railway without obstruction or interference on the part of the Railway Company, or their line of Railway, the said Railway Company having rights of way over the same streets in common with other persons; and further, that the said Railway shall not cross the Deepdale Road at any higher level than the present level of that Road; and that the said Railway shall not cross the Deepdale Road at any higher level than the present level of that Road, unless the level of that Road shall be raised, and then not higher than the level to which the same Road shall have been raised; and that nothing in that Act contained shall authorize the said Company to take, without the consent of the Corporation of the said Borough, any part of the land which now does and then shall belong to the said Corporation, except a breadth not exceeding sixteen yards, and so much more (if any) as may be required for the width of the Railway fences and slopes; that the Clauses above mentioned will remove the objections of the Petitioners to the said Bill, and they therefore beg leave to withdraw their opposition to the said Bill so amended; 
Ordered, That the said Petition do lie upon the Table. And then the House, having continued to sit till half an hour after twelve of the clock on Saturday morning, adjourned till Monday next.
Dublin City Election:

That Edward Southwell Esquire, was not duly elected a Citizen to serve in this present Parliament for the City of Dublin:

That Edward Southwell, Esquire, was not duly elected a Citizen to serve in this present Parliament for the City of Dublin:

That George Alexander Hamilton, Esquire, is duly elected and ought to have been returned a Citizen to serve in this present Parliament for the City of Dublin:

That the Petition of the said Robert King, John Mullet, and others, do not appear to the said Committee to be frivolous or vexatious:

That the said Committee have also to inform the House, that they have altered the Poll taken at such Election, by striking off

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Ordered, That the Clerk of the Crown do attend the House forthwith, with the last Return for the London and Brighton Railway Bill, and amend the same, by raising in the Names of Daniel O'Connell, and Edward South; and have also heard counsel upon the behalf of the Petitioners, for whom they are unanimously of opinion, that there is no evidence under a corrupt expectation, and having substituted the Names of Matthew Madden, George Osborn, James Smith, and other Inhabitants of Dartford;—and, Thomas Phillpotts, Chairman of the Kent Railway Company; praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Dartford Canal and Kent and Essex Ferry Bill,—were presented, and read.

Ordered, That the Petition be ingrossed.

A Petition of Inhabitants of Dartford, in the parish of Betchworth, in the county of Surry, praying that the Dartford Canal and Kent and Essex Ferry Bill, May, was made from the Committee on the Toller Cross Gas and Water Bill, printed Copies of the Bill having been delivered at the door upon Wednesday last; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Mr. Townley reported from the Committee on the Over Drainage and Inclosure Bill; and to whom several Petitions against the said Bill were referred;—and, South Durham Railway Bills.

A Petition of Matthias Wilks, of Broom Park, Dartford Canal, and Bill, was made from the Committee on the Toller Cross Gas and Water Bill, presented, and read; setting forth, That several Bills are now pending before Parliament soliciting incorporation as Companies of Steam Vessel Owners; that very large sums of money have been invested in Steam Vessels by numerous individuals in that port and elsewhere in the United Kingdom; that the object of the individuals soliciting to be so incorporated as Steam Navigation Companies, is to exonerate themselves as partners therein from individual responsibility, and thereby to euder their speculations in such private partnerships concerns more secure and lucrative, but without any regard to the interests or security of the Public, and greatly to the prejudice and loss in favour of the Bill; and that the Committee had inquired into the several matters required by the Resolution of the House of the 1st day of March last; and had also examined the allegations of the Bill, and the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Ordered, That the Clerk of the Crown do attend the House forthwith, with the last Return for the London and Brighton Railway Bill, and amend the same, by raising in the Names of Daniel O'Connell, and Edward Southwell Ruthven, Esquires, and inserting the Names of George Alexander Hamilton, and John Beatty West, Esquire, instead thereof.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petitions, if they should think fit; and counsel in favour of the Bill, against the said Petitions.

A Petition of Merchants and Traders in Waterford, Steam Navigation Companies, was presented, and read; setting forth, That several Bills are now pending before Parliament soliciting incorporation as Companies of Steam Vessel Owners; that very large sums of money have been invested in Steam Vessels by numerous individuals in that port and elsewhere in the United Kingdom; that the object of the individuals soliciting to be so incorporated as Steam Navigation Companies, is to exonerate themselves as partners therein from individual responsibility, and thereby to euder their speculations in such private partnerships concerns more secure and lucrative, but without any regard to the interests or security of the Public, and greatly to the prejudice and loss in favour of the Bill; and that the Committee had inquired into the several matters required by the Resolution of the House of the 1st day of March last; and had also examined the allegations of the Bill, and the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill do lie upon the Table; and be printed.

A Petition of Inhabitants of Dartford, in the parish of Betchworth, in the county of Surry, praying that the Dartford Canal and Kent and Essex Ferry Bill, was made from the Committee on the Toller Cross Gas and Water Bill, presented, and read; setting forth, That several Bills are now pending before Parliament soliciting incorporation as Companies of Steam Vessel Owners; that very large sums of money have been invested in Steam Vessels by numerous individuals in that port and elsewhere in the United Kingdom; that the object of the individuals soliciting to be so incorporated as Steam Navigation Companies, is to exonerate themselves as partners therein from individual responsibility, and thereby to euder their speculations in such private partnerships concerns more secure and lucrative, but without any regard to the interests or security of the Public, and greatly to the prejudice and loss in favour of the Bill; and that the Committee had inquired into the several matters required by the Resolution of the House of the 1st day of March last; and had also examined the allegations of the Bill, and the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill do lie upon the Table; and be printed.

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Ordered, That the Bill do lie upon the Table; and be printed.

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Ordered, That the Bill do lie upon the Table; and be printed.

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Ordered, That the Bill do lie upon the Table; and be printed.

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Ordered, That the Bill do lie upon the Table; and be printed.
A Bill, intituled, An Act to alter and amend an Aberystwith Harbour Bill, Act passed in the twentieth year of his late Maj.-Gen. King George the Third, intituled, "An Act for repairing, enlarging and preserving the Harbour of Aberystwith, in the County of Cardigan:"

The Lords have agreed to the Bill, intituled, An Forth and Clyde Bill, Forth and Clyde Navigation, and certain Harbours and Works belonging thereto, and connected therewith; and for making and maintaining two Branch Cuts or Canals from the said Navigation, with an Amendment; to which Amendment the Lords desire the concurrence of this House: And also,

The Lords have agreed to the Bill, intituled, Nottingham An Act for establishing a General Cemetery in the Cemetery Bill.

A Petition of Inhabitants of Elgin, praying that the Dublin Steam Packet Company (No. 2.) Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

The House proceeded to take into consideration the Report which, upon the 2d day of this instant May, was made from the Committee on the Trinity (North Leith) Harbour and Docks Bill, printed copies of the Bill having been delivered at the door upon Thursday last.

And a Motion being made, and the Question being proposed, That the Amendments made by the Committee to the Bill be now read a second time;---An Amendment was proposed to be made to the Question, by leaving out from the words "That the Amendment to the Bill be now read a second time," the 30th day of this instant May," instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question; The House divided:

The Yeas to the old Lobby;
The Noes to the new Lobby.
Tellers for the Yeas, [Mr. Banister, Mr. Andrew Leith Hay] 168.
Mr. Edward John Standley; 158.
Tellers for the Noes, [Mr. George Clerk, Mr. William Gordon] 107.

So it was resolved in the Affirmative.

A Petition of Inhabitants of Elgin, praying that the Bill be re-committed to the former Committee; The House divided:

The Yeas to the old Lobby;
The Noes to the new Lobby.
Tellers for the Yeas, [Mr. Banister, Mr. Andrew Leith Hay] 168.
Mr. Edward John Standley; 158.

So it was resolved in the Affirmative.

A Petition of Inhabitants of Elgin, praying that the Bill be re-committed to the former Committee; The House divided:

The Yeas to the old Lobby;
The Noes to the new Lobby.
Tellers for the Yeas, [Mr. Banister, Mr. Andrew Leith Hay] 168.
Mr. Edward John Standley; 158.

So it was resolved in the Affirmative.
An ingrossed Bill to amend two Acts of the sixth year of his late Majesty, and of the second year of his present Majesty, for more effectually maintaining the Roads from Teignmouth to Dawlish, and for making Roads from Dawlish to the Exeter Turnpike Roads, together with a Road from Southtown to Chudleigh, and certain Branches communicating with the same, all in the County of Devon, and to make and maintain other Roads communicating with the said Roads, was read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass: And that the Title be, An Act for more effectually maintaining the Road from Teignmouth to Dawlish, and for making Roads from Dawlish to the Exeter Turnpike Roads, and certain Branches communicating with the same, all in the County of Devon, and to make and maintain other Roads communicating with the said Roads.

Ordered, That Sir John Yarde Butler do carry the Bill to the Lords, and desire their concurrence.

A Petition of Proprietors, Occupiers and Farmers, and Inhabitants of Stageford, Hermiston, Currie and other places on the line of the Edinburgh and Glasgow Union Canal, praying that the Glasgow and Falkirk Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Lord Viscount Sandon reported from the Committee on the Petition for leave to present a Petition for the Liverpool Fire and Life Assurance Company, that the Committee had examined the matter of the Petition.

Ordered, That leave be given to present a Petition, as desired.

Ordered, That the Dublin Steam Packet Company (No. 2) Bill be read a second time upon Friday next.

Ordered, That leave be given to print the Minutes of Evidence taken before the Committee on the Midland Counties Railway Bill, from the Committee Clerk's Copy, at the expense of the Parties, if they think fit.

Mr. Wilson reported from the Committee on the London and Norwich Railway Bill; and to whom several Petitions against the said Bill were referred; That the Standing Orders relative to Bills, by which a Bill may be printed and brought into the House, had been complied with; and that they had considered several of the said Petitions; and had heard counsel in support of several other of the said Petitions; and had also heard counsel in favour of the Bill; and that the Committee had inquired into the several matters required by the Resolutions of the House of the 1st day of March last; and had also examined the allegations of the Bill, and found the same to be true; and had gone through the Bill; and made Amendments thereunto.

Ordered, That the Report do lie upon the Table; and be printed.

An ingrossed Bill to amend an Act to enable the Birmingham Coal Company to sue and be sued in the Township of Duhinfield, in the County Palatine of Chester, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Schoelfeld do carry the Bill to the Lords, and desire their concurrence.

An ingrossed Bill for better supplying with Water the Township of Duhinfield, in the County Palatine of Chester, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Hindley do carry the Bill to the Lords, and desire their concurrence.

A Petition of Inhabitant Householders upon the Commercial Road, situate and being in the several parishes of Saint Anne, Limehouse, the respective hamlets of Roddefield and Mile End Old Town, in the parish of Saint Dunstan, Stepney otherwise Stepney, and Saint George (commonly called Saint George's-in-the-East) all in the county of Middlesex, praying that they may be heard, by themselves, their counsel or agents, against the Commercial Road Improvement Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of a Society denominated the Pendleton Building Association, praying that a Clause may be inserted in the Stamp Duties Bill to exempt building Societies from the operation of the said Bill, so far as regards the Duty on transfer of Shares, was presented, and read; and ordered to lie upon the Table.

Ordered, That there be laid before this House, an Account of all Receipts and Disbursements by the Ecclesiastical Commissioners for Ireland, for Nine months, ending 1st May 1836; distinguishing the specific Sources from which all Monies have been derived, and showing the Total Amount derived from each Source, and the specific purposes to which the Receipts have been applied;—A Statement of the Number of Applications made to the Ecclesiastical Commissioners for the enlargement, rebuilding and erection of additional Churches, as referred to in their two Reports; distinguishing the Localities and Dioceses of each Parish from which the Application has been made; and specifying the cases in which the Applications have been acceded to, negatived and postponed respectively;—A Detail of the pressing cases of Applications for Churches referred to in the Return of the Ecclesiastical Commissioners for Ireland, dated August 13th, 1835, and in respect to which a Special Memorandum has been made by them. —A Return of the Number of Benefices and Perpetual Curacies under £200 per annum, to which the Commissioners are empowered to grant Augmentations, if in the hands of the said Ecclesiastical Commissioners or any other body to which a Return of the Number of Benefices of the same value has been made; and stating the cases in which aid has been granted, and the Amounts for each for assisting in building Glebe-Houses, or to augment Poor Livings; and the Number and Particulars of Cases in which aid has been granted, and the Funds from whence such aid has been supplied;—A Return of the Number and Particulars of Applications for Repairs of Churches; and the Amount of the Estimates for such Repairs; and the Amount of the same which has been granted, and the Amount deferred from want of Funds.

Ordered, That the Return relative to Mr. Leffoon Ladebat, which was presented upon the 11th day of April last, be printed.

A Petition of the House of Assembly of Lower Lower Canada, signed J. L. Papineau, Speaker, was presented, and read; setting forth, That the Petitioners approach the House for the purpose of represent, their firm though respectful opinion of the necessity of the reforms they have so often prayed for, in the Constitution of that Province, and of the redress of grievances and abuses which have prevailed therein; they seize the same occasion to make known their sentiments with regard to a portion
portion of the recent views and determinations of His Majesty's Government, in so far as it has been possible for them to become acquainted with them; they pray the House to believe in their sincerity; they desire, as the representatives of a people who have ever in their councils of that country shown strong attachment to the British Empire, not to forget the sentiments of respect they owe to the House, and which its high attributes require; but at the same time it would be culpable in them to sanction by their silence any misconception with regard to the nature of the improvement and reforms required, or to the constitutional and practical system of government which they desire to see established in that province, and with which they believe to be equally in accordance with the true principles of the constitution, the incontestable rights of the inhabitants of that province, and their natural and social position, and with their wishes, interests and necessities; when they solemnly repeat, that the principal object of the political reforms, which the House of Assembly and the people of that province have for a great number of years used every effort to obtain, and which have frequently been detailed to the House, is to extend the elective principle to the Lower Council of the provincial legislature, which, by its opposition to the people, and by reason of its imperfect and vicious constitution, has proved insufficient to perform the functions for which it was originally created; to render the executive council directly responsible to the representatives of the people, conformably to the principles and practice of the British Constitution as established in the United Kingdom; to place under the wholesome and constitutional control of the House of Assembly the whole public revenue raised in that province, from whatever source derived; to obtain the repeal of certain Acts passed by the Parliament of the United Kingdom, in which the people of that province have not been represented, with regard to the internal affairs of that province, making its territory and best resources the subject of unfair speculation and monopoly, and which hold to be a violation of the rights of the legislature and of the people of that province; to ensure equal rights and impartial justice to all classes of the inhabitants of that province; to abolish sinecures and the accumulation of incompatible offices; to redress the numerous abuses which prevail in the various departments of the public service; to obtain for the provincial legislature, with regard to the internal affairs of the province, and more especially over the executive council, the control of the waste of the public moneys thereof, for the benefit of all classes of His Majesty's subjects, without distinction, that essential control, which would be the direct consequence of the principles of the constitution; when they say, they respectfully repeat to the House these their demands, and declare their firm intention to persevere in asking them, as being alone calculated to ensure the liberty, peace and welfare of that province, and the confidence of the people in the government, and to cement their political union with the United Empire, they can scarcely fear that they should not be understood by the House; they will, however, add to their humble declarations some new facts, which must tend yet more to convince the House of the justice of what they ask, and of the correctness of the view they take of the common interest of the mother country, and of that colony. They are bound in the first place to express their satisfaction at the recall of the evil spirit of dissension, and respect, at the appointment as his successor of a distinguished personage, who, independently of his qualifications as an individual, of which they have no motive for doubting, was, from his previous habits and position, more likely to comprehend their wishes and their wants. At the opening of the present session of the provincial Parliament, they had to applaud the principles of order and justice announced in the speech delivered from the throne, by his excellency the Governor in Chief of that province, on divers matters connected with the administration of the government, and which might become the subject of their deliberations; in their firm hope that the efforts of His Majesty's Government to do full justice to the people even in matters of that country, held the strong attachment to the constitution, in a spirit of enlightened liberality, they have by their answer shown that confidence could still exist on their part, and that of the people in His Majesty's Government; they believed so much the more firmly, that the declarations of which they have just spoken, and the extraordinary attributions and circumstances which accompanied the usual powers of His Majesty's representative, were their own guarantee that the essential and vital objects which were only spoken of to them as matters for the future deliberation and decision of His Majesty and Parliament, would be looked at in the same comprehensive spirit, and with the same views, and, above all, that the researches and determinations adapted to throw light on the solution of these weighty questions, would not be restrained by any formal refusal of the demands which were to form the matter of investigation, nor by any final determination to maintain at all events the pretensions raised from divers subjects of colonial policy by His Majesty's responsible ministers, and which called forth the remonstrances of the House of Assembly and the people; functions which, as His Majesty's representative, was pledged on his honour to perform to them, were to be equally the subject of research and deliberation; they thought, that without bringing forward unjust and inapplicable theories of metropolitan domination and colonial abatement, without recurring to a system proved false by memorable examples, regard would be had exclusively to the principles of the constitution, the mutual interests of all parties, and the peace, welfare, rights, wishes and wants of these important portions of the British dominions; it could not be otherwise, as it was their anxiety that they were brought to suppose, from the knowledge which reached them, at first indirectly, and afterwards by the official channel, of certain extracts from a despatch dated the 17th July 1835, addressed by His Majesty's Principal Secretary of State for the Colonies, to certain persons in Lower Canada (unacknowledged as they moreover are with the tenor of the other parts of the same document, and with any subsequent instructions) that in point of fact, the researches authorized by His Majesty, for the purpose of ascertaining the means of doing justice to His Canadian subjects, were on several of the most essential points limited by preconceived opinions and understood expressions in the instructions herebefore set forth; they are bound on this head to declare, that in the face of obstacles like these, if His Majesty's Government should persist in maintaining them, and without the assent of the mother country, to the essential reforms they expect, no measures of minor importance can have the effect desired; that the delay occasioned by the investigations announced, will serve only to embolden the enemies of the people of that province and of His Majesty's Government in their hopes of dissension and violence, and that the best intentions, or even acts on the part of the head of the provincial executive, even in conjunction with the efforts of the House of Assembly, and of the people, might be wrecked in contending against the deep rooted system of vice and abuse which has robbed His Majesty's government in that province of all efficiency and respect, and has endangered the liberties and safety of the inhabitants of Canada. At the head of the reforms which they persist in considering as essential, is the introduction of the principle of popular election into the constitution of the Legislative Council of the province, and to the people of that country, might be made to understand the liberties and safety of the inhabitants of Canada. At the head of the reforms which they persist in considering as essential, is the introduction of the principle of popular election into the constitution of the Legislative Council of the province, and which might be the direct consequence of the pretended doctrine of the rights of the province, and of that colony. They are bound on this head to declare, that in the face of obstacles like these, if His Majesty's Government should persist in maintaining them, and without the assent of the mother country, to the essential reforms they expect, no measures of minor importance can have the effect desired; that the delay occasioned by the investigations announced, will serve only to embolden the enemies of the people of that province and of His Majesty's Government in their hopes of dissension and violence, and that the best intentions, or even acts on the part of the head of the provincial executive, even in conjunction with the efforts of the House of Assembly, and of the people, might be wrecked in contending against the deep rooted system of vice and abuse which has robbed His Majesty's government in that province of all efficiency and respect, and has endangered the liberties and safety of the inhabitants of Canada.
oppression and abuses; they continue in like manner to believe that any partial reform which shall stop short of the introduction of the elective principle, will be altogether insufficient, and will, as leaving the inherent vice untouched, bring back the same short of the introduction of the elective principle, to the House, and that no other proof that the past and present acts of that body, is needed to remove all doubt as to the nature and spirit of the improvement to be introduced into it; they look, in this respect upon the Act of 1791, giving legislators for life to the Canadian provinces, at the mere pleasure of the executive authority, as an unfortunate experience in the advantages of the constitution, and to the subversion of the institutions of the province, to that of the high court of Great Britain, and would force them to regret their allegiance to Great Britain, and to the common welfare of the people. Respecting as they do the expression of the royal pleasure, they yet regret that the Ministers of the Crown should have declared that His Majesty was most unwilling to admit that the question of an elective legislative council was a subject of debate in that province; they beg to be permitted to represent to the House, that it is not within the province of the Colonial Secretary to limit the subjects which are to engage the attention of the House of Assembly, and the people it represents, within the required forms, with the view of improving the laws and condition of the province. Against this infringement of the liberties of the subject, by one of the responsible servants of the Crown, they dare to appeal to the supreme authority of the empire, to that of the high court of Parliament. They do not intend to discuss the historical points of English colonial government on which they venture to differ with His Majesty's Ministers. Time has solved the problem, and they firmly believe that those happy countries to which these questions refer, would never have attained the degree of prosperity which they now enjoy, either under the old colonial government, or under a system like that which successive Colonial Ministers have established and maintained in that colony. On the subject of the Executive Council, they abstain from entering on any details, because they hold this question to be closely connected in practice with the other more important subjects of colonial policy; they confine themselves to saying, that the full and entire recognition of the rights of the House of Assembly, and of the people by those whom His Majesty are pleased to call to His councils, and their constitutional responsibility based upon the practice of the United Kingdom, will be essential motives for confidence in His Majesty's Government. They have also asked, and they now again ask, for the repeal of certain noxious
nous Acts, of which the people of the country have complained; they wish, among others, to mention the Act of sixth year of our late Sovereign King George the Fourth, chapter 69, commonly called "the Tenures' Act," which grants certain privileges to a company of individuals residing chiefly in London, whose object is to make the lands of that province a subject of speculation. With regard to the former of these Acts, its nature and its effects, their complaints have been so general, and so numerous, that they abstain from repeating them; they will only add, that recent decisions of the superior tribunals of the country have refused any validity to the proceedings of the pretended court of Escheats established by the said Act, which has in fact merely served as a pretext for creating several sinneres, paid out of the public revenue of that province, and which they have not recognized, and will never recognize. They pray the House, then, that being at length convinced of the baneful effects of the said Act, on the social institutions of that province, the common rights of its inhabitants, and the settlement of the waste lands therein, without its containing one redeeming beneficial provision, but when, on the contrary, it has tended solely to favour the seignor, while it professes to be intended for the relief of the mass of the serjeants, it may please the House to concurrence in other branches of the Parliament in effecting the immediate repeal of the said Act, in order that the provincial legislature may be no longer prevented from enacting laws (as it has the right to do) on the numerous subjects which it has been pretended to regulate by the said Act, and in order that they in particular, as one branch of that legislature, may do justice in that behalf to their constituents, in a manner adapted to their interests and their wants, with which they have better means of being acquainted than any authority sitting without that province. On the subject of the latter of the said Acts, they have, as well before it was passed, and with the knowledge and approbation of His Majesty's Ministers while it was in progress through the Houses of Parliament, as since that time, made equally numerous representations. They know that one of the effects of this Act, besides authorizing monopoly in improved lands, already owned and occupied by the people of that province, has been to confirm the illegal sale of nearly a million of acres of the waste lands of that province, made to the said company, in addition to the unusual privileges it confers on the said company, with regard to the application of the proceeds of the said sale,—privileges which belong solely to the provincial legislature, whose powers have been therein usurped. Such a sale is also closely connected with the incontestable right of British subjects inhabiting that province, and of those who come to settle therein, not to be taxed without their free consent expressed through their representatives. The said sale has rendered impossible the free settlement of the most advantageous portion of the accessible lands, and, properly speaking, the only portion of these lands which had escaped the action of the system of fraud, speculation and monopoly which the servants of His Majesty's Government in that province have constantly maintained in this department. They humbly believe, that, independently of the high considerations aforesaid, an essential point of the public law of the country has been lost sight of, namely, that the waste lands of that province are not of the same nature as the hereditary and proprietary property belonging to the crown, any more than they had that character when they were held by his Most Christian Majesty; they formed then, and they form at this day, part of the public domain of the State, which in the several dependencies of the empire, is committed to His Majesty's paternal care, for the benefit of their inhabitants and of other subjects of the empire who may wish to settle therein, and is subject to the supreme authority of Parlia-

16th Maii. 369

ment; and they conceive that in that province the provincial Parliament is fully and exclusively invested with this authority, the exercise of which they will never willingly renounce; they believe they have given too many proofs that they are perfectly disposed to exercise it for the advantage, as far as they can, of those classes of His Majesty's subjects, to render it possible that any consideration foreign to the laws and constitution, should induce the Parliament of the United Kingdom or His Majesty's Ministers, forcibly to abridge on this point the rights of the provincial Parliament. If other arguments than those drawn from constitutional law, and from the public law of the country, were requisite to demonstrate the correctness of these views of this question, they would say, that in practice, other portions of the public domain of that province, which were a source of profit at an earlier period, have continued to be administered as having precisely the same character as before the cession of the country; that in divers instances no objection has been raised to various acts of the provincial Parliament on matters therewith connected; and that from the moment when the very act which defines the forms of their present constitution went into operation (a substance which cannot but have weight with the House), His Majesty's Government has recognized the nature and destination of the waste lands of that province, by the very circumstance of reserving, and continuing to this day to reserve, a seventh part thereof, to belong more particularly to the Crown, and to be under its special control. Instead of this seventh, the executive authorities have taken possession of the whole of these lands, of which they have disposed for the personal advantage of their members, and of their friends and subalterns, for the purpose of planting corruption in the representation, and among the people, of securing an undue responsibility in the provincial administrations, and of withdrawing them altogether from the control and influence of the House of Assembly. To justify their former waste, and to retain the same means of bad government for the future, the same authorities established as a doctrine what had theretofore been only a culpable act, and these pretensions, rendered powerful by their own effects, have unhappily made their way to His Majesty's throne, and to the Supreme Council of the United Kingdom. Under the ancient government of Canada, the settlement of the wild lands, under a system as regular and easy to be adapted to the circumstances of the country, the means, manners and locality, by its inhabitants, and by others of their fellow subjects who come to settle among them, was regarded as a point so essential, that a great portion of the ancient law of the country relates to this subject, and lays down rules which ensure the right of the population to obtain lots of land for the purpose of cultivating them, and which establish the relative rights of all parties interested; they conceive, that the power of ensuring the efficiency of these laws, of modifying them or enacting others in their stead, in cases of need, has devolved solely upon the provincial Parliament; they regret, that since the change of domination, the executive authority has been confounded upon others under the Tenures' Act, on the one hand, and the pretensions of the executive to dispose of these lands without control, on the other hand, have entirely nullified the advantages which were best adapted to advance the moral and physical welfare of the people, and to give stability to their institutions and to their political existence, as a happy and affectionate portion of His Majesty's subjects; they are sure that the people of Canada, of whatever origin, have equally had reason to complain of the vices and abuses above mentioned; they cannot believe, that while rights so essential were recognized and respected under an absolute unconditional government, the operation of the British constitution, though imperfect...
imperfect it application to that province, will be absolutely insufficient to maintain them. The House cannot but know that the climate of that portion of the world, and other peculiar causes, render the clearing of land most difficult, and that there are many of the chief resources of the surplus population of the old settlements, and the surest mode of investing the very moderate capital possessed by the people of the country; the resources which they would wish his Majesty's Government, with regard to the matters relative to the said Act to confirm, or of which it may have been pleased to promise, and which it will afford them opportunity to exact, to bring them under a wise system of management established under the authority of the provincial Parliament, would be equally necessary as a provision for the support of the provincial government, and for the completion of the numerous local improvements made requisite by the increase of the population, the emigration from the United Kingdom, and the state of a rising country; these resources are so important in both these respects, that if left to the unstrained disposal of the executive, they would destroy the constitution, purchase the adherence of men made powerful by the authority vested in them, and give the administration ample pecuniary means equivalent to the other revenues of the province, and consequently the power of governing arbitrarily in defiance of the authority of the legislature. They state, as a fact, that such has been in effect the system which has prevailed in that province, and has been the instrument of a unanswerable source of evils and abuses. They attach so much importance to this subject, that they are firmly of opinion, that without the legislative and constitutional authority of the provincial Parliament over the lands of the provincial domain, and the revenue arising from them, the power vested in the legislature to make laws for the peace, welfare and good government of that province would be altogether nugatory. The House may infer from this, how much they differ from His Majesty's Minister, when in one of the extracts from despatches above-mentioned, while commenting on the tenure of public offices in the province, in a manner which seems to them but little applicable to the subject, he appears to wish to entitle the influence of the representatives of the people over the persons composing the administration, because the House of Assembly must be animated by the spirit of the people, while they regard this latter circumstance as a most fortunate one, and as a pledge for the due and efficient conduct of public officers, and for the security of those whose affairs they administer; they therefore pray the House to be pleased so to act as to procure the repeal of the said Act passed in favour of the land company, and also to adopt constitutional means for amending all the undue privileges incompatible with the rights of that province, which it is the object of the said Act to confirm, or of which it may have been the source. They also humbly pray the House to be pleased, with regard to the matters relative to the public domain and the land of that province, to concur in recognizing the rights of its legislature and of the Inhabitants of that province, to the end that they be no longer prevented from labouring as a part of that legislature, to render available all the resources of the country for the support of His Majesty's government, and for the equal benefit of all the subjects of the Empire who inhabit that province, or may come to settle in it, and more especially to ensure to all without distinction the means of settling on the waste lands, under an easy system, and on such conditions as shall be found most advantageous. On the subject of the independence of the Judges, they see with pleasure that there exists no difference between the views of His Majesty's Government and their own; they regret that their efforts to carry these into effect have been rendered dispensable by which they have not only rendered the character of the legislative council worse, while it was pretended to improve it, have convinced them that it would be of no advantage to the due administration of justice to proceed on the same basis. They will not, however, abandon the consideration of the subject, and they will attentively examine any plan which shall appear to them well adapted for the attainment of the desired end. But that this wholesome doctrine has been lost sight of, and the necessity which exists that their effects should be remedied.
remedied by laws, in making of which they have a
to participate. They would esteem themselves
happy, if this explanation of their views remove any
unintentional mistake into which His Majesty's Gov-
ernment are fallen, in constructing their
former representations. If they have, in them, dwelt
more especially on this subject, it is because, until
lately, it was enveloped in that province in a system
of secrery, by which the rights of the Provincial
Parliament were violated and rendered nugatory, and
which has been most injurious to the interests of
the government; and also because His Majesty's Min-
isters seem to agree in the opinion that these
matters should be left in the hands of the Provincial
Legislature, and not in those of the Governor, who
has not the same tendency.

They are rejoiced at His Majesty's gracious decla-
ration, that He is disposed to admit the control of the representatives of the
people over the whole public revenue raised in that
province. They regard the fulfilment of this pro-
mise as of the highest importance. In stating ex-
ceptionly in the preceding portions of this Petition,
the rights which they humbly believe to belong to the
people of that province, they wish to present the subject
in its true point of view, in order that no mis-
conception may hereafter retard the desired result.
In its deliberations on this result, it is impossible
that His Majesty's Government may have fallen, in construing their
intentions into which His Majesty's
Ministers seem to agree in the opinion that these
matters should be left in the hands of the Provincial
Legislature, and even in opposition to the votes of the House of Assembly,
or in opposition to the waste of the public proper-

But they cannot admit that their
servants of His Majesty have appeared to them
to have the same tendency. On the subject of the
waste lands, they will here add, that they consider
them as of much greater importance with regard to
their free settlement, than with regard to the im-
mediate pecuniary revenue which might be derived
from them: by disposing of them at too high a price,
or in larger portions than would suffice to meet the
demands of such of His Majesty's subjects as should be
desirous of creating funds which might enable them to
continue to support the public service. It remains for them to speak of an important
and extensive subject,—the public revenue and ex-
penditure of the province. They are engaged to obtain the recognition of their rights on
the ground of secresy, by which the rights of the Provincial
Legislature over the sources of revenue in
question, has been recognized by a long course of
practice; that with regard to the casual and terri-
torial revenue, of which they
have the same tendency.

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torial revenue, of which they
have the same tendency.
from despatches, the announced recognition of the
barter away their rights for any pecuniary considera-
praying that from the revenue over which they have
consequence, that in the hands of His Majesty's
result of their deliberations known to His Majesty's
ficial management of the said lands and timber.
may be necessary to ensure the efficient and bene-
arrangement, the charges to the payment of which
that there is a desire to maintain, under any final
venturing, for the future, the consequences of the
venue.

On this latter subject they

sacred and territorial revenue the most im-
portant and extensive portion of it, namely, the
whole of the waste lands and saleable timber in that
province; so that they appear to have assigned to the
fund, which they have procured by the sale of the
said lands and timber, without lawful authority, the
name of His Majesty's hereditary revenue. It is
sufficient to examine the purposes to which this part of
the revenue from the past years has been applied, to
be convinced that their opinion of this application is
by no means erroneous, and that these purposes have
only an almost infinitely distant relation to the
essential wants of the civil government and of the
inhabitants of that province; and which they have
already expressed their opinion as to the nature of
these charges. His Majesty's Government cannot
deny, that on every occasion which may be
ecessary to ensure the efficient and benefi-
cial management of the said lands and timber.
They shall likewise give their attention to the nature
of the other charges, with the view of making the
result of their deliberations known to His Majesty's
Government. They have, however, already declared
that they could not recognize the sinecures created
under the Tenures' Act. With regard to the several
proposals which have been passed out of this
fund, it is their wish to express no premature opinion
here, and they will merely remind the House that
they have hitherto been paid in opposition to the
determinations of the House of Assembly. If they
see the desired arrangement effected, they shall
receive with respect, and shall take into considera-
tion with the liberality they have always exercised
(regard being had to the circumstances of each case
and to the country of the parties concerned), all recom-
mandations from His Majesty requesting appro-
priations on their part, of the public monies for con-
stitutional purposes. Having thus exposed their
opinions on the essential points of the extracts from
despatches, the annexed recognition of the
name of His Majesty's hereditary revenue.

They hold the
influence
influence as jointly with the Parliament of the United Kingdom, to render full justice to the inhabitants of that province, and to deliver them from the oppressions and bad government which, through colonial ministers, have so long weighed heavily upon them.

Ordered, That the said Petition do lie upon the Table.

A Motion was made, and the Question being proposed, That the Order of the day, for the Committee of Supply, be now read;

An Amendment was proposed to be made to the Question, by leaving out the word "That" to the end of the Question, in order to add the words "this House do resolve itself into a Committee of the whole House, to take into consideration such parts of the Act 31 Geo. 3, c. 31, as relate to the Executive and Legislative Councils of the Canadas, for the purpose of rendering the same efficient to the good government of those Provinces," instead thereof.

And the Question being proposed, That the words proposed to be left out stand part of the Question:

Ordered, That the said Amendment was, with leave of the House, withdrawn.

Ordered, That the Order of the day, for the Committee of Supply, be now read; and the same being read;

Resolved, That this House will, upon Wednesday next, resolve itself into the said Committee.

The ingrossed Bill for the more perfectly uniting the Crown the County Palatine of Durham, and for the better Regulation of the Revenues belonging to the Bishoprick thereof, was, according to Order, read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass: And that the Title be, An Act for putting an end to the separate Bishoprick thereof, was, according to Order, read the third time; and Amendments were made to the Bill.

The House, according to Order, resolved itself into a Committee upon the West India Judicature Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and directed him to report the same, without any Amendment.

Ordered, That the Bill be read the third time upon Friday next.

The House, according to Order, resolved itself into a Committee upon the Postage Duties Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received To-morrow.

The House, according to Order, resolved itself into a Committee upon the Ecclesiastical Leases Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received To-morrow.

The House, according to Order, resolved itself into a Committee upon the Antigua, &c. Indemnity Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and directed him to report the same, without any Amendment.

Ordered, That the Bill be ingrossed; and read the third time To-morrow.

Mr. Bernal reported the Bankrupts (Ireland) Bill; and the Amendments were read, as follow:

Pr. 9. l. 30. After " Bankruptcy " insert " and " of the members of the Commissioners of Bankruptcy in the city of Cork."

Pr. 9. l. 35. Leave out from " all " to " such " in l. 36.

Pr. 10. l. 10. After " Commissioners " insert " and " Messenger."

Pr. 10. l. 13. After " Commissioners " insert " and to such Messenger."

Pr. 10. l. 22. After " Commissioners " insert " or " said Messenger."

Pr. 10. l. 40. After " Commissioner " insert " or " said Messenger."

Pr. 11. l. 1. After " Commissioners " insert " or " Messenger."

Pr. 11. l. 5. Leave out from " years " to " hold " in l. 9. and insert " or " such portion of that period as any of them acted as a Commissioner or Mes- senger; and shall not be paid to any Commissioner or Messenger who at any time after the commence- ment of this Act shall be appointed to any such office or such proceeding in Bankruptcy; and the Commissioner in every such Commission shall, upon taking the oath hereinbefore prescribed for the Commissioner to be appointed under this Act, possess the same powers to compel the attendance of witnesses, and to examine them, and to enforce obedience to such examination, and the production of books, deeds, papers, writings and other documents, as the commission appointed under this Act; and such fees shall be paid on the proceedings before him, as the Lord Chancellor shall direct; and he shall receive out of the funds in the Bankruptcy, or out of such fees, or both, such remuneration as the Lord Chancellor shall direct: Provided always, that the examination of witnesses under such commission shall be taken down in writing, and shall be returned to the Commissioner appointed under this Act.

Pr. 95. l. 39. Leave out " interested, " and insert " an acting partner, manager or cashier."

Pr. 106. l. 22. After " Chancellor " insert Clause (B).

Clause (B). "And be it Enacted, That in every case the assignees may, with the consent of the Commissioners, testify by some writing signed by him, appoint the Bankrupt himself to super- intend the management of the estate, or to carry on the trade for the benefit of the creditors, and in all respects, or any other respect, as they may think fit, to aid him in administering the bankrupt's estate and effects in such manner and on such terms as they may think best for the benefit of the persons interested in the estate."

Pr. 116. l. 30. After " Commissioner " insert " and the remaining one-twelfth of their annual value of the said creditors shall be bound to accept of such commission so agreed to."

Pr. 121. l. 39. After " successors " insert Clause (C).

Clause (C). "And be it Enacted, That any Com- missioner appointed under this Act shall have full power, and is hereby authorized to commit to custody in any prison or bridewell, for any term of 3 b 3 not
"not exceeding one month, any person who shall "
be guilty of any riot or disturbance in any court "
held by such Commission, or who shall in such "
court interrupt the said Commissioner in the "
exercise of his duty.
Pr. 152. 1. 99. Leave out "June," and insert "July."
The said Amendments, being read a second time, were agreed to.

Ordered, That the Bill be read the third time To-"
morrow.

Factories Bill.
The Order of the day being read, for the Com-""mittee on the Factories Bill; Readed, That this House will, upon Friday, the 3d day of June next, resolve itself into the said Committee.

Tithe Volun-""tary Commutation Bill.
The Order of the day being read, for the second reading of the Tithe Voluntary Commutation Bill; Ordered, That the Bill be read a second time upon Monday, the 30th day of this instant May.

Oyster Fisheries Bill.
The Order of the day being read, for receiving the Report on the Oyster Fisheries Bill; Ordered, That the Report be received upon Wed-""nesday next.

Excise Licenses (Ireland) Bill.
The Order of the day being read, for taking into fur-""ther consideration the Report on the Excise Licenses (Ireland) Bill; Ordered, That the Report be taken into further consideration upon Wednesday next.

Divisions of Counties Bill.
The House, according to Order, resolved itself into a Committee upon the Divisions of Counties Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and directed him to report the same, without any Amend-""ment.

Ordered, That the Bill be read the third time upon Wednesday next.

Ways and Means.
The Order of the day being read, for the Committee of Ways and Means; Readed, That this House will, upon Wednesday next, resolve itself into the said Committee.

Constabulary Force (Ireland) Bill.
The Order of the day being read, for taking into consideration the Amendments made by the Lords to the Constabulary Force (Ireland) Bill; Ordered, That the said Amendments be taken into consideration To-morrow.

Turnpike Trusts Consolidation Bill.
The Order of the day being read, for the Committee on the Turnpike Trusts Consolidation Bill; Readed, That this House will, upon Friday next, resolve itself into the said Committee.

Pensions

Duties Bill.
The Order of the day being read, for receiving the Report on the Pensions Duties Bill; Ordered, That the Report be received upon Wednesday next.

Registration of Voters Bill.
The Order of the day being read, for taking into further consideration the Report on the Registration of Voters Bill; Ordered, That the Report be taken into further consideration To-morrow.

School Rooms Bill.
The Order of the day being read, for taking into further consideration the Report on the School Rooms Bill; Ordered, That the Report be taken into further consideration To-morrow.

Municipal Magistrates.
The Order of the day being read, for resuming the adjourned Debate upon the Question proposed upon Friday last, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return of the Number and Names of those Persons who have been recommended by the several Town Councils for appointment to the Magistracy, and Number and Names of those who have been nominated and rejected by His Majesty's Govern-""ment;""

Ordered, That the Debate be further adjourned till Tuesday, the 28th day of June next.

Ordered, That leave be given to bring in a Bill to provide for the better regulation of Municipal Corporations in Scotland: And that Mr. Robert Stewart and the Lord Advocate do prepare, and bring it in.

Ordered, That a Select Committee be appointed, Leith Harbour, to whom shall be referred the Report made to His Majesty's Government regarding the affairs of the City of Edinburgh and Port of Leith; and that such Committee do report their observations and opinion on the steps which it may be expedient to take thereon:—And a Committee was appointed of Mr. Chancellor of the Exchequer, Sir James Graham, Mr. Fazakerley, Sir George Clerk, Mr. La""boucorre, Mr. Goulburn, Mr. Robert Stewart, Sir Thomas Freemantle, Mr. Warburton, Sir William Rae, Mr. Huchins, Mr. Pringle, Mr. Hume, Mr. Charles Wood, Sir Robert Price, and Mr. Fergus; with Power to send for persons, papers and records.

Ordered, That Five be the Quorum.

Ordered, That the Report, which upon the 6th day of July, in the last Session of Parliament, was made from the Select Committee on Leith and Newhaven Harbours, be referred to the Committee.

Ordered, That the Reports on Municipal Corporations (Scotland), which were presented upon the 28th day of August, and the 2d day of September, in the last Session of Parliament, be referred to the Committee.

The Order of the day being read, for nominating Joint Stock the Select Committee on Joint Stock Banks—A Banks. Committee was nominated of Mr. Chancellor of the Exchequer, Sir Robert Peel, Mr. Poulett Thomson, Sir James Graham, Mr. Clay, Mr. Goulburn, Mr. Baring, Mr. Lech, Mr. Morrison, Mr. John Abel Smith, Mr. Pattison, Sir John Wrottesley, Mr. Matthias Atwood, Mr. Strutt, and Sir Thomas Freemantle; with Power to send for persons, papers and records.

Ordered, That Five be the Quorum.

A Petition of Thomas Joplin, praying for an in- Joint Stock No. 269.

quiry into his plans relating to Joint Stock Banks, was presented, and read; and referred to the Select Committee on Joint Stock Banks.

Mr. Baring presented a Bill to apply a sum out Consolidated of the Consolidated Fund for the Service of the year One thousand eight hundred and Thirty-six: And the same was read the first time; and ordered to be read a second time To-morrow.

Mr. Wakley presented a Bill for abolishing the Parish Vestries of Plurality of Voting in Vestries and Unions: And the same was read the first time; and ordered to be read a second time upon Wednes-""day, the 22d day of June next; and to be printed.

And then the House adjourned till To-morrow.
The House proceeded to take into consideration the Report which, upon the 9th day of this instant May, was made from the Committee on the Teignmouth Harbour Bill, printed Copies of the said Bill, having been delivered at the door upon Friday last; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

A Petition of Charles Smith, one of the Directors of the Gas Works of Manchester, praying that he may be heard, by himself, his counsel or agent, against certain parts of the Manchester and Salford Canal Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by himself, his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Merchants, Brokers, and other Inhabitants of Liverpool, for leave to bring in a Bill to enable the Liverpool Fire and Life Insurance Company to sue and be sued in the name of the Chairman, Deputy Chairman, or of any one of the Directors of said Company, and for other purposes, was presented, and read; and referred to Mr. Mark Phillips, and the Lancaster List, with Power to send for persons, papers and records.

The House proceeded to take into consideration the Amendment made by the Lords to the Bill, against the said Petition.

A Petition of Proprietors of Estates, Merchants York and others, of Wetherby — Knaresborough, — Malton — Driffield, — Tadcaster, — and, Corn Merchants, Cattle Dealers, and others of Wakefield, praying that the York and North Midland Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

The House proceeded to take into consideration Carlisle Docks. The Report which was yesterday made from the Committee on the Carlisle Docks Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time to-morrow.

A Petition of the Marquis of Londonderry, praying that the Newcastle and North Shields Railway Bill may not pass into a law, as it now stands, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Juliasctown and Duleen and Roperstown, in the county of Meath; and, Stawells and Moorheads Railway Bill, praying that the Dunboyne, and Drogheda and Drogheda Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Gore R. Lyter, James Goodshaw, and others, being landed proprietors, Occupiers of the soil, Traders, Manufacturers, and others resident in the town and neighbourhood of Dunboyne, in the county of Meath, and county of Dublin, praying that the said Bill may not pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

A Petition of the Marquis of Londonderry, praying that he may be heard, by his counsel or agent, against certain parts of the South Durham Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill, and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

The Sidmouth Harbour Bill was read a second time; and committed to Sir John Yardley Beller and Harbour Bill, the Devon List.

The House proceeded to take into consideration Telegraphs. The Report which, upon the 9th day of this instant improvement and Water Bill, printed Copies of
of the Bill having been delivered at the door upon Thursday last; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be engrossed.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act to enable the British Alkali Company to sue and be sued in the Name of the Secretary, or of any one Member for the time being, of the said Company: and the same were read, as follows:

Pr. 14. l. 19. Leave out "by virtue of this Act." Pr. 15. l. 6. After "Company," insert Clause (A.)

Clause (A.) "And be it further Enacted, That the said Company shall not take, purchase, rent, hold or work, by themselves, their agents, servants or others, any brine-springs or brine-springs, salt mine or salt mines, save and except such brine-springs or salt mines as shall be situate in the counties of Worcester and Gloucester; any thing in this Act to the contrary thereof in any wise notwithstanding."

The said Amendments, being read a second time, were agreed to.

Ordered, That Colonel Lygon do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordsships.

A Petition of the Corporation of Bristol, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Newport (Monmouth) Harbour Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Robert Earl of Roden, praying that the London and Cambridge Railway Bill may not pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

A Petition of John Brown, Chairman of the Managing Committee of the Police Commissioners of the town of Stockport, praying that he may be heard, by himself, his counsel or agent, against certain parts of the Stockport Gas Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by himself, his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

Lord's Day Bill.

A Petition of Parishioners of Portadown;—Perpetual Curate, Assistant Curate and Churchwardens of Mullacurry;—Wedega—Methodists of Albion-street Chapel, York;—Dungannon;—Lisbellaw;—Wreatham;—Inhabitants of Frankton;—Calvinistic Methodists of Rigdaicpia and Cremefraigne;—Loughie, Cofferberch, Lannual and Ponteg;—Glynnacree, Llanyfran, Bettws and Hendy;—Inhabitants of Stockton-upon-Tees;—Seaprick;—Irene;—Wreatham;—Magherolough;—Middlewick;—Ballymore;—Oswestry;—Charity;—Lisbellaw;—Strabody-weth-Gamby, Cottersworth and other places;—Clergymen and Parishioners of Northleigh;—Ministers of various denominations in Paisley;—Moderator of the Presbytery of Paisley;—Clergyman of the Church of England in the county of Londothe;—and, Benevolent Clergy and Ministers of the Church of England; praying that the Lord's Day Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Members of the East India Association of Glasgow;—Merchants, Ship-owners and other Inhabitants of Glasgow;—the Lord Provost, Magistrates and Common Council of Glasgow;—and, the East India Company; praying for an equalization of the Duties on East and West India produce, were presented, and read; and ordered to lie upon the Table.

A Petition of Block Coopers of London;—Mayor, Aldermen, Town Councillors and others, of Ely;—Inhabitants of Saint Saviour, Norwich;—Tennismen and Mechanics of the Marsh district of Louth;—and, Inhabitants of Sunderland; praying for the repeal of the Stamp Duty on Newspapers, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Hereford; and, Tithes Clauses; praying for the abolition of Tithes in Ireland, were presented, and read; and ordered to lie upon the Table.

A Petition of the Foreman and Jury of the Court Civil Bill Courts Leet of the manor of Keraun;—of the manor of (Ireland) Bill. Ballymore;—of the manor of Balligoren;—Inhabitants of Duneguvany;—and Samuel Crawford, Seesenach of the manor of Castledawson, in the county of Loudonerry; praying the House to reject the proposed clause in the Civil Bill Courts (Ireland) Bill for transferring the jurisdiction of manor courts to the quarter sessions, were presented, and read; and ordered to lie upon the Table.

A Petition of Wine and Spirit Dealers, and Inn Spirit Licenses keepers in the towns of Agr, Newton, Wallatwaen and Content, and county of Agr, praying for the repeal of the additional Duty on Spirit Licenses, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Irvine, praying that the Spirituous Liquors Sale Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Proprietors of mills, factories and salmon other works driven by water-power on the Rivers Fisheries Irvine and Kilnamoack, praying that the Salmon Fisheries (Scotland) Bill may not pass into a law, was presented, and read; and referred to the Select Committee on Salmon Fisheries (Scotland.)

A Petition of William Pickman;—and, Manufacturors- Patents for turers and Ironfounders of the county of Middlesex;—Inventions. praying the House to establish an office where models or patterns can be deposited as security against fraud, and suggesting that any expenses attending such office might be defrayed by levying a small premium on all models or patterns therein entered, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Irishstown, Sandys;—Poor Law mount and Derrynin, in the vicinity of Dublin, (Ontario,) praying for the introduction of Poor Laws in Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Medical Profession of Medical Clapham, Islington and other places, praying for Practitioners. remuneration for attending Coroner's Inquests, was presented, and read; and ordered to lie upon the Table.

A Petition of Claimants for losses sustained by Danish Claims. the seizure of their ships and goods in Denmark and in the Baltic in 1807, praying the House to take their case into consideration, and afford them such relief as they may appear entitled to, was presented, and read; and ordered to lie upon the Table.

A Petition
A Petition of Inhabitants of Idle, in the west riding of the county of York, praying for the amendment of the Factories Act, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Shotton, praying that the Bishoprick of Durham Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

Mr. Levoy presented a Bill to amend an Act of his late Majesty King George the second, for the encouragement of building of Chapels of Ease in Ireland: And the same was read the first time; and ordered to be read a second time upon Wednesday, the 8th day of June next; and to be printed.

A Petition of the Provost, Magistrates and Council of Paisley, praying that the exemption from Legacy Duty upon benevolent and charitable bequests in Ireland may be extended to similar bequests in Scotland, and to donations for religious purposes, was presented, and read; and ordered to lie upon the Table.

A Petition of Thomas Potter and Edmund Burdekin, two of the public registered officers of the bank of Manchester, praying the House not to impose any new Tax or certificates of shares in Joint Stock Banking Companies, was presented, and read; and ordered to lie upon the Table.

A Petition of James Cowins, John Squares, and other residing in the city and county of the city of Exeter, praying that the Registration of Births, &c. Bill may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

A Petition of Thomas Potter and Edmund Burdekin, two of the public registered officers of the bank of Manchester, praying the House not to impose any new Tax or certificates of shares in Joint Stock Banking Companies, was presented, and read; and ordered to lie upon the Table.

A Petition of Robert Shipley, the Bishop of the Bishoprick of Durham Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Provost, Magistrates and Council of the royal burgh of Ayr, praying the House to pass a Bill for relieving the royal burghs of Scotland from the burthen of maintaining and alimncing of County Prisoners after conviction, was presented, and read; and ordered to lie upon the Table.

A Petition of Merchants and Fish-curers of Re Herring theory, interested in the Herring Trade, praying the House to take such measures as may seem meet for promoting the interests of the British Herring Fisheries in any Treaties or regulations now pending with Foreign Powers, so as to enable the Petitioners to compete on a fair footing in their markets with other nations, was presented, and read; and ordered to lie upon the Table.

A Petition of Lay Impropriators and Lessees of Church of England Tithes, praying that the Church of England Tithes Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Ebenezer Dormer, of Trevor-square, 2nd Brompton, praying the House to pause and reflect before they pass a law for removing the Civil Disabilities of the Jews, lest haply they should be found legislating against the express authority of the word of God, and the best interests of the British Crown, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Dudley, praying the House to take into its earliest and most serious consideration the present condition of Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of the Churchwardens and Members of the Board for the repair of Highways in Lambeth, praying that in the event of the Turnpike Trusts Consolidation Bill passing into a law, and the Trustee act under its authority hereafter by removing the inner circle of Turnpike gates, should cast upon the parish any part of the Roads at present maintained by the Surrey New Road Trust, an equivalent compensation may be made to them, was presented, and read; and ordered to lie upon the Table.

A Petition of the Heritors, Tenants and Inhabitants of Cumbernauld; Heritors, Tenants and Farmers in the vicinity of those places; praying the House to pass a Bill for relieving the royal burgh of Ayr, was presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of lands and tenements within and other Inhabitants of Staveley, Ealing, Killamarsh and Beighton;—Aston-cum-Warton, Orgreave, and other places;—Inhabitants of Chesterfield;—and, Leeds; praying the House to pass one of the Bills for making a Railway from London to Blackwall, the Petitioners relying with full confidence that the House will select such one of the proposed lines as is calculated to afford the most extensive benefit to the Petitioners and the public, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Winford, praying that British Salt may be allowed to be exported to India paying the same amount of Duties on its arrival there as the East India Company at present levy on Salt manufactured in that country, was presented, and read; and referred to the Select Committee on Salt (British India.)

A Petition of Inhabitants of Dudley, praying the House to take into its earliest and most serious consideration the present condition of Ireland, was presented, and read; and ordered to lie upon the Table.

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A Petition of the Bishoprick of Durham Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

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The House proceeded to take into consideration the Report which, upon the 6th day of this instant May, was made from the Committee on the York and North Midland Railway Bill, printed Copies of the Bill having been delivered at the door upon Thursday last.

And a Motion being made, and the Question being proposed, That the Amendments made by the Committee to the Bill be now read a second time;

An Amendment was proposed to be made to the Question, by leaving out the words “That the” to the end of the Question, in order to add the words “Report be taken into further consideration upon the Bill having been delivered at the door upon Friday last;” instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question;

The House divided:

The Yeas for the old Lobby;

The Noses to the new Lobby.

Tellers for the Mr. Bell; Yeas, (Sir Matthew Ridley;) 90.

Tellers for the Mr. George, Frederick Young, Noes. 18.

So it was resolved in the Affirmative.

Ordered, That the Amendments be now read a second time:—The said Amendments were accordingly read a second time, and agreed to; and a Clause was added to the Bill.

Ordered, That the Bill, with the Amendments, be ingrossed.

The House proceeded to take into consideration the Report which, upon the 6th day of this instant May, was made from the Committee on the York and North Midland Railway Bill, printed Copies of the Bill having been delivered at the door upon Friday last; and the Amendments were read, and agreed to; and a Clause was added to the Bill.

Ordered, That the Bill, with the Amendments, be ingrossed.

The House proceeded to take into consideration the Report which, upon the 6th day of this instant May, was made from the Committee on the North Midland Railway Bill, printed Copies of the Bill having been delivered at the door upon Friday last; and the Amendments were read, and agreed to; and a Clause was added to the Bill.

Ordered, That the Bill, with the Amendments, be ingrossed.

The House proceeded to take into consideration the York and North Midland Railway Bill, printed Copies of the Bill having been delivered at the door upon Friday last; and the Amendments were read, and agreed to; and a Clause was added to the Bill.

Ordered, That the Bill, with the Amendments, be ingrossed.

The House proceeded to take into consideration the York and North Midland Railway Bill, printed Copies of the Bill having been delivered at the door upon Friday last; and the Amendments were read, and agreed to; and a Clause was added to the Bill.

Ordered, That the Bill, with the Amendments, be ingrossed.

The House proceeded to take into consideration the York and North Midland Railway Bill, printed Copies of the Bill having been delivered at the door upon Friday last; and the Amendments were read, and agreed to; and a Clause was added to the Bill.

Ordered, That the Bill, with the Amendments, be ingrossed.

The House proceeded to take into consideration the York and North Midland Railway Bill, printed Copies of the Bill having been delivered at the door upon Friday last; and the Amendments were read, and agreed to; and a Clause was added to the Bill.

Ordered, That the Bill, with the Amendments, be ingrossed.

The House proceeded to take into consideration the York and North Midland Railway Bill, printed Copies of the Bill having been delivered at the door upon Friday last; and the Amendments were read, and agreed to; and a Clause was added to the Bill.

Ordered, That the Bill, with the Amendments, be ingrossed.

The House proceeded to take into consideration the York and North Midland Railway Bill, printed Copies of the Bill having been delivered at the door upon Friday last; and the Amendments were read, and agreed to; and a Clause was added to the Bill.

Ordered, That the Bill, with the Amendments, be ingrossed.

The Lords have agreed to the Bill, intituled, An Act for repairing and improving certain Roads in the Town and County of the Town of Poole, and for making certain new Lines of Road in the said Town and County, and leading thence towards Warran- hew and Blandford, in the County of Dorset: And also, the Lords have agreed to the Bill, intituled, An Act to amend and enlarge the several Acts relating to the Bolton and Leigh Railway, and for other purposes, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, the Lords have agreed to the Bill, intituled, An Act to make and maintain a Dock or Docks at Southampton: A Bill, intituled, An Act for making and maintaining a Dock or Docks at Southampton: A Bill, intituled, An Act for repairing and improving certain Roads in the Town and County of the Town of Poole, and for making certain new Lines of Road in the said Town and County, and leading thence towards Warran- hew and Blandford, in the County of Dorset: And also, the Lords have agreed to the Bill, intituled, An Act to amend and enlarge the several Acts relating to the Bolton and Leigh Railway, and for other purposes, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, the Lords have agreed to the Bill, intituled, An Act to make and maintain a Canal in the County of the county of Carlow, was presented, and read; and the Question being put, That the words proposed to be left out stand part of the Question;—The said Amendments were accordingly read a second time, and agreed to; and a Clause was added to the Bill.

Ordered, That the Bill, with the Amendments, be ingrossed.

A Motion was made, and the Question was proposed, That in all Bills for Railways, or other Public Works of that description, it be made a condition, with a view to the protection of the Public interests, which might otherwise be seriously compromised, that the dividends be limited to a certain rate, or that power be reserved to Parliament of revising and fixing, at the end of every twenty years, the tolls chargeable on passengers and goods conveyed, or the services rendered by the same:—And the said Motion was, with leave of the House, withdrawn.

Ordered, That leave be given to bring in a Bill to provide for the periodical revision by Parliament of the Tolls and Charges levied on Railroads, and to make further provisions therein: And that Mr. Morris- son and Mr. Gisborne do prepare, and bring it in.

A Petition of the Chairman, Vice-Chairman and Poor Law Act. Guardians of the Parochial Union of Windsor, in the county of Bucks, praying that the time allowed by the Poor Law Act for re-payment of money borrowed for building Workhouses may be extended from ten to twenty years, was presented, and read; and ordered to lie upon the Table.

A Motion was made, and the Question was proposed, That in all Bills for Railways, or other Public Works of that description, it be made a condition, with a view to the protection of the Public interests, which might otherwise be seriously compromised, that the dividends be limited to a certain rate, or that power be reserved to Parliament of revising and fixing, at the end of every twenty years, the tolls chargeable on passengers and goods conveyed, or the services rendered by the same:—And the said Motion was, with leave of the House, withdrawn.

Ordered, That leave be given to bring in a Bill to provide for the periodical revision by Parliament of the Tolls and Charges levied on Railroads, and to make further provisions therein: And that Mr. Morris- son and Mr. Gisborne do prepare, and bring it in.

A Petition of Thomas Phillpotts, Esquire, Chair- man of a Provincial Committee of Shareholders for and Kent and Essex Ferry Bill.

And a Motion being made, and the Question being proposed, That in all Bills for Railways, or other Public Works of that description, it be made a condition, with a view to the protection of the Public interests, which might otherwise be seriously compromised, that the dividends be limited to a certain rate, or that power be reserved to Parliament of revising and fixing, at the end of every twenty years, the tolls chargeable on passengers and goods conveyed, or the services rendered by the same:—And the said Motion was, with leave of the House, withdrawn.

Ordered, That leave be given to bring in a Bill to provide for the periodical revision by Parliament of the Tolls and Charges levied on Railroads, and to make further provisions therein: And that Mr. Morris- son and Mr. Gisborne do prepare, and bring it in.
motives of religious persecution and political party feeling, which allegations, the Petitioners humbly submit to your Honour; that it is only by the Petitioners further state, that whatever appalling misery, dis-
sensions, heart-burnings and crimes, as set forth in the Petition of said Nicholas Agyard Vigers, there may, be, have been produced by the conduct and unconstitutional interference of the Roman Catholic priests, previously to, during and subsequent to the several elections for Members of Parliament for that county since the year 1830, many of whom have, from their chapel altars, as also at public meetings, delivered harangues of a most inflammatory nature, and denouncing such freethinkers as should dare to vote against their wishes; that in consequence of such harangues, Roman Catholic congregations have been disturbed on Sabbath days by the forcible ex-
pulsion from their chapels of respectable individuals, their pews have been torn from the places which they occupied, and destroyed, and numerous other outrages perpetrated on the persons and property of such Roman Catholic electors as resisted the man-
dates of the priests; that the Petitioners have fur-
ther to state, that mobs, headed by Roman Catholic priests, have perambulated the county, visiting the houses of electors, and endeavouring to coerce them by intimidation, to vote contrary to their wishes; that the farming labourers of many electors who refused to comply were compelled to quit their em-
ployers' service at the busiest season of the spring; that electors were forcibly carried to a distance from the county, to prevent them from voting for can-
didates who would not be dictated to by these priests, and detained until the elections had terminated; that these, and a multitude of other grievances, so occasioned by the unconstitutional conduct of the Roman Catholic priests of that county, with the details of which the Petitioners are unwilling to trespass on the House, and under which the Roman Catholic tenantry of the Petitioners have been long suffering, causes the Petitioners humbly to solicit the House to institute a thorough inquiry into the whole of this matter, and pass such legislative enact-
ment as may in future control the dangerous and unconstitutional power exercised by the Roman Catholic clergy at elections for Members of the House, as otherwise no Roman Catholic can with safety exercise his constitutional privileges.

Ordered, That the said Petition do lie upon the Table.

A Motion was made, and the Question being put, That the said Amendment and Motion be severally, with leave of the House, withdrawn.

The said proposed Amendment and Motion were

Ordered, That leave be given to bring in a Bill to establish Town Councils in certain Burghs of Barony, Regality, and others in Scotland; and to amend the Parliamentary Burghs: And that Sir Andrew Leith Hoy, the Lord Advocate, and Sir Henry Parnell, do prepare, and bring it in.

A Motion was made, and the Question being pro-

Ordered, That leave be given to bring in a Bill to

Resolved, That an humble Address be presented Church of Scotland.

Ordered, That there be laid before this House, Copies of all the Affidavits filed in the Court of Ion

Ordered, That there be laid before this House, Post Office

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Ordered, That there be laid before this House, 18th die Maii, 1836.

Mercurii, 18° die Maii, 1836.

Estates in Scotland: And that Mr. George For-
gason and Mr. William Gordon do prepare, and bring it in.

Resolves, and requiring the nature and extent of the Inquiry Packets which have been on Fire during the last three years; specifying the date of each Fire, and whether at Sea or in Harbour; also the extent of Damage done, the Expense of Repairs, and length of Time the Vessels were unfit for Service; also stating if the Coals are usually stowed against the Boilers; also, any other means possessed by the Masters of the said Packets of extinguishing Fires than of Scuttling the Decks. These Returns to be signed by the respective Commanders of the Post Office Packets:—Showing the Name of those Post

Office

VOL. 91.

ordered, That leave be given to bring in a Bill to Estab-
lish Town Councils in certain Burghs of Barony, Regality, and others in Scotland; and to amend the Parliamentary Burghs: And that Sir Andrew Leith Hoy, the Lord Advocate, and Sir Henry Parnell, do prepare, and bring it in.

A Motion was made, and the Question being pro-

Ordered, That leave be given to bring in a Bill to the City of

Edinburgh;

An Amendment was proposed to be made to the Question, by leaving out from the word "pleased" to the end of the Question, in order to add the words, "to give directions that there be laid before this House, a Copy of a Letter of the Secretary of the Religious Instruction Commission of Scotland, addressed to the Under Secretary of State for the Home Department, dated May 1836," instead thereof.

And the Question being proposed, That the words proposed to be left out stand part of the Question:—The said proposed Amendment and Motion were severally, with leave of the House, withdrawn.

And the House having continued to sit until after twelve of the clock on Wednesday morning:

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to re-

Resolved, That an humble Address be presented to Church of Scotland.

Ordered, That leave be given to bring in a Bill to Estab-
lish Town Councils in certain Burghs of Barony, Regality, and others in Scotland; and to amend the Parliamentary Burghs: And that Sir Andrew Leith Hoy, the Lord Advocate, and Sir Henry Parnell, do prepare, and bring it in.

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Mercurii, 18° die Maii, 1836.
Office Packets which are supplied with Fire Engines, and those which are not—Copy of any Application (if such has been made) for a Fire Engine for the use of the Post Office Establishment at Holyhead.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act to consolidate and amend the Laws relating to the Constabulary Force in Ireland: And the same were read, as follow:

Pr. 4. l. penult. After “County” insert “and” and “place.”

Pr. 5. l. 20. After “Act” insert Clauses (A.) and (B.)

CLAUSE (A.) “Provided always, and be it Enacted, That all chief and other constables and sub-constables, who shall so discontinue acting under the said recited Acts, shall thenceforward severally act under this Act in the several offices held by them respectively under the said recited Acts, without any further or other appointment thereto, until the Lord Lieutenant or other Chief Governor or Governors of Ireland shall otherwise direct.”

CLAUSE (B.) “Provided further, and be it Enacted, That every such chief and other constable and sub-constable appointed under the said recited Acts, and continuing to act under this Act as aforesaid, shall, within One Month from the making of the notification aforesaid, take and subscribe the Oath hereinafter mentioned, in manner hereinafter mentioned, and shall obtain and forward such certificate thereof as is hereinafter required in default of his or their so doing, the person or persons who shall so make default shall, at the expiration of the said period of One Month, cease to hold his or their offices.”

Pr. 7. l. 10. Leave out from “services” to “in” line 16.

Pr. 7. l. 23. Leave out “matters,” and insert “rules, orders and regulations.”

Pr. 7. l. 36. Leave out from “appoint” to “persons” in Pr. 8. l. 1. and insert “Four.”

Pr. 8. l. 2. Leave out from “Police” to “and” in l. 8.

Pr. 8. l. 14. After “such” insert “number of,” and in the same line leave out “respectively,” and insert “as the Lord Lieutenant or other Chief Governor or Governors of Ireland may direct.”

Pr. 8. l. 15. After “any” insert “and every County of a City, County of a Town and.”

Pr. 8. l. 17. Leave out the first “County,” and insert 9 Counties, except the County of the City of Dublin.”

Pr. 8. l. 29. Leave out “County,” and insert “Counties.”

Pr. 8. l. 34. Leave out “County,” and insert “Counties.”

Pr. 8. l. 38. Leave out from “longer” to “And” in pr. 9. l. 10.

Pr. 9. l. 17. Leave out from “appoint” to “persons” in line 19, and insert “EIGHTEEN.”

Pr. 9. l. 20. Leave out from “Clerks” to “And” in l. 30.

Pr. 10. l. 23. Leave out from the first “County” to “One” in l. 27.

Pr. 11. l. 29. After “County” insert “and” and in “and for each County of a City and County of a Town adjoining to or locally situate within the County for which he shall be so appointed.”

Pr. 11. l. 29. Leave out from the first “City” to “except” in l. 32.

Pr. 11. l. ult. Leave out “such number of,” and insert “One.”

Pr. 12. l. 1. Leave out the first “Constables,” and insert “Constable, Two,” and in the same line, after the second “Constables,” insert “and any such number of.”

Pr. 12. l. 6. After the second “Constables” insert “not exceeding One hundred.”

Pr. 12. l. 16. After “in” and in and for each Barony, Half Barony, or other Division of Barony in each County at large, One Chief Constable, Two Head Constables, and any number of other Constables and Sub-Constables, not exceeding Sixteen.”

Pr. 12. l. 17. & l. 18. After “Constables” insert “and Sub-Constables.”

Pr. 12. l. 29. Leave out from “Ireland” to “And” in l. 35, and insert Clauses (C.) (D.) and (E.)

CLAUSE (C.) “Provided always, and be it Enacted, That in any case in which Seven or more Magistrates of any County at large, at any General or Special Sessions held after notice given by the Clerk of the Peace, being a majority of the Magistrates then present, shall certify to the Lord Lieutenant or other Chief Governor or Governors of Ireland that the number of chief, other constables, or sub-constables, so appointed for any such County, is inadequate to the due execution of the law within the same, it shall be lawful for the Lord Lieutenant or other Chief Governor or Governors of Ireland to appoint such further number of chief and other constables and sub-constables for such county as may be so certified to be necessary, and to remove such chief and other constables and sub-constables from time to time.”

CLAUSE (D.) “And be it Enacted, That it shall and may be lawful to and for the Lord Lieutenant or other Chief Governor or Governors of Ireland, by the advice of the Privy Council of Ireland, to declare, by Proclamation, that any County, County of a City, or County of a Town in Ireland, or any Barony or Baronia, Half Barony or Half Baronies in any county at large, or any district of less extent than any Barony or Half Barony, to be therein specified, is or are in a state of disturbance, and requires or require an additional establishment of Police; and thereupon it shall and may be lawful to and for the Lord Lieutenant or other Chief Governor or Governors of Ireland to appoint such and so many chief constables, constables and sub-constables as he or they shall think proper, not exceeding one such chief constable, two head constables, and fifty such constables or sub-constables, for any one Barony or Half Barony, or for any County of a City or County of a Town, or district of less extent than any Barony or Half Barony which may have been so declared to be in a state of disturbance.”

CLAUSE (E.) “And be it Enacted, That no person shall be appointed to be a chief or other constable or sub-constable under this Act, unless he shall be of a sound constitution, able-bodied, and under the age of Forty years, able to read and write, of a good character for honesty, fidelity and activity; and that no person shall be appointed who is, or has been, of a criminal or notorious character, to be such chief or other constable or sub-constable, who shall be a game-keeper, wood-ranger, tithe-proctor, viewer of tithes, bailiff, sheriff’s bailiff or other Chief Governor or Governors of Ireland to appoint such and so many chief constables, constables and sub-constables as he or they shall think proper, not exceeding one such chief constable, two head constables, and fifty such constables or sub-constables, for any one Barony or Half Barony, or for any County of a City or County of a Town, or district of less extent than any Barony or Half Barony which may have been so declared to be in a state of disturbance.”
in 1. 27. and insert " to enforce."

and insert " to levy."

" salary and gratuity payable to him as a chief or

6 WILL. IV.

if

if

" to enforce."

constable, and all authority and privilege, and all

to any penalty for any act done by him at or con-

is youactin any of the said elections in the discharge

of his official duty."

CLAUSE (F.) " And be it Enacted, That no In-

spector General, Deputy Inspector General, Re-

ceiver or County Inspector or Magistrate appointed

by virtue of this Act, shall, during the "continuance of such appointment, be capable of

being elected or sitting as a Member of the House

in 1. 25. and insert " or."

" or person belonging to the said Constabulary

Force, or appointed by virtue of this Act, shall, "during the time that he shall continue in any such

office, or within Six calendar Months after he shall "have quitted the same, be capable of giving his "vote for the election of a Member to serve in Par-

liament for any County, City, Borough, Town or "place in Ireland, nor shall by word, message, "writing, or in any other manner, endeavour to "persuade any Elector to give or to refuse any "vote, for the choice of any person to be a Member to serve in Parliament for "any such County, City, Borough, Town or Place, "and if any such Inspector General, Deputy In-

spector General, Receiver, County Inspector, Ma-

agitrate, Sub-Inspector, Magistrate or Clerk, Chief "or other Constable or Sub-Constable, or person be-

longing to the said Constabulary Force shall offend "therein, he shall forfeit the sum of One hundred "Pounds, or such sum recovered by any person who will sue "for the same by action of debt, to be commenced "within Six calendar Months after the commission "of the offence: Provided always, That no person appointed to be a Magis-

trate with a Salary under this Act, shall be capa-

ble of holding any other office under this Act."

CLAUSE (G.) " Provided always, and be it En-

acted, That the Lord Lieutenant or other Chief "Governor or Governors of Ireland shall, in every "such Warrant as aforesaid, state specifically the "grounds of the appointment of the Magistrate "to whom it shall relate, and shall cause the name "of every such Magistrate so appointed to be pub-

lished in the next Dublin Gazette."

CLAUSE (H.) " Provided always, and be it En-

acted, That no person appointed to be a Magis-

trate with a Salary under this Act, shall be capa-

ble of holding any other office under this Act."

Vol. 91.


19. I. 1. After " months " insert " and kept " to hard labour."

20. I. 7. After " months " insert " and kept " to hard labour."


22. I. 2. After " months " insert " and kept " to hard labour."

23. I. 2. After " County " insert " Barony, " Half Barony or other division of a Barony."


25. I. 25. After " districts " insert " or " places."

26. I. 23. After " by " insert " or on account of.""

27. I. 38. After " County " insert " or any " Barony, Half Barony, or other division of a "Barony, or County of a City, or County of a "Town, or Town and Liberties."

28. I. 1. Leave out " any."

29. I. 1. Leave out from " or " to " in."

30. I. 30. After " Inspector " insert " General, " and in the same line, after " Deputy," in-

31. I. 16. After " Inspector " insert " General, " and in the same line, and in 1. 19. after " whatever," insert " unless to the Society of Freemasons.

32. I. 1. 17. After " Deputy " insert " In-

spector-General, County Inspector."

33. I. 1. 21. After " be " insert " except as is " hereinafter provided."

34. I. 1. 25. Leave out from " deficiency " to " shall " in 1. 4. and insert " to " to " in 1. 5. and insert " a Barony, or County of a City, or " a County of a Town and Liberties."

35. I. 1. 27. Leave out " that " and insert " by " reason of any County, or County of a City, or " County of a Town, or Town and Liberties, being "in state of disturbence or.

36. I. 1. 18. After " or " insert " to any," and in the same line, and in 1. 19. after " whatever," insert "$ unless to the Society of Freemasons.

37. I. 1. 13. Leave out from " such " to " chief."


39. I. 1. 28. Leave out from " incurred " to " And."

40. I. 1. 21. After " the " insert " said."

41. I. 21. After " Inspector " insert " Sub-

Inspector."

42. I. 15. Leave out from " Salary " to " which." in 1. 14. and insert " of whatever " amount."

43. I. 1. 15. Leave out from " time " to " be."

44. I. 1. 18. Leave out from " allowances " to " One."

45. I. 1. 2. Leave out from " deficiency " to " shall " in 1. 4. and insert " a Barony, or County of a City, or " County for which he shall act."

46. I. 1. 19. Leave out " once in," and insert " on the first day of."

47. I. 1. 20. Leave out " and offender if re-

quired."

48. I. 1. 21. Leave out from " Receiver " to " and " in I. 23. and in I. 24. leave out from " such " to " account."

49. I. 1. 24. Leave out from " delivered," and insert " shall " on the same day be transmitted."

50. I. 1. 26. Leave out from " Jury " to " And."

51. I. 26. and insert " of the County, County of a " City,
Mercureii, 18° die Maii:
Anno 6° Willelmi IVi Regis, 1836.

PRAYERS.

R. Evelyn Denison reported from the Committee, on the Perlethorpe Chaseley and Chapley Bill, to whom a Petition against the said Bill was referred; that they had heard counsel on behalf of the said Petition; and had examined the allegations of the Bill, and found the same to be true; and had gone through the said Bill, and made Amendments thereto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

The ingrossed Bill to enable the Carlisle Canal Company to make a Dock or Docks at Port Carlisle, was read the third time, and ordered, to be laid before the Lords, and desire their concurrence.

Lord Viscount Cole reported from the Committee, on the Ulster Canal Bill; and to whom several Petitions against the said Bill were referred; that the Standing Orders relative to Navigation Bills, had been complied with; and that he had heard counsel in support of one of the said Petitions, and had considered another of the Petitions; and had considered the said Bill, so far only as relates to the County of York, the County of York City, and the County of the Riding of the County of York, or County of the said City.

Ordered, That Mr. Philip Howard do carry the Bill to the Lords, and desire their concurrence.

An ingrossed Bill for making a Railway from the York and City of York to and into the Township of Altofts, was read the third time; and an ingrossed way through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table.

The House proceeded to take into consideration the Forth and Clyde Railway Bill, with various Branches of Railway, all in the West Riding of the County of York, and County of the same City, was read the third time.

Resolved, That the Bill do pass.

That the Bill do pass.

That the Bill, with the Amendments, be ingrossed.

The ingrossed Bill to enable the Carlisle Canal Company to make a Dock or Docks at Port Carlisle, was read the third time, and ordered, to be laid before the Lords, and desire their concurrence.

Ordered, That Mr. John Henry Lowther do carry the Bill to the Lords, and desire their concurrence.

An ingrossed Bill to amend the Acts for making and maintaining the said Canal, was, according to Order, read the third time.

Resolved, That the Bill do pass.

That the Bill do pass.

The House proceeded to take into consideration the Fortieth and Cart Canal Bill, and the Amendments made by the Lords to the Bill, to whom a Petition against the said Bill was referred; that they had heard counsel on behalf of the said Petition; and had examined the allegations of the Bill, and found the same to be true; and had gone through the said Bill, and made Amendments thereto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

The ingrossed Bill to enable the Carlisle Canal Company to make a Dock or Docks at Port Carlisle, was read the third time, and ordered, to be laid before the Lords, and desire their concurrence.

The House proceeded to take into consideration the Forth and Clyde Railway Bill, with various Branches of Railway, all in the West Riding of the County of York, or County of the said City.
The said Amendments, being read a second time, were agreed to.

Ordered, That Mr. Chalmers do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

A Petition of Commissioners of Police of Leith; —Heritors, Merchants, Electors and Inhabitants of Leith; —Incorporation of Traffickers of Leith; —Incorporation of the Trinity House, Leith; —Members of the Incorporation of Magistrates and Masters of the Four Incorporations of Leith; —and, Incorporation of Maltmen of Leith; praying that the Leith Municipal Government Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

Mr. Bagshaw reported from the Committee on the Universal Life Assurance Society Bill; that they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and that the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Mr. Hope Johnston reported from the Committee on the Glasgow and Falkirk Railway Bill; and to whom several Petitions against the said Bill were referred; that the Standing Orders relative to Bills for making Railways, had not been complied with, inasmuch as the Bill deposited with the parish clerks contains a reference to a Schedule, which Schedule is not annexed to the Bill.

Ordered, That the Report be referred to the Select Committee on Standing Orders.

A Petition of Subscribers, Rate-payers and Electors in Leith; —Heritors, Electors, and Rate-payers of Leith; —and, Incorporation of Magistrates and Masters of the Four Incorporations of the town of Leith; praying that the Leith Municipal Government Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

An ingrossed Bill for making a Railway from Manchester to Leeds, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Lord Stanley do carry the Bill to the Lords, and desire their concurrence.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for establishing a General Cemetery in the Town and County of the Town of Nottingham; and the same were read, as follow:

Pr. 3. I. 10. After "purchase" insert "and."

Pr. 3. I. 11. Leave out "and sell."

Pr. 27. I. penult. After "resignation" insert "removal."

Pr. 76. I. 24. Leave out "by ballot or rotation."

Pr. 76. I. 3. Leave out from "Company" to "without" in l. 5.

Pr. 76. I. 7. Leave out "or any creditor."

Pr. 76. I. 16. Leave out "or any such creditor."

Pr. 103. I. 3. After "affixed" insert "and."

Pr. 106. I. 12. After "Company" insert "or Director of the said Company."

Pr. 106. I. 22. After "Officer" insert "or Director."

Pr. 106. I. 17. After " Clerk" insert "or," and in the same line leave out "or Director."

Pr. 116. I. 11. Leave out from "to" to "any" in l. 12. and in l. 12. after "any," insert "Court of."

The said Amendments, being read a second time, were agreed to.

Ordered, That Sir Ronald Ferguson do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

An ingrossed Bill to amend an Act passed in the Nearty Navigation tenth year of the reign of his late Majesty King of Bill.

Ordered, That the Bill do pass: And that the Title be, An Act to extend the Time limited by an Act passed in the tenth year of his late Majesty George the Fourth, for the Improvement and Extension of the Nearty Navigation, was read the third time.

Ordered, That the Bill do pass: And that the Title be, An Act to extend the Time limited by an Act passed in the tenth year of his late Majesty George the Fourth, for the Improvement and Extension of the Nearty Navigation, was read the third time.

Ordered, That Mr. Brady do carry the Bill to the Lords, and desire their concurrence.

Mr. Pendarves reported from the Committee on the Groupound Roads Bill; That the Standing Orders relative to Turnpike Bills, had been complied with; and that they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Mr. Pendarves, by Order, reported from the Committee on the Parrett Navigation Bill; and to whom several Petitions against the said Bill were referred; that the Standing Orders relative to Navigation Bills, had been complied with; and that the Committee had heard counsel in support of several of the said Petitions, and had also heard counsel in favour of the Bill; and that they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereto.

Ordered, That the Report do lie upon the Table.

A Petition of the Trustees of the Right honourable John Bowes works Bill.

A Motion was made, and the Question being North of Eng proposed, That the ingrossed Bill for making a Rail way from near the River Tyne to or near the River Tees, to be called " The Great North of England Railway," in the County of Durham, be now read the third time;

The Amendments following were proposed to be made to the Question; viz. To leave out the word "now," and at the end of the Question to add the words "upon this day six months."

And the Question being put, That the word "now" stand part of the Question; it was resolved in the Affirmative.

Ordered, That the Bill be now read the third time; —The Bill was accordingly read the third time; and ingrossed Clauses were added to the Bill, by way of riders. An other ingrossed Clause was offered to be added to the Bill, by way of rider, for the protection of the Creditors of the Durham Roads;

And a Motion being made, and the Question being put, That the said Clause be now brought up; it passed in the Negative.

Then Amendments were made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Pease do carry the Bill to the Lords, and desire their concurrence.
An ingrossed Bill for better Paving, Lighting, Watching and Improving the Town of Teignmouth, in the County of Devon, and for supplying the Inhabitants thereof with Water, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Sir John Yarde Buller do carry the Bill to the Lords, and desire their concurrence.

Sir John Wrottesley reported from the Select Committee on Standing Orders that the Petition of Francis McDonnell, of Usk, in the county of Monmouth, Gentleman, praying that he may be heard, by himself, his counsel or agent, against certain parts of the Newport (Monmouth) Harbour Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by himself, his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Motion was made, and the Question being proposed, That the Bill for draining, inclosing, dividing and allotting certain Lands in the Parish of Over, in the County of Cambridge, be now read the third time;

The Amendments following were proposed to be made to the Question; viz. "six months," and inserting the word "fortnight," in stead thereof.

And the Question being put, That the words "six months" stand part of the Question;

The House divided:

Yeas, 64. Noes, 61.

Mr. Hughes Hughes: 84.


Mr. Hume: 44.

Mr. Hesketh Fleetwood reported from the Committee on the Preston and Longridge Railway Bill; and to whom several Petitions against the said Bill were referred; That the Standing Orders relative to Railway Bills, had been complied with; and that the Committee had considered several of the said Petitions, and had heard counsel in favour of the Bill; and that they had inquired into the several matters required by the Resolutions of the House of the 1st day of March last; and had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereto.

Ordered, That the Report do lie upon the Table; and be printed.

Mr. Robert Stuart presented a Bill to provide for Municipal Corporations in Scotland: And the same was read the first time; and ordered to be read a second time upon Friday, the 3d day of June next; and to be printed.

A Message from the Lords, by Mr. Farrer and

Message from Mr. Martin:

Mr. Speaker,

The Lords have agreed to the several Bills following, without any Amendment; viz:

A Bill, intituled, An Act for more effectually preventing and repairing the Road from the Totnes Road at Lady Road Docks, in the Parish of Uffington, within five hundred yards of the Bridge over the Lory, and for repairing the Road communicating therewith from Hollowcombe Cross to the Town of Modbury and Dart Lake, all in the County of Devon:

A Bill, intituled, An Act for the more speedy Recovery of Small Debts within the Borough of Leicester, in the County of Leicester:

A Bill, intituled, An Act to enlarge the Powers of the several Acts passed for making and maintaining the Saint Katherine Docks, in the County of Middlesex:

A Bill, intituled, An Act for dividing, allotting and inclosing Lands within the Parish and Manor of Inclosure Bill.

The Lords have agreed to the Bill, intituled, An Aylesbury Act for making a Railway to join the London and Birmingham Railway Bill. The Lords agreed to the several Bills following, without any Amendment; viz:

A Bill, intituled, An Act for making a Railway to join the London and Birmingham Railway near the Village of Cheddington, in the County of Buckingham, with Amendments; to which Amendments the Lords desire the concurrence of this House:—And then the Messengers withdrew.

The House proceeded to take into consideration Aylesbury the Amendments made by the Lords to the Bill, Railway Bill, intituled, An Act for making a Railway to join the London and Birmingham Railway near the Village of Cheddington, in the County of Buckingham; and the same were read, as follow:

Pr. 60. 1. 25. After "trustees" insert Clauses (A.) and (B.)

Clause (A.) “And be it further Enacted, That all the costs, charges and expenses, on the part as well of the seller as the purchaser, of all conveyances and assurances of any lands which shall be purchased or taken by the said Company for the purposes of this Act, and of deducing, evidencing and verifying such title as the said Company may require to the said lands, and of making and furnishing such abstract and such attested copies as the said Company may require, and all expenses whatever incident to the investigation, deduction and verification of such title, shall be exclusively borne and paid by the said Company; and the said Company, before entering into possession of the lands so purchased or taken, shall pay the amount of such costs, charges and expenses, or, in case there shall be any dispute about the same, shall obtain such order as hereinafter:—And then the Messengers withdrew.

The Lords agreed to the several Bills following, without any Amendment; viz:

A Bill, intituled, An Act for making a Railway near the Village of Cheddington, in the County of Buckingham; and the same were read, as follow:

Pr. 60. 1. 25. After "trustees" insert Clauses (A.) and (B.).
The House proceeded to take into consideration the Amendments made by the Lords to the Bill intituled, An Act to amend and enlarge the several Acts relating to the Bolton and Leigh Railway, and for other purposes; and the same were read; as follow:

Pr. 6. 1. 32. Leave out from "Lancaster" to "and." in Pr. 7. 1. 18.

Pr. 8. 1. 28. Leave out from "yards" to "Provided" in l. 32.

Pr. 9. 1. 36. After "mentioned" insert Clause (A.)

CLAUSE (A.) "And be it further Enacted, That where by reason of a purchase or taking of any person or company entitled to any lands or hereditaments to be purchased, taken or used under the authority of this Act, or from any other cause, the purchase money for any lands or hereditaments, or any money to be paid by way of recompense or compensation, for any damage or injury done to the same, shall be required to be paid into the Bank of England, it shall be lawful for the said Court of Exchequer to order the reasonable costs, charges and expenses attending any such purchase, taking or using of land, or which may be incurred in consequence thereof, and also all the costs, charges and expenses of the investigation of the same, and of the payment of the dividends and interest of the Government or real securities, and of the re-investment of the same in the Government or real securities purchased therewith in the purchase of other lands and hereditaments, together with the necessary costs, charges and expenses of obtaining the proper orders, and of all other proceedings for such purposes, and for the payment of the dividends and interest of the Government or real securities purchased therewith, to be placed to the said Company, and the said Company shall from time to time pay such sums of money for the costs, charges and expenses hereinbefore mentioned as the said Court shall direct."

Pr. 23. 1. 29. Leave out from "hereof" to "and" in Pr. 25. 1. 38.

Pr. 34. 1. 6. After "Railway" insert Clauses (B.), (C.), (D.), (E.) and (F.)

CLAUSE (B.) "And whereas the said Railway is intended to cross a certain street belonging to the Earl of Bradford and the executors of the late Thomas Fogg, situate in the township of Bolton aforesaid, below the level of the said street; Be it therefore Enacted, That the said Railway shall not be more than three feet below the present surface of the ground of the said street, and that the said street shall be formed on the north side of the said Railway, so as to be of an uniform inclination between the said Railway and Bridgemans-street, and so as that the inclination of the said new street shall not be greater on the south side of the said Railway than it shall be between the said Railway and Bridgemans-street, and that the said Company shall, at their own expense, remake, form and fence such intended street where the same shall be altered or affected by the said intended Railway."

CLAUSE (C.) "And whereas the said Branch Railway hereby authorized to be made, is intended to cross a certain street in the township of Great Bolton, called Orlando-street; Be it therefore Enacted, That the said Railway shall be made across the said street, the same shall cross underneath the said street, and the said Bolton and Leigh Railway Company shall, at their own expense, erect, build and construct, and for ever maintain in good and perfect repair, a good, firm and substantial bridge of brick, stone or iron, and the road over the same, for the purpose of carrying such street over the said Railway, and shall form proper
"proper and convenient approaches thereto, the said Bridge being only so high as is necessary, and being built and formed as nearly in the direction of the said street as possible, and so as to hav[e] a thirty feet wide at the least, between the battlements, and that the battlement[s] thereof shall not be less than six feet in height above the road, and shall be closed, and the ascent of such Bridge; and the approach to such bridge shall not be less than forty-eight feet in width, and the ascent of such Bridge, and the approach thereto on the west side thereof, shall not rise more than one inch in every thirty-six inches, and that the said Bridge over Orlando-street, or the battlements thereof, or to make the said approaches thereto, or to do other the works hereby directed to be done by them on the property of the said and in the said Buildings, the said Bridge to be built by the said Company as hereinafter mentioned for carrying the said Railway over Orlando-street, in the township of Great Bolton; and provided that in the working of such mines or minerals no damage be wilfully done to the said Bolton and Leigh Railway Company, be ascertained and settled by any two of such Justices as aforesaid; and the said Earl of Bradford, his heirs or assigns, under the provisions of this Act, but all such coal, ironstone, limestone, stone, slate, clay, or other mines or minerals shall be deemed to be excepted and reserved by the purchaser and conveyance of such lands, tenements and hereditaments, and may be worked by the said Earl of Bradford, his heirs or assigns, or the lessees thereof, under the said lands or tenements or hereditaments, or the Railway or other works of the said Company, as if this Act had not been passed; provided that the said Railway or Works, and that the said Bridge, battlements or any of them, and make and do the said approaches, and works, or any of them, as aforesaid, as the case may require, and all the costs, charges and expenses of erecting, building, making, constructing, completing and maintaining the said Bridge, battlements and approaches and works as aforesaid, shall be borne by the said Company of Proprietors, and by them paid to the said Earl, his heirs or assigns, or, on demand made thereof by the said Earl, his heirs or assigns, or his or their agent, or any person or persons authorized in that behalf, to the said Company of Proprietors, or to their clerk or treasurer for the time being, and in every such case the said Earl, his heirs and assigns, shall have and may, if he and they see fit, from time to time, erect, build and maintain in repair, the said bridge and battlements, or any of them, and make and do the said approaches, and works, or any of them, as aforesaid, for the use and enjoyment of the goods and chattels of the said Bolton and Leigh Railway Company, together with the costs and charges of or relating to the hearing of the complaints, and of such distress and sale of the goods and chattels of the said Bolton and Leigh Railway Company, which warrant such Justices are hereby empower\ed by the said Lord Viscount Morpeth presented a Bill for consolidating and amending the Laws relating to the Presentment of Public Money by Grand Juries in Ireland; And the same was read the first time; and ordered that the said Amendments, being read a second time, were agreed to.

Ordered, That Mr. Ainworth do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

The Benefts Plurality Bill was read the first time; and ordered to be read a second time upon Monday, the 3rd day of June next; and to be printed. No. 275.

Lord Viscount Morpeth presented a Bill for consolidating and amending the Laws relating to the Presentment of Public Money by Grand Juries in Ireland; And the same was read the first time; and ordered to be read a second time upon Thursday, the 9th day of June next; and to be printed.

A Petition of Habitants of Gosport:—Lone Lord Day Bill End, Stoke-upon-Trent; Wrockwardine Wood;—Wellington;—Salton and Beer;—Ropley;—Newcastle-under-Lyne;—Corunad Habitants of Armitage;—Weston-under-Trent and Gayton;—Stone;—Colton;—Abbot's Bromley;—Chief Constable, Ministers, Churchwardens, Overseers, and Habitants of Bolton.—Rector, Churchwardens and inhabitants of Saint Mary, Horncastle; Clergymen, Magistrates and Inhabitants of Southampton;—Clergy, Gentry, Freeholders and others; of Saint Martin's, Worcester;—Minister, Elders and Congregation of Benevolent parish;—Independents of King-street, Newcastle;—Westleyans.
The Clauses 59 to 67, agreed to.

The Clauses 68 to 74, agreed to.

The Clauses 75 to 81, agreed to.

A Motion being made, and the Question being put, That the Bill be now read a third time;

The House agreeing, the Bill was accordingly read a third time.

And the Question being put, That the Words "upon this day six months." be added at the end of the Question;

The House agreeing, the Bill was accordingly read a third time.

The Question being put, "That the Words "upon this day six months" be added at the end of the Question; and ordered to lie upon the Table.

The House, according to Order, resolved itself into Committees, to consider the Tithes Commutation Bill.

The Tithes Commutation Bill was read a second time.

The Question being put, "That the Words "upon this day six months" be added at the end of the Question; and ordered to lie upon the Table; and ordered to be read a second time upon this day six months.

The House, according to Order, resolved itself into Committees, to consider the Tithes Commutation Bill.

The Committee divided:

The Committee agreed to.

The Question being put, "That the Words " upon this day six months " be added at the end of the Question; and ordered to lie upon the Table; and ordered to be read a second time upon this day six months.

The House, according to Order, resolved itself into Committees, to consider the Tithes Commutation Bill.

The Committee divided:

The Committee agreed to.

The Question being put, "That the Words " upon this day six months " be added at the end of the Question; and ordered to lie upon the Table; and ordered to be read a second time upon this day six months.

The House, according to Order, resolved itself into Committees, to consider the Tithes Commutation Bill.

The Committee divided:

The Committee agreed to.

The Question being put, "That the Words " upon this day six months " be added at the end of the Question; and ordered to lie upon the Table; and ordered to be read a second time upon this day six months.

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The Committee divided:

The Committee agreed to.

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The Committee divided:

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The Committee divided:

The Committee agreed to.

The Question being put, "That the Words " upon this day six months " be added at the end of the Question; and ordered to lie upon the Table; and ordered to be read a second time upon this day six months.

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The Committee divided:

The Committee agreed to.

The Question being put, "That the Words " upon this day six months " be added at the end of the Question; and ordered to lie upon the Table; and ordered to be read a second time upon this day six months.

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The Committee divided:

The Committee agreed to.

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The Committee divided:

The Committee agreed to.

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The Committee divided:

The Committee agreed to.

The Question being put, "That the Words " upon this day six months " be added at the end of the Question; and ordered to lie upon the Table; and ordered to be read a second time upon this day six months.

The House, according to Order, resolved itself into Committees, to consider the Tithes Commutation Bill.

The Committee divided:

The Committee agreed to.

The Question being put, "That the Words " upon this day six months " be added at the end of the Question; and ordered to lie upon the Table; and ordered to be read a second time upon this day six months.

The House, according to Order, resolved itself into Committees, to consider the Tithes Commutation Bill.

The Committee divided:

The Committee agreed to.
Consolidated

| Clause, N° 77 to Clause, N° 82, agreed to. | Consolidated |
| Clause, N° 35, amended, and agreed to. | Bill. |
| Clause added (Provision for the charge of culture of Hop Grounds.) | |
| Clause (For redemption) — brought up, and read 1°. | |
| Question, That the Clause be read a second time; Clause withdrawn. | |
| Preamble agreed to. | |
| Bill, as amended, to be reported. | |

And the House having continued to sit till after twelve of the clock on Thursday morning; —

Jovis, 18° die Maii, 1836:

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received To-morrow.

Consolidated

The House proceeded to take into further consideration the Amendments made by the Lords to the Bill, intituled, An Act to consolidate and amend the Laws relating to the Constabulary Force in Ireland.

The Amendment in Pr. 12. l. 29, which was, To leave out from the word "Ireland" to the word "land," in l. 35, being read a second time; — The Bill was accordingly passed a second time; and committed to a Committee of the whole House, for this day.

Ordered, That the Consolidated Fund Bill be now read a second time; — The Bill was accordingly passed a second time; and committed to a Committee of the whole House, for this day.

And the Question being put, That those words be there added; —

The House divided: — The Yeas to the new Lobby; — The Noes to the old Lobby; —

Tellers for the Lord Viscount Cole, Yeas, Mr. Serjeant Jackson: 12.

Tellers for the Mr. Edward John Stanley, Nos, Sir Thomas Troubridge: 25.

So it passed in the Negative.

And the said Amendment was agreed to.

Then the subsequent Amendments, being read a second time, were agreed to.

Ordered, That Lord Viscount Morpeth do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships, with an Amendment; to which Amendment this House doth desire the concurrence of their Lordships.

The Order of the day being read, for the second Descent and Heriots Bill: —

Ordered, That the Bill be read a second time To-morrow.

The Order of the day being read, for taking into further consideration the Report on the Bankruptcy (Scotland) Bill: —

Ordered, That the Report be taken into further consideration upon Friday, the 3d day of June next.

The Order of the day being read, for the Committee on the Court of Session (Scotland) Bill: —

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the second Civil Offices Declaration Bill: —

Ordered, That the Bill be read a second time upon Wednesday, the 1st day of June next.

The Order of the day being read, for the Committee on the Inns, Alehouses and Victualling- Houses Bill: —

Ordered, That this House will, upon Wednesday, the 15th day of June next, resolve itself into the said Committee.

The Order of the day being read, for the report on the Bankruptcy (Scotland) Bill: —

Ordered, That the Bill be read a second time upon Wednesday, the 1st day of June next.

The Order of the day being read, for the report on the Descent and Heriots Bill: —

Ordered, That the Bill be read a second time To-morrow.

The Order of the day being read, for taking into further consideration the Report on the Fisheries Bill: —

Ordered, That the Report be taken into further consideration upon Friday, the 3d day of June next.

The Order of the day being read, for the Descent and Heriots Bill: —

Ordered, That the Bill be read a second time upon Wednesday, the 1st day of June next.

The Order of the day being read, for the second Civil Offices Declaration Bill: —

Ordered, That the Bill be read a second time upon Wednesday, the 1st day of June next.

The Order of the day being read, for the report on the Bankruptcy (Scotland) Bill: —

Ordered, That the Bill be read the third time upon Friday, the 3d day of June next.

The Order of the day being read, for the report on the Descent and Heriots Bill: —

Ordered, That the Bill be read a second time upon Wednesday, the 15th day of June next.

The Order of the day being read, for the report on the Bankruptcy (Scotland) Bill: —

Ordered, That the Bill be read a second time upon Wednesday, the 15th day of June next, resolve itself into the said Committee.

The Order of the day being read, for the report on the Inns, Alehouses and Victualling- Houses Bill: —

The Order of the day being read, for the report on the Descent and Heriots Bill: —

Ordered, That this House will, upon Wednesday, the 15th day of June next, resolve itself into the said Committee.

The Order of the day being read, for the report on the Bankruptcy (Scotland) Bill: —

Ordered, That this House will, upon Wednesday, the 15th day of June next, resolve itself into the said Committee.

The Order of the day being read, for the report on the Descent and Heriots Bill: —

Ordered, That the Bill be read a second time upon Wednesday, the 15th day of June next.

The Order of the day being read, for the report on the Bankruptcy (Scotland) Bill: —

Ordered, That the Bill be read a second time upon Wednesday, the 15th day of June next.
The Order of the day being read, for the Committee on the Poor Relief (Ireland) Bill;
Resolved, That this House will, upon Wednesday, the 15th day of June next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Copyholds Bill;
Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Copyholds Enfranchisement Bill;
Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Manorial Boundaries Bill;
Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Lunar Months Bill;
Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Civil Bill Courts (Ireland) Bill;
Resolved, That this House will, this day, resolve itself into the said Committee.

The Order of the day being read, for the second reading of the Extra Parochial Places Bill;
Resolved, That the Bill be read a second time upon Monday, the 30th day of this instant May.

The Order of the day being read, for the Committee of Supply;
Resolved, That this House will, To-morrow, resolve itself into the said Committee.

Mr. Baring reported the Oyster Fisheries Bill;
and the Bill was re-committed to a Committee of the whole House:—The House immediately resolved itself into the said Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and the Lord Advocate reported, that the Committee had gone through the Bill; and made Amendments thereto.

Ordered, That the Report be now received.

The Lord Advocate reported the Bill accordingly; and the Report was ordered to be taken into further consideration on Wednesday, the 8th day of June next; and the Bill, as amended, to be printed.

The Order of the day being read, for taking into further consideration the Report on the Excise Licenses (Ireland) Bill;
Ordered, That the Report be taken into further consideration upon Tuesday, the 31st day of this instant May.

The Bill from the Lords, intituled, An Act for amending an Act of the ninth year of the reign of his late Majesty King George the Fourth, intituled, "An Act for the better Regulation of Divisions in the several Counties of England and Wales," was, according to Order, read the third time.

Resolved, That the Bill do pass.
Ordered, That Mr. Estcourt do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without Amendment.

The Order of the day being read, for the Committee of Ways and Means;
Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for receiving the Report on the Pensions Duties Bill;
Ordered, That the Report be received To-morrow.

Resolved, That this House will, upon Tuesday, Petty Sessions (Ireland) Bill, the 31st day of this instant May, resolve itself into a Committee, upon the Petty Sessions (Ireland) Bill.

Ordered, That the Report on the Postage Duties Bill be received this day.

Ordered, That the Report on the Ecclesiastical Leases Bill be now received.

Mr. Solicitor General accordingly reported the Bill; and the Amendments were read, as follow:

Clauses (A.) and (B.)

Clause (A.) "And be it further Enacted, That whenever any Archbishop, Bishop, Ecclesiastical Corporation sole or aggregate, Dignity, Canon, Prebendary, Spiritual Person, Master or Guardian, shall hereafter grant any renewed lease of any house, land, tithes or other hereditaments, parcel of the possessions of his or their see, chapter, chapter, canonry, prebend, benefice or hospital, and such lease shall contain a recital, or statement in the case of a lease for lives, setting forth the names of the several persons named as co-heirs to the then last preceding lease of the same premises, and stating which of such persons, if any, is or are dead, or for whose life that of some other person has been exchanged by virtue of the proviso hereinafter contained, and in case of a lease for years, setting forth for what term of years the last preceding lease of the same premises was granted, and how much of such term has then expired, and how much remains to come and unexpired, every such recital or statement shall, so far as relates to the validity of the lease so to be granted, be deemed and taken to be conclusive evidence of the truth of the matters so recited or stated."

Clause (B.) "And be it further Enacted, That if any person shall execute any such lease, or any counterpart thereof, knowing such recital or statement, or any part thereof to be false, or shall wilfully introduce, or cause to be introduced, or aid or assist in introducing any such recital or statement into any such lease, knowing the same or any part thereof to be false, or shall prepare or ingress, or cause to be prepared or ingress, any lease, or counterpart of a lease containing any such false recital or statement as aforesaid, knowing the same or any part thereof to be false, every person so offending shall be deemed and taken to be guilty of a misdemeanor; and every person so offending shall, in addition to any punishment to which he may be liable, forfeit and pay to any person suing for the same, the full sum of Five hundred pounds, or at the option of such person five years' improved annual value of the hereditaments comprised in such lease,"

Pr. 3. 1. 17. After "and" insert "in the case of a lease granted by any other Corporation or Person."

Pr. 3. 1. 19. Leave out from "Bishop" to "and" in l. 22, and insert "having jurisdiction over such corporation or person."

Pr. 3.
Resolved, That the Bill do pass.
Ordered, That Sir John Beckett do carry the Bill to the Lords, and desire their concurrence.

Mr. Fox Made presented, pursuant to Order,—Elecors A Return of the Electors registered in each County, (Ireland.) County of a City, Borough, County of a Town, or Borough in Ireland, entitled to vote under Act 2 Will. 4. c. 88, at the last Registration in Ireland; distinguishing the right in which each Person was registered, and the Nature and Amount of the Qualification of each Voter; as also, the Number of Voters who polled at the last Election.

Mr. Fox Made also presented, pursuant to several Factory Act. Addresses to His Majesty,—A Return of the Number and Names of Persons summoned for Offences against the Factory Act between the 19th December 1835 and 1st May 1836; specifying the Date of the Conviction or Hearing, the Place of hearing, by whom each Conviction was made, the Place in which the Offence was committed, the precise nature of the Offence in each case, the Amount of Penalty and Costs paid in each case, and the manner of appropriating such Penalties and Costs.

Copy of a Letter of the Secretary of the Religious Church of Instruction Commission of Scotland, addressed to the Under Secretary of State for the Home Department, dated May 1836.

Ordered, That the said Papers do lie upon the Table; and that the Paper respecting the Church of Scotland, be printed.

And then the House, having continued to sit till one of the clock on Thursday morning, adjourned till this day.

Jovis, 19° die Maii;
Anno 6° Williemi IVth Regis, 1836.

Prayers.

Mr. Hates, by Order, reported from the Com. Hungerford on the Hungerford Market Bill; That Market Bill, they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Mr. Campbell, from the Court of Directors of the East India Company, was called in; and at the bar Company, presented, pursuant to the directions of several Acts of Parliament,—Resolutions of the Court of Directors of the East India Company, being the Warrants or Instruments granting any Pension.

Resolutions of the Court of Directors of the East India Company, being the Warrants or Instruments granting any Salary or Gratitude.—And then he withdrew.

Ordered, That the said Papers do lie upon the Table.

Mr. Cope, from the Russoia Company, was called in; and at the bar presented,—Returns to several Company. Orders, dated the 22d day of April last, for Copies of the Charter, and a List of the present Governor and Officers of the Russoia Company; also, a Copy of any other Deed or Authority by which they collect Duties on the Produce of Russoia, or enjoy any other Privileges, with a Copy of the Rules for the Regulation of the Officers of the Company;—Returns of the Number of Freemen admitted into the
the Russia Company, in each year since 1829, the Amount paid by each Freeman on entry, and the Number of Freemen now on the roll of the Company, viz. the first and second year of the Reign of His present Majesty, for better raising and securing the Fund established for making Provision for the Widows of the Writers to His Majesty's Signet in Scotland:

An Act to enable the Proprietors or Shareholders of the Family Endowment Society to sue and be sued in the Name of any one of the Directors, or of the Chairman or Secretary for the time being of the said Society:

An Act to incorporate the Governors of the Westminster Hospital in the Broad Sanctuary, Westminster, and for conferring Powers the better to enable them to carry on their charitable Designs:

An Act for erecting and maintaining a Justiciary Court Hall and other Apartments, for the use of the Justiciary Court at Glasgow, and also Public Offices for the City of Glasgow, and the Lower Ward of the County of Lanark, and for other purposes therein mentioned:

An Act for the more easy and speedy recovery of Small Debts within the Borough of Leicester, in the County of Leicester:

An Act for making and maintaining a Railway between the Royal Burgh of Arbroath, in the County of Forfar, and the Royal Burgh of Forfar, in the same County:

An Act to alter the Line of the Great Western Railway, and to amend the Act relating thereto:

An Act for making a Railway from the Town of Belfast to the City of Armagh, in the Province of Ulster, in Ireland:

An Act for making and maintaining a Railway from the Royal Burgh of Dundee, in the County of Forfar, to the Royal Burgh of Arbroath, in the same County:

An Act for making a Railway from Birstall to Ecceter, with Branches to the Towns of Bridgeport, in the County of Cheshire, and Tiverton, in the County of Devon:

An Act for making a Railway from Aylesbey to join the London and Birmingham Railway near the Village of Ceddington, in the County of Buckingham:

An Act to alter, amend and enlarge the Powers of an Act for lighting with Gas the City and County of the City of Exeter, and for lighting with Gas the several Parishes of Alphington, Heavitree, Saint Leonard, Saint Thomas-the-Apostle and Topsham, in the County of Devon:

An Act for lighting with Gas the Towns of New Mills and Hayfield, and the Neighbourhood thereof, in the County of Derby:

An Act for amending and enlarging the Powers of the several Acts for building a Bridge over the River Thames, at Henley-upon-Thames, in the County of Oxford:

An Act for building a Bridge over the River Aire, at Leeds, and for making convenient Roads, Avenues and Approaches thereto:

An Act for clearing, lighting, watching, cleansing and otherwise improving the Town of Credington, in the County of Devon:

An Act to enable the Wearmouth Dock Company to make and maintain a proper and convenient Entance into the Wearmouth Dock at the Port of Sunderland, in the County Palatine of Durham:

An Act for making and maintaining a Dock or Docks at Southampton:

the Russia Company, in each year since 1829, the Amount paid by each Freeman on entry, and the Number of Freemen now on the roll of the Company, viz. the first and second year of the Reign of His present Majesty, for better raising and securing the Fund established for making Provision for the Widows of the Writers to His Majesty's Signet in Scotland:

An Act to enable the Proprietors or Shareholders of the Family Endowment Society to sue and be sued in the Name of any one of the Directors, or of the Chairman or Secretary for the time being of the said Society:

An Act to incorporate the Governors of the West-
An Act to enlarge the Powers of the several Acts passed for making and maintaining the Saint Katherine's Docks, in the County of Middlesex:

An Act for improving, enlarging and extending the Firth of Forth and the County of Norfolk:— certain Harbours and Works belonging thereto, and connected therewith, and for making and maintaining two Branch Cuts or Canals from the said Navigation:

An Act to alter and amend an Act passed in the nineteenth year of his late Majesty King George the Third, intituled "An Act for repairing, enlarging and preserving the Harbour of Aberystwyth, in the County of Cardigan;"

An Act for improving, maintaining and regulating the Harbour of Teignmouth, and the Navigation of the River Teign, in the County of Devon:

An Act for establishing a General Cemetery in the Town and County of the Town of Nottingham:

An Act for altering and amending an Act of the fourth and fifth years of the Reign of His present Majesty, intituled,"An Act for repairing and for more effectually maintaining and repairing certain Roads in the County of Lanark, and for building a Bridge over the River Clyde, at Crossford, in the said County;"

An Act for more effectually repairing the Roads from Harrow Bush Common to and into the Parish of Woodford, and the Road from Epping to Writtle, and other Roads therein mentioned, all in the County of Essex:

An Act for making and maintaining a Turnpike Road from Saint Leonard's and Saint Mary Magdalene to the Royal Oak Inn, at Whittington, and through Sedlescombe to Cripps Corner, in the Parish of Hollington, in the County of Sussex:

An Act for making and maintaining as Turnpike, a Road leading from the Fimncell to Hastings Turnpike Road, at or near Banjoport, in the Parish of Hollington, to Hastings, in the County of Sussex:

An Act for the more effectually repairing, improving and maintaining the Road from the Town of Ashford to the Town of Maidstone, in the County of Kent:

An Act for repairing and improving certain Roads in and leading to and from the Town and County of the Town of Poole, and for making certain new Lines of Road in the said Town and County, and leading thence towards Wareham and Blandford, in the County of Dorset:

An Act for more effectually repairing the Road from the Totnes Road, at Lady Down, in the Parish of Ugborough, to within four hundred yards of the Bridge over the Lory, and for repairing the Road connecting therewith, from Houtoncombe Cross to the Town of Malbury and Dork Lane, all in the County of Devon:

An Act to enable Edward Hicks, Gentlemen, to use and bear the Surname and Arms of Hicks, in compliance with the Will of the Reverend James Hicks, deceased:

An Act to dissolve the Marriage of Edward Hughes, Esquire, with Clara Rebecca, his now Wife, and to enable him to marry again, and for other purposes:

An Act for inclosing Lands in the Parish of North Rokeby, in the County of Northumberland:

An Act for inclosing Lands in the Parish of Alveston, in the County of Gloucester, and in the Tibbing of Tokeington Upper, in the Parish of Alveston, in the same County:

An Act to amend an Act passed in the fourth year of the Reign of His present Majesty, for inclosing certain Lands within the Parish of Alstonfield, in the County of Stafford:

An Act for inclosing and exerminating from Tithes Lands in the Parish of Abbotsley, in the County of Huntingdon:

An Act for dividing, allotting and inclosing Lands within the Parish and Manor of Godmanstone, in the County of Dorset:

An Act for naturalizing James Liebreich, Herrmann Julius Morres, Edward Wurtzborg and Lewis Heymann:

An Act for naturalizing Peter Anthony Steinheiler:

Sir Robert Price reported from the Select Committee on Standing Orders relative to Private Bills, a Resolution, which was read, as followeth:

Resolved, That, in the case of the Glasgow and Falkirk Railway Bill, it does not appear to the Committee, that the parties advocating the passing thereof, have omitted to comply with the Standing Orders of the House as applicable to the case brought before them.

The said Resolution, being read a second time, was agreed to.

Ordered, That the Committee on the Glasgow and Falkirk Railway Bill have leave to sit and proceed To-morrow.

A Message from the Lords, by Mr. Farrer and Message from Mr. Martin:

Mr. Speaker,

The Lords have agreed to the Bill, intituled, An Act for the regulation of Municipal Corporations and Borough Towns in Ireland, with Amendments; to which Amendments the Lords desire the concurrence of this House:—And then the Messengers withdrew.

A Petition of Owners of steam packets and other vessels in the city of Edinburgh,—and, Merchants, Ship-owners, Bankers, Traders, Shop-keepers and others of Stranraer; praying that the Dublin Steam Packet Company (No. 2.) Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Freeholders, Landholders and other Landlord Inhabitants of Ballinrobe;—Inhabitants, Landlords, and Tenants holders and others of Donegore and Kilbride;—Landlords of Dunman;—and, Inhabitants of Dunbo; praying that the Landlord and Tenant (Ireland) Bill may pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Castledawson, praying Excise Licenses into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Castledawson, praying Spirituous Liquors by retail in Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of Innkeepers and Spirit-dealers of Spirits Perth,—and, Retailers of Spirits and Ales in Muir Liquor Sale billburgh and Fisherton; praying that the Spirituous Liquors Sale Bill may pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Protestant Dissenters of Gosport, Church Rates, praying for the abolition of Church Rates, was presented, and read; and ordered to lie upon the Table.

A Petition from the Lords, by Mr. Martin:

Mr. Speaker,

The Lords have agreed to the several Bills following, without Amendment; viz:—

A Bill, intituled, An Act for repairing and improving the Road from Wakefield to Sheffield, in the County of York:

A Bill,
A Petition of Inhabitants of Durham, praying for the repeal of the Duty on Cotton Wool imported, was presented, and read; and ordered to lie upon the Table.

A Petition of Merchants and Ship-owners of Glasgow; praying for the repeal of the Duty on cotton wool imported, was presented, and read; and ordered to lie upon the Table.

A Petition of Postmasters and Coach-contractors of Glasgow, praying for the repeal of the Duty on Horses and Carriages let for hire, and on Stage Coaches, was presented, and read; and ordered to lie upon the Table.

A Petition of Managers, Operatives and others employed at and directly depending for support on the works at Calverock, driven by water-power on the River Ely, and adjoining Waters.

A Petition of the Presess of a Meeting of Landholders of the county of Dumfries, being Commissioners of Supply or Land Tax, praying the House to take measures for preventing any new charge to the Country or Revenue generally, for or on account of the collection of the Land Tax, and that they will introduce in any Bill which may pass the House, a provision, that henceforward the counties of Scotland be relieved from all liability on account of deficiency or loss in the collection of the Land Tax Revenue, was presented, and read; and ordered to lie upon the Table.

A Petition of the Friends of religious liberty, praying that chapels and schools may be exempted from the Duties now payable on the conveyance and transfer of such property to trustees, and that the Duties on bricks and tiles may be remitted, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Dungarvon, and, Criminal Laws, praying the House not to sanction any measure for the revision of the Criminal Laws which shall retain the punishment of Death for any other crime than the actual perpetration of wilful Murder, were presented, and read; and ordered to lie upon the Table.

A Petition of Proprietors or authorized Agents for Proprietors of Salmon Fishings in the estuary of the River Clyde, praying the House to adopt measures for allowing the use of machinery in fishing for Salmon in Scotland, was presented, and read; and referred to the Select Committee on Salmon Fisheries (Scotland.)

A Petition of Members of the Medical Profession residing in Portsmouth, Portsea and Gosport, praying for remuneration for attending Coroners' Inquests, was presented, and read; and ordered to lie upon the Table.

Ordered, That the Return relative to Persons Factory Act. summoned for offences under the Factory Act, which was presented yesterday, be printed.

Ordered, That the Amendments made by the Municipal Lords to the Municipal Corporations (Ireland) Bill Coroners, to be taken into consideration upon Thursday, the 20th day of June next.

Ordered, That the Bill, as amended by the Lords, be printed.

A Petition of Bankrupts' Estates (Scotland) Bill, for Proprietors of Salmon Fishings in the estuary of the River Clyde, praying the House to appoint a Committee to institute an inquiry into the state of the Coal Trade, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of a Committee of Inhabitants of the city of Westminster, praying the House to make certain alterations and modifications in the Stamp Duties for the repeal of the Duty on cotton wool imported, was presented, and read; and ordered to lie upon the Table.

A Petition of Managers, Operatives and others employed at and directly depending for support on the works at Cakreuch, driven by water-power on the River Elrig, was presented, and read; and ordered to lie upon the Table.

A Petition of the Chamber of Commerce and Manufacturers of Glasgow; praying the House to make certain alterations and modifications in the Stamp Duties, was presented, and read; and ordered to lie upon the Table.

A Petition of the Lords, authorized by virtue of His Majesty's Commission for declaring His Royal Assent to several Acts agreed upon by both Houses, do desire the immediate attendance of this Honourable House in pursuance of the said Acts, was presented, and read; and ordered to lie upon the Table.

A Petition of the Lords, authorized by virtue of His Majesty's Commission for declaring His Royal Assent to several Acts agreed upon by both Houses, to Bills, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of a Committee of Physicians, Surgeons, Apothecaries and other Practitioners, relating to the Factory Act, was presented, and read; and referred to the Select Committee on Factory Act.

A Petition of Members of the Medical Profession residing in Portsmouth, Portsea and Gosport, praying for remuneration for attending Coroners' Inquests, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of a Committee of Inhabitants of Cumnock, praying for Relief from the payment of Statute Labour Money (Scotland.) in Scotland, was presented, and read; and referred to the Select Committee on Statute Labour (Scotland.)

A Petition of Members of the Medical Profession residing in Portsmouth, Portsea and Gosport, praying for remuneration for attending Coroners' Inquests, was presented, and read; and ordered to lie upon the Table.

A Petition of Proprietors or authorized Agents for Proprietors of Salmon Fishings in the estuary of the River Clyde, praying the House to adopt measures for allowing the use of machinery in fishing for Salmon in Scotland, was presented, and read; and referred to the Select Committee on Salmon Fisheries (Scotland.)

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Peers, where a Commission under the Great Seal was read, giving, declaring and notifying the Royal Assent to the several Public Bills, and one Private Bill, therein mentioned; and that the Lords thereby authorized, had declared the Royal Assent to the said Bills, as follow:

An Act to consolidate the Laws relating to the Constabulary Force in Ireland:

An Act to amend the Laws relating to Bankrupts in Ireland:

An Act for amending an Act of the ninth year of the reign of his late Majesty King George the Fourth, intituled, "An Act for the better Regulation of Divisions in the several Counties of England and Wales;"

An Act to make and maintain a Canal in the County of Dunbarton, from the forth and Clyde Canal to the River of Clyde, opposite to the River of Cart:

An Act to amend and enlarge the several Acts relating to the Bolton and Leigh Railway, and for other purposes:

An Act for repairing and improving the Road from Wakefield to Sheffield, in the county of York:

An Act for applying and exemptions from Tithes, Lands in the Parish of Stepingley, in the County of Bedford:

An ingrossed Bill to enable Charles Earl Manns, to endow the Chapelry of Perlethorpe, in the Parish of Steping ley, in the County of Nottingham, to endow the Chapelry of Perlethorpe, in the Parish of Edwinstowe, in the County of Nottingham, to create the same a separate Benefice, and to vest the Nomination of the Incumbents thereof in the said Earl and his Heirs, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Evelyn Denison do carry the Bill to the Lords, and desire their concurrence.

Mr. Evelyn Denison reported from the Committee on the re-committed Midland Counties Railway Bill; and who were instructed first, to insert a Clause, prohibiting the Railway Company from raising the levels on the Pinxton Branch above those shown in their Section delineated in the Plan deposited in the Private Bill Office, and from laying more than a single line of Railway on that Branch; and, secondly, to limit their future inquiries to the contemplated Northampton Lines; That they had made provision in the said Bill according to the said instructions; and had made other Amendments thereunto.

Resolved, That the Report do lie upon the Table; and be printed.

Mr. Alston reported from the Committee on the London and Blackwall Commercial Railway; and, the London and Blackwall Commercial Railway Bills, as follows:

That the Committee were unable to commence its sittings till the 21st of March last, in consequence of the Engineers of both the above Lines being also the Engineers for two of the competing Lines of Railway proposed from London to Brighton; That since the 21st of March the Committee has sat 31 days:

That 83 witnesses have been examined before them, many of whom were a considerable time under examination:

That the case of the Commercial Blackwall Railway engaged the sole attention of the Committee in the examination of witnesses for and against the Bill up to the 14th instant:

That since that time witnesses have been examined in favour of the London and Blackwall Railway, and the evidence is now proceeding:

That in consequence of two conflicting Lines having been referred to the Committee, and of the great number of witnesses who have been, and yet remain to be examined, it will not be possible, with justice to the parties interested, for the Committee to conclude the evidence, and make their Report, within the time limited by the House for that purpose:

That the promoters of neither of the Bills are chargeable with any delay, or any attempt to delay the proceedings of the Committee, but that unavoidable interruption took place in the proceedings, in consequence of Sir John Rennie, the Engineer of the Commercial Blackwall Line, being in the act of giving evidence before the Committee on the Brighton Railway at the time he was required to be examined before this Committee, and a subsequent illness of the said Sir John Rennie (which altogether occasioned a delay of a fortnight), during which this Committee was compelled to adjourn, it being their opinion that the due course of proceeding would be to examine Sir John Rennie before any other engineering witnesses; and that a different course of proceeding would have led to confusion, and still greater delay.

The Committee therefore recommend, that the time for making their Report be enlarged to the 30th day of June next.

That the Committee unanimously agreed to this Report: And ordered that the Report be referred to the Lords, and desire their concurrence.

Ordered, That the time for the Committee, to make their Report, be enlarged till Monday, the 20th day of June next.

A Petition of the Churchwardens, Overseers of London and the Poor, and Vestrymen of Saint Anne, in the County of Middlesex, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the London and Blackwall Commercial Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Coal Merchants, and Proprietors Midland or Leases of Colliers in Nottingham and Derby Railroad, praying that the Midland Counties Railway Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

An ingrossed Bill for constructing and maintaining a Harbour, Dock or Docks, Piers and other Works at Trinity (North), in the Parish of North Leith, and county of Edinburgh, was read the third time; and ingrossed Clauses were added, by way of riders; and Amendments were made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Andrew Leith Hay do carry the Bill to the Lords, and desire their concurrence.

A Petition of Inhabitants of Brighton;—Harwich;—South Durham; and, Durham (South West) Railway Bills, praying that the Midland Counties Railway Bills, may pass into law, were presented, and read; and ordered to lie upon the Table.

A Petition of Magistrates and Town Council of Glasgow and Lanark, praying that the Glasgow and Falkirk Railway Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Thomas Starling Benson, of Shetly Swanes Park, in the county of Glamorgan, Esquire, praying Harbour Bill, that he may be heard, by his counsel or agent, against certain parts of the Swanes Harbour Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Thomas Starling Benson, of Shetly Swanes Park, in the county of Glamorgan, Esquire, praying Harbour Bill, that he may be heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of the South Durham and Northumberland Railway Company, praying that the South Durham Railway Bill may pass into law, was presented, and read; and ordered to lie upon the Table.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.
A Petition of John Black, Treasurer of the Great Western Navigation Company, praying that the Liverpool Docks Bill may pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

Mr. Alager reported from the Committee on the London and Croydon Railway Bill; and to whom several Petitions against that Bill were referred; That the Standing Orders relative to Bills for making Railways, had been complied with; and that they had heard counsel on behalf of one of the said Petitioners, and had also heard counsel in favour of the Bill; and that the Committee had considered the said Bill with reference to the Resolutions of the House of the 1st day of March last, and are of opinion that inasmuch as the said Bill is not for making or for altering the line of any Railway, but merely to enable the Company to provide a station and other conveniences for the use of a Railway already authorized to be made, the said Resolutions do not apply thereto.

Mr. Alager further reported, That the Committee had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table; and be printed.

Mr. Ward reported from the Committee on the London and Croydon Railway Bill; and to whom several Petitions against the said Bill were referred; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had considered several of the said Petitions, and had heard counsel in support of others of them; and had also heard counsel in favour of the Bill; and that the Committee had inquired into the several matters required by the Resolutions of the House of the 1st day of March last; and had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table; and be printed.

Mr. Villiers Stuart reported from the Committee on the Liverpool and Manchester Railway Bill; and to whom several Petitions against the said Bill were referred; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had considered several of the said Petitions, and had heard counsel in support of others of them; and had also heard counsel in favour of the Bill; and that the Committee had inquired into the several matters required by the Resolutions of the House of the 1st day of March last; and had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table; and be printed.

An ingrossed Bill for enabling the Universal Life Assurance Society to sue and be sued in the name of the Actuary for the time being, of any one of the Directors of the said Society, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Bagshaw do carry the Bill to the Lords, and desire their concurrence.

A Petition of Merchants and other Inhabitants of Liverpool, praying that the Liverpool Docks Bill may not pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

The Balloon Allotment Bill was read a second Balloon Allotment Bill; and committed to Mr. Harcourt and the Or. ment Bill, Ford List.

An ingrossed Bill for more effectually repairing Grampound Road Bill, and improving the Road from the eastern end of the Borough of Grampound through the Town of Saint Aswell and Lostwithiel, and thence to the east end of the Western Tophouse Lane, in the County of Cornwall, and for making and maintaining certain new Roads communicating therewith, was read the third time, and was presented, and read; and referred to the Committee on the Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Pendarey do carry the Bill to the Lords, and desire their concurrence.
An ingrossed Bill to alter and enlarge the Powers of an Act passed in the eleventh year of the Reign of his late Majesty, for incorporating the Hungerford Market Company, was read the third time. 

Ordered, That the Bill do pass.

An ingrossed Bill for making and maintaining a Railway from the Town of Newcastle-upon-Tyne, in the County of Northumberland, with two Branches thereout, both in the County of Northumberland, was read the third time.

Ordered, That the Bill be read a second time.

Mr. Arthur Trevor reported from the Committee on the Bill from the Lords, intituled, An Act for naturalizing Edward Stopford Claremont; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and directed him to report the same, without any Amendment:—And the Bill was read the third time.

Ordered, That the Bill do pass.

Mr. Arthur Trevor, by Order, reported from the Committee on the Durham (South West) Railway Bill; and to whom several Petitions against the said Bill were referred; That the Standing Orders relative to Bills for making Railways, had been complied with; and that they had heard counsel on behalf of the said Petitions, and in favour of the Bill; and that the Committee had inquired into the several matters required by the Resolutions of the House of the 1st day of March last; and had examined the allegations contained in the Preamble of the Bill, but that the same had not been proved to their satisfaction.

Ordered, That the Committee do re-assemble for the purpose of reporting to the House specially the third time.

Ordered, That the Bill be read a second time.

A Petition of Vestrymen of Saint James, Westminster, praying that the Westminster Small Debts Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Motion was made, and the Question being proposed, That the Westminster Small Debts Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Ordered, That the Bill be now read a second time:—The Bill was accordingly read a second time; and committed to Mr. Hume and the Middlesex List.

Mr. French, by Order, reported from the Committee on the Waste Lands (Ireland) Company Bill; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingressed.

Mr. Hope-Johnstone reported from the Committee on the Glasgow and Falkirk Railway Bill; That the Committee have met three days; That they had examined three witnesses:—That it appeared that in consequence of the Clyde Navigation Bill occupying the same Committee List, it was found impracticable for the Members to continue their sittings in both Committees; and that, in consequence of a reference by the House of a Report of this Committee to the Standing Orders Committee, on Wednesday, the 18th instant, the Committee could not re-assemble until this day, when they received the Report of the Standing Orders Committee; That, under these circumstances, the Promoters of the Bill have made an application for an extension of time until the 26th of June next, for the Committee to make their Report on the Bill:—The Committee were unanimous in agreeing to apply to the House for this extension of time.

Ordered, That the Report be taken into further consideration upon Monday, the 30th day of this instant May.

The Dublin Steam Packet Company (No. 2) Dublin Steam Packet Company Bill was read a second time; and committed to Lord Viscount Sandon, Lord Viscount Clements, Mr. Sydney Michael Shaw Stewart, Mr. Patrick Stewart, Mr. George Frederick Young, Lord Francis Egerton, Mr. Loch, Mr. Emerson Tennent, Sir Henry Parnell, Mr. French, and Mr. Hamilton.

Ordered, That Five be the Quorum.

The Order made on Wednesday last, That leave be given to bring in a Bill to enable the Liverpool Fire and Life Insurance Company to sue and be sued in the Name of the Clerk, Treasurer or Secretary, or one of the Directors of the said Company, for other purposes, was read, and discharged.

Ordered, That leave be given to bring in a Bill for enabling the Liverpool Fire and Life Insurance Company to sue and be sued in the Name of their Clerk, Treasurer or Secretary, or one of the Directors of the said Company, for other purposes:—And that Lord Viscount Sandon and Mr. Elwes do prepare, and bring in it.

Mr. Hall, by Order, reported from the Committee on the Gloucester Water Bill; That the Standing Orders relative to Bills for supplying any City or Town with Water, had been complied with; and that they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereto.

Ordered, That the Report do lie upon the Table.

Mr. Hall reported from the Committee on the Marlborough and Salisbury Road Bill; That the Standing Orders relative to Turnpike Bills, had been complied with; and that they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingressed.

The Bann Reservoir Bill was read a second time; Bann Reservoir and committed to Lord Arthur Hill and the Ulster Bill List.
And a Motion being made, and the Question being proposed, That the Report which, upon Monday last, was made from the Select Committee on the Dublin City Election Petition, be now read:—And a Debate arising thereupon:—

Ordered, That the Debate be adjourned till Monday, the 30th day of this instant May.

A Petition of William Ford, an elector of the city of Dublin City of Dublin, praying that the Proceedings of the Select Committee on the city of Dublin Election, after the death of Edward Southwell Ruthven, Esquire, may be declared null and void, was presented, and read; and

And a Motion being made, and the Question being proposed, That the said Petition be lie upon the Table:—And a Debate arising thereupon:—

Ordered, That the Debate be adjourned till Monday, the 29th day of this instant May.

Bernhardt's Discovery Bill was read a second Bernhardt's time; and committed to Mr. Wortley and the York

Discovery Bill.

Lord Viscount Sandon presented a Bill to enable Liverpool

Fire and Life Insurance Company to

and Blackwall Railway Bill, was presented, and

read:—And the same being read;

and ordered to be read a second time.

A Petition of James Dearden, of the Orchard, in copyholds, Mr. Rochdale, in the county of Lancaster, Esquire, praying that the Copyholds; Manorial Boundaries; Es-

sues; and, Descent and Heriots' Bills, may not pass into law, was presented, and read; and referred to the Select Committee on Heriots' Commutation.

The House was moved, That the Order made Ecclesiastical upon Friday last, That there be laid before this Commission, House, a Statement of the Number of Applications made to the Ecclesiastical Commissioners for the enlargement, re-building and erecting of additional Churches, as referred to in their two Reports; distinguishing the locality and diocese of each Parish from which the application has been made, and specifying the Sum required in each particular case, might be read; and the same being read;—

Ordered, That the said Order be discharged.

Ordered, That there be laid before this House, a Ecclesiastical Return of all Applications made to the Ecclesiastical Commissioners in Ireland, during the years 1834, 1835 and 1836 respectively, for the building, rebuilding and repairing of Churches; distinguishing the Diocese, the Dates of the Applications, the Names of the Applicants, whether the Applications were complied with or refused, the Dates of the respective Grants made, the Names of the Com-

missioners presiding, and the Grounds upon which the respective Applications were refused:—Of the Sums offered by public Bodies and private Indivi-

duals, in aid of the Applications for aid towards the building, rebuilding and repairing of Churches during the said years 1834, 1835 and 1836 respectively:—Of the Reports made during the same period of the several provincial Architects upon the several Applications made to the Commissioners:—Of the Salaries and Emoluments of the Commissioners and of all Persons under their employment in each of the years 1834, 1835 and 1836 respectively.

Resolved, That this House will, at the rising of Adjournment, the House this day, adjourn till Monday, the 30th day of this instant May.

Ordered, That the Select Committee on Heriots' Heriot's Com-

Commutation have leave to sit, notwithstanding the mutation of the adjournment of the House.
Lord John Russell presented, by His Majesty's command,—The Third Report of His Majesty's Commissioners appointed to consider the state of the Established Church in England and Wales, with reference to Ecclesiastical Duties and Revenues. Ordered, That the said Paper do lie upon the Table; and be printed.

Mr. Ladbouere presented, by His Majesty's command,—The Fourth, Fifth and Sixth Reports of the Commissioners appointed to inquire into the management of the Post Office Department. Ordered, That the said Papers do lie upon the Table.

Established Church Bill. Ordered, That leave be given to bring in a Bill to carry into effect the Reports of the Commissioners appointed to consider the state of the Established Church in England and Wales, with reference to Ecclesiastical Duties and Revenues, so far as they relate to Episcopal Dioceses, Revenues and Patronage: And that Lord John Russell and Mr. Chancellor of the Exchequer do prepare, and bring it in.

Secular Jurisdiction (York and Ely) Bill. Ordered, That leave be given to bring in a Bill for extinguishing the Secular Jurisdiction of the Archbishop of York and the Bishop of Ely, in certain Liberties in the Counties of York, Nottingham and Cambridge: And that Lord John Russell and Mr. Chancellor of the Exchequer do prepare, and bring it in.

Mr. Bernal reported the Tithes Commutation Bill; and the Bill was re-committed to a Committee of the whole House:—The House immediately resolved itself into the said Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill; and made Amendments thereunto. Ordered, That the Report be now received. Mr. Bernal reported the Bill accordingly; and the Report was ordered to be taken into further consideration on Friday, the 10th day of June next; and the Bill, as amended, to be printed.

Lord John Hay. Ordered, That there be laid before this House, a Copy of a Letter from Commodore Lord John Hay, of His Majesty's ship Castor, to Charles Wood, Esquire, dated San Sebastian, May 5th, 1836. Mr. Charles Wood accordingly presented the said Paper. Ordered, That the said Paper do lie upon the Table; and be printed.

Stamp Duties Bill. The House, according to Order, resolved itself into a Committee upon the Stamp Duties Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto. Ordered, That the Report be now received. Mr. Bernal reported the Bill accordingly; and the Report was ordered to be taken into further consideration upon Friday, the 3d day of June next; and the Bill, as amended, to be printed.

Registration of Births, &c. Bill. The Order of the day being read, for taking into further consideration the Report on the Registration of Births, &c. Bill; Ordered, That the Report be taken into further consideration upon Monday, the 6th day of June next.

Marriages Bill. The Order of the day being read, for taking into further consideration the Report on the Marriages Bill; Ordered, That the Report be taken into further consideration upon Monday, the 4th day of June next.

West India Judicature Bill. The Bill from the Lords, intituled, An Act to make provision for the better Administration of Justice in certain of His Majesty's West India Colonies, was read the third time. Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without Amendment.

The Descent and Heriots Bill was, according to Descent and Order, read a second time; and committed to the Select Committee on Heriots' Commutation.

The Order of the day being read, for the Committee on the Court of Session Bill: Resolved, That this House will, upon Monday, the 4th day of this instant May, resolve itself into the said Committee.

The Order of the day, for the Committee on the Copyholds Copyholds Bill, was read, and discharged. Ordered, That the Bill be committed to the Select Committee on Heriots' Commutation.

The Order of the day, for the Committee on the Copyholds Copyholds Enfranchisement Bill, was read, and discharged. Ordered, That the Bill be committed to the Select Committee on Heriots' Commutation.

The Order of the day, for the Committee on the Ecclesiastical Leases Bill, was read, and discharged. Ordered, That the Bill be committed to the Select Committee on Heriots Commutation.

The Order of the day, for the Committee on the Ecclesiastical Leases Bill, was read, and discharged. Ordered, That the House will, upon Monday, the 30th day of this instant May, resolve itself into the said Committee.

The ingrossed Bill to remove difficulties which Lunar Months may arise from the confusion between Calendar and Bill, Lunar Months, in the computation of time; and to remedy certain grievances which have already been occasioned thereby, was, according to Order, read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass. Ordered, That Mr. Pryme do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for the Com-Supply, the Nominal Boundaries Bill, was read, and discharged. Ordered, That the Bill be read the third time; and Amendments were made to the Bill.

Resolved, That this House will, upon Monday, the 4th day of this instant May, resolve itself into the said Committee.

The Order of the day being read, for the Com-Supply, the Nominal Boundaries Bill, was read, and discharged. Ordered, That the House will, upon Monday, the 30th day of this instant May, resolve itself into the said Committee.

The Order of the day being read, for the Com-Supply, the Election Expenses Bill; Resolved, That this House will, upon Monday, the 30th day of this instant May, resolve itself into the said Committee.

The Order of the day being read, for the Com-Supply, the Election Expenses Bill; Resolved, That the House will, upon Monday, the 30th day of this instant May, resolve itself into the said Committee.

The Order of the day being read, for the Com-Supply, the Election Expenses Bill; Resolved, That this House will, upon Monday, the 30th day of this instant May, resolve itself into the said Committee.

The Order of the day being read, for the Com-Ways and the Pensions Duties Bill, was read, and discharged. Ordered, That the Report be referred upon Tuesday, the 31st day of this instant May.

The Order of the day being read, for the Com-Ways and the Pensions Duties Bill, was read, and discharged. Ordered, That the Bill be read the third time upon Monday, the 30th day of this instant May.

The Order of the day being read, for the Com-Ways and the Pensions Duties Bill, was read, and discharged. Ordered, That the Bill be read the third time upon Monday, the 30th day of this instant May.

The Order of the day being read, for the Com-Ways and the Pensions Duties Bill, was read, and discharged. Ordered, That the Bill be read the third time upon Monday, the 30th day of this instant May.

The Order of the day being read, for the Com-Ways and the Pensions Duties Bill, was read, and discharged. Ordered, That the Bill be read the third time upon Monday, the 30th day of this instant May.

The Order of the day being read, for the Com-Ways and the Pensions Duties Bill, was read, and discharged. Ordered, That the Bill be read the third time upon Monday, the 30th day of this instant May.
Ordered, That the Report be taken into further consideration upon Tuesday, the 31st day of this instant May.

Ordered, That the Landlord and Tenant (Ireland) Bill be read a second time upon Wednesday, the 8th day of June next.

Resolved, That this House will, upon Monday, the 30th day of this instant May, resolve itself into a Committee upon the Registration of Voters (Ireland) Bill.

Ordered, That the Bankruptcy's Funds Bill be now read a second time:—The Bill was accordingly read a second time; and committed to a Committee of the whole House, for Monday, the 30th day of this instant May.

Resolved, That this House will, immediately, resolve itself into a Committee upon the Consolidated Fund Bill.

The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernau reported, That the Committee had gone through the Bill, and made Amendments thereto.

Ordered, That the Report be received upon Monday, the 30th day of this instant May.

Resolved, That this House will, upon Tuesday, the 31st day of this instant May, resolve itself into a Committee upon the Inns, Alehouses and Victualling Houses Bill.

Resolved, That this House will, upon Monday, the 30th day of this instant May, resolve itself into a Committee upon the Civil Bill (Ireland) Bill.

Ordered, That the Report from the Committee on the Postage Duties Bill be now received.

Ordered, That the Committee had made progress in the Bill; and the Report was ordered to be taken into further consideration upon Monday, the 30th day of this instant May; and the Bill, as amended, to be printed.

Resolved, That this House will, upon Wednesday, the 8th day of June next, again resolve itself into a Committee upon the Turnpike Trusts Consolidation Bill.

Ordered, That Mr. Cumming Bruce be discharged from any further attendance on the Select Committee on Statute Labour (Scotland.)

Ordered, That Mr. Robert Ferguson be added to the Committee.

Ordered, That the Select Committee on Salmon Fisheries (Scotland) have leave to sit, notwithstanding the adjournment of the House.

Ordered, That Mr. Sidney Herbert be discharged from any further attendance on the Select Committee on Salt (British India.)

Ordered, That Mr. Bagshaw be added to the Committee.

Ordered, That there be laid before this House—Lea and Accounts of the Quantity of Lead and Lead Ore imported into the United Kingdom; distinguishing the Countries from which imported, and the Amount of Duty received thereon:—and, of all Lead and Lead Ore, distinguishing Pig and rolled Lead, Shot, Latharge, and Lead Paint, exported from the United Kingdom in the year ending 5th January 1836; stating the Countries to which the same have been exported.

Ordered, That there be laid before this House,—Bank of England; containing an Account of the Average Public Deposits held by the Bank, for each Quarter in the years from the Quarter ending June 1832, to the present time.

Ordered, to the latest period, under the name of British Poor Money, Extra Poor Money, or other similar denominations; stating the Authorities under which Sums are levied, to whom they are paid, and how they have been distributed; also the Balance of said Funds remaining in hand on 1st January 1836.
Ordered, That leave be given to bring in a Bill to facilitate the Recovery of certain Arrears of Highway Rates and Composition in lieu of Statute Duty: And that Mr. Shaw Lefevre and Mr. Poulett Thomson do prepare, and bring it in.

Negro Apprenticeship.

Ordered, That Mr. O'Connell be added to the Select Committee on Negro Apprenticeship.

And then the House adjourned till Monday, the 30th day of this instant May.

Lunce, 30th die Maii;
Anno 6° Wilhemi IV Regis. 1836.

PRAYERS.

Mr. Samuel, from the Trustees for building new Churches in Newington, was called in; and at the bar presented, Returns to several Orders, dated the 21st day of March last, for Accounts, showing the Total Amount of Money levied by the Trustees by way of Rate upon the Parishioners of Saint Mary, Newington, Surrey, under the Act of Parliament for building two new Churches in that Parish, since the period of the last Returns made to Parliament, to the present time; showing the Amount of Money actually received for such Rates during the same period;—showing for each year, up to the present time, the Expenses attending the Collection of the Rates, and any Expenses incident thereto, as well as the annual Amount of Loss from Defaulters upon each Rate from the year 1828, up to the end of which year only the last Return was made to Parliament;—showing the Amount of the Pew Rents annually for each Church from the passing of the Act to the present time; and a similar Account, under separate Heads, of Monies received for Burial Fees, Sale of Vaults, and other sources of the like nature; and an Account of the Appropriation thereof respectively in each year;—showing the Total Amount of the Expenditure of the Trustees, from the passing of the Act to the present time; and an Account of the Appropriation thereof, exhibiting under distinct Heads the Sums which have been paid towards building the said Churches; for the Purchase of Property, and to whom, stating the Quantity, and, if Leasold, the term therein; for completing the Churchyards; for Furniture, Organs, Bells, and other Articles, specifying the particular Sums so paid; for Lighting; for Repairs; and for all other matters and things, also classed in like manner, under distinct Heads;—showing in the Treasurer's hands on the second Tuesday in February, and second Tuesday in August in each year, from 31st July 1831 to the present time, specifying the Amount of Pew Rents separately from the Rates;—showing the Amount of Money which the Parish is at this time indebted to His Majesty's Commissioners for building the two Churches, and whether any and what Sums have been paid to them by the Trustees since the last Return made to Parliament, and at what time or times;—showing the Amount of Money borrowed from other Persons (besides His Majesty's Commissioners), from the passing of the Act to the present time; stating whether any and what Sums have been paid off, the rate of Interest paid thereon, and the nature of the Security given;—showing what Money has, up to the present time, been paid out of the Rates or otherwise to their Clerk and Solicitor; distinguishing the Sums paid for his Salary, and his Bills, from 12th May 1830 to the present time, likewise showing what Money has been paid to Messengers, Agents or Servants, from 27th June 1831 to the present time;—showing the Amount of Money paid to the Rates of the Organists, Bells, Pew-openers, and other Persons employed at the two new Churches, from the period of the last Return made to Parliament to the present time;—showing the Number of Persons who have had Distresses Warrants issued against them for the non-payment of the Rates, as well as the Number of Persons against whom Summonses have been issued for the same cause, from the last Return made to Parliament to the present time;—also a Statement, showing the Names and Residences of the Treasurer and Trustees appointed under the Act, from 1st January 1830 to the present time; likewise the Amount at which they are respectively rated in the new Church Rate-books; as also the Number and Dates of all Meetings held within the above period, and the Names of all Trustees attending each Meeting;—And then he withdrew.

Ordered, That the said Return do lie upon the Table.

Mr. Croker, from the Treasury, was called in; and at the bar presented, pursuant to Orders,—Accounts of all Soap made in each Town in Great Britain; distinguishing Hard from Soft, from 5th January 1833 to 5th January 1836;—Of Soap exported; specifying the Port from whence shipped, and the Amount of Drawback paid thereon from 5th January 1833 to 5th January 1836;—Of the Quantity, distinguishing Hard from Soft, and the Amount of Drawback paid thereon from 5th January 1835 to 5th January 1836;—Of the Manufacturers of Woollens, Linens, Silks and others, from 5th January 1835 to 5th January 1836;—Of all Soap exported to Ireland, Hard and Soft, from 5th January 1833 to 5th January 1836;—Of the Port from whence shipped, and the Amount of Drawback paid thereon from 5th January 1835 to 5th January 1836;—Of all Soap imported in Great Britain, Hard and Soft, from 5th January 1833 to 5th January 1836;—Of all Soap imported from Ireland, Hard and Soft, from 5th January 1833 to 5th January 1836;—Of the Quantity, distinguishing Hard from Soft, from 5th January 1835 to 5th January 1836;—Of the Names of all Persons convicted of defrauding the Revenue arising from Soap; the Dates of Conviction; the Amount of the several Penalties; whether the Person so convicted has been previously convicted or fined, or had Penalties compromised; the Amount paid to the seizing Officers for each Conviction; and the Names, Dates, Amount of Penalties paid, on all cases which have been compromised from 5th January 1835 to 5th January 1836;—And then he withdrew.

Ordered, That the said Accounts do lie upon the Table.

Mr. Speaker acquainted the House, that he had received, from the Deputy Clerk of the Crown and Hanaper in Ireland, a Petition of Talbot Glascoch, Esquire, complaining of an undue Election and Return for the City of Kilkenney, and the said Petition was laid upon the Table.

A Petition of Talbot Glascoch, of the city of Dublin, Esquire, Recorder of Baltinglass, &c. was read; setting forth, That Petitioner was invited to stand as a Candidate for the representation of Kilkenney, for which purpose a new Writ was ordered, and notice given by the Returning Officers of said city that a new Election would be held on Tuesday, the 17th day of May, between the hours of eleven and twelve o'clock on said day; which notice was not taken, and not according to the law of the land; that Petitioner was accordingly proceeded to the Court, precisely at the hour of eleven o'clock, when Petitioner was sent for by Tony Perroll, Esquire, the conducting agent of Daniel O'Connell, the other Candidate for Kilkenney, to his house or offices, near to the City Court-house; that Petitioner, believing that at all events no deception would be practised with a view to preventing Petitioner being proposed and seconded, for which he was prepared, was then requested by said Tony Perroll, Esquire, to oblige him by not opposing said Daniel O'Connell, and requesting to know the grounds of Petitioner's opposition to him; Petitioner unhesitatingly
unhesitatingly communicated with said avowed agent the grounds of his opposition, videelicet, that the said Daniel O'Connell was incapacitated to take his seat, even though returned, and that Petitioner would petition the House against his continuing to sit, should he be returned; that the Petitioner was led into a deceitful security that the Election would not have been proceeded with, at least for a few minutes after eleven o'clock, the more particularly as the conducting agent of the person who was returned remained at his own residence, while Petitioner proceeded to the City Court-house, where, in a few minutes after eleven o'clock, the said Daniel O'Connell was declared duly elected; that Petitioner, finding he was the unpopulous Candidate, and that the Returning Officer decided that he had declared Mr. O'Connell duly elected, that Petitioner merely remonstrated upon the indecent haste and deception which had been practised by means of treachery and fraud; Petitioner therefore prays that he may be permitted to support, by proof of the fact before the bar of the House, that a systematic sanction of anticipating the proper period of Election was practised even by the Returning Officers and that, without imputing corrupt motives, Petitioner undertakes to prove that the Returning Officers declared Daniel O'Connell, Esquire, duly elected before half past eleven o'clock, although they had previously advertised that the Election was to be held between eleven and twelve o'clock; thereby deluding the Candidates that no deception would have taken place, particularly when the proof of the agency of the deceivers can be brought home to the party non-inculpated; that no proclamation was made, or any interval of time elapsed, from the moment the Returning Officer declared said Daniel O'Connell duly elected, without a single voter having polled; that the notice of the said Election was even short, according to the law of the land; that, as evidence of the indecent hurry and fraud by means whereof the said Daniel O'Connell was declared duly elected, the Petitioner undertakes to prove before the House, or any Committee that may be appointed for that purpose, the following facts; and that, although said Daniel O'Connell might have been amidst an uproarious tumult declaimed for over eleven o'clock on Tuesday, when the Petitioner demanded a poll, and had in attendance two registered Electors for the purpose; yet the Return was not made upon the Writ of Election, nor the deed perfected until nearly twelve o'clock; the Petitioner was declared duly elected about eleven o'clock on Tuesday, and that some of the documents necessary to complete the formal Election of said Mr. O'Connell having been forgotten at the Court-house, the same was supplied and signed by the Returning Officers at the house of Kenny Purcell, Esquire, attorney, and conducting agent for said Daniel O'Connell, and that said Kenny Purcell immediately left Kilkenny with all the original papers relative to said Election; and that said Kenny Purcell having been at a distance from the Court-house, had informed the Petitioner that he had been declared duly elected even before the time specified by the law; and that they had previous advertised that the Election was to be held between eleven and twelve o'clock; thereby deluding the Candidates that no deception would have taken place, the Petitioner demands that the Return be stricken out of the record; that Petitioner shall be thought necessary by the several parties on the hearing of the matter of the said Petition.

Ordered, That the Committee on the Metro-Metropolitan suspension Bridge Bill be revived; and that they have leave to sit and proceed To-morrow.

A Petition of the Earl of Stamford and War-Midland rington, praying that the Midland Counties Railway Companies Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

The House proceeded to take into consideration Gloucester the report which, upon the 20th day of this instant Water Bill, May, was made from the Committee on the Gloucester Water Bill, printed copies of the Bill having been delivered at the door upon Wednesday last; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be engrossed.

Mr. Mark Philips reported from the Committee Manchester on the Manchester and Salford Canal Bill; and to the Canal Bill; and to whom several Petitions against the said Bill were referred; that the Standing Orders relative to Navigation Bills, had been complied with; and that they had considered several of the said Petitions, and that the Committee had examined the Allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table.

An ingrossed Bill for granting further Powers to Imperial a Company called "The Imperial Continental Gas Association," was read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Mark Philips do carry the Bill to the Lords, and desire their concurrence.

A Petition of Commissioners for putting the Wells Wells (Norfolk) Harbour Act into execution, for leave to present a Petition for a Bill to alter and amend an Act of the fifth and sixth years of the Reign of His Majesty King William the Fourth, intituled, "An Act for more effectually repairing, improving and preserving the Harbour and Quay of Wells, in the County of Norfolk," was presented, necessary to the hearing of the said Petition; and to and Salford the House; and the Bill was referred to Sir William Folkes and the Norfolk List, with Power sent to persons, persons, and records.

A Petition of Owners and Occupiers of lands in Newton Bushell Droveesteption, in the county of Devon, praying that the said Bill, they may be heard, by their counsel or agents, against the Newton Bushell Road Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Charles Gifford, Anna Maria Pilton, and other persons, being Mortgagees on the Newton Bushell and Moretonhampstead Roads; — Persons accustomed to travel on the Newton Bushell, Bovey Tracey, Moretonhampstead, and Newton Votes; — and, Inhabitants of Newton Abbott and Newton Bushell, praying that the said Bill may pass into a law, were also presented, and read; and ordered to lie upon the Table.

Mr. John Henry Vivian, by Order, reported from Aberavon the Committee on the Aberavon Harbour Bill; That the Standing Orders relative to Navigation Bills, had been complied with; and that they had examined the Allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be engrossed.
A. 1836.

30th May.

Marlborough and Salisbury Road Bill.

An ingrossed Bill to vary and alter the Line of the Marlborough and Salisbury Road, and for making a Road from the same to Amersbury, in the County of Wilts, was read the third time. Resolved, That the Bill do pass.

Ordered, That Mr. John Henry Virius do carry the Bill to the Lords, and desire their concurrence.

Farrell Navigation Bill.

The House proceeded to take into consideration the Report which, upon the 18th day of this instant May, was made from the Committee on the Farrell Navigation Bill, printed Copies of the Bill having been delivered at the door upon Friday, the 20th day of this instant May; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Dartford Canal and Kent and Essex Ferry Bill.

A Petition of Owners and Occupiers of lands in Dartford; George Willingdon, of Dartford, in the county of Kent, miller; and, Michael Burne, of Sotterby Hall, in the county of Suffolk, Esquire; praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Dartford Canal and Kent and Essex Ferry Bill, were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

Harbours of Refuge.

A Petition of Captain John M'Arthur Lom, R.N., of New Bond-street, London, John Ferguson, of Tyro-y-fern, in the county of Denbigh, Esquire, Richard Coed and Thomas Seddon Smith, of Liverpool, in the county of Lancashire, Gentlemen, and William Parkin, of Clancery-lane, London, Gentleman, praying that the powers of the Committee appointed to inquire into the alleged deficiency of protection for ships on the north-east coast of England, may be extended to the northern coast of Wales, or that authority may be given to the said Committee to consider and report on the plans and proposals of the Petitioners to form a Refuge Harbour between the Great and Little Ormesheads, North Wales, not requiring any passing Tolls, was presented, and read; and ordered to lie upon the Table.

Medical Practitioners.

A Petition of Practitioners of Medicine and Surgery in Worcestershire, and the adjacent counties, setting forth that the system of contract by tender adopted by His Majesty's Assistant Poor Law Commissioners, for providing medical attendance upon the sick poor, is inefficient and unjust; first, it is unjust, because while it does not afford proper medical relief to the sick poor, it does not offer a renumeration to the medical practitioner proportional to the laborious duties required of him, but a remuneration actually inferior to that allowed for attendance upon criminals, was presented, and read; and ordered to lie upon the Table.

A Petition of the Corporation of Worcester; and, Other: praying the House to sanction some legislative enactment by which the civil disabilities now affecting the Jews may be removed, were presented, and read; and ordered to lie upon the Table.

Copyholds, &c.

A Petition of William Lloyd, of Aston, in the county of Salop, Esquire; and, Thomas Crowe, of Strowid; praying that the Copyholds; Copyholds Enfranchisement; Excheats; and, Descent and Heriots Bills, may not pass into law, were presented, and read; and referred to the Select Committee on Heriots' Commutation.

A Petition of Inhabitants of the county of Leicestershire, now or formerly Members of the Protestant College, Universities of Oxford, Cambridge and Dublin; and, of the there-undersigned Protestant, agreed upon at a Meeting held in Exeter Hall; praying that no further grant be made by Parliament to the College of Maynooth, were presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Established Church, Excise Licenses of Coleraine; Inhabitants of Coleraine;—Bangor;—White House;—Antrim;—Bootstoun: and, Wesleyans of Coleraine; praying that the Excise Licenses of Ireland Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Antrim;—Bally-Spirits ounter;—Bangor;—White House;—and, Magil. trates, Clergy and Inhabitants of Saintsfield; praying that no individual having a License for the sale of groceries shall be permitted to sell Spirituous Liquors by retail in Ireland, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Newcastle-upon-Tyne, Lord's Day, Gateshead, and their vicinities;—Carneddul; and, Llanddergyn; praying that a law may be enacted to prohibit the opening of public-houses, beer and gin shops on the Lord's Day, were presented, and read; and ordered to lie upon the Table.

A Petition of Samuel Dubell, praying that the Lord's Day Bill, Lord's Day Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Bury Saint Edmund's, in the county of Suffolk, praying the House of Commons to adhere to the provisions of the Municipal Corporations of Ireland Bill as originally passed by them, was presented, and read; and ordered to lie upon the Table.

A Petition of Retailers of Spirituous Liquors in Johnstone; and, Lochwinnoch; praying that the Spirituous Liquors Sale Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Parishioners of Islandeady, praying that the Landlord and Tenant (Ireland) Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Ship-owners and Merchants residing Danish Claims. at the port of Hull, complaining of the confiscation of their property by the Danish Government in 1807; and praying that compensation may be made to them upon the usual and correct principle of value, according to the actual worth of the property to their respective owners at the time of seizure and confiscation, which is the real loss sustained by them, was presented, and read; and ordered to lie upon the Table.

A Petition of George O'Malley Irwin, of the city of George of Dublin, Esquire, barrister-at-law, stating certain transactions which took place between the Petitioner, Mr. Robert Johnstone, and the Government of Ireland in 1833, respecting the situation of assistant barrister of the county of Mayo, and praying for an investigation, was presented, and read; and ordered to lie upon the Table.

A Petition
A Petition of Sir Mark Wood, of Here Wood, in the county of Cambridgeshire, and of Pail Mill, in the county of Middlesex, Baronet, praying that he may be heard, by himself, his counsel or agent, against certain parts of the Newport (Monmouth) Harbour Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by himself, his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

An ingrossed Bill for lighting with Gas and supplying with Water the Town of Tolvercross and Places adjacent, in the County of Lothian, was read the third time.

Resolved, That the Bill do pass.

A Petition of the Chairman of a Meeting of Inhabitants of Hadlesfield, praying that if any alteration at all be made in the present Factories Act that it may be at least a ten hour Bill for all ages, and a restriction placed on the propelling power, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Hartlepool, praying for the immediate redress of the grievances affecting dissenters from the Established Church, was presented, and read; and ordered to lie upon the Table.

A Petition of John M'Cay, Honorary Secretary of the Howard Society, praying for a law which will make it imperative on the House to grant precedency of the Howard Society, was presented, and read.

A Petition of John Mc Gay, Honorary Secretary of the Howard Society, praying for a law which will make it imperative on the House to grant precedency of the Howard Society, was presented, and read.

Mr. Shaw Lefevre presented a Bill to facilitate the recovery of certain Arrears of Highway Rates, and Composition in lieu of Statute Duty: And the same was read the first time; and ordered to be read a second time upon Friday next; and to be printed.

A Petition of Trustees of the Turnpike Road leading from Dover to Burham Downes, in the county of Kent, praying that the Turnpike Trusts Consolodation Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Corporation and Guardians of the Poor of Bristol:—Inhabitants, Rate-payers and Freeman of Saint Paul;—Saint John the Baptist; —Saint Michael;—Saint Augustine;—Saint James; —Christchurch; —All Saints;—Saint Thomas; —Saint Peter; —Saint Leonard; —Saint Stephen; —Saint Philip and Saint Jacob;—Rate-payers of Saint Nicholas; —Saint Mary-le-Port;—Saint Mary Redcliffe;—Saint Peter;—Inhabitants and Rate-payers of Bristol;—and, Inhabitants of Temple, Bristol; praying that the Bristol Damages Compensation Bill may pass into a law, were presented and read; and ordered to lie upon the Table.

A Petition of Members of the Grand Panel of the county of Armagh, praying for a more equitable mode of assessment by Grand Juries in Ireland, was presented, and referred to the Select Committee on County Cess (Ireland.).

Ordered, That the Petition of Merchants, Traders and Proprietors of Property in the outparish of Deragis, for authority to prevent the sale of British merchanidize by coasting merchantmen, and praying, on the part of the inhabitants of Cape Coast, to be allowed to purchase in the roadstead from Bristol and Liverpool merchants, was presented, and read; and ordered to lie upon the Table.

A Petition of Quoffee Abbreeropy (or King Aggry), African Trade, King of Cape Coast, on the western coast of Africa, in the name and on behalf of his countrymen, the native population of Cape Coast, complaining of the application made by the British merchants resident there, for authority to prevent the sale of British merchandise by coasting merchantmen, and praying, on the part of the inhabitants of Cape Coast, to be allowed to purchase in the roadstead from Bristol and Liverpool merchants, was presented, and read; and ordered to lie upon the Table.

A Petition of Sir Mark Wood, of Here Wood, in the county of Cambridgeshire, and of Pail Mill, in the county of Middlesex, Baronet, praying that he may be heard, by himself, his counsel or agent, against certain parts of the Newport (Monmouth) Harbour Bill, was presented, and read.

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A Petition of the Chairman of a Meeting of Inhabitants of Hadlesfield, praying that if any alteration at all be made in the present Factories Act that it may be at least a ten hour Bill for all ages, and a restriction placed on the propelling power, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Hartlepool, praying for the immediate redress of the grievances affecting dissenters from the Established Church, was presented, and read; and ordered to lie upon the Table.

A Petition of John M'Cay, Honorary Secretary of the Howard Society, praying for a law which will make it imperative on the House to grant precedency of the Howard Society, was presented, and read.

A Petition of John Mc Gay, Honorary Secretary of the Howard Society, praying for a law which will make it imperative on the House to grant precedency of the Howard Society, was presented, and read.

Mr. Shaw Lefevre presented a Bill to facilitate the recovery of certain Arrears of Highway Rates, and Composition in lieu of Statute Duty: And the same was read the first time; and ordered to be read a second time upon Friday next; and to be printed.

A Petition of Trustees of the Turnpike Road leading from Dover to Burham Downes, in the county of Kent, praying that the Turnpike Trusts Consolodation Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Corporation and Guardians of the Poor of Bristol:—Inhabitants, Rate-payers and Freeman of Saint Paul;—Saint John the Baptist; —Saint Michael;—Saint Augustine;—Saint James; —Christchurch; —All Saints;—Saint Thomas; —Saint Peter; —Saint Leonard; —Saint Stephen; —Saint Philip and Saint Jacob;—Rate-payers of Saint Nicholas; —Saint Mary-le-Port;—Saint Mary Redcliffe;—Saint Peter;—Inhabitants and Rate-payers of Bristol;—and, Inhabitants of Temple, Bristol; praying that the Bristol Damages Compensation Bill may pass into a law, were presented and read; and ordered to lie upon the Table.

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A Petition of Inhabitants of Hartlepool, praying for the immediate redress of the grievances affecting dissenters from the Established Church, was presented, and read; and ordered to lie upon the Table.
A Petition of John Thomas Barber Beaumont, of Regent-street, Westminster, Esquire, praying that a Clause may be inserted in the Stamp Duties Bill to exempt Fire Insurances from the operation of the Bill; certain cases, was presented, and read; and ordered to lie upon the Table.

A Petition of Merchants, Tradesmen and Inhabitants of Roscoons, praying that the Liverpool Docks Bill may not pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

A Petition of Richard Bushell and John Hayward, Junior, both of the town and port of Dover, Shipowners, praying that the Dover Harbour Bill may not pass into a law as it now stands, was presented, and read; and referred to the Select Committee on Dover Harbour.

The House, according to Order, resumed the adjourned Debate upon the Question proposed upon Friday, the 20th day of this instant May, "That the Report which, upon the 16th day of this instant May, was made from the Select Committee on the City of Dublin Election Petition," be now read.

And the Question being again proposed:—The said Motion was, with leave of the House, withdrawn.

Ordered, That the Petition of John Roafferty and others, complaining of the Election and Return of Messrs. Hamilton and West, and praying that the said Election and Return may be declared null and void, which was presented upon the 20th day of this instant May, be withdrawn.

The Bill from the Lords, intituled, An Act for imposing certain Restrictions on the Renewal of Leases by Ecclesiastical Persons, was, according to Order, read the third time.

Resolved, That the Bill, with the Amendments, do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, with Amendments; to which Amendments this House doth desire the concurrence of their Lordships.

Mr. Bernal reported the Consolidated Fund Bill and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time To-morrow.

The Order of the day being read, for the Committee of Supply:

Ordered, That the Estimate of Sums required for the Pay of the Commissariat Department at Home and Abroad, and for the supply of Forage, Cogs, Candles and Straw, for the Troops in Ireland, for the year ending 31st March 1837, with a Statement of the Amount required for similar Services in the year ending 31st March 1836, be referred to the Committee.

Ordered, That the Estimate of Sums required for the Ordnance Officers, and for Superannuation and Retired Allowances; also, for the Pensions of Commissariat Officers and Compassionate Allowances to their Children, for one year, from 1st April 1836 to 31st March 1837, be referred to the Committee.

Ordered, That the several Estimates for Miscellaneous Services for 1836-7, be referred to the Committee.

Ordered, That the Estimate for Miscellaneous Charges (Scotland) from 1st April 1836 to the 31st March 1837, be referred to the Committee.

Ordered, That the Account of the Income and Expenditure of the British Museum for the year 1836, and of the estimated Charges and Expenditure for the year 1836, and of the Sums necessary to discharge the same, which was presented upon the 21st day of March last, be referred to the Committee.

Then the House resolved itself into the Committee.

(In the Committee.)

1. Resolved, That a Sum, not exceeding Sixty-four thousand four hundred and fifty pounds, be granted to His Majesty, to defray, to the 31st day of March 1837, the expense of Works and Repairs of Public Buildings, and for Furniture and other charges, for lighting and watching, and for the maintenance and repairs of Royal Palaces and Works in the Royal Gardens heretofore charged upon the Civil List.

2. Resolved, That a sum, not exceeding Fifteen thousand pounds, be granted to His Majesty, to defray the expense of Works and Repairs at the Harbour of Kingstown, to the 31st day of March 1837.

3. Resolved, That a sum, not exceeding Twelve thousand two hundred and sixty-six pounds, be granted to His Majesty, to defray the expense of Works and Repairs at Port Patrick Harbour, to the 31st day of March 1837.

4. Resolved, That a sum, not exceeding Six thousand four hundred and fifty pounds, be granted to His Majesty, to defray the expenses of the Holyhead and Liverpool Roads, and Holyhead and Holyhead Harbours, to the 31st day of March 1837.

5. Resolved, That a sum, not exceeding Twenty-five thousand eight hundred and sixty pounds, be granted to His Majesty, to defray the charge of New Buildings at the British Museum, to the 31st day of March 1837.

6. Resolved, That a sum, not exceeding Thirty-one thousand one hundred and twelve pounds, be granted to His Majesty, to complete the new Buildings for the National Gallery.

7. Resolved, That a sum, not exceeding Four thousand five hundred and forty-seven pounds, be granted to His Majesty, to complete the Works at the British Museum.

8. Resolved, That a sum, not exceeding Three thousand seven hundred and fifty-five pounds, be granted to His Majesty, to complete the Works at the British Museum.

9. Resolved, That a sum, not exceeding Fifteen thousand three hundred and seventy pounds, be granted to His Majesty, to restore the Building at General Pensions of Widows of Commissariat Officers for one year, from 1st April 1836 to 31st March 1837.

10. Resolved, That a sum, not exceeding Seven thousand pounds, be granted to His Majesty, to defray, in the year 1836, the expense of Works at the Prison Buildings at Dartmoor.

11. Resolved, That a sum, not exceeding Ten thousand pounds, be granted to His Majesty, to Chambers, to defray, in the year 1836, the expense of the erection of Chambers for the Judges.

12. Resolved, That a sum, not exceeding Forty-Five thousand two hundred and seventy pounds, be granted (Treasury) to His Majesty, to make good the deficiency of the Fee Fund in the Department of His Majesty's Treasury, to the 31st day of March 1837.

13. Resolved, That a sum, not exceeding Eleven thousand two hundred and seventy pounds, be granted to His Majesty, to make good the deficiency of the Fee Fund in the Office of His Majesty's Secretary of State for Foreign Affairs, to the 31st day of March 1837.

14. Resolved, That a sum, not exceeding Forty thousand two hundred and thirty-two pounds, be granted to His Majesty, to make good the deficiency of the Fee Fund in the department of His Majesty's Secretary of State for Foreign Affairs, to the 31st day of March 1837.

15. Resolved,
15. Resolved, That a sum, not exceeding Twelve thousand two hundred and seventy pounds, be granted to His Majesty, to make good the deficiency of the Fee Fund in the Department of His Majesty's Secretary of State for the Colonies, to the 31st day of March 1837.

16. Resolved, That a sum, not exceeding Twenty thousand two hundred and eighty-eight pounds, be granted to His Majesty, to make good the deficiency of the Fee Fund in the Department of His Majesty's Most honourable Privy Council and Committee of Privy Council for Trade, to the 31st day of March 1837.

17. Resolved, That a sum, not exceeding Six thousand and five hundred pounds, be granted to His Majesty, to defray the Contingent Expenses and Messengers' Bills in the Department of His Majesty's Secretary of State for Foreign Affairs, to the 31st day of March 1837.

18. Resolved, That a sum, not exceeding Five thousand four hundred and ten pounds, be granted to His Majesty, to defray the Contingent Expenses and Messengers' Bills in the Office of His Majesty's Secretary of State for the Home Department, to the 31st day of March 1837.

19. Resolved, That a sum, not exceeding Thirty-one thousand and five hundred pounds, be granted to His Majesty, to defray the Contingent Expenses and Messengers' Bills in the Department of His Majesty's Secretary of State for Foreign Affairs, to the 31st day of March 1837.

20. Resolved, That a sum, not exceeding Five thousand and four hundred pounds, be granted to His Majesty, to defray the Contingent Expenses and Messengers' Bills in the Department of His Majesty's Secretary of State for the Colonies, to the 31st day of March 1837.

21. Resolved, That a sum, not exceeding Four thousand one hundred and fifty pounds, be granted to His Majesty, to defray the Contingent Expenses and Messengers' Bills in the Department of His Majesty's Most honourable Privy Council and Committee of Privy Council for Trade, to the 31st day of March 1837.

22. Resolved, That a sum, not exceeding Fourteen thousand six hundred and fifty pounds, be granted to His Majesty, to pay the Salaries and Contingent Expenses in the Departments of the Comptroller-General of the Exchequer, and the Paymaster of Civil Services, to the 31st day of March 1837.

23. Resolved, That a sum not exceeding Three thousand and seven hundred pounds, be granted to His Majesty, to defray, to the 31st day of March 1837, the Salaries of the Commissioners attending the First Lord of the Treasury and Chancellor of the Exchequer, the four Patent Messengers of the Court of Exchequer, and various ancient allowances to Offices of that Court.

24. Resolved, That a sum, not exceeding Two thousand and six pounds, be granted to His Majesty, to defray the charge of the Salaries and Allowances granted to certain Professors in the Universities of Oxford and Cambridge, to the 31st day of March 1837.

25. Resolved, That a sum, not exceeding Twelve thousand and five hundred pounds, be granted to His Majesty, to pay the Salaries of the Commissaries of the Insolvent Debtors Court, and of their Clerks, the Contingent Expenses of their Office, and also the Expenses attendant upon their Circuits, to the 31st day of March 1837.

26. Resolved, That a sum, not exceeding One thousand pounds, be granted to His Majesty, to pay the Salaries of the Officers, and the Contingent Expenses of the Office for the Registration of Aliens, to the 31st day of March 1837.

27. Resolved, That a sum, not exceeding Fifteen thousand and six hundred pounds, be granted to His Majesty, to defray the charge of the Penitentiary at Millbank, to the 31st day of March 1837.

28. Resolved, That a sum, not exceeding Twenty-nine thousand and eight hundred pounds, be granted to His Majesty, to defray, in the year 1836, the expenses under and connected with the Acts relating to Municipal Corporations in England, Scotland and Ireland.

29. Resolved, That a sum, not exceeding Five thousand one hundred pounds, be granted to His Majesty, to defray, in the year 1836, the expenses of the Commission for inquiring into the several Statutes relating to Criminal and other Law.

30. Resolved, That a sum, not exceeding Seven thousand and fifty-three pounds, be granted to His Majesty, for defraying, for one year, the expenses of the Commission for inquiring into County Rates, and the authority for the receipt of the Fees by Magistrates and Sheriffs.

31. Resolved, That a sum, not exceeding Thirty thousand pounds, be granted to His Majesty, to defray the charges of the Commissioners for inquiring into Charities in England and Wales, from the 22nd day of October 1835 to the 1st day of March 1837.

32. Resolved, That a sum, not exceeding One thousand and five hundred pounds, be granted to His Majesty, to pay the remuneration to the Commissioners appointed to inquire into the state of the Religious Instruction and Instruction to the people of Scotland.

33. Resolved, That a sum, not exceeding Forty-two thousand and eight hundred pounds, be granted to His Majesty, to defray, in the year 1836, the Salaries and Expenses of the Commissioners for the amendment and better administration of the Laws relating to the Poor in England and Wales.

34. Resolved, That a sum, not exceeding Fourteen thousand and seven hundred pounds, to be granted, to His Majesty, to pay, to the 31st day of March 1837, the Salaries and Contingent Expenses for the Commissioners appointed on the part of His Majesty, under the Treaties with Foreign Powers, for preventing the illegal traffic in Slaves.

35. Resolved, That a sum, not exceeding One thousand and one hundred and five pounds, be granted to His Majesty, to defray, in the year 1836, the Salaries and Expenses of the Commissioners for inquiring into Municipal Corporations in Scotland.

36. Resolved, That a sum, not exceeding Eight thousand and one hundred pounds, be granted to His Majesty, to pay, to the 31st day of March 1837, the Salaries and Incidental Expenses for the Commissioners appointed to inquire into the opportunities of Religious Worship, and means of Religious Instruction, and the Pastoral Superintendence afforded to the people of Scotland.

37. Resolved, That a sum, not exceeding Four thousand six hundred and sixty pounds, be granted to His Majesty, to pay, to the 31st day of March 1837, the Salaries of His Majesty's Consuls General, Consuls, Vice-Consuls, and Superintendents of Trade at Canton, and also of the Contingent Expenses connected with the public duties of such Consuls General, Consuls, Vice-Consuls, and Superintendents of Trade at Canton, to the 31st day of March 1837.

38. Resolved, That a sum, not exceeding Five thousand and one hundred pounds, be granted to His Majesty, to pay, to the 31st day of March 1837, the Salaries and Incidental Expenses of the Commissioners appointed to inquire into the state of the County Rates in England and Ireland.

39. Resolved, That a sum, not exceeding Twenty thousand and one hundred pounds, be granted to His Majesty, to defray, in the year 1836, the expenses of the Commission for inquiring into Municipal Corporations in Scotland.
Mr. Bernal also acquainted the House, that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, To-morrow, again resolve itself into the said Committee.

Postage Duties Bill.

The House, according to Order, proceeded to take into further consideration the Report on the Postage Duties Bill; and the Amendments were read, and agreed to.

Resolved, That the Bill, with the Amendments, be engrossed; and read the third time this day.

Cinque Ports Bill.

The Cinque Ports Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Thursday next.

Bankrupts' Funds Bill.

The House, according to Order, resolved itself into a Committee upon the Bankrupts' Funds Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Resolved, That the Report be received this day.

Tithes' Voluntary Commutation Bill.

The Order of the day being read, for the second reading of the Tithes Voluntary Commutation Bill; Ordered, That the Bill be read a second time upon Monday next.

Extra Parochial Places Bill.

The Order of the day being read, for the second reading of the Extra Parochial Places Bill; Ordered, That the Bill be read a second time To-morrow.

Glasgow and Falkirk Railway Bill.

The Order of the day being read, for taking into further consideration the Report from the Committee on the Glasgow and Falkirk Railway Bill, for an extension of time to make their Report; Ordered, That the Report be taken into further consideration this day.

Court of Session (Scotland) Bill.

The Order of the day being read, for the Committee on the Court of Session (Scotland) Bill; Resolved, That this House will, upon Friday next, resolve itself into the said Committee.

Election Expenses Bill.

The Order of the day being read, for the Committee on the Election Expenses Bill; Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

Ways and Means.

The Order of the day being read, for the Committee of Ways and Means; Resolved, That this House will, To-morrow, resolve itself into the said Committee.

Registration of Voters (Ireland) Bill.

The Order of the day being read, for the Committee on the Registration of Voters (Ireland) Bill; Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

Civil Bill Courts (Ireland) Bill.

The Order of the day being read, for the Committee on the Civil Bill Courts (Ireland) Bill; Resolved, That this House will, To-morrow, resolve itself into the said Committee.

Registration of Voters Bill.

The Order of the day being read, for taking into further consideration the Report on the Registration of Voters Bill; Resolved, That the Report be taken into further consideration this day.

Courts of Law.

Resolved, That an humble Address be presented to His Majesty, that He will graciously pleased to give directions, that there be laid before this House, a Court of Exchequer (Ireland).

Ordered, That there be laid before this House, a Court of Common Law at Westminster, for Thursday next.

Bar and Assay Office; and for the estimation of the Charges of the same.

Ordered, That there be laid before this House, a Trinity College Copy of any Order made or issued by the Board or any Officer of Trinity College in Dublin, for submitting or receiving a certain fixed Sum of Money from the Electors of the Borough of the University of Dublin, in lieu of the Annual Sum of £1, payable under the provisions of 2d and 3d Will. 4, c. 88.

And then the House, having continued to sit till a quarter of an hour after twelve of the clock on Tuesday morning, adjourned till this day.

Martis, 31° die Maii;

Anno 6° Willilchmi IV° Regis, 1836.

PRAYERS.

From the Treasury, was called in; and at the bar presented, pursuant to an Address to His Majesty,—Return, in detail, of the Amount expended in the year 1835, for the Establishment and Contingent Expenses of His Majesty's Mint; stating the Names of the several Officers on the Establishment, their length of Service, and the Amount of Salaries and Emoluments received by each, and whether appointed by Warrant, or otherwise; also, whether they have a House or Apartment supplied them; and specifying also, the correspondent Expenses, under the several heads of Artificers, Wages, Labourers, Coals, Furnaces, &c. so as to exhibit the entire Charge to the Public for that year, under the several Heads for that Department.

A Return of the Number of private Assays made at the King's Assay Office in the Mint, in each of the last Fifteen years, in Gold and Silver; stating the Rates of Charge made for each Assay in Gold and Silver to the private Merchant or Bank, the Amount received for these Assays, and what manner the same was appropriated; with Copies of the Rules or Regulations of that Office for the Charges made for these Assays, in each of the same Fifteen years,—Of the Number and Denomination of Prosecutions by order of the Board Officers of His Majesty's Mint; and stating the Names of the several Officers on the Establishment, their length of Service, and the Amount of Salaries and Emoluments received by each, and whether appointed by Warrant, or otherwise; also, whether they have a House or Apartment supplied them; and specifying also, the correspondent Expenses, under the several heads of Artificers, Wages, Labourers, Coals, Furnaces, &c. so as to exhibit the entire Charge to the Public for that year, under the several Heads for that Department.

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the Solicitor to the Mint, and to every other Person on the Establishment.

Mr. Croker also presented, pursuant to Orders,—

A Return of all Drawbacks and Duties allowed on the Assessed Tax Acts, and Window and House Taxes, for the last Six years, 1830 to 1835; distinguishing the Number in each year, in each County, and the Number on Houses and Windows separately; also the Number affirmed, and the Number discharged in each year.

An Account of the Number of Gallons of Proof Spirits distilled in England, Scotland and Ireland, respectively; distinguishing the Quantities produced from the Materials from which each was made; distinguishing the Sorts of Spirits; showing also the Total of each sort in the United Kingdom, for the year ended 5th January 1836.

An Account, showing, under separate heads, the Number of Gallons of Proof Spirits (distinguishing the sorts) on which Duty was paid for Home Consumption, in each of the three Kingdoms, with the rate per Gallon, and Amount of such Duty; also, the Total of Gallons and Duty in the United Kingdom, for the year ending 5th January 1836.

An Account, showing, under separate heads, the Number of Gallons of Proof Spirits (distinguishing the Materials from which each is made) imported into the United Kingdom from each of the others respectively, and including, in the cases of England and Scotland, those conveyed either by Land or Sea; stating also, the rate of Duty per Gallon, and the Total Amount thereof in each case; and what portion of such Duty was paid on removal of the Spirits from Bond, and what after their arrival at the place of destination, for the year ending 5th January 1836.

An Account of the Total Number of Gallons of Proof Spirits permitted out from Distillers' Stocks in England, and Total Number of Proof Gallons of British Brandy and Spirits of Wine permitted out from Rectifiers' Stocks in England, for the year ending 5th January 1836; and the Stock remaining in the hands of English Distillers on 5th January 1836.

An Account, showing the Total Number of Proof Gallons of Spirits decreased in the Stocks of Distillers in England, for Two years, ending 10th October 1834 and 10th October 1835.

An Account of the Total Number of Proof Gallons of Rum, Brandy, Geneva, and all other Foreign Spirits, paid Duty in each Kingdom, from 5th January 1835 to 5th January 1836; rate of Duty on each per Imperial Gallon, and Amount thereof; Total Number of Gallons of each kind, and Total Duty thereon, and Total Number of Gallons of all kinds that paid Duty, and Total Amount thereof in each Kingdom, and Total Number of Gallons, and Total Duty thereon, in the whole United Kingdom, from 5th January 1835 to 5th January 1836.

An Account of the Quantities of Sugar imported into the United Kingdom from the West Indies and other the Mercantile nations of the parts of those Quantities entered for re-exportation, between 1st January 1834 and 1st January 1835; and also between 1st January 1834 and 1st January 1836; distinguishing the Quantities received from each Colony respectively;—The name of Rum;—The name of Molasses;—The name of Coffee;—The name of Cotton;—Likewise of Coconuts, Ginger, Pimento, Arrowroot, Tobacco, Indigo, Sucreasses, Liqueurs, Cider, Dyevwood, Sago, and Spars, Bark, Brazillette and Fustic.

A Return of all Drawbacks and Duties allowed and paid by His Majesty's Treasury on Timber, Slates, Glass, and other Materials used in the construction of Churches and Chapels in connection with the Kirk of Scotland, in virtue of Acts 58 Geo. 3. c. 45, 59 Geo. 3. c. 134, 3 Geo. 4. c. 72, 5 Geo. 4. Vol. 91. c. 163, or any other Act of Parliament; specifying the Date and Amount of each particular Allowance, the Act under which granted, and the Parties to whom conceded, and also the amount paid, during the half year to which the sum relates.

A Return of the Number of Stamps issued in Newspapers, each Month by the Stamp Office for all the London Newspapers, from 30th June 1835 to 30th April 1836; specifying each Newspaper by Name, and the Number of Stamps issued each Month during that period to the Printer and Publisher of each Newspaper.

A Return of the Number of Stamps issued in each Month by the Stamp Office for all the Provincial Newspapers in Great Britain, from 30th June 1835 to 30th April 1836.

A Return of the Advertisement Duty paid by each of the London Newspapers in each Month from 1st January 1835 to 30th April 1836.

A Return of all Money paid by the Crown to the Trinity House of Kingston-upon-Hull, between 5th April 1835 and 11th October 1835, on account of any Duties or Charges payable on Foreign Ships; specifying the Sum paid on behalf of each Ship, and the Name and Tonnage of the same.

An Account of all Sums paid into the Stamp Fire Insurance Office for Duty on Insurance from Fire, for the Quarters ended severally the 25th March, 24th June, 29th September, and 25th December 1835; distinguishing the Amount of the Allowance made to each Office for collecting the same in the country and London respectively, with the Dates of such Payments.

An Account of all Sums paid into the Stamp Office in Dublin, for Duty on Insurances from Fire, for the quarters ended severally 25th March, 24th June, 29th September, and 25th December 1835; distinguishing the Amount of the Allowance made to each Office for collecting the same, with the Dates of such Payments.

An Account of the Sums insured by each Office on Farming Stock exempt from Duty, for the Quarters ended severally the 25th March, 24th June, 29th September, and 25th December 1835; distinguishing the Amount of the Allowance made to each Office in the Country and London respectively.

An Account of all Sums paid into the Stamp Office in Dublin, for Duty on Insurances from Fire, for the quarters ended severally 25th March, 24th June, 29th September, and 25th December 1835; distinguishing the Amount of the Allowance made to each Office in the Country and Dublin respectively.

An Account of the Number of Vessels lying at the Liverpool Port, charging Berths at the Port of Liverpool, and entitled to discharge, but prevented from doing so, by the want of Landing Waiters, on each day of the years 1833, 1834 and 1835.

An Account of the Number of Stamps issued in Newspapers, from 30th June 1835 to 30th April 1836; specifying each Newspaper by Name, and the Amount paid, during the last Five years.

An Account of the Number of Vessels lying at the Port of Liverpool, and entitled to discharge, but prevented from doing so, by the want of Landing Waiters, on each day of the years 1833, 1834 and 1835, for Special Sufferances to discharge their Ships at over hours; and of all Fees paid for such Discharge; distinguishing the Amount paid to Landing Surveyors, Landing Waiters, Scale Porters, and other Persons in the Service of the Customs; and also, the Scale upon which such Charge is levied.

Further Returns to several Orders, dated the 18th British Spirits, day of March last, for Returns of the Quantity of Spirits, stated in Imperial Measure throughout, at Hydrometer Proof, distilled in each Kingdom, exported from one Kingdom to another Kingdom; and that paid Duty for the Home Consumption of each Kingdom, with the Rate and Total Amount of Duty for each Kingdom, and for the whole United Kingdom, and in each year, from 5th January 1815 to 5th January 1836:—Of the Sums, if any, due to the Excise, under the Act 4 Geo. 4. c. 94, for Spirits being deficient of the Charge arising from a deviation from Attention, or of any Dues or Charges payable on Foreign Ships; and specifying the Sum paid on behalf of each Ship, and the Name and Tonnage of the same.
Land Tax.

Company.

Court of Bridge Bill.

Glasgow and Falkirk Railway Bill.

Westminster Small Debts Bill.

Sum in each case (the full amount chargeable by Section 60), and the Sums remaining unpaid by each Name or Firm, and the Name of the Distillery, the Excise Collection, County and Kingdom each is in, and the Total Amount in each Kingdom:—Of the Sums, if any, due to the Excise, for additional Duties on Spirits, under 1 Will. 4, c. 49, that remained unpaid on and further time, on 5th January 1836, specifying the Sum due by each Name or Firm, and the Name of the Distillery, the Excise Collection, County and Kingdom each is in, and the Total Amount in each Kingdom.

Mr. Croker also presented, pursuant to the directions of an Act of Parliament,—A Statement of the Expenses incurred under the Acts for the Redemption and Sale of the Land Tax, and for discharging the Incidental Expenses attending the execution of those Acts, from the 5th April 1835 (the period to which the last Account was made up) to the 5th April 1836:—And then he withdrew.

Ordered, That the said Papers do lie upon the Table.

Mr. Campbell, from the Court of Directors of the East India Company, was called in; and at the bar presented, pursuant to the directions of an Act of Parliament,—List, No. 48, specifying the Particulars of the Compensation proposed to be granted to certain reduced Servants of the East India Company in England, under an arrangement sanctioned by the Board of Commissioners for the Affairs of India, and laid before The Honourable the House of Commons on the 20th March 1834.

List, No. 49, specifying the Particulars of the Compensation proposed to be granted to certain Persons late of the Maritime Service of the East India Company, under an arrangement sanctioned by the Board of Commissioners for the Affairs of India, and laid before The Honourable the House of Commons on the 26th February 1835:—And then he withdrew.

Ordered, That the said Lists do lie upon the Table.

Mr. Brown, from the King's Remembrancers Office, was called in; and at the bar presented,—Further Return to several Orders dated the 6th day of May last, for Accounts relative to the Courts of Chancery and Exchequer, being a Return of the Number of Bills in Equity filed in the Court of Exchequer in the several years 1750 to 1754; 1755 to 1764; 1765 to 1774; 1775 to 1784; 1790 to 1794; 1800 to 1804 inclusive; and, for the year 1808, and each succeeding year up to 29th February 1836:—Also, of the Number of Causes Equity, Exceptions and further Directions, Pleas and Demurrers, set down to be heard in and for, and of the Number of Decrees and Orders made on hearing the same in each of the above years; and also, of the Number of Equity Causes, Exceptions and further Directions, Pleas and Demurrers ready for hearing on the first day of each Term, and also at the close of the Sittings after each Term in each of the above years:—And then he withdrew.

Ordered, That the said Return do lie upon the Table.

Ordered, That the time for the Committee on the Metropolitan Suspension Bridge Bill to make their Report, be enlarged till Monday, the 20th day of June next.

The Order of the day being read, for taking into further consideration the Report from the Committee on the Glasgow and Falkirk Railway Bill, for an extension of time to make their Report;

Ordered, That the Report be taken into further consideration To-morrow.

A Petition of Justices of the Peace for the city and liberty of Westminster, and that part of the Duchy of Lancaster which adjoins thereto;—Henry James Ross, Stephen Gazelle, Thomas Collett and Peter Stafford Carey, Esquires;—and, Christopher Cuff, one of the two principal clerks of the Court of Requests for the city and liberty of Westminster, and that part of the Duchy of Lancaster, which adjoins thereto; praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Westminster Small Debts Bill,—were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

The Liverpool Fire and Life Insurance Company Fire and Life Insurance Company Bill.

A Petition of Inhabitants of Lamsollut, and the neighbourhood thereof, lying to the eastward of the river of Sceawen, in the county of Glamorgan, praying that the Sceawen Harbour Bill may not pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

A Petition of John Williams, the younger, and Joseph Selwin Foster, of Upper Thames-street, in the city of London, Esquires, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the said Bill, was also presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Inhabitants of Bredlington, and Bridlington Quay, in the east riding of the county of York, praying that the South Durham Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of James Pitts, of the city of Exeter, Newton Bushel Road Bill.

a Gentleman, praying that he may be heard, by his counsel or agent, against certain parts of the Newton Bushel Road Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

An ingrossed Bill for better supplying with Water Gloucester City of Gloucester, and Parishes and Places in the County of Gloucester near thereto, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Hope do carry the Bill to the Lords, and desire their concurrence.

A Petition of the Company of Proprietors of the Medway Thames and Medway Canal;—Owners and Occupiers of lands and other hereditaments, and others, in or near the line of the intended horse towing-path from Tonbridge to Maidstone;—and, Owners of Shares in the lower Navigation of the River Medway, praying that they may be heard, by their counsel or agents, against certain parts of the Medway Navigation Bill,—were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of Members of the Corporation of Maidstone, praying that the said Bill may not pass into
A Petition of Commissioners for executing an Act passed in the third and fourth years of the reign of His present Majesty, intituled, "An Act for erecting a Bridge over the River Dungladlan, within the Town of Haverfordwest, in the County of Haverfordwest, and the Liberties thereof," for leave to present a Petition for a Bill to enable the said Commissioners to mortgage the rates and tolls of the said Bridge, was presented, and read; and referred to Colonel O'neill and the Wales List; with Power to send for persons, papers, and records.

A Petition of Inhabitants of Theroy; Feuars and Inhabitants of Keith and Fife Keith;—Banchory;—Inhabitants of Larkehall and Milheugh;—Feuars, Householders and Inhabitants of Fraserburgh;—Inhabitants of Carluke;—Strathaven;—and, Merchants, Ship-owners, Traders and Inhabitants of Borrowstounness; stating that the Burghs of Barony (Scotland) Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Straithaven; Carluke;—Larkehall and Milheugh;—Feuars and Inhabitants of Keith and Fife Keith;—Huntley;—and, Inverary; praying that the Statute Labour money raised within the towns of Scotland above a certain population may be expended by trustees chosen by the payers in making and keeping in repair the streets, lanes and roads, were presented, and read; and referred to the Select Committee on Statute Labour (Scotland).

A Petition of the Provost, Magistrates and Council of the royal burgh of Banff;—and, the Provost, Bailies, Dean of Guild, Treasurer and Councilors of the royal burgh of Elgin; praying that the royal burghs of Scotland may be relieved from the burthen of maintaining county Prisoners after conviction, were presented, and read; and ordered to lie upon the Table.

A Petition of Merchants and Fish-curers interested in the herring trade at Peterhead;—and, Banff and Macduff; praying the House to take such measures as may seem proper for promoting the interests of the British Herring Fisheries in any treaties or regulations now pending with Foreign powers, so that the Petitioners may be enabled to compete, on a fair footing, in the different markets with other nations, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Lisburn, praying the House not to sanction any general measure for the revision of the Criminal Laws which shall retain the punishment of death for any other crime than that of wilful murder, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Edinburgh;—Mayor, Magistrates, Aldermen, Burgesses and Inhabitants of Worcester;—Inhabitants of the Grange of Naltee and parish of Donnegor;—Ballybarryan;—Baridaury and Kilbride;—Nobber;—Union of Arklow;—Carrigaline;—Clonacody;—Rathcorne;—Carrigtoghhill;—Fernagh, Moycullen;—Cove;—Inogeetha;—Mayor, Council, Burgesses and Inhabitants of Clifton Dartmouth Hardness;—Corporation of Wigan,—Chairman of a Meeting of inhabitants of Rochester, Clitham and Strood;—Council of the borough of Carlisle;—and, Portmouth; praying the House strictly to adhere to the provisions of the Municipal Corporations (Ireland) Bill as originally passed by them, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants and Residents within Protestant Dissenters for the immediate redress of the grievances affecting dissenters from the Established Church, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Edinburgh;—Catherine, Lord's Day Bill;—Catholic Methodists of Penmon;—Territory of Handigian and Llechryd;—Blaneenware, Blaan y Cefen and Aberporth;—Inhabitants of Richmond, York;—and, Priests and Isham; praying that the Lord's Day Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Merchants and others of Woles—East and West Hampton, praying that East India Sugars may be admitted into the British market at the same rate of Duty as that levied on West India, was presented, and read; and ordered to lie upon the Table.

A Petition of Churchwardens, Overseers and County Rates Guardians of the Poor of the parish of Donnegor, in the county of Antrim, praying that the Excise Licenses (Ireland) Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Randalsston, praying Spirits that no individual having a license for the sale of (Ireland) glycerines shall be permitted to sell Spirituous Liquors for retail in Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of Owners of land in Cranbrook;—Deesert and Knockholt;—and, the Mayor of Maidstone; praying that the Descent and Heriots Bill may not pass into a law as it now stands, were presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of land, London and Irvine Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of the Provisional Committee of the direct London and Dover Railway Company, praying that the said Bill may not pass into a law, was also presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Sheffield;—and, Lord Midland Middleton, of Middleton, in the county of Worscik;—say Bill, praying that the Midland Counties Railway Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Members of the medical profession Medial practising at Bridgnorth, Salop, praying for an practitioners, equitable remuneration for attending Coroner's Inquests, was presented, and read; and ordered to lie upon the Table.
The Lords request that this House will be pleased Trinity (North Leith) Harbour to communicate to their Lordships the Minutes of Leith) Harbour and Dock Bill. Evidence taken before a Committee appointed on the Trinity (North Leith) Harbour and Dock Bill:—

Resolved, That this House will send an Answer to the last part of the said Message by Messengers of their own.

And the Messengers were again called in, and, Mr. Speaker acquainted them therewith:—And then they again withdrew.

Ordered, That the Report on the London and London and Croydon Railway Bill be taken into further considera

The House proceeded to take into consideration Midland the Report which, upon the 20th day of this instant Railway Bill, was made from the Committee on the Mid-

A Petition of Inhabitants of Harwood, of Forest 410

And a Motion being made, and the Question being passed in the fifth and sixth year of the Reign of the poor, for the more equitable collection of the

A Petition of Residents of Padstow, in the county of Cornwall, praying for the endowment of a Chapel of Durham Bill may not pass into a law without

The Lords have agreed to the Bill, intituled, An Act for the 20th day of this instant Railway Bill, printed Copies of the Bill having been delivered at the door upon Friday last;

A Bill, intituled, An Act for better supplying with Water the Township of Dukinfield, in the County of Palatine of Chester:

A Petition of Inhabitants of Arklow ;—Fermoy ;—Clonmel; Charleville ; Macroom ; Cove;—and, Parishioners of Shadram ;—praying for the abolition of Tithes in Ireland, were presented, and ordered to lie upon the Table.

A Petition of Land-holders of Kilmoos, praying the House to repeal the Tithe and Composition (Ire-

The Lords have agreed to the several Bills follow-

A Petition of the inhabitants of Padstow, in the county of Cornwall, praying that they may be heard, by themselves, their counsel or agents, against the Tremouth Harbour and Railway Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Miners, Ship-owners and Inhabi-

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A Message from the Lords. A Message from the Lords, by Mr. Donneswell

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A Petition of the inhabitants of Padstow, in the county of Cornwall, praying that they may be heard, by themselves, their counsel or agents, against the Tremouth Harbour and Railway Bill, was presented, and read; and ordered to lie upon the Table.
The House proceeded to take into consideration the Report which, upon the 20th day of this instant May, was made from the Committee on the London and Cambridge Railway Bill, printed Copies of the Bill having been delivered at the door upon Friday, the 20th day of this instant May; and the Amendments were read, and agreed to; and Clauses were added, and Amendments made to the Bill.

Ordered, That the Bill, with the Amendments, be ingrossed.

The House proceeded to take into consideration the Report which, upon Friday last, was made from the Committee on the Merthyr Tydfil and Cardiff Railway Bill, printed Copies of the Bill having been delivered at the door upon Friday last; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

The House proceeded to take into consideration the Report which, upon the 16th day of this instant May, was made from the Committee on the London and Norwich Railway Bill, printed Copies of the Bill having been delivered at the door upon Friday, the 20th day of this instant May; and the Amendments were read, and agreed to; and a Clause was added to the Bill.

Ordered, That the Bill, with the Amendments, be ingrossed.

Ordered, That the Report on the Tremouth Harbour and Railway Bill be taken into further consideration upon Tuesday next.

The Order of the day being read, for taking into further consideration the Report on the Thames Haven Railway and Dock Bill, Ordered, That the Report be taken into further consideration upon Tuesday next.

Mr. Twiss reported from the Select Committee on the Fisheries (Ireland) Bill; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

A Petition of the Most noble Hugh Duke of Northumberland, praying that he may be heard, by himself, his counsel or agent, against certain parts of the Cow Cashy and Buckton Barn Road Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by himself, his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Motion was made, and the Question was proposed, That an humble Address be presented to His Majesty, humbly to submit the propriety of His Majesty using his good offices with His Ally the King of the French, for the liberation of the Prince de Polignac, and Messrs. De Peyronnet, Chanteau and Guerin de Ranville: And the said Motion was, with leave of the House, withdrawn.

The House proceeded to take into consideration the Report which, upon the 20th day of this instant May, was made from the Committee on the Mercers and Burr Road Bill, printed Copies of the Bill having been delivered at the door upon Friday last; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

The Return of the Number of Officers of the Navy and Army who have been promoted by Brevet since the 1st January 1831 to the 1st April 1836; with a corresponding Return of the diminution of the Navy Half Pay; and the Number of Officers of each rank now remaining on the List.

Ordered, That there be laid before this House, a Return of all Fees paid or received in the several Offices or Departments of the Equity side of the Court of Exchequer in Ireland, for each of the last Three years, and of the Sum received therein respectively, on account of Stamps; and the Sum paid to any Officer of that Court, and to every Clerk belonging to the several Offices in said Court in each year during that period, and out of what Fund; and the Amount of any other Emolument received by such Clerk or Officer; distinguishing each Officer and Clerk by Name.

Ordered, That there be laid before this House, a Return of the surplus Fund, if any, in each year, up to the present time, after paying the Salaries of the Officers and Clerks and any other Expenses of the Officers.

Ordered, That there be laid before this House, a Navy and Return of the Number of Flag Officers, Captains, Army Commanders and Lieutenants who have died since 1st January 1831 to the 1st April 1836; with a corresponding Return of the diminution of the Navy Half Pay; and the Number of Officers of each rank now remaining on the List.

Ordered, That there be laid before this House, a Return of the Number of Officers of the Navy and Army who have been promoted by Brevet since the 1st January 1831 to the 1st April 1836, with the Expense incurred by such Promotion.

A Petition of the Corporation of Weymouth; and, Inhabitants of Portsmouth and Portsea, professing the Jewish Religion; praying the House to sanction any measure which may be brought before them having for its object the removal of all civil disabilities now affecting His Majesty's Jewish subjects, were presented, and read; and ordered to lie upon the Table.

A Motion was made, and the Question being proposed, That this House will, immediately, resolve Disabilities itself into a Committee, to consider the Laws imposing Civil Disabilities on His Majesty's subjects professing the Jewish Religion; and the House having continued to sit till after twelve of the clock on Wednesday morning;
The House accordingly resolved itself into the Committee.

(In the Committee.)

Resolved, That it is expedient to remove all civil disabilities at present existing with respect to His Majesty's subjects professing the Jewish Religion, with like exceptions as are provided with respect to His Majesty's subjects professing the Roman Catholic Religion.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Pryme reported, that the Committee had come to a Resolution.

Ordered, That the Report be received this day.

Excise Licenses (Ireland) Bill.

The Order of the day being read, for taking into further consideration the Report on the Excise Licenses (Ireland) Bill;

Ordered, That the Report be taken into further consideration upon Monday next.

Petty Sessions (Ireland) Bill.

The Order of the day being read, for the Committee on the Petty Sessions (Ireland) Bill;

Ordered, That this House will, on Monday next, resolve itself into the said Committee.

Pensions Duties Bill.

The Order of the day being read, for receiving the Report on the Pensions Duties Bill;

Ordered, That the Report be received upon Friday next.

Lands, Alhouses, and Victualling Houses Bill.

The Order of the day being read, for the Committee on the Inns, Alhouses and Victualling Houses Bill;

Resolved, That this House will, this day, resolve itself into the said Committee.

School Rooms Bill.

The Order of the day being read, for taking into further consideration the Report on the School Rooms Bill;

Ordered, That the Report be taken into further consideration upon Friday next.

Consolidated Fund Bill.

The ingrossed Bill to apply a Sum out of the Consolidated Fund for the Service of the year One thousand eight hundred and Thirty-six, was, accordingly, ordered, read the third time.

Resolved, That the Bill do pass: And that the Title be, An Act to apply the Sum of Eight Millions, out of the Consolidated Fund, to the Service of the year One thousand eight hundred and Thirty-six.

Ordered, That Mr. Beresford do carry the Bill to the Lords, and desire their concurrence.

Mr. Baring, by Order, reported from the Committee of Supply, several Resolutions; which were read, as follow:

1. Resolved, That a sum, not exceeding Sixty-four thousand four hundred and fifty pounds, be granted to His Majesty, to defray the expense of Works and Repairs at the Royal Gardens, heretofore charged upon the Civil List.

2. Resolved, That a sum, not exceeding Fifteen thousand pounds, be granted to His Majesty, to defray the expenses of the Erection of Chambers for the Judges, in the year 1836, the expense of the Erection of Chambers.

3. Resolved, That a sum, not exceeding Twenty thousand and three hundred pounds, be granted to His Majesty, to defray the expenses of the Erection of Chambers for the Judges.

4. Resolved, That a sum, not exceeding Six thousand four hundred and fifty-five pounds, be granted to His Majesty, to defray the expenses of the Holyhead and Liverpool Harbours, to the 31st day of March 1837.

5. Resolved, That a sum, not exceeding Twenty-five thousand eight hundred and sixty pounds, be granted to His Majesty, to defray the charge of new Buildings at the British Museum, to the 31st day of March 1837.

6. Resolved, That a sum, not exceeding Thirty thousand one hundred and twelve pounds, be granted to His Majesty, to complete the new buildings for the National Gallery.

7. Resolved, That a sum, not exceeding Four thousand and sand five-hundred and forty-seven pounds, be granted to His Majesty, to defray, to the 31st day of March 1837, the expense of providing temporary accommodation for the Houses of Lords and Commons, Committees Rooms and Offices, and the temporary Residence for the Speaker, &c.

8. Resolved, That a sum, not exceeding Three thousand and seven hundred and fifty-five pounds, be granted to His Majesty, to complete the Works at Windsor Castle.

9. Resolved, That a sum, not exceeding Fifteen thousand and three hundred pounds, be granted to His Majesty, to restore the Building at the General Penitentiary, Dartmoor, destroyed by Fire in October last, and for certain Improvements in that Building.

10. Resolved, That a sum, not exceeding Seven thousand and three hundred pounds, be granted to His Majesty, to Prison Buildings, in the year 1836, the expense of Works at the Prisons at Dartmoor.

11. Resolved, That a sum, not exceeding Ten thousand pounds, be granted to His Majesty, to defray, in the year 1836, the expense of the Erection of Chambers for the Judges.

12. Resolved, That a sum, not exceeding Forty thousand two hundred and three hundred pounds, be granted to His Majesty, to make good the Deficiency of the Fee Fund in the Department of His Majesty's Treasury, to the 31st day of March 1837.

13. Resolved, That a sum, not exceeding Eleven thousand two hundred and seventy pounds, be granted to His Majesty, to make good the Deficiency of the Fee Fund in the Office of His Majesty's Secretary of State for the Home Department, to the 31st day of March 1837.

14. Resolved, That a sum, not exceeding Fourteen thousand and thirty-two pounds, be granted to His Majesty, to make good the Deficiency of the Fee Fund in the Department of His Majesty's Secretary of State for Foreign Affairs, to the 31st day of March 1837.

15. Resolved, That a sum, not exceeding Twelve thousand two hundred and seventy pounds, be granted to His Majesty, to make good the Deficiency of the Fee Fund in the Department of His Majesty's Secretary of State for the Colonies, to the 31st day of March 1837.

16. Resolved, That a sum, not exceeding Twenty thousand and two hundred and eighty-eight pounds, be granted to His Majesty, to make good the Deficiency of the Fee Fund in the Department of His Majesty's Secretary of State for the Colonies.

17. Resolved, That a sum, not exceeding Six thousand and twenty pounds, be granted to His Majesty, to defray the Contingent Expenses and Messengers' Bills in the Department of His Majesty's Secretary of State for Foreign Affairs.

18. Resolved, That a sum, not exceeding Five thousand four hundred and ten pounds, be granted to His Majesty, to defray the Contingent Expenses and Messengers' Bills in the Office of His Majesty's Secretary of State for the Home Department.

19. Resolved, That a sum, not exceeding Thirty thousand pounds, be granted to His Majesty, to defray the Contingent Expenses and Messengers' Bills in the Office of His Majesty's Secretary of State for Foreign Affairs.

20. Resolved,
20. Resolved, That a sum, not exceeding Five thousand and four hundred pounds, be granted to His Majesty, to defray the Contingent Expenses and Messengers' Bills in the Department of His Majesty's most honourable Privy Council and Committee of Privy Council for Trade, to the 31st day of March 1837.

21. Resolved, That a sum, not exceeding Four thousand one hundred and fifty pounds, be granted to His Majesty, to pay the Salaries and Expenses in the Departments of His Majesty's Secretary of State for the Colonies, to the 31st day of March 1837.

22. Resolved, That a sum, not exceeding Fourteen thousand six hundred and fifty pounds, be granted to His Majesty, to pay the Salaries and Contingent Expenses in the Departments of the Comptroller General of the Exchequer and the Paymaster of Civil Services, to the 31st day of March 1837.

23. Resolved, That a sum, not exceeding Three thousand and seven hundred pounds, be granted to His Majesty, to defray the charge of the Salaries and Allowances granted to certain Professors in the Universities of Oxford and Cambridge, to the 31st day of March 1837.

24. Resolved, That a sum, not exceeding Twelve thousand and five hundred pounds, be granted to His Majesty, to pay the Salaries of the Commissioners appointed by His Majesty to inquire into County Rates, and of their Clerks, the Contingent Expenses of their Office, and also the Expenses attendant upon their Circuits, to the 31st day of March 1837.

25. Resolved, That a sum, not exceeding Fifteen thousand and sixty pounds, be granted to His Majesty, to pay the Salaries and Expenses of the Commissioners appointed on the part of His Majesty under the Treaties with Foreign Powers for preventing the illegal Traffic in Slaves, to the 31st day of March 1837.

26. Resolved, That a sum, not exceeding One thousand and six hundred pounds, be granted to His Majesty, to pay the Salaries of the Officers and the Contingent Expenses of the Office for the Registration of Alien's, to the 31st day of March 1837.

27. Resolved, That a sum, not exceeding Fifteen thousand and six hundred pounds, be granted to His Majesty, to defray the charge of the Penitentiary at Milbank, to the 31st day of March 1837.

28. Resolved, That a sum, not exceeding Twenty-one thousand and eight hundred pounds, be granted to His Majesty, to defray, in the year 1836, the expenses under and connected with the Acts relating to Municipal Corporations in England, Scotland and Ireland.

29. Resolved, That a sum, not exceeding Five thousand and one hundred pounds, be granted to His Majesty, to defray, in the year 1836, the expenses of the Commission for digesting the several Statutes relating to Criminal and other Law.

30. Resolved, That a sum, not exceeding Seven hundred and fifty-three pounds, be granted to His Majesty, for defraying, for one year, the expenses of the Commission for inquiring into County Rates, and for the Award of the Receipt of Fees by Magistrates and Sheriffs.

31. Resolved, That a sum, not exceeding Thirty thousand pounds, be granted to His Majesty, to defray the charges of the Commissioners for inquiring into Charities in England and Wales, from the 22d day of October 1835 to the 1st day of March 1837.

32. Resolved, That a sum, not exceeding Thirty-six thousand and four hundred pounds, be granted to His Majesty, to pay the remuneration to the Commissioners appointed to inquire into the state of Religious Instruction in Ireland, and the expenses of the Commission to its close.

33. Resolved, That a sum, not exceeding Ten thousand and ninety pounds, be granted to His Majesty, to defray the expenses of the Commission.

34. Resolved, That a sum, not exceeding Forty-two thousand and one hundred and eighty pounds, be granted to His Majesty, to defray, in the year 1836, the Salaries and Expenses of the Commissioners appointed for the amendment and better administration of the Laws relating to the Poor in England and Wales.

35. Resolved, That a sum, not exceeding Fourteen thousand and seven hundred pounds, be granted to His Majesty, to defray, in the year 1836, the Salaries and incidental Expenses for the Commissioners appointed on the part of His Majesty under the Treaties with Foreign Powers for preventing the illegal Traffic in Slaves.

36. Resolved, That a sum, not exceeding One thousand and four hundred pounds, be granted to His Majesty, to defray, in the year 1836, the expenses of the Commissioners for inquiring into County Rates, and of their Appointments.

37. Resolved, That a sum, not exceeding Five thousand and five hundred pounds, be granted to His Majesty, to pay the Salaries of His Majesty's Consuls General, Consuls, and Vice-Consuls, and of the Superintendents of Trade at Canton; and also of the Contingent Expenses connected with the Public Duties of such Consuls General, Consuls, Vice-Consuls, and Superintendents of Trade at Canton, to the 31st day of March 1837.

38. Resolved, That a sum, not exceeding Four thousand and nine hundred pounds, be granted to His Majesty, to defray the Salaries and Expenses of the Inspectors of Prisons, to the 31st day of March 1837.

The said Resolutions, being read a second time, were agreed to.

The ingrossed Bill for granting an additional Rate Postage Duties of Postage on Letters between Great Britain and Bill, Ireland, by way of Milford and Waterford, was, according to Order, read the third time.

Ordered, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for receiving Bankrupts' Funds Bill, the Report on the Bankrupts' Funds Bill;

Ordered, That the Report be received this day.

Ordered, That there be laid before this House, a Bank and Return of all Banking Establishments in Ireland with all Branch Banks and Places were established in the year ending January 1826; with Amount of Notes in Circulation.

Ordered, That there be laid before this House, a similar Return for the year ending January 1836.

Ordered, That there be laid before this House, a Magistrates Return of the Names of all Persons holding the Commission for Deputy Lieutenants in Ireland, with the Dates of their Appointments.

Ordered, That there be laid before this House, a Return of all Stipendiary Magistrates, with the Amount of their Salary and Allowances.

Ordered, That there be laid before this House, a Return of all Deputy Lieutenants, distinguishing the County, and ending January 1836.

Ordered, That there be laid before this House, a Peninsula Copy of the Treasury Warrant, dated 7th April 1836, granting a Pension of £1,000 a year to Robert Hay, Esquire, Under Secretary of State for the Colonies, together with the Date of his original Appointment.

Ordered, That there be laid before this House, a Copy of the Treasury Warrant, dated 8th April 1836, granting a Pension to Sir John Barrow, Secretary
countiesrailway. Ordered, That there be laid before this House, a Return of the Number of Days the Commissioners of Customs sat as a Board in each Month in the past year, stating the time of meeting, and the time the Board sat; also, the Number of Commissioners who attended the Board on the average of each Month.

And then the House, having continued to sit till a quarter of an hour after one of the clock on Wednesday morning, adjourned till this day.

Mercruis, 1° die Junii
Anno 6° Willicumi IV° Regis, 1836

PRAYERS.

MR. Speaker acquainted the House, that he had received from the Deputy to the Clerk of the Crown and Manager in Ireland, a Petition, complaining of the decision of the Dublin Election Committee; but that the House having already determined not to receive a similar Petition as an Election Petition, he concluded that the House would also refuse to receive this Petition.

Ordered, That leave be given to print the Minutes of the Evidence taken before the Committee on the Beverley Pastures Bill, at the expense of the Parties, from the Committee Clerk’s Copy, if they think fit.

An ingrossed Bill for making a Railway, with Branches commencing at or near the London and Birmingham Railway, in the Parish of Rugby, in the County of Warwick, to communicate with the Towns of Leicester, Nottingham and Derby, and with the Mansfield and Pinxton Railway, to be called ‘The Midland Counties Railway,’ was read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass: And that the Title be, An Act for making a Railway from the London and Birmingham Railway to the Deptford Pier Junction Railway Bill, to be called ‘The Midland Counties Railway,’ was read the third time; and Amendments were made to the Bill.

Ordered, That Mr. Grose do carry the Bill to the Lords, and desire their concurrence.

Mr. Boose reported from the Committee on the South Durham Railway Bill: That the Committee have met ten days: That they have examined fifteen Witnesses: That it appears that, in consequence of the Great North of England Railway Bill, and the Great South West Junction Railway Bill, occupying the same Committee List, it was found impracticable for the Members to sit in all three Committees at the same time.

That, having disposed of the Great North of England Railway Bill, the Members did, at considerable inconvenience to themselves, hold their sittings in two places for several days in succession, for the purpose of receiving evidence on the Durham South West Junction Railway Bill, and the South Durham Railway Bill, at the same time:

That, having also disposed of the South West Junction Railway Bill, the Committee devoted their daily attention to the South Durham Railway Bill until the period of the late recess:

That Counsel, Agents, and evidence for the South Durham Railway Bill have all been in readiness since an early period in the present Session:

That, under these circumstances, the Promoters of the Bill have made an application for an extension of time until the 20th of (the present month) June, for the purpose of receiving evidence on the Durham South West Junction Railway Bill, and the South Durham Railway Bill, at the same time:

Ordered, That the Committee were unanimous in agreeing to apply to the House for this extension of time.

Ordered, That Mr. Grose do carry the Bill to the Lords, and desire their concurrence.

Ordered, That the Bill do pass.

Ordered, That the time for the Committee on the Blackheath, &c., Blackheath, &c., Small Debts Bill to make their Report be enlarged till Tuesday, the 14th day of this instant June.

An ingrossed Bill for making a Railway from the London and Southampton Railway on Wandsworth Common to Dover, to be called ‘The South Eastern Railway,’ with Branches therefrom to join the London and Chatham Railway, and to Turnbridge Wells, was read the third time.

Resolved, That the Bill do pass: And that the Title be, An Act for making a Railway from the London and Chatham Railway to Dover, to be called ‘The South Eastern Railway.’

Ordered, That Mr. Law Hodges do carry the Bill to the Lords, and desire their concurrence.

Mr. Boose reported from the Committee on the South Durham Railway Bill: That the Committee have met ten days: That they have examined fifteen Witnesses: That it appears that, in consequence of the Great North of England Railway Bill, and the Great South West Junction Railway Bill, occupying the same Committee List, it was found impracticable for the Members to sit in all three Committees at the same time.

Ordered, That the Committee were unanimous in agreeing to apply to the House for this extension of time.

Ordered, That the Bill do pass.

Ordered, That leave be given to print the Minutes of Evidence taken before the Committee on the South Durham Railway Bill, at the expense of the Parties, from the Committee Clerk’s Copy, if they think fit.

The House, according to Order, proceeded to take Glasgow and Falkirk Railway Bill into further consideration the Report which, upon the 20th day of May last, was made from the Committee on the Glasgow and Falkirk Railway Bill, for enlarging the time for the Committee to make their Report.

Ordered, That the time be enlarged till Monday, the 20th day of the instant June.

A Petition of Electors of the county of Stirling: Glasgow and Inhabitants of Cumbernauld: — Members, Traders, Farmers, Grain-dealers and others of Boonbridge, Donny and Buick: and, Stewards and Masters of Falkirk: praying that the Glasgow and Falkirk Railway Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Thomas Russell, Proses of a Meeting of the Farmers of Falkirk, praying that the Bill may not pass into a law, as it now stands, was also presented, and read; and referred to the Committee on the Bill.

A Petition of John Leodtetter, Merchant in Glasgow, and Member of the Board or Committee of Direction of the Edinburgh and Glasgow Railway Company,
Company, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the said Bill, was also presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Isaac Comerford, of the town of Galway, Merchant, praying that the Galway Improvement Bill may not pass into a law, was presented, and read; and ordered to be laid upon the Table.

An ingrossed Bill to amend an Act passed in the ninth year of the Reign of King George the Fourth, for diverting, improving and maintaining the Roads between the Towns of Birstal and Huddersfield, in the West Riding of the County of York, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Sir George Strickland do carry the Bill to the Lords, and desire their concurrence.

Mr. Oswald reported from the Committee on the Glasgow Bridge Bill; and to whom several Petitions against the said Bill were referred; That they had considered some of the said Petitions, and had heard counsel in favour of the Bill; and that the Committee had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Sir William Folkes reported from the Committee on the Petition for leave to present a Petition for the Wells (Norfolk) Harbour Bill; That the Committee had examined the matter of the Petition.

Ordered, That leave be given to present a Petition, as desired.

A Petition of Commissioners for putting into execution an Act of the fifth and sixth year of His Majesty, for more effectually repairing, improving and preserving the Quay of Wells, in the County of Norfolk, for leave to bring in a Bill to alter and amend the said Act, was accordingly presented, and read; and referred to Sir William Folkes and the Norfolk List; with Power to send for persons, papers and records.

Mr. O’Connell reported from the Committee upon the Dublin and Drogheda Railway Bill; That the case was not brought before the Committee till the 5th of May, in consequence of the Engineer of the Line, Mr. William Calvert, having been engaged in Scotland, as Engineer for the Dundee Waterworks; and also in Wales, on Cardiff Harbour, and in Shropshire, Cheshire, and Liverpool, on Canal business with Mr. Brickwood, the secretary to the Exchequer Loan Bill Commissioners, and, after his return to town, before Committees on the Dundee Waterworks and other Bills:

That the Committee have sat ten days; viz. the 5th, 6th, 7th, 9th, 10th, 12th, 14th, 17th and 21st days of May, and 1st of June, and examined 13 Witnesses, many of whom underwent protracted examinations on the part of the Promoters of the Bill, and also protracted cross-examination by the counsel for the opponents of the Bill:

That the Committee adjourned their sittings from the 17th of May till after the Recess:

That the Promoters of the Bill are not chargeable with any delay, or any attempt to delay the proceedings of the Committee; but in consequence of the number of Witnesses who yet remain to be examined in support of the Bill, and also Witnesses to be examined in support of a rival Line in contemplation, the Promoters of which have appeared before the Committee as Petitioners, and cross examined the Witnesses in support of the Bill, it will not be practicable, with justice to the parties interested, for the Committee to conclude the evidence and make their Report within the time limited for that purpose:

The Committee therefore recommend, that the time for making their Report be enlarged to the 20th day of this instant June:

That the Committee unanimously agreed to this Report.

Ordered, That the Report do lie upon the Table.

The House proceeded to take into consideration the Birmingham Amendments made by the Lords to the Bill, intituled, An Act to amend an Act to enable the Birmingham Coal Company to sue and be sued in the Name of their Secretary, or one of the Members of the said Company; and to authorize the said Company to borrow a further Sum of Money, and for other purposes relating to the said Company; and the same were read, as follow: Pr. 24. l. 36. Leave out “ said.” Pr. 24. l. 37. After “ settlement” insert “ of the said Company.”

The said Amendments, being read a second time, were agreed to.

Ordered, That Mr. Scholefield do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

An ingrossed Bill for making a Railway from Mether Jewitt Mether Jewitt to Cardiff, to be called “The Taff and Cardiff Vale Railway, with Branches,” was read the third time.

Resolved, That the Bill do pass.

Ordered, That Dr. Nicholl do carry the Bill to the Lords, and desire their concurrence.

A Petition of Churchwardens, Overseers and Inhabitants of the hamlet of Mile End Old Town, in the parish of Saint Dunstan, Stepney, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the London and Blackwall Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

The House proceeded to take into consideration the Bill Report which, upon the 18th day of May last, was made from the Committee on the Ulster Canal Bill.
Bill, printed Copies of the Bill having been delivered at the door upon Friday, the 20th day of May last; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be engrossed.

A Petition of Inhabitants and Cess-payers of Tullock, praying that laws may be enacted which will relieve them altogether from the exaction of Tithes, was presented, and read; and referred to the Select Committee on County cess (Ireland).

A Petition of Land-owners and Land-holders of Trim, praying the House to grant to the Newspaper Press of Ireland the same reduction per cent. on Stamp Duties that may be granted to the Newspaper Press of Great Britain, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Lisburn; and, the Grange and parish of Muchamore; praying that no individual having a license for the sale of Groceries in Ireland, be permitted to sell Spiritual liquors by retail, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Ballymena; and, Inhabitants of Ballymena; praying that the present Act of Animals may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Ballymone; and, Ministry, Elders and Members of the Presbyterian Church, Townsend-street, Belfast; Inhabitants of Monkstown; and, Ministers, Elders and Congregations of the Scots Church, Mary's Abbey, Dublin; praying that the present Licenses (Ireland) Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Lisburn; and, the Grange and parish of Muchamore; praying that no individual having a license for the sale of Groceries in Ireland, be permitted to sell Spiritual liquors by retail, were presented, and read; and ordered to lie upon the Table.

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A Petition of the Chairman of a Meeting of Inhabitants of Rochdale; Inhabitants of Macclesfield; Kilburny, by; Clonmel; and, Limerick; praying the House to reject the attempt of the House of Lords to destroy the Irish Municipal Corporations Bill, and not to sanction any Bill which would give to Ireland a less measure of Corporation Reform than is already given to and enjoyed by the people of England and Wales, were presented, and read; and ordered to lie upon the Table.

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A Petition of Owners or Mortgagees of lands held by copy of Court Roll of the manor of Kibworth, praying that the Codneys, Enfranchisement Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Charles Tilt, of N° 86, Fleet-street, in the city of London, Publisher, praying the Museum, was presented, and read; and referred to the Select Committee on Agriculture.

A Petition of Charles Tall, of the parish of Patents. Kensington and county of Middlesex, praying that the present Factories Act may be effectively enforced in its clauses, or that the House will, instead thereof, pass a ten hours' Bill for all Factory Workers under twenty-one years, were presented, and read; and ordered to lie upon the Table.

A Petition of Hugh Bidwell, of the parish of Patents. Kensington and county of Middlesex, praying that the present Factories Act may be effectively enforced in its clauses, or that the House will, instead thereof, pass a ten hours' Bill for all Factory Workers under twenty-one years, were presented, and read; and ordered to lie upon the Table.

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A Petition of Farmers and Persons interested in Flax (Ireland.) agriculture in the county of Armagh, praying for a protecting Duty on the importation of Flax into Ireland, was presented, and read; and referred to the Select Committee on Agriculture.

A Petition of Charles Tilt, of N° 86, Fleet-street, in the city of London, Publisher, praying the Museum, was presented, and read; and referred to the Select Committee on Agriculture.

A Petition of Licensed Brewers and Retailers of sale of beer in Macclesfield, praying for such an alteration Act, in the present law as may remove the vexatious proceedings so often instituted against them by common informers, was presented, and read; and ordered to lie upon the Table.

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Danish Claims.  
A Petition of James Shillito, and James Arlorum and other Merchants, complaining of the confiscation of their property by the Danish Government in the year 1807, and praying relief for the pecuniary losses they have sustained, was presented, and read; and ordered to lie upon the Table.

Spirit Licenses.  
A Petition of Licensed Victuallers of Ringswood; and, Fordingbridge; praying for the repeal of the additional Duty on Spirit Licenses, were presented, and read; and ordered to lie upon the Table.

Church Rates.  
A Petition of Protestant Dissenters, Episcopallians and others of Macclesfield, praying that Church Rates may be abolished, was presented, and read; and ordered to lie upon the Table.

Brass Models.  
A Petition of Manufacturers and Brass-founders in the county of Middlesex, praying the House to adopt such measures as shall secure to manufacturers and brass-founders some security against the impositions which are so frequently committed on them by persons obtaining castings from their new models or patterns, and further praying the House to establish an office where models or patterns can be deposited as security against fraud, was presented, and read; and ordered to lie upon the Table.

Stafford Writ.  
Ordered, That Mr. Speaker do not issue his Warrant to the Clerk of the Crown to make out a new Writ for the electing of a Burgess to serve in this present Parliament for the Borough of Stafford before Friday, the 8th day of July next.

Municipal Corporations (Ireland) Bill.  
A Petition of Inhabitants of Trinon, praying the House to pass into a law the Municipal Corporations (Ireland) Bill as amended by the House of Lords, was presented, and read; and ordered to lie upon the Table.

Timber Duties.  
A Petition of the Legislative Council of the province of New Brunswick, in Provincial Parliament assembled, was presented, and read; setting forth, that the Petitioners, having had under their consideration the Resolutions reported to the House in the last Session of the Imperial Parliament on the subject of the Duties on Timber imported into the United Kingdom, humbly represent to the House, the expediency of the alteration in the present Duties contemplated by the said Resolutions has occasioned great alarm in those provinces, and which is by no means confined to those whose interests would be more immediately affected by the change, which is proposed, but is to them demonstrates the paramount importance of the timber trade with the parent State to one-third of its present extent, and thereby promoting emigration, and to the means of cheap conveyance from the United Kingdom, also exhibit the principal item in the cost of the lumber; that the demand for provisions for the persons and provender for the cattle engaged in the business enables the farmer to realize at his own door good prices for his surplus produce, and to become in his turn a larger consumer of domestic and foreign goods; that the proceeds of their shipments of lumber to the United Kingdom are returned to them chiefly in British manufactures, and that the great interests of agriculture and commerce are thus mutually promoted, they go hand in hand in extending the settlement of the country, and advancing its importance as a portion of the British Empire; that the collector of His Majesty's Chest at Lunenburg, before the House of Assembly a comparative statement, for the last seven years, of the tonnage and seamen employed in the export trade of the province which is annexed to the Petition, and to which the House of Assembly must refer; this statement shows, that between the years 1829 and 1835, the tonnage employed has gradually increased from 253,992 tons, navigated by 11,449 men, to 341,216 tons and 14,866 men; that the increase has taken place in the lumber branch, and that of 1,266 vessels cleared in the last-mentioned year, 1,623 were destined for the United Kingdom, of which 967 were laden with lumber and only 56 with other goods; that these facts, which they demonstrate the paramount importance of the timber trade to that province and its relative importance to the United Kingdom, also exhibit the serious manner in which their means for paying the fixed branch of public service with deep annoyance in the Duties, and they trust will convince the House that the injury which the change would inflict on that province would not be so serious as to prevent their producing the great amount of lumber, they annually ship, and that would extend to all classes of the community, and paralyze every branch of its industry; that this trade, so important in other respects, is likewise of essential service to those provinces, by affording them the means of carrying part of their produce to Quebec and Montreal; and thereby promoting emigration, and to the emigrants themselves equally serviceable, in addition to 150,000l. per annum, and the loss of which or the diminution thereof consequent to the decrease of shipping arriving in the country would infict a severe blow on the resident population of Quebec and Montreal; that the severity of their climate is known to the House, and repeated failures of the grain crops attest the precariousness of agricultural pursuits in the lower districts of the province; the inquiry in which the House of Assembly has been engaged proves that the farmers in those parts of the country rely in a considerable degree on the manufacture of deals for the means of supporting their families, and that without this resource the distress on particular occasions would have been greatly aggravated; the House of Assembly may hence observe, that the large floating capital embarked in this branch of their trade is chiefly disbursed for labour, which constitutes the principal item in the cost of the lumber; that the demand for provisions for the persons and provender for the cattle engaged in the business enables the farmer to realize at his own door good prices for his surplus produce, and to become in his turn a larger consumer of domestic and foreign goods; that the proceeds of their shipments of lumber to the United Kingdom are returned to them chiefly in British manufactures, and that the great interests of agriculture and commerce are thus mutually promoted, they go hand in hand in extending the settlement of the country, and advancing its importance as a portion of the British Empire; that the collector of His Majesty's Chest at Lunenburg, before the House of Assembly a comparative statement, for the last seven years, of the tonnage and seamen employed in the export trade of the province which is annexed to the Petition, and to which the House of Assembly must refer; this statement shows, that between the years 1829 and 1835, the tonnage employed has gradually increased from 253,992 tons, navigated by 11,449 men, to 341,216 tons and 14,866 men; that the increase has taken place in the lumber branch, and that of 1,266 vessels cleared in the last-mentioned year, 1,623 were destined for the United Kingdom, of which 967 were laden with lumber and only 56 with other goods; that these facts, which they demonstrate the paramount importance of the timber trade to that province and its relative importance to the United Kingdom, also exhibit the serious manner in which their means for paying the fixed branch of public service with deep annoyance in the Duties, and they trust will convince the House that the injury which the change would inflict on that province would not be so serious as to prevent their producing the great amount of lumber, they annually ship, and that would extend to all classes of the community, and paralyze every branch of its industry; that this trade, so important in other respects, is likewise of essential service to those provinces, by affording them the means of carrying part of their produce to Quebec and Montreal; and thereby promoting emigration, and to the emigrants themselves equally serviceable, in addition to it is not only with reference to the capital sunk in fixed property that the House of Assembly must regard every measure tending to cramp or destroy this essential branch of their commerce; the great alarm occasioned by the foregoing Petitions must have the effect of excluding the leading articles in the cost of the lumber; that the demand for provisions for the persons and provender for the cattle engaged in the business enables the farmer to realize at his own door good prices for his surplus produce, and to become in his turn a larger consumer of domestic and foreign goods; that the proceeds of their shipments of lumber to the United Kingdom are returned to them chiefly in British manufactures, and that the great interests of agriculture and commerce are thus mutually promoted, they go hand in hand in extending the settlement of the country, and advancing its importance as a portion of the British Empire; that the collector of His Majesty's Chest at Lunenburg, before the House of Assembly a comparative statement, for the last seven years, of the tonnage and seamen employed in the export trade of the province which is annexed to the Petition, and to which the House of Assembly must refer; this statement shows, that between the years 1829 and 1835, the tonnage employed has gradually increased from 253,992 tons, navigated by 11,449 men, to 341,216 tons and 14,866 men; that the increase has taken place in the lumber branch, and that of 1,266 vessels cleared in the last-mentioned year, 1,623 were destined for the United Kingdom, of which 967 were laden with lumber and only 56 with other goods; that these facts, which they demonstrate the paramount importance of the timber trade to that province and its relative importance to the United Kingdom, also exhibit the serious manner in which their means for paying the fixed branch of public service with deep annoyance in the Duties, and they trust will convince the House that the injury which the change would inflict on that province would not be so serious as to prevent their producing the great amount of lumber, they annually ship, and that would extend to all classes of the community, and paralyze every branch of its industry; that this trade, so important in other respects, is likewise of essential service to those provinces, by affording them the means of carrying part of their produce to Quebec and Montreal; and thereby promoting emigration, and to the emigrants themselves equally serviceable, in addition to it is not only with reference to the capital sunk in fixed property that the House of Assembly must regard every measure tending to cramp or destroy this essential branch of their commerce; the great alarm occasioned by the foregoing Petitions must have the effect of excluding the leading articles

Vol. 31.
to cheap conveyance, by providing them with emp-
ployer's good wages immediately on their
arrival, whereby many obtain funds for the purchase of
lands which their previous occupation has fitted
them to clear, and the trade is thus again instru-
mental in advancing the settlement of the country;
that, without dwelling upon the serious conse-
quences which, in a national point of view, would
attend the destruction of this branch of their trade, the
House of Assembly entreat the attention of the
House to the fact, that if those now engaged in it
should be compelled to relinquish it, and the policy of
the Empire should thereafter suggest the expe-
dience of reviving it, the measure could only be
accomplished by a very considerable outlay of
capital, which it would be in vain to look for with-
out a higher and more permanent protective Duty
than is now afforded, and even under such advantages
it would require several years to restore the trade
to its present extent and efficiency; wherefore they
humbly pray that the House will favourably con-
sider their representations, and make no change in the
Duties on timber and deals imported into the
United Kingdom unfavourable to the interests of the
North American colonies, but leave the said
colonies in the enjoyment of the trade without alteration.

Ordered, That the said Petition do lie upon the
Table.

A Petition of Inhabitants, late Proprietors of
Slaves in the Bahamas Islands, praying the House to
award the Bahamas a more equitable proportion of the
Compensation-money granted by Parliament
than is permitted under the Slavery Abolition Act
which became law when the Bahamas and all poorer
than is permitted under the Slavery Abolition Act
colonies had not the opportunity of making known
which became law when the Bahamas and all poorer
than is now afforded, and even such advantages
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to its present extent and efficiency; wherefore they
humbly pray that the House will favourably con-
sider their representations, and make no change in the
Duties on timber and deals imported into the
United Kingdom unfavourable to the interests of the
North American colonies, but leave the said
colonies in the enjoyment of the trade without alteration.

Ordered, That the said Petition do lie upon the
Table.

A Petition of Inhabitants of Morthy Pygoff, prying the House not to sanction any general measure for the revision of the Criminal Laws which shall retain the punishment of Death for any other crime than that of wilful Murder, was presented, and read; and ordered to lie upon the Table.

A Motion being made, That the ingrossed Bill for making a Railway from London to Norwich and Ipswich, to be called “The Eastern Counties Railway” be now read the third time; ordered, That the Debat be adjourned till To-
morrow.

And the House having continued to sit till after
midnight, a Debate arising thereupon;

Ordered, That the Debate be adjourned till To-
morrow.

And the House of Assembly entreat the attention of the
House to the fact, that if those now engaged in it
attend the destruction of this branch of their trade,
that, praying the House not to sanction any general
measures for the revision of the Criminal Laws which
shall retain the punishment of Death for any other crime than that of wilful Murder, was presented, and read; and ordered to lie upon the Table.

A Motion was made, and the Question being pro-
posed, That the Order of the day, for the second Ireland Bill, be now read;

An Amendment was proposed to be made to the
Question, by leaving out from the word “That” to the end of the Question, in order to add the
words “leave be given to bring in a Bill for the con-
version of Tithe Composition into Rent Charges, “ and for the redemption thereof, and for the better “ distribution of Ecclesiastical Revenues in Ire-
land,” instead thereof.

And the Question being proposed, That the words proposed to be left out stand part of the Question—And a Debate arising thereupon;

Ordered, That the Debate be adjourned till To-
morrow.

The Order of the day being read, for the Commit-
tee on the Poole Corporation Bill;

Resolved, That this House will, upon Wednesday, the 15th day of this instant June, resolve itself into the said Committee.

The Loan Societies (Ireland) Bill was, according Loan Societies to Order, read a second time; and committed to a Committee of the whole House, for Wednesday next.

The Order of the day being read, for the Com-
mittee on the Turnpike Trusts Consolidation
Bill;

Resolved, That this House will, upon Wednesday, the 15th day of this instant June, resolve itself into the said Committee.

The Civil Offices Declaration Bill was, according Civil Offices to Order, read a second time; and committed to a Declaration Committee of the whole House, for Wednesday next, the 15th day of this instant June.

The Order of the day being read, for the Commit-
tee on the Turnpike Trusts Consolidation
Bill;

Resolved, That this House will, upon Wednesday, the 15th day of this instant June, resolve itself into the said Committee.

The Order of the day being read, for the Commit-
mittee of the whole House, for Wednesday, the 15th day of this instant June.

The Order of the day being read, for the Comm-
mittee on the Poole Corporation Bill;

Resolved, That this House will, upon Wednesday, the 15th day of this instant June, resolve itself into the said Committee.

The Order of the day being read, for the Commit-
mittee on the Turnpike Trusts Consolidation
Bill;

Resolved, That this House will, upon Wednesday, the 15th day of this instant June, resolve itself into the said Committee.

The Order of the day being read, for the Commit-
mittee on the Poole Corporation Bill;

Resolved, That this House will, upon Wednesday, the 15th day of this instant June, resolve itself into the said Committee.

The Order of the day being read, for the Commit-
mittee on the Turnpike Trusts Consolidation
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Resolved, That this House will, upon Wednesday, the 15th day of this instant June, resolve itself into the said Committee.

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mittee on the Turnpike Trusts Consolidation
Bill;

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The Order of the day being read, for the Commit-
mittee on the Poole Corporation Bill;

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The Order of the day being read, for the Commit-
mittee on the Turnpike Trusts Consolidation
Bill;

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The Order of the day being read, for the Commit-
mittee on the Poole Corporation Bill;

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The Order of the day being read, for the Commit-
mittee on the Turnpike Trusts Consolidation
Bill;

Resolved, That this House will, upon Wednesday, the 15th day of this instant June, resolve itself into the said Committee.

The Order of the day being read, for the Commit-
mittee on the Poole Corporation Bill;

Resolved, That this House will, upon Wednesday, the 15th day of this instant June, resolve itself into the said Committee.
8 WILL. IV. 10—20 June.

Majesty's Subjects professing the Jewish Religion, with the like exceptions as are provided with respect to His Majesty's subjects professing the Roman Catholic Religion. The said Resolution, being read a second time, was agreed to.

Ordered, That a Bill be brought in upon the said Resolution: And that Mr. Baring and Mr. Chancellor of the Exchequer do prepare, and bring it in.

The Order of the day being read, for the Committee on the Inns, Alehouses and Victualling Houses Bill;

Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for receiving the Report on the Bankrupts' Funds Bill;

Ordered, That the Report be received upon Monday next day.

Ordered, That a Select Committee be appointed to inquire into the state of the Coal Trade, as respects the supply of Coal to the Port of London and the adjacent Counties, from the Rivers Tyne, Wear, Tees and other places; and into the several Charges added to the price of Coal:—And a Committee was appointed of Mr. Home, Sir Matthew Ridley, Mr. Walsley, Mr. Bell, Mr. Pease, Mr. Pusey, Mr. Lomont, Mr. Edward Carteis, Mr. Aaron Chapman, Mr. Ingham, Major Beauchler, Mr. William Crawford, Mr. Wason, Mr. Humphery, and Mr. Hector; with Power to send for persons, papers and records.

Ordered, That Five be the Quorum.

Ordered, That the Petition of the Rev. John Ireland, Dean of the Collegiate Church of St. Peter, Westminister, and the Chapter of the same Church, which was presented upon the 12th day of May last, be referred to the Committee on the Westminster Small Debts Bill; and that the Petitioners be heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Ordered, That there be laid before this House, a Return of the Number of Suits or Causes instituted in the Superior Courts in Ireland, since the commencement of the year 1835, for the recovery or improvement of Harbours, had not been complied with; but it appeared to the Committee that it was only during the last week that the Petitioners became aware that their right to take Tolls according to an admeasurement prescribed by the Act of 3 H 2 the

Jovis, 2° die Junii;
Anno 6° Willelmi IV° Regis, 1836.

PRAYERS.

Ordered, That the time be enlarged till Monday, the 20th day of this instant June.

The House was moved, That the Report which was made from the Committee on the South Durham Railway Bill, for enacting the time for the Committee to make their Report, might be read; and the same being read;

Ordered, That the time be enlarged till Monday, the 16th day of May last, and the Amendments were agreed to.

Ordered, That the Petition of the Rev. John Ireland, Dean of the Collegiate Church of St. Peter, Westminster, and the Chapter of the same Church, which was presented upon the 12th day of May last, be referred to the Committee on the Westminster Small Debts Bill; and that the Petitioners be heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Ordered, That the Petition of the Rev. John Ireland, Dean of the Collegiate Church of St. Peter, Westminster, and the Chapter of the same Church, which was presented upon the 12th day of May last, be referred to the Committee on the Westminster Small Debts Bill; and that the Petitioners be heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Ordered, That the Petition of the Rev. John Ireland, Dean of the Collegiate Church of St. Peter, Westminster, and the Chapter of the same Church, which was presented upon the 12th day of May last, be referred to the Committee on the Westminster Small Debts Bill; and that the Petitioners be heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Ordered, That the Petition of Arthur Morris, Westminster Esquire, High Bailiff of Westminster, which was presented upon the 18th day of April last, be referred to the Committee on the Westminster Small Debts Bill; and that the Petitioner be heard, by his counsel or agent, upon his Petition, if he think fit; and counsel heard in favour of the Bill, against the said Petition.

Ordered, That the Petition of the Rev. John Ireland, Dean of the Collegiate Church of St. Peter, Westminster, and the Chapter of the same Church, which was presented upon the 12th day of May last, be referred to the Committee on the Westminster Small Debts Bill; and that the Petitioners be heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

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the sixth year of King George the fourth therein-af-ter mentioned was modified by an Act of the fifth and sixth year of His present Majesty therein-af-ter mentioned, and that such modified Tolls will be utterly insufficient for the proper maintenance and support of the said Harbour; and that the Committee had examined the matter of the Petition.

Ordered, That the Report be referred to the Select Committee on Standing Orders.

South Petherton Enclosure Bill.
The House proceeded to take into consideration the Amendments made by the Lords to the Bill, in-cluded, An Act for enclosing Lands within the Parish of South Petherton, in the County of Somerset; and the same were read, as follow:

Pr. 57. l. 34. After “ Five” insert “ pounds “ and Five.”
Pr. 58. l. 14. Leave out “ Twenty,” and insert “ Seventy.”

The said Amendments, being read a second time, were agreed to.

Ordered, That Mr. Ayshford Sanford do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lords- ships.

Parrett Navigation Bill.
An ingrossed Bill for improving the Navigation of a portion of the River Parrett, and for making a Navigable Canal from the said River to Burrington, all in the County of Somerset, was read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Ayshford Sanford do carry the Bill to the Lords, and desire their concurrence.

Westminster Small Debt Bill.
A Petition of Inhabitants of Saint Anne, West-minster, praying that the Westminster Small Debt Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Fisheries (Ireland) Bill.
An ingrossed Bill for establishing a Joint Stock Company for the prosecution and extension of the Fisheries off the Shores of Ireland, and elsewhere, and for the Improvement of the Sea-coasts in connexion with such Fisheries, was read the third time; and an ingrossed Clause was added, by way of rider; and Amendments were made to the Bill.

Resolved, That the Bill do pass: And that the Title be, An Act for establishing a Joint Stock Company for the prosecution and extension of the Fishe ries off the Shores of Ireland, and for the Improve ment of the Sea-coasts in connexion with such Fisheries.

Ordered, That Mr. Twiss do carry the Bill to the Lords, and desire their concurrence.

The House was moved, That the Report which was yesterday made from the Committee on the Lords, and desired their concurrence. The time for the Committee to make their Report, might be read; and the same being read

Ordered, That the time be enlarged till Monday, the 26th day of this instant June.

Six Richard Vyvyan reported from the Committee on the Bristol Damages Compensation Bill; and to whom a Petition against the said Bill was referred: That no person appeared on behalf of the said Petition; and that they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments there- unto; and the Amendments were read, and agreed to. Ordered, That the Bill, with the Amendments, be ingrossed.

A Petition of Rate-payers of Saint Werburgh, in the city of Bristol; and, Inhabitants, Rate- payers and Freemen of the Castle precincts in the ancient city of Bristol; praying that the Bristol Damages Compensation Bill may pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of the Boroughreeve and Constables Liverpool and others, Merchants, Tradesmen and Inhabitants of Manchester, praying that the Liverpool Docks Bill may pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

A Petition of Josiah Vorrey, of Runcorn, in the county of Chester, Gentleman and householder, praying that he may be heard, by himself, his counsel or agent, against certain parts of the said Bill, was also presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioner heard, by himself, his counsel or agent, upon his Petition, if he think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of Tanners, Carriers, Shoemakers and Glaziers and others interested in the leather trade of the hurls of Lisnaghot,—and, Bankers, Merchants, Manu facturers, Traders and others of Stirling; praying that the Glasgow and Falkirk Railway Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Thomas Bradley, Esquire, late Lieu tenant-Colonel of His Majesty’s 2nd West India Dragoons, praying for an inquiry into his case, was presented, and read; and ordered to lie upon the Table.

A Petition of Gentlemen, Freeholders and Inha bitants of Newport, Kilkevy and Stathalmaur:—Inhabitants of the Bahamas Islands now residing in England;—Merchants and others of Honduras, and now residing in England;—Inhabitants of the borough of Finchbury;—Queen’s County;—and, Ma gistrates and Inhabitants of the county of the town of Drogheda; praying the House to cause a full and complete inquiry to be made into all the circumstances respecting the case of Lieutenant-Colonel Bradley,—were also presented, and read; and ordered to lie upon the Table.

A Petition of Protestant Dissenters and other Protestant Friends of Religious Liberty residing in Llanelly;—and, Protestant Dissenters of Broadway; praying for the immediate redress of the grievances affecting dissenters from the Established Church, were presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Boston Public Li brary, praying for the repeal of the Stamp Duty on Newspapers, was presented, presented, and read; and ordered to lie upon the Table.

A Petition of Protestant Dissenters of Reading; Church Rates.

A Petition of Inhabitants of Knaresborough, praying that the Lord’s Day Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Knaresborough, praying that the Lord’s Day Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.


A Petition of Spirit Retailers of Hamilton; and, Spirituous Liquors Sale Bill.

A Petition of the Boroughreeve and Constables Liverpool and others, Merchants, Tradesmen and Inhabitants of Manchester, praying that the Liverpool Docks Bill may pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.
A Petition of James Hutchison, grocer and re-
tailer of spirits in Forres, praying that the Spirit
Licenses (Scotland) Bill may pass into a law, was
presented, and read; and ordered to lie upon the
Table.

A Petition of Inhabitants of Hamilton, praying the
House to pass a Bill whereby the qualification for
electing Town Councils in Scotland shall be ex-
tended to all householders within their respective
jurisdictions, was presented, and read; and ordered
to lie upon the Table.

A Petition of the Corporation of Durham; In-
habitants of the city of Durham; Monsr. Mary, Knudio,
Manchester;—Nursery;—Tram;—Kiddeley;
High Sheriff, Freeholders, Landholders, Electors and
Inhabitants of Meath;—Corporation of Hythe;
Inhabitants of Suttons;—Kilmanag; Clergy, and
Corsets;—Street;—Ballymore and Killare;
Multi-farsham, Loney, Lachen and Portmasphanon;
—Moate;—Castlepallor, Lickble and Foiris;—
Templeoran and Kilbady;—Mugne and Fougilto-
lines;—Monsr. Mary, Toompanor;—Listonwel;
Gentlemen, Shopkeepers and Farmers of Ballylong-
ford;—Inhabitants of Kilmacalugon;—Dingle;—
Keamara;—Killock and Cloyrowry;—Middleton;
—Lisnor;—Coppoggin;—Tilaw;—Strabally
and Ballylunna;—Whitechere;—Mount Mary's,
Yongal;—Athlone;—Four-mile Water;—Sligo;
Churchtown;—Slessorweer and Glamgorm;—Cloyne;
Kilmahon;—Abbeyleze and Ballyroon;—Saint
Purit;—Kilconn;—Saint Canice, Kilkenny;—
Saint Mary, Kilhamon;—Thomastown;—Coppagh;
—Killeya and Kilcovan; and, Meaghban; praying
the House to reject the attempt of the House of Lords
to destroy the Municipal Corporations (Ireland) Bill;
and the Motion no Bill which would give to Ireland
a less measure of Corporation Reform than that
already given to and enjoyed by the people of
England and Wales, were presented, and read;
and ordered to lie upon the Table.

A Petition of Inhabitants of Borrisleigh, praying for
the Reform of the House of Lords, was presented,
and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Raheen, praying the
House to pass a law which will protect the Poor of
Ireland from their present sufferings, and that the
fund from which this support shall be drawn be
raised from real property, and not be levied off the
interest on Paper, without a clause granting a drawback of
will not pass any Bill for the reduction of the Duty
on the stocks on hand, was presented, and read;
and ordered to lie upon the Table.

A Petition of Inhabitants of Liskey and Adri-
gacoile;—Loughrea;—Annadown;—Athkere;—Dou-
more;—Kilmoylan and Cummer;—Inhabitant
Householders of the city of Waterford;—Inhabitants
of Agish;—Neery;—Bell Clare;—Catholic Inha-
bilators of Croom and Baugan;—Kenehely
and Glokhrome;—Oranmore;—Killery;—Roman Cath-
olic Inhabitants of Castletown Delevin and Killu-
lough;—Carregh Boy;—Inhabitants of Enniscorthy;
—Clonakilly;—Parishioners of Kilmanahon, Kil-
mahon, Kilbough and Clooney;—Landowners, Land-
holders; Inhabitants of Bannow, Saint Louis and
Kilcaven;—Roman Catholic Inhabitants of Kilcony
and Kilbannon;—Inhabitants of Kilmare, Kilturk
and Tomhaggard; — Kanderr; — Licka;—Ballyma-
heney-Bolbole;—Lissel, Abbey Malay; and
Doungam, Curingford;—Occupiers of land in
Middleton;—Inhabitants of Baudon;—Kildalejy;
—Moastown;—Ballymcoca;—Roman Catholic
Landholders of Dromisk;—Inhabitants of Dromon;
—Chairman of a Meeting of Inhabitants of Leath;
—Roman Catholic Landholders of Mansfieldtown,
Darrer and Killencoo;—Inhabitants of Kilcanon
and Gernstonaon;—Landholders and Inhabitants
of Richland;—Inhabitants of May; and
Fougilhoun;—Kilmahone and Kilchoate;—
Multi-farsham, Loney, Lachen and Portmasphanon;
—Vol. 91.

Street;—Kilbou and Killiollon;—Cummer;—Castle-
town Goughgehan and Newtown;—Ballymore and
Kilclare;—Kilconn West;—Glyn;—Inhabitants
and Landholders of Kilmonek and Cloen;—In-
habitants of Kilpanag, Cloander and Corsets;
Freeholders and Inhabitants of Midlen and Milltown;
—Nurney;—Pierston and Temple Patrick;—
Meyort;—Templeoran and Kilbady;—Strabally
and Ballylunna;—Coppagan;—Moladile and Afime;
—Whitechere;—Tilaw;—Grange and Anmore;
—Kilrush;—Rathcorne and Gortore;—Sligo;
Coppagian; — Saint Patrick, Kilkenne;—Rakeen;
—Kilmahon;—Thomastown;—Kilbogy and Kiltu-
rion;—Saint Canice, Kilkenny;—Kilballywion;—
Nenagh;—Coppagh;—Churchtown;—Cloane;
Slessorweer and Glamgorm;—Monaghon;—
and, Gentry, Clergy, Magistrates and Inhabitants of
the town of Carline;—praying for
the abolition of Titles in Ireland, were presented,
and read; and ordered to lie upon the Table.

A Petition of Proprietors and Occupiers of land in
Moyrha; —; and, Protestant Title-payers of Me-
row;—praying the House to cause a revaluation
be made of the Tithes in Ireland under the Tith
Composition Acts, were also presented, and read;
and ordered to lie upon the Table.

A Petition of Inhabitants of Dunveer;—Mogury; Titles
—Blarney;—Terronfichkin;—Landed Proprietors, (Ireland); and,
Inhabitants of Ballymore, Kilmonek, Saint Canice
Corporations (Ireland) Bill;
—Inhabitants of Kilmarey, Mordegh, Kilmaman and
(England) Bill; and
Cawmore;—Kilmeen;—Parishioners of Clon-
damagh and its Union;—Inhabitants of Kilbongan
and Tuillass;—Tuaghon;—Crookstonen and Kilmecat;
—Ballybriggan;—Kilroe and Rathgarden; —
Mayorton, Auhear and Mins;—praying for the
abolition of Tithes in Ireland, and also that the
House will adhere to the provisions of the Municipal
Corporations (Ireland) Bill as originally passed by
them, were presented, and read; and ordered to
lie upon the Table.

A Petition of Stationers or Dealers in Paper, car-Paper,
rying on business in Leeds, praying that the House
will not pass any Bill for the reduction of the Duty
on the stocks on hand, was presented, and read;
and ordered to lie upon the Table.

A Petition of the Vicar and Churchwardens of the Carrick Church,
parish of Carrick, in the diocese of Lismore, com-
plaining of the dangerous dilapidated state of the Church of that parish; and praying the House to
take their case, together with that of several other congregations of the established religion in Ireland, who are also in want of churches, into consideration,
and to devise such remedy and relief as may seem
fit, was presented, and read; and ordered to lie
upon the Table.

A Petition of Trustees of the Lawton and New-Temple Trusts
Consolidation Bill, and the surrounding neighbourhood; and
Trustees of the Mansfield and Woolse Beck Roads;
praying that the Temple Trust Consolidation Bill may not pass into a law, were presented, and read;
and ordered to lie upon the Table.

A Petition of Inhabitants of the parish and manor Bishoprick of
of Howden, in the east riding of the county of Yord, Burton Bill:
praying that in any legislative measure which may be
passed, whereby to dispose of the surplus revenues of the See of Durham, provision may be made for
augmenting the livings of the Vicarage of Howden and
the Perpetual Curacies of Laston and Barnby
on the Marsh, was presented, and read; and ordered to
lie upon the Table.

A Message from the Lords, by Mr. Forrer and Message from
Mr. Rospell:
Mr. Speaker,
The Lords have agreed to the Bill, intituled, An Sзамен, Fund
Act to amend an Act of the fourth and fifth years (Shetland) Bill.
of His present Majesty, in order to enable certain Seamen belonging to Shetland or Orkney to pay certain Sums of Money payable under that Act to the Seamen’s Fund at Lerwick, in Shetland, or Kirkwall, in Orkney, without Amendment: And also, The Lords have passed a Bill, intituled, An Act to enable Francis Earl of Moray to borrow a certain Sum of Money upon the security of certain of his entailed Estates, for re-payment to him of a portion of the Monies laid out by him in the Improvement of those Estates; to which the Lords desire the concurrence of this House:—And then the Messengers withdrew.

Earl of Moray’s Estate Bill.

The Earl of Moray’s Estate Bill was read the first time; and ordered to be read a second time.

G. Robertson.

A Petition of Gilbert Robertson, of Hobart’s Town, in Van Diemen’s Land, newspaper proprietor, now a prisoner in His Majesty’s gaol at Hobart Town, complaining of having been convicted by a special jury for publishing a Libel against Colonel Arthur, and praying the House to institute an inquiry into his case, was presented, and read; and ordered to lie upon the Table.

Ordered, That the Return relative to Kirktown-upon-Hull Trinity House, which was presented upon Tuesday last, be printed.

Ordered, That the Return relative to Church Building Materials (Scotland), which was presented upon Tuesday last, be printed.

Mr. Oswald reported from the Select Committee on Public Petitions: That they had examined the Petitions presented from the 9th to the 13th days of May last, both inclusive; and had directed him to make a Report thereof to the House.

Ordered, That the Report do lie upon the Table; and be printed.

Ecclesiastical Courts Bill.

Ordered, That leave be given to bring in a Bill to amend the Law in Ecclesiastical matters, and to consolidate and amend the Courts for the Probate of Wills, and granting Letters of Administration throughout England and Wales: And that Mr. Serjeant Goulburn, Mr. Cayley, and Mr. Jervis, do prepare, and bring it in.

Ordered, That there be laid before this House, an Account of the Public Income and Expenditure of the Three Estates in the Kingdom, in the years ended 5th January 1834, 1835 and 1836; showing the annual Expenditures not coming under any of the foregoing Heads.

Leith Harbour. Ordered, That Mr. Pringle and Mr. Charles Wood be discharged from any further attendance on the Select Committee on Leith Harbour.

Ordered, That Sir John Hay and Captain Berkeley be added to the Committee.

Corpus Punishment (East Indies).

Ordered, That there be laid before this House, a Copy of the General Order issued in Calcutta by General Sir E. Poget, on 10th March 1827, respecting Corporal Punishments of Native Soldiers:—Also, Copies of any other General Orders issued by Sir E. Poget respecting Corporal Punishments in the European and Native Regiments in India.

Ordered, That there be laid before this House, a Copy of the Orders issued by Lord William Bentinck, the Commander in Chief, respecting Corporal Punishments in the European and Native Regiments in India in 1834 and 1835:—Also, Copy of any Minutes in Council made by his Lordship respecting Corporal Punishments.

Ordered, That the time for the Committee on Dover Harbour Dover Harbour Bill to make their Report, be enlarged till Monday, the 20th day of this instant June.

Ordered, That it be an Instruction to the Select Committee on Harbours of Refuge, that they do extend their examinations to the north-west coast of Wales, particularly at that point called the Great Orme’s Head.

The Order of the day being read, for resuming Church of Ireland Bill.

The Order of the day being read, for resuming the adjourned Debate upon the Amendment which was yesterday proposed to be made to the Question, “That the Order of the day, for the second reading of the Church of Ireland Bill, be now read;” and which Amendment was, to leave out from the word “That” to the end of the Question, in order to add the words “leave to be given to bring in a Bill for the conversion of Tithe Composition into Rent-charges, and for the redemption thereof, and for the better distribution of Ecclesiastical Revenues in Ireland,” instead thereof.

And the Question being again proposed, That the words proposed to be left out stand part of the Question:—The House resumed the said adjourned Debate.

And the House having continued to sit till after twelve of the clock on Friday morning;

Ordered, That the Debate be further adjourned till this day.

The Order of the day being read, for taking into Municipal consideration the Amendments made by the Lords to the Municipal Corporations (Ireland) Bill;

Ordered, That the said Amendments be taken into consideration upon Thursday next.

The Order of the day being read, for the Committee on the Cinque Ports Bill;

Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

Mr. Serjeant Goulburn presented a Bill for amending the Law in Ecclesiastical matters, and to consolidate and amend the Courts for the Probate of Wills and granting Letters of Administration throughout England and Wales: And the same was read the first time; and ordered to be read a second time upon Wednesday, the 15th day of this instant June; and to be printed.

Ordered, That Mr. William Ord be discharged Controverted Elections. from any further attendance on the Select Committee on Controverted Elections.

Ordered, Th. Mr. Charles Villiers be added to the Committee.

An ingrossed Bill for making a Railway to form a communication between London and Cambridge, with a view to its being extended hereafter to the Northern and Eastern Counties of England, was read the third time; and ingrossed Clauses were added, by way of riders; and Amendments were made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Ward do carry the Bill to the Lords, and desire their concurrence.

Mr. Horrocks reported from the Select Committee on Berwick’s Bill from the Lords, intituled, An Act for settling the Estate Bill.
and securing certain parts and portions of the Lands and Estate of Delvine, in the County of Perth, to
and in favour of Sir John Murr Macenze, Baronet, and
the other entitled to take by certain
Deeds of Entail made by George Murr, Esquire,
and under the conditions and limitations contained
therein; and for vesting, in lieu thereof, the Lands
and Estate of Cassencarie, and others lying in
the Stewartry of Kirkcudbright, and Counties of Dum-
and Estate of Delvine, in the County of Perth, to
and securing certain parts and portions of the Lands
and under the conditions and limitations contained
therein.

Mr. Fox Made presented, pursuant to an Address to
His Majesty,—Returns of all Gold and Silver
Ingots assayed by the Master of the Mint's Assayer
in each of the last fifteen years:—Of the Cost of
Scales and assaying Balances supplied to the Mint,
and the Expenses of repairing the same in each of
the last fifteen years, and by whom repaired:—Of
the Amount of Stationery supplied to the Mint, and
the several Offices to which distributed, in each of
the last fifteen years:—Of the Number of Ingot
Pots and of Cipell Pots of Gold and Silver, separate-
lately, the Weight of each Pot, the Number of
Assays taken from each in each of the last fifteen
years:—Of the Amount expended for the Machinery,
Presses, English and Foreign, and other fittings up
in the separate Rooms in the Moneying, the Melting
and the Die Departments, in each year, since
the building of the Mint, stating the Amount of
the several Bills for the Works, and by whom executed:—
Of the Quantity of Gold and Silver refined in each
year since 1829, by the new process, stating whether
the Portions of them applied towards the
Gratuities, Fees, Fines and Penalties levied, and the
Amount of each, and the Contingencies separate from the Pay
and Expenses of the same, including all Conting-
encies; and stating, also, under whose authority
the Patrol Act, by whom the Force is distrib-
uted, and by whom paid:—Of the Amount of
Gratuities, Fees, Fines and Penalties levied, and the
several Amounts received in each of the Police
Offices; the Portions of them applied towards the
Expenses of the several Offices, and given to Clerks
and Officers; and an Account of the applications of
Surplus:—Of the Establishment of the Police Force
employed within the City of London: distinguishing the Number of Magistrates, of Receivers, of Clerks, of Con-
stables, and Police Officers, belonging to each
Office; the Pay of each Class of Persons, and the
Contingencies of each Office; the aggregate Ex-
 pense of each of the several Stipendiary Police Establish-
ments in the City, and how applied: and, the periods up

Cities and
Towns Improvement
(Ireland.)

Ordered, That the said Returns do lie upon the Table.

And then he House, having continued to sit
still early of the House on Friday morning, adjourned till this day.

ordered, That the said Papers do lie upon the Table.
A Petition of George Read and John Moore, electors of the city of Kilkenny, was delivered in, and read; setting forth, That a writ of Election was presented by The Speaker of the House to the Sheriffs of the city of Kilkenny, to elect a Member to represent the Citizens of the same city; that the Sheriffs, in obedience to said writ, appointed several Petitioners, and that several Petitions were presented to the Committee, that they intended to abandon the Bill; and that the Committee, having heard counsel on both sides thereupon, resolved, that the Petitioners of the Bill were abandoned the measure, the Committee are of opinion, that no other party be allowed to carry it on before this Committee.

Ordered, That the Report do lie upon the Table.

Kilkenny City Election. Petition of Electors.

Lord William Bentick reported from the Committee on the Clyde Navigation Bill; and to whom several Petitions against the said Bill were referred; That the Standing Orders relative to Navigation Bills, had been complied with; and that the Committee had considered several of the said Petitions, and had heard counsel in support of several of them, and had also heard counsel in favour of the Bill; and that the Committee, having made certain Amendments upon the Preamble of the Bill, and come to the Resolution, that the Preamble, as amended, stand part of the Bill, the Promoters of the Bill thereupon applied to the Committee, that they intended to abandon the Bill; and the Committee, having heard counsel on both sides thereupon, resolved, that the Promoters of the Bill, having abandoned the measure, the Committee are of opinion, that no other party be allowed to carry it on before this Committee.

Ordered, That the Bill, with the Amendments, be ingrossed.

An ingrossed Bill for authorizing the Trustees on the Bridges over the Clyde at Glasgow, to continue, Bridge Bill.

Mr. Blackburne reported from the Committee on the Stockport Gas Bill; and to whom several Petitions against the said Bill were referred; That the application did not come within the Standing Orders of the House relative to Bills for making any Cut, Canal, Reservoir or Aqueduct, the Reservoir not being for the purposes of Navigation, or of supplying any place with water; and that it was not intended to take any land by compulsion; and that they had considered the said Petition, and had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill do pass.

Ordered, That Mr. Oswald do carry the Bill to the Lords, and desire their concurrence.

A Petition of the President, Vice-President and Liverpool Directors of the Chamber of Commerce and Manu. Dock Bill.

An ingrossed Bill for authorizing the Trustees on the Stockport Gas Bill; and to whom several Petitions against the said Bill were referred; That they had heard counsel in support of the said Petitions; and

Ordered, That the time for the Committee on the Manchester and Cheshire Railway Bill; and to whom several Petitions against the said Bill were referred; That the Standing Orders relative to Bills for making Railways, had been complied with; and that they had considered several of the said Petitions, and had heard counsel in support of several of them; and had also heard counsel in favour of the Bill; and that the Committee had inquired into the several matters required by the Resolutions of the House of the 1st day of March last; and had also examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table; and be printed.

Ordered, That the time for the Committee on the Manchester and Cheshire Railway Bill; and to whom several Petitions against the said Bill were referred; That the Standing Orders relative to Bills for making Railways, had been complied with; and that they had considered several of the said Petitions, and had heard counsel in support of several of them; and had also heard counsel in favour of the Bill; and that the Committee had inquired into the several matters required by the Resolutions of the House of the 1st day of March last; and had also examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table; and be printed.

Ordered, That the Bill, with the Amendments, be printed.

An ingrossed Bill for altering and amending the New Outfall of the Thames and River Nene, and the Drainage and Inclosure Bills.

Mr. Egerton reported from the Committee on the Stockport Gas Bill; and to whom several Petitions against the said Bill were referred; That they had heard counsel in support of the said Petitions; and
and had also heard counsel in favour of the Bill; and that the Committee had examined the allegations thus put in the preamble of the Bill, but the same had not been proved to their satisfaction.

Ordered, That the Report do lie upon the Table.

Mr. Dottin reported from the Committee on the Southampton Waterworks Bill; That the application did not come within the Standing Orders of the House relative to Bills for supplying any City, Town or Place with Water, it not being the intention of the Parties to take land, or to interfere with private property; and that the Committee had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table.

The House proceeded to take into consideration the Report which, upon the 29th day of May last, was made from the Committee on the Navigation Bill, printed Copies of the Bill having been delivered at the door upon Monday last; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

An ingrossed Bill to enable the Mayor, Aldermen and Burgesses of the Borough of Bristol to raise a Sum of Money towards discharging the Monies borrowed under the authority of an Act passed in the second year of the reign of His present Majesty, was read the third time. Resolved, That the Bill do pass.

Ordered, That Mr. Philip Miles do carry the Bill to the Lords, and desire their concurrence.

A Petition of Attornies and Solicitors of Sunderland, praying for the repeal of the Duty on their Annual Certificates, was presented, and read; and ordered to lie upon the Table.

A Petition of the Presbytery of Newcastle-upon-Tyne, in communion with the National Church of Scotland, praying that marriages celebrated by ministers who may have celebrated the same as communicants of the established Church of Scotland be as valid when attested by the signatures of the ministers who may have celebrated the same as communicants and so attested by ministers of the Established Church of England, was presented, and read; and ordered to lie upon the Table.

A Petition of Spinners and Manufacturers of Bradford, York:—Worsted Spinners of Bradford, York:—Master Flax Spinners of Leeds;—Operative Woollen Manufacturers of Batley;—Runcorn, Horsforth, Yeadon, Gisley and Esholt;—Woollen-mill and Factory-owners of Hareby and Ossett;—Morley; Ecclesfield, ldeal and Shepley; and, Operative Woollen Manufacturers of Cleckheaton; praying for the amendment of the Factories Act, were presented, and read; and ordered to lie upon the Table.

A Petition of Parishioners of Kilfarnog and Kilbride;—Kilclooney and Kilblanch;—Ogola;—Grange and Killashan;—Lower Parish of Kilcon and Maghearna;—Mullenkye;—Meef;—Upper Parish of Kilcoo;—Clones, East;—Coshel; and, Inhabitants of Sand Pits; for praying for the abolition of Tithes in Ireland; and that the House will not pass the Municipal Corporations (Ireland) Bill, as amended by the House of Lords,—were presented, and read; and ordered to lie upon the Table.

A Petition of Joseph Erpe, of Syrscote, in the Lantford county of Stafford, praying for the amendment of the law respecting Landlord and Tenant, was presented, and read; and referred to the Select Committee on Agriculture.

A Petition of Trustees of the Bolton and Wigan Turnpike Trusts Road;—Chairman of a Meeting of the Trustees of Consolidation Bill, the Foston and Little Drayton Road (two Petitions);—Dunham Ferry and Great Markham Road;—Trustees of the Spalding and Tyld Goat Road;—Birstall and Huddersfield Roads;—Lockwood and Metham Road;—Holmesterd and Woodhead Road; and, Wakefield and Derwent Roads; praying that the Turnpike Trusts Consolidation Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

Ordered, That the time for the Committee on the Durham Durham (South-west) Railway Bill to make their Report be enlarged till Thursday next.

A Petition of Acting Young Men and Apprentices Lord's Day Bill, to Shopkeepers in Rooscommon;—Westgalas of Great Totham;—Inhabitants of Henham;—and, Chairman of a Meeting of the Clergy of the Deanery of Bristol;—Ordered, That praying that the Lord's Day Bill may pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Monoghan, praying that the Excise Licenses (Ireland) Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Gentry, Land-owners and House-Municipal holders of Killarne, Kilcummin and Aghodane;—Inhabitants of Blackburn;—Taunton;—Newport-pratt;—Bolton;—and, Becon; praying the House not to receive the Municipal Corporations (Ireland) Bill as amended by the House of Lords,—were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Blackburn;—and, Landed Proprietors, Landholders and Residents of Athlone and Foerty; praying the House to adopt the amendments made in the Municipal Corporations (Ireland) Bill by the House of Lords as essential alike to the maintenance of our Protestant Constitution, and the good government of Ireland, and the continued tranquillity of the whole Empire,—were also presented, and read; and ordered to lie upon the Table.

A Petition of the High Sheriff, Freetholders and In-Titled inhabitants of Meath;—Inhabitants of Dungaraon;—(Ireland) Abbeyside and Ballinrood;—Ovens and Dysert;—Coshel;—Killarney, Kilcummin and Aghodane;—Angusana{u};—Dromondra, Ardoah and Longbronachan;—Killellan;—Oldcastle, Longhew and Moylough;—Killecoginan;—Forney;—Shrade; and, Kilkoollen; praying for the abolition of Tithes in Ireland,—were presented, and read; and ordered to lie upon the Table.

A Petition of Stationers or Dealers in Paper in Paper. London, praying the House not to pass any Bill for the reduction of the Duty on Paper without a Clause granting a Drawback of the remitted Duty of the stocks on hand at the time of the alteration, was presented, and read; and ordered to lie upon the Table.

A Petition of Bankers, Merchants, Traders and East and West other Inhabitants of Bolton-le-Moors, praying for India Produce, an equalization of Duty on East and West India produce, but more especially on the article of Sugar,
was presented, and read; and ordered to lie upon the Table.

Church Rates.

A Petition of Protestant Dissenters of Totnes, praying for the abolition of Church Rates, was presented, and read; and ordered to lie upon the Table.

Poor Law Act.

A Petition of the Chairman, Vice-Chairman and Guardians of Stone-on-the-Wold Union; and, Chairman of the Winchcomb Union; praying that the period fixed by the Poor Law Act for the re-payment of sums borrowed for building Workhouses may be extended from ten to twenty years, were presented, and read; and ordered to lie upon the Table.

Vote by Ballot.

A Petition of Electors of Leeds, praying the House not to sanction Vote by Ballot, was presented, and read; and ordered to lie upon the Table.

Statute Labour (Scotland.)

A Petition of Inhabitants of Fowey, praying for an alteration in the Law, and the abolition of the Statute Labour-money Tax levied from the villagers in Scotland, was presented, and read; and referred to the Select Committee on Statute Labour (Scotland).

Sir Charles Burtett.

A Petition of Sir Charles Burtett, complaining of the conduct of the Colonial Department towards him, was brought up, and read;—But the said Petition containing a quotation from the speech of a Member of the House, and allegations thereupon, was, with leave of the House, withdrawn.

Benefits Plurality.

A Petition of Churchwardens, and Overseers and other Inhabitants of Saint Mary-le-Strand, praying that it may be enacted that on the avoidances of certain parts of the Church of Ireland Bill, was, with leave of the House, withdrawn.

Church of Ireland Bill.

A Petition of the Archdeacon and Clergy of the Archdeaconry of Durham, praying the House to reject all those clauses of the Church of Ireland Bill, which go to alienate any portion of the properties of the United Church heretofore dedicated to the maintenance of the Clergy, was presented, and read; and ordered to lie upon the Table.

Medical Practitioners.

A Petition of the Medical Profession of Bristol, praying that they may be remunerated for attending Incumbents, their successors shall be required to perform their duties in person, was presented, and read; and ordered to lie upon the Table.

Marine Insurances.

A Petition of the Chamber of Commerce of Bristol, praying the House to remit the Stamp Duty on Marine Policies, was presented, and read; and ordered to lie upon the Table.

Tobacco Duties.

A Petition of the Legislative Council of the Province of Lower Canada, praying the House to make no change in the Duties on Tobacco and Deals imported into the United Kingdom unfavourable to the interest of the North American Colonies, but leave the said Colonies in the enjoyment of the Trade without alteration, was presented, and read; and ordered to lie upon the Table.

Spirituous Liquors.

A Petition of Retailers of Spirituous Liquors in Kilmainham, praying the House to repeal the Tippling Act, and rescind that part of the Act 6 Geo. 4. c. 38, which makes it incompetent for Justices of the Peace under the Small Debt Act to decide upon questions relating to spirituous liquors, and repeal that part of the Act 9 Geo. 4. c. 38, which requires the annual application for renewal of certificates for licences to those already licensed, was presented, and read; and ordered to lie upon the Table.

Hand-loom Weavers.

A Petition of Hand-loom Weavers and other Inhabitants of Saltcoats; and, Saint Quivox, by Ayr, praying the House to pass a law for the better regulation of the prices of Hand-loom Weaving, were presented, and read; and ordered to lie upon the Table.

A Petition of Managers, Operatives and others directly depending for support on the works of Catrine (Scotland) driven by water-power on the River Ayr, praying bill, that the Salmon Fisheries (Scotland) Bill may not pass into a law, was presented, and read; and referred to the Select Committee on Salmon Fisheries (Scotland).

A Petition of William Reidton, Edvard Dolman, Westminster Joseph Arden, Thomas Rimmer, Joseph Holdea Turney and Benjamin Edvard Willoughby, all of Clifford's Inn, in the city of London, Gentlemen; praying that they may be heard, by their counsel or agents, against certain parts of the Westminster Small Debts Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

A Petition of the Presbytery of Paisley; and, Maynooth Minister, Office-bearers and Members of the Associate Congregation of Renton; praying the House to withdraw the grant of public money formerly made to the College of Maynooth, were presented, and read; and ordered to lie upon the Table.

A Petition of Licensed Victuallers of Chelmsford, Spirit Licences, praying for the repeal of the additional Duty on Spirit Licences, was presented, and read; and ordered to lie upon the Table.

A Petition of Merchants and Fish-curriers of hiring Taverns, praying the House to promote the interests of Fisheries, of the British Herring Fisheries in any Treaties or Regulations now pending with Foreign Powers, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Fowey, praying for Corporal the abolition of Flogging in the Army and Navy, Punishments, and the abolition of Naval Impressment, was presented, and read; and ordered to lie upon the Table.

Ordered, That the time for the Committee on the Scarborough Whitby Harbour Bill to make their Report be enlarged till Monday, the 20th day of this instant June.

The House proceeded to take into consideration Leith and Newhaven, that part of the Message of the Lords of Tuesday last, wherein their Lordships request that this House will be pleased to communicate to their Lordships, a Copy of a Report made from the Select Committee appointed by this House in the last Session of Parliament, to inquire into the present state of the Harbours of Leith and Newhaven, with the Minutes of Evidence, and Appendix. Resolved, That a printed Copy of the said Report be communicated to the Lords: And that Mr. Bernal do deliver the same.

A Message from the Lords, by Mr. Farrer and Mr. Roswell, and Mr. Speaker, The Lords have agreed to the several Bills following, without Amendment: viz.; A Bill, intituled, An Act to revive, and continue Slavery in force until the first day of August One thousand eight hundred and Forty, an Act of the Legislature of Jamaica, Bill, Jamaica, to explain and amend an Act for the Abolition of Slavery in that Island, and in aid of the same; A Bill, intituled, An Act for more effectually re-Grampound pairing and improving the Road from the eastern end of the Borough of Grampound, through the Towns of Saint
A Petition of the Directors of the Bristol General Steam Navigation Company, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the Bristol Steam Packet Company (No. 2) Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners hear, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Ordered, That the Papers relative to the Russian Company, which were presented upon the 19th day of May last, be printed.

Ordered, That the Return relative to Assessed Annuity Taxes, which was presented upon Tuesday last, be printed.

Ordered, That the Account relative to the Port of Liverpool, which was presented upon Tuesday last, be printed.

The Order of the day being read, for resuming the adjourned Debate upon the Amendment which was proposed to be made to the Question, that the Church of Ireland Bill be now read a second time, and which Amendment was ordered to be proposed to the House this day, adjourn till Monday next.

Resolved, That the House will, at the rising of Adjournment, the House this day, adjourn till Monday next.

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Resolved, That the House will, at the rising of Adjournment, the House this day, adjourn till Monday next.
The Order of the day being read, for the third reading of the Cessio Bonorum (Scotland) Bill;
Ordered, That the Bill be read the third time upon Friday next.

Small Debts (Scotland) Bill.

The Order of the day being read, for the Committee on the Small Debts (Scotland) Bill;
Ordered, That this House will, upon Monday next, resolve itself into the said Committee.

Boroughs of Barony (Scotland) Bill.

The Order of the day being read, for the second reading of the Boroughs of Barony (Scotland) Bill;
Ordered, That the Bill be read a second time upon Friday next.

Stamp Duties Bill.

The Order of the day being read, for taking into further consideration the Report on the Stamp Duties Bill;
Ordered, That the Report be taken into further consideration upon Monday next.

Highway Rates Bill.

The Order of the day being read, for the second reading of the Highway Rates Bill;
Ordered, That the Bill be read a second time upon Friday next.

Council of Session (Scotland) Bill.

The Order of the day being read, for the Committee on the Council of Session (Scotland) Bill;
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

Pensions Duties Bill.

The Order of the day being read, for receiving the Report on the Pensions Duties Bill;
Ordered, That the Report be received upon Monday next.

School Rooms Bill.

The Order of the day being read, for taking into further consideration the Report on the School Rooms Bill;
Ordered, That the Report be taken into further consideration upon Monday next.

Supply.

The Order of the day being read, for the Committee of Supply;
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

Ways and Means.

The Order of the day being read, for the Committee of Ways and Means;
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

Copyright.

Ordered, That there be laid before this House, A Return of the Amount of the Wholesale Price of One Copy of each Book entered at Stationers' Hall during the years 1832, 1833 and 1834.

Debts.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, A Return of the Names of such Prisoners now confined for Debt who have been in custody for Six Months or upwards, stating the Date of each Prisoner's Commitment, and Amount of Debt;—The above Return to be made as respects the Prisons of the King's Bench, Fleet, White Cross- street, Horsemonger-lane, Marshalsea, Lancaster, Chester, York, Exeter, Norwich and Chelmsford.
Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

And then the House, having continued to sit till after three of the clock on Saturday morning, adjourned till Monday next.
Mr. Lynch, by Order, reported from the Committee on the Petition for the British North America Bank Bill; that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill to enable the Proprietors or Shareholders of a Company, called "The British North America," to sue and be sued in the Name of the Secretary for the time being of the said Company: And that Mr. Lynch, Mr. Astton, and Mr. Robinson, do prepare, and bring it in.

Mr. Ewart reported from the Committee on the Liverpool Fire Police Bill; that they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act to alter, amend and extend the Harbour of the Town and County of Haverfordwest, and the same was read the first time; agreed to; and committed to a Committee of the Whole House.

Mr. Lynch, Mr. Astton, and Mr. Robinson, do prepare, and bring it in.

Sir Henry Parnell reported from the Committee on the Tralee Canal and Harbour Bill; and the Amendments were read, and agreed to.

Ordered, That the Report do lie upon the Table.

Mr. Addams Williams, by Order, reported from the Committee on the Newport (Monmouth) Harbour Bill; and to whom several Petitions against the said Bill were referred; that the Standing Orders relative to Bills for supplying any City or Town with Water, had been complied with; and that the Committee had heard counsel in support of the said Petitions; and had also heard counsel in favour of the Bill; and that they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table.

Mr. John Fielden reported from the Committee on the Bill from the Lords, intituled, An Act to amend an Act passed in the third year of the reign of Edward the sixth, intituled, An Act for erecting a Bridge over the River Thames, within the Town and County of Haverfordwest, and the Liberties thereof: And the same was read the first time; and ordered to be read a second time.

Sir Hugh Campbell reported from the Committee on the Clyde Navigation Bill, by which the Clyde Trust will be separated from the general municipal government of the city, which will be tantamount to a repeal of the Burgh Reform Act, that devolved all the powers of the old town councils on the councils elected by the citizens; and praying the House not to sanction the said Resolution, but to preserve unimpaired the integrity of the Act passed for the reform of the Municipal Corporations of Scotland, was presented, and read; and ordered to lie upon the Table.

Ordered, That the Report from the Committee Clyde Navigation Bill be taken into further consideration upon this day six months.

Sir Hugh Campbell reported from the Committee Tweed Fisheries Bill; and to whom several Petitions against the said Bill were referred; that the Petitioners view with alarm and concern a Resolution recently passed by the Committee for the reform of the Municipal Corporations of Scotland, was presented, and read; and ordered to lie upon the Table.

Mr. Morgan John O'Connell reported from the Tralee Canal Committee the Bridge Bill; and to whom several Petitions against the said Bill were referred; that no person appeared on behalf of the said Petition; and that they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Mr. Burton reported from the Committee on the Beverley Beverley Post Office Bill; and to whom several Petitions against the said Bill were referred; that they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Mr. Ewart reported from the Committee on the Liverpool Fire Police Bill; that they had examined the allegations of the Bill, and found the same to be true; and had also heard counsel in favour of the Bill; and had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Ordered, That the two Petitions of Occupiers of Glasgow and lands, houses or premises through or near which the proposed Railway called "The Glasgow and Falkirk Junction Railway," is intended to pass; and also, the Petition of Owners and Occupiers of lands, houses or premises through or near which the said proposed Railway is intended to pass, which were presented upon the 10th day of March last, be referred to the Committee on the Bill.

A Petition of Merchants, Bankers, Manufactures Clyde Navig and other Inhabitants of Glasgow, setting forth, that the Bill proposed Railway called "The Glasgow and Falkirk Junction Railway," is intended to pass; and also, the Petition of Owners and Occupiers of lands, houses or premises through or near which the said proposed Railway is intended to pass, which were presented upon the 10th day of March last, be referred to the Committee on the Bill.

Ordered, That the Report from the Committee Clyde Navig on the Clyde Navigation Bill be taken into further consideration upon this day six months.

Sir Hugh Campbell reported from the Committee Clyde Navig on the Clyde Navigation Bill be taken into further consideration upon this day six months.
Mr. Ewart reported from the Committee on the Liverpool Court of Record Bill; that they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Bill be re-committed to the former Committee.

A Petition of Inhabitants and Owners of messuages, lands and hereditaments in the parish of Saint Anne, in the county of Middlesex, praying that they may be heard, by their counsel or agents, against certain parts of the Liverpool and Blackwall Railway Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for better paving, lighting, watching, and improving the Townships of Teignmouth, in the County of Devon, and for supplying the Inhabitants thereof with Water; and the same were read, as follow:

Pr. 203. l. 16. Leave out from “therein” to “and” in Pr. 204. l. 10. and insert Clauses (A.) and (B.).

CLAUSE (A.) "And be it further Enacted, That all the costs, charges and expenses on the part of the said Commissioners for the purposes of the said recited Act or of this Act, and of deducing, evidencing and verifying such title as the said Trustees may require to the said lands and hereditaments, and of all attested copies which the said Trustees may require of any deeds, evidences or writings relating thereto, and all expenses whatsoever incidental to the investigation, deduction or verification of such title, shall be exclusively borne and paid by the said Commissioners; and the said Commissioners, before entering into possession of the lands and hereditaments so purchased, shall pay the amount of such costs, charges and expenses; and in case there shall be any dispute about the same, shall deposit, for the purpose of paying the same in such manner as hereinafter mentioned, the amount of the costs, charges and expenses charged by the party parties from whom the lands and hereditaments shall be purchased: Provided always, That the said Commissioners shall not be prevented from entering into possession of the lands and hereditaments so purchased, by reason of the non-payment of the said costs, charges and expenses, or by reason of the deposit herein mentioned, not having been made, unless the party or parties from whom such purchase or compensation money, and of the investment of the purchase or compensation money paid in respect of such lands, tenements and hereditaments in real or government securities, and likewise the re-investment of such purchase or compensation money paid for or by way of compensation or satisfaction for any injury or damage done to the same, shall be required to be paid into the Bank of England, and be subject to the orders and directions of the Court of Exchequer, under the provisions therein or herein contained, it shall be lawful for the said Court to order all the reasonable costs, charges and expenses attending such purchase, taking or using of any lands, tenements and hereditaments, or which may be incurred in consequence thereof, and also of the investment of the purchase or compensation money paid in respect of such lands, tenements and hereditaments in real or government securities, and likewise the re-investment of such purchase or compensation money paid for or by way of compensation or satisfaction for any injury or damage done to the same, shall be settled and collected by the said Commissioners from the sum by the said Commissioners from the sum so awarded and determined, and the remainder of the said money so deposited shall be returned to the said Commissioners: Provided also, That the expense of determining such costs, charges and expenses as aforesaid shall be paid and borne by the said Commissioners, unless One-sixth of the said costs, charges and expenses shall be disallowed, in which case the expense of determining the same shall be paid and borne by the said sellers, and the amount thereof may then be deducted by the said Commissioners from the sum payable to them under the award and determination of the said two referees, or of the said umpire."

CLAUSE (B.) "And be it further Enacted, That where by reason of the disability or incapacity of any person or corporation entitled to any lands, tenements or hereditaments to be taken under the said Act, or in case of the purchase or compensation money, and expenses of such purchase or compensation, or of the investment of the purchase or compensation money, and expenses as aforesaid, to be collected by the said Commissioners, the said Commissioners may appoint a Solicitor as umpire, to be named and appointed by such two first referees before they proceed on the matter referred to them; and the award and determination shall be made by the said umpire, as the case may be, and shall be binding and conclusive, and shall be made within One calendar month from the time of making such deposit as is herebefore mentioned; and upon such award and determination before made, the said two referees shall, by and out of the money so deposited with them, pay to the party or parties from whom the said lands and hereditaments shall be so purchased as aforesaid, the whole of the costs, charges and expenses which shall be so awarded and determined, and the remainder of the said money so deposited shall be returned to the said Commissioners: Provided also, That the expense of determining such costs, charges and expenses as aforesaid shall be paid and borne by the said Commissioners, unless One-sixth of the said costs, charges and expenses shall be disallowed, in which case the expense of determining the same shall be paid and borne by the said sellers, and the amount thereof may then be deducted by the said Commissioners from the sum payable to them under the award and determination of the said two referees, or of the said umpire."

The said Amendments, being read a second time, were agreed to.

Ordered, That Sir John Yarde Bellere do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

Sir John Yarde Bellere reported from the Committee on the Newton Abbott Improvement Bill, that they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were agreed to.

Ordered, That the Bill, with the Amendments, be engrossed.

Sir
6 WILL. IV. 69 Jvnii. 431

Newcastle-upon-Tyne ; praying for the repeal of the Stamp Duty on Newspapers,—were presented, and read ; and ordered to lie upon the Table.

A Petition of John Jones, of Liverpool, praying that Newspapers containing only advertisements, and circulated gratis, may be exempted from Duty in all cases where the intention was not to circulate them for profit, was also presented, and read ; and ordered to lie upon the Table.

A Petition of the Trustees of the Chatteris Ferry and Turnpike Trusts Consolidation Bill.

A Petition of Inhabitants of Whiteby, praying that South Durham Railway Bill may pass into a law, was presented, and read ; and ordered to lie upon the Table.

A Petition of Members of the Council and Inhabitants of Beaumaris;—Inhabitants of Leigkirk Municipal Corporations (Ireland); and, Municipal Corporations in Ireland as originally intended alteration of the Stamp Duties, was presented, and read ; and ordered to lie upon the Table.

A Petition of Inhabitants of the united parishes of Mayo and Dunmore ;—Blackrock ;—Glanmire ;—Inhabitants of the county of Kilworth ;—Cork ;—Portobello ;—Kelso ;—Magistrates and Town Council of the royal burgh of Selkirk ;—Provost, Magistrates and Council of Haddington ;—Inhabitants of Cupar ;—Bogger (Down) ;—Inniskeen ;—Dundalk ;—Kilabbey ;—Ballymacue and Drumlough ;—Belfast ;—praying the House to adhere to the principles of the Bill for reforming the Municipal Corporations in Ireland as originally passed by them, and to reject all Amendments which may tend to diminish its popular efficiency, or to interfere with that tranquillity which it is calculated to secure,—were presented, and read ; and ordered to lie upon the Table.

A Petition of Inhabitants of Clones, praying for the abolition of Tithes in Ireland, was presented, (Ireland,) and read ; and ordered to lie upon the Table.

A Petition of Manufacturers of Carpets and Rugs Carpet Design. In the county of Middlesex, praying the House to pass a law for the protection of all new patterns or designs of carpets and rugs, was presented, and read ; and ordered to lie upon the Table.

Ordered, That a Message be sent to the Lords, to the Lords, to whom a Petition against the said Bill was referred ; That the Standing Orders relative to Turnpike Bills, had been complied with ; and that they had considered the said Petition, and had heard counsel in favour of the Bill ; and had examined the allegations of the Bill, and found the same to be true ; and had gone through the Bill, and made Amendments thereunto ; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Sir John Yarde Buller reported from the Committee on the Newton Bushell Roads Bill ; and to whom a Petition against the said Bill was referred ; That the Standing Orders relative to Turnpike Bills, had been compiled with ; and that they had considered the said Petition, and had heard counsel in favour of the Bill ; and had examined the allegations of the Bill, and found the same to be true ; and had gone through the Bill, and made Amendments thereunto ; and the Amendments were read, and agreed to.

Sir John Yarde Buller reported from the Committee on the Sidmouth Harbour Bill ; That they had examined the allegations of the Bill, and found the same to be true ; and had gone through the Bill, and made Amendments thereunto ; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Mr. Harcourt reported from the Committee on the Baldon Allotment Bill ; That the Standing Orders relative to Bills of Inclosure, had been complied with ; and that they had examined the allegations of the Bill, and found the same to be true ; and that the parties concerned had given their consent to the Bill, to the satisfaction of the Committee ; and that the Committee had gone through the Bill, and made Amendments thereto ; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

The House proceeded to take into consideration the Amendment made by the Lords to the Bill, intituled, An Act to enable the Carlisle Canal Company to make a Dock or Docks at Port Carlisle, otherwise Fisher's Cross, and for amending and enlarging the Powers and Provisions of the Act for making and maintaining the said Canal ; and the same was read, as followeth :—

Pr. 70. 1. 29. After "manor" insert Clause (A).

CLAUSE (A.) "And whereas it is by the said recited Act enacted, that if the said Company should think it expedient to borrow any part of the sum of Forty thousand pounds (thereby authorized to be raised by the said Company) upon promissory notes, under the common seal of the said Company, it should be lawful for them so to do : And whereas it is expedient that so much of the said Act should be repealed ; Be it therefore Enacted, That so much of the said recited Act as authorizes the said Company to borrow any sum or sums of money upon promissory notes, shall be and the same is hereby repealed : Provided always, That nothing in this Act contained shall in anywise invalidate, affect or prejudice any promissory note made before the passing of this Act, in pursuance of the powers of the said recited Act."

The said Amendment, being read a second time, was agreed to.

Ordered, That Mr. Philip Howard do carry the Bill to the Lords ; and acquaint them, that this House hath agreed to the Amendment made by their Lordships.

Sir John Yarde Buller, by Order, reported from the Committee on the Herne Bay Pier Bill ; That they had examined the allegations of the Bill, and found the same to be true ; and had gone through the Bill, and made Amendments thereto ; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

appointed by this House to investigate the subject of Tolls and Turnpike Trusts in Great Britain and Ireland.—And that Mr. Mackintosh do carry the said Message.

Copyright Bill. A Petition of Principals and Professors in the several Universities of Scotland, praying that the Copyright Bill may not pass through the House until the several Universities of Scotland, none of which are at present sitting, shall have had time deliberately to examine its provisions, was presented, and read; and ordered to lie upon the Table.

Lord's-Day Bill. A Petition of Members of the Congregation of Wesleyan Methodists worshiping at Monmouth to, praying that the Lord's Day Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Factories. A Petition of Chairman of a Meeting of Spinners, Manufacturers and Operatives of Keighley,—Chairman of a Meeting of Inhabitants of Leeds;—Inhabitants of Ossett;—and, Operative Woollen Manufacturers in Farsley, Stanningley, Pudsey and Bramley; praying the House to enact that the hours of actual labour of all persons employed in factories under the age of twenty-one years shall not exceed ten hours for five days in the week and eight hours on Saturday, with a restriction on the moving power of the machinery at which such persons are employed,—were presented, and read; and ordered to lie upon the Table.

Criminal Laws. A Petition of Inhabitants of Dewsbury, praying the House not to sanction any general measure for the revision of the Criminal Laws which shall retain the punishment of death for any other crime than that of wilful murder, was presented, and read; and ordered to lie upon the Table.

Excise Licenses (Ireland) Bill. A Petition of Inhabitants of Kilwood;—White Abbey;—Minister and Parishioners of Coasvar;—and, Minister, Elders and Congregation of the Presbyterian Church of Monaghan, distinguished by the name of Seceders; praying that the Excise Licenses (Ireland) Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

Spirits (Ireland.) A Petition of the Presbyterian Congregation of Dromore;—Inhabitants of Rathfriland;—Kilwood;—and Parishioners and Church of Connor; praying that no individual having a license for the sale of groceries in Ireland, shall be permitted to sell Spirituous Liquors,—were presented, and read; and ordered to lie upon the Table.

Church of Ireland Bill. A Petition of Inhabitants of Skibbereen;—Clergy of the dioceses of Cork, Cloyne and Ross;—and, the Dean, Chapter and Clergy of the diocese of Waterford; praying that the Church of Ireland Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

Tithes (Ireland.) A Petition of David Lutonche Witty, Esquire, of Rathvilly, in the county of Carlow, complaining of want of protection from the military and police of want of protection from the military and police;—and, Ministers and Elders of the church of Rathvilly, in the county of Carlow, complaining of want of protection from the military and police; praying that no clause may be introduced into the Civil Bill Courts (Ireland) Bill for the abolition of Sенeschal Courts, was presented, and read; and ordered to lie upon the Table.

Civil Bill Courts (Ireland) Bill. A Petition of Thomas Evans, Seneschal of the manor of Claremont, in the baronies of Bullockish, Moylane and Ardee, in the county of Galway, praying that no clause may be introduced into the Civil Bill Courts (Ireland) Bill for the abolition of Sенeschal Courts, was presented, and read; and ordered to lie upon the Table.

Church Rates. A Petition of Dissenters of Bury Saint Edmund's;—Protestant Dissenters of the Baptist denomination assembing in Dairy-lane Meeting House, Ipswich;—Protestant Dissenters and other Friends of religious liberty of Morleigh;—and, Haberpton; praying for the abolition of Church Rates,—were presented, and read; and ordered to lie upon the Table.

A Petition of Fishermen of the village of New-Tithe on Fish havens; and, Ministers and Elders of the church of (Scotland) and parish of North Leith; praying for the abolition of the Tithe on Fish in Scotland,—were presented, and read; and referred to the Select Committee on Leith Harbour.

A Petition of the Moderator of the Presbytery of Maynooth Stirling, praying the House to withhold in future College, any grant for the support of the College of Maynooth, was presented, and read; and ordered to lie upon the Table.

A Petition of Proprietors of fishings, and Fishers Salmon of salmon belonging to Dunmore and Airth, praying Fisheries that the Salmon Fisheries (Scotland) Bill may not pass into a law, was presented, and read; and referred to the Select Committee on Salmon Fisheries (Scotland).

The House proceeded to take into consideration Letter Stating the Amendments made by the Lords to the Bill, (Scotland) Bill, intituled, An Act to provide that Persons in Scotland accused of Letter Stealing, and certain other Crimes or Offences, shall not be entitled to liberation on Bail, unless in certain cases; and the same were read, as follow:

Pr. 1. l. 17. After "sacredige" insert "and where-"s as an Act was passed in the present Session of Parliament, intituled, 'An Act to amend an Act of the last Session for abolishing Capital Punish- ments in cases of Letter Stealing and Sacrelege.'"

Pr. 1. l. 23. Leave out from "Act" to "should" in l. 26.

Pr. 2. l. 3. After "committed" insert "for "trial."

Pr. 2. l. 4. Leave out from "Act" at the end of the interlineation to "shall" in l. 8.

Pr. 2. l. 12. Leave out on such bail as," and insert "with the consent of."

Pr. 2. l. 13. After "prosecution" insert "and "on such bail only as he."

Pr. 2. l. 15. After "of" insert "any one of the Judges of.

Pr. 2. l. 16. Leave out from "High Court or Circuit."

Pr. 2. l. 17. Leave out from "Scotland" to "any" in l. 18, and insert "or of the Sheriff or Sheriff Substitute of the County within which."

Pr. 2. l. 20. Leave out from "aforesaid" to "to of" in l. 23, and insert "shall be committed."

Pr. 2. l. 25. Leave out from "the" to "to" in l. 26, and insert "Judge."

Pr. 2. l. 30. Leave out "Court," and insert "Judge."

In the Title of the Bill, l. 2, leave out from "stealing" to "shall" in l. 3.

The first Amendment, being read a second time; And a Motion being made, and the Question being put, That this House doth agree with the Lords in the said Amendment:—It passed in the Negative. Then the subsequent Amendments, being read a second time, were agreed to.

Ordered, That a Committee be appointed to draw up Reasons to be offered to the Lords at a Con- ference for disagreeing to the Amendment to which this House hath disagreed:—And a Committee was appointed of the Lord Advocate, Sir James Graham, Mr. Fox Maule, Mr. Forbes, Sir George Clerk, Mr. John Porter and Mr. Attorney General:—And they are to withdraw immediately.

Ordered, That Three be the Quorum.

The
The House proceeded to take into consideration that part of the Message from the Lords of yesterday wherein their Lordships request, that this House will be pleased to refer their Lordships a Copy of a Report made from the Select Committee appointed by this House, in the last Session of Parliament, on Timber Duties; together with the Minutes of Evidence taken before the Committee, and the Appendix and Index: Also, that the House will be pleased to communicate to their Lordships a Copy of the Second Report made from the Select Committee appointed by this House, in the last Session of Parliament, to inquire into the amount of Advances made by the Commissioners of Public Works in Ireland; together with the Minutes of Evidence taken before the Committee, and the Appendix and Index: And also, that the House will be pleased to communicate to their Lordships a Copy of a Report made from the Select Committee appointed by this House, in the last Session of Parliament, on the condition, management, and affairs of the British Museum; together with the Minutes of Evidence taken before the Committee, and the Appendix and Index.

Resolved, That printed Copies of the said Reports be communicated to the Lords, as desired by their Lordships: And that Mr. Bernal do deliver the same.

An ingrossed Bill to amend and enlarge the Powers and Provisions of the several Acts for making and maintaining the Ulster Canal, in the Counties of Fermangh, Monaghan and Armagh, in Ireland, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Emerson Tennent do carry the Bill to the Lords, and desire its concurrence.

A Petition of Land-owners and others, Inhabitants of the Sieds of Clontarf and their vicinity, in the county of Dublin, praying that they may be heard, by their counsel or agents, against certain parts of the Dublin and Drogheda Railway Bill, was presented, and read.

Resolved, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

The Lord Advocate reported from the Committee appointed to draw up Reasons to be offered to the Lords at a Conference for disagreeing to one of the Amendments made by the Lords to the Bill, intituled, An Act for providing further Imperial Powers to a Company called "The Imperial Continental Gas Association": And also, that the Lord Advocate do go to the Lords, and desire the said Conference.

Ordered, That a Conference be desired with the Lords upon the subject-matter of one of the Amendments made by their Lordships to the said Bill: And that the Lord Advocate do go to the Lords, and desire the said Conference.

A Message from the Lords, by Sir Giffin Wilson, to the Lords, 6th Junii. 433

Ordered, That a Conference be desired with the Lords upon the subject-matter of one of the Amendments made by their Lordships to the said Bill: And that the Lord Advocate do go to the Lords, and desire the said Conference.

A Message from the Lords, by Sir Giffin Wilson, to the Lords, 6th Junii. 433

Ordered, That a Conference be desired with the Lords upon the subject-matter of one of the Amendments made by their Lordships to the said Bill: And that the Lord Advocate do go to the Lords, and desire the said Conference.

A Message from the Lords, by Sir Giffin Wilson, to the Lords, 6th Junii. 433

Ordered, That a Conference be desired with the Lords upon the subject-matter of one of the Amendments made by their Lordships to the said Bill: And that the Lord Advocate do go to the Lords, and desire the said Conference.

A Message from the Lords, by Sir Giffin Wilson, to the Lords, 6th Junii. 433

Ordered, That a Conference be desired with the Lords upon the subject-matter of one of the Amendments made by their Lordships to the said Bill: And that the Lord Advocate do go to the Lords, and desire the said Conference.
Municipal Corporations Act, which compels persons on accepting offices to make a solemn declaration, was presented, and read; and ordered to lie upon the Table.

A Petition of Fishermen, Habitants and others of Brighton, praying that the Fisheries Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants, Proprietors, Landowners and others in the eastern district of Perthshire, praying that Blairgowrie may be inserted in the Small Debts (Scotland) Bill, as a location in which a Local Sheriff Court shall be held, was presented, and read; and ordered to lie upon the Table.

A Motion was made, and the Question being proposed, That the Order of the day, for taking into further consideration the Report on the Registration of Births, &c. Bill, be now read; An Amendment was proposed to be made to the Question, by leaving out the word "that" to the end of the Question, in order to add the words, "there be laid before this House, a Return of all Officers, of whatever Rank, who have been deprived of their Half Pay without their consent, or the investigation of a Court Martial, from the year 1790 up to the present period; with the alleged reasons for such deprivation;—Also, a Return of any Persons whose Half Pay has been restored to them subsequently to such deprivation, with the alleged reasons for such restoration; and thereof. And the Question being put, That the words proposed to be left out stand part of the Question:—It was resolved in the Affirmative:

Ordered, That the Order of the day for taking into further consideration the Report on the Registration of Births, &c. Bill, be now read; and the same was presented, and read;—The Bill was re-committed to a Committee of the whole House;—And the House immediately resolved itself into the Committee.

(In the Committee.)

Bill read 1st.

Question, That the Bill be read a second time, agreed to.

Amendment proposed: L. 16. After the words "to the" to insert the words "Form of." Amendment, by leave, withdrawn.

Clause No. 1, agreed to.

Clause No. 2, agreed to.

Clause (A) postponed.

Clause No. 4 and 5, agreed to.

Clause No. 6 (Registrars andSuperintendent Registrars to be appointed) read.

Amendment proposed: P. 3. 1. 6. To leave out "Registrar General," and insert "said Guar- dians." Question, That the words proposed to be left out stand part of the Clause—put, and agreed to. Amendment proposed: L. 17. To leave out "Secretary of State," and insert "the Registrar General." Question, That the words proposed to be left out stand part of the Clause—put, and agreed to. Clause No. 6, agreed to.

Clauses No. 7 to No. 17, agreed to.

Clause No. 18 (Parent or Occupier of House required to give particulars of Birth, so far as known) read.

Amendment proposed: P. 6. 1. 19. To leave out "Fifteen days," and insert "Six weeks, and not sooner than one calendar month." Question, That the words proposed to be left out, stand part of the Clause—put, and agreed to.

Amendment proposed: L. 22. After "Particulars" to insert "save and except the name of the child." Question, That the proposed words stand part of the Clause—put, and agreed.

Clause No. 18, agreed to.

Clauses No. 19 and 20, amended, and agreed to.

Clauses No. 21, 22, 23 and 24, agreed to.

Clauses No. 24 and 25, amended, and agreed to.

Clause No. 26, agreed to.

Clause No. 27, (Registrars to be paid by the Overseers according to a Scale) read.

Question, That the Clause stand part of the Bill; The Committee divided.

Teller for the Yeas, Mr. Edward John Stanley—71.

Teller for the Noes, Mr. Arthur Trevor—26.

Clauses No. 28 to No. 32, agreed to.

Clause No. 33 (Searches may be made, and Certificates signed by Persons keeping the Registers) read.

Question, That the Clause stand part of the Bill—put, and agreed to.

To report Progress, and ask leave to sit again.

And the House having continued to sit till after twelve of the clock on Tuesday morning;

Martin, 7 die Junii, 1836:

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had made progress in the Bill; and that he was directed to move, That the Committee may here leave to sit again.

Resolved, That this House will, this day, again resolve itself into the said Committee.

A Motion being made, That this House will, this day, again resolve itself into Committee, to consider of the present Session, for registering Births, Deaths and Marriages in England, and also of the expenses of the General Registry Office;

Lord John Russell, by His Majesty's command, acquainted the House, That His Majesty, having been informed of the subject-matter of this Motion, recommends it to the consideration of the House.

Resolved, That this House will, this day, again resolve itself into the said Committee.

The Order of the day being read, for taking into Marriages Bill, further consideration the Report on the Marriages Bill;

Ordered, That the Report be taken into further consideration this day.

The Order of the day being read, for the second Reading of the Tithes' Voluntary Commutation Bill; very Commisa- tion Bill.

Ordered, That the Bill be read a second time upon Friday next.

The Order of the day being read, for the Com- Election Committee on the Election Expenses Bill;

Resolved, That this House will, To-morrow, re- solve itself into the said Committee.

The Order of the day being read, for the Committee on the Registration of Votes (Ireland) Bill;

Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for taking into Excise Licences further consideration the Report on the Excise (Ireland) Bill;

Ordered, That the Report be taken into further consideration this day.

The Order of the day being read, for the Com- mittie on the Petty Sessions (Ireland) Bill;

Resolved, That this House will, To-morrow, re- solve itself into the said Committee.

The
The Order of the day being read, for the Committee on the Turnpike Trusts Consolidation Bill; Resolved, That this House will, upon Friday next, resolve itself into the said Committee.

Temple's Aches and Victualling Houses Bill.

The Order of the day being read, for the Committee on the Inns, Acheshouses and Victualling Houses Bill; Resolved, That this House will, upon Friday next, resolve itself into the said Committee.

Bankrupts Funds Bill.

Mr. Solicitor General reported the Bankrupts' Funds Bill; and the Amendments were read, and agreed to. Ordered, That the Bill, with the Amendments, be engrossed; and read the third time this day.

Cinque Ports Bill.

The Order of the day being read, for the Committee on the Cinque Ports Bill; Resolved, That this House will, this day, resolve itself into the said Committee.

Benefits Plurality Bill.

The Order of the day being read, for the second reading of the Benefits Plurality Bill; Ordered, That the Bill be read a second time upon Friday next.

Bankruptcy (Scotland) Bill.

The Order of the day being read, for taking into further consideration the Report on the Bankruptcy (Scotland) Bill; Ordered, That the Report be taken into further consideration upon Friday next.

Small Debits (Scotland) Bill.

The Order of the day being read, for the Committee on the Small Debits (Scotland) Bill; Resolved, That this House will, upon Friday next, resolve itself into the said Committee.

Court of Session (Scotland) Bill.

The Order of the day being read, for the Committee on the Court of Session (Scotland) Bill; Resolved, That this House will, upon Friday next, resolve itself into the said Committee.

Pensions Duties Bill.

The Order of the day being read, for receiving the Report on the Pensions Duties Bill; Ordered, That the Report be received To-morrow.

School Rooms Bill.

The Order of the day being read, for taking into further consideration the Report on the School Rooms Bill; Ordered, That the Report be taken into further consideration To-morrow.

Supply.

The Order of the day being read, for the Committee of Supply; Resolved, That this House will, To-morrow, resolve itself into the said Committee.

Ways and Means.

The Order of the day being read, for the Committee of Ways and Means; Resolved, That this House will, To-morrow, resolve itself into the said Committee.

Navy.

Ordered, That there be laid before this House, a Return of the Names of all Mates and Midshipmen now actually serving, who have passed their Examination for Lieutenants previous to the 1st day of January 1835; distinguishing the year in which they were examined.

Ordered, That there be laid before this House, a Return of the Names of all Captains, Commanders and Lieutenants in the Royal Navy, who have been promoted to the rank of Lieutenant since the 1st day of January 1825; stating the year in which they respectively passed their Examination for Lieutenants.

Ordered, That the time for the Committee on the Westminster Small Debts Bill to make their Report, be enlarged till Monday, the 20th day of this instant June.

And then the House, having continued to sit till a quarter of an hour after twelve of the clock on Tuesday morning, adjourned till this day.

Vol. 91.
The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act to enable Charles Earl Manners to endow the Chapel of Perlethorpe, in the Parish of Edenhirst, in the County of Nottingham, to create the same a separate Benefice, and to vest the Nomination of the Incumbents thereof in said Earl and his Heirs; and the same were read, as follow:—

Pr. 2. l. 27. Leave out " upon the same being " so secured," and insert " to provide an adequate sum to be secured to the satisfaction of the Bishop of the Diocese for the repairs of the said Chapel, and for the perpetual maintenance of the same; and upon such annuity being so secured, and such provision for the repairs and maintenance of the said Chapel being so made within Twelve calendar months next after the passing of this Act."

Pr. 2. l. 8. Leave out " now and hereafter," and insert " from and after the aforesaid declaration of " the said Bishop." In the Title of the Bill: L. 1. After " Charles" insert " Herbert."

The said Amendments, being read a second time, were agreed to.

Ordered, That Mr. Hardett Vernon do carry the Bill to the Lords; and acquaint them, that this House hath again to the Amendments made by their Lordships.

An ingrossed Bill for altering and extending the Powers of the Trustees upon the Road from Living- ston, by Shotts, to the City of Glasgow; and placing under their charge the Bridge across the River of Clyde, called Hamilton Bridge, and the Avenues thereto; and for altering and amending certain Acts relating to the Improvement and Maintenance of a Road between the East and the West Ends of the Town of Hamilton, was read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass: And that the Title be, An Act for altering and extending the Powers of the Trustees upon the Road from Living- ston, by Shotts, to the City of Glasgow; and placing under their charge the Bridge across the River of Clyde, called Hamilton Bridge, and the Avenues thereto; and the Road between the East and the West Ends of the Town of Hamilton.

Ordered, That Mr. Oswald do carry the Bill to the Lords, and desire their concurrence.

A Petition of Inhabitants of Nowerich, praying that the Durham (South West) Railway; and, South Durham Railway Bills may pass into law, was presented, and read; and ordered to lie upon the Table.

Ordered, That the Petitions of Heritors, Tenants and Inhabitants of Camberraill; Proprietors of Falkirk Rail- lands and Heritage in Old and New Monkland; and Cadets (two Petitions); and, of Owners of lands and heritages in Camberraill and Falkirk, which were presented upon the 17th day of May last, be referred to the Committee on the Glasgow and Falkirk Railway Bill.

A Petition of Liberties of Burgh, complaining of the mode of appointing the Ma- sters of Assembly, was presented; and, ordered to lie upon the Table.

A Petition of Licensed Retailers of Beer resident Sale of Beer, in Lynn, praying that they may be placed on the same footing as Licensed Victuallers, was presented, and read; and ordered to lie upon the Table.

A Petition of Magistrates, Town Council and other Inhabitants of Graseness; and Inhabitants of Cumbernauld and Inhabitants of Cumbernauld and Falkirk for the abolition of the custom of Gavelkind, may not pass into a law, was presented, and read; and referred to the Select Committee on Heriots Commutation.

A Petition of the Corporation of Derby; Burgesses and Inhabitants of Newport;—Corporation of Derby;—Burgesses and Inhabitants of Newport;—Corporation of Liverpool;—Inhabitants of Kirkcaldy;—Inhabitants of Middlesbrough;—Inhabitants of Galston;—Corporation of Derby;—Inhabitants of Bury;—Corporation of Derby;—Inhabitants of Bury;—Corporation of Derby;—Members of the Municipal Corporations (Ireland).—Members of the Municipal Corporations (Ireland); and praying the House not to pass the Municipal Corporations (Ireland) Bill, as amended by the House of Lords; were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Noverich:—Municipal Corporations (Ireland) Bill, as amended by the House of Lords, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Noverich;—Magistrates, Freeholders and Inhabitants of Sal-combe, Kingbridge, and other places, praying for the repeal of the Duty on Policies of Marine Insurance, which were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Noverich;—Municipal Corporations (Ireland) Bill;—Corporation of Derby;—Burgesses and Inhabitants of Noverich;—Municipal Corporations (Ireland); and praying the House not to pass the Municipal Corporations (Ireland) Bill, as amended by the House of Lords; were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Noverich;—Municipal Corporations (Ireland); and praying the House not to pass the Municipal Corporations (Ireland) Bill.
A Petition of Inhabitants of Durham, praying that the Bishoprick of Durham Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

An Act to enable the Carlisle Canal Company to make a Dock or Docks at Port Carlisle, otherwise Fishergate, and for making and maintaining the said Canal: An Act for making and extending the Powers of an Act passed in the eleventh year of the reign of His late Majesty, intituled, "An Act for enabling John Brandling and Robert William Brandling, Esquires, to purchase and take Leases of Lands and Hereditaments for the formation of a Railway from Gateshead to South Shields and Monkwearmouth, all in the County Palatine of Durham, with Branches therefrom, and for other purposes: An Act for better supplying with Water the Township of Dukinfield, in the County Palatine of Chester: An Act for better paving, lighting, watching and improving the Town of Teignmouth, in the County of Devon, and for supplying the Inhabitants thereof with Water: An Act to enable the Carlisle Canal Company to make a Dock or Docks at Port Carlisle, otherwise Fishergate's Cross, and for amending and enlarging the Powers and Provision therefor: An Act for making and maintaining the said Canal: An Act to alter, amend and extend the Powers of an Act passed in the eleventh year of the reign of his late Majesty, for more effectually maintaining, improving and extending the Harbour of Dundee, in the County of Forfar: An Act for more effectually repairing and improving the Road from the Eastern End of the Borough of Gosport, through the Towns of Saint Austell and Lostwithiel, and thence to the East End of the Western Taphouse-lane, in the County of Cornwall, and for making and maintaining certain new Roads communicating therewith: An Act for setting and securing certain parts and portions of the Lands and Estate of Delovice, in the County of Perth, to and in favour of Sir John Mair Mackenzie.
Railway Bill.

Tremoutha

Thames Haven

Railway Bill.

Mr. Hume:

Tellers for the Yes.

Mr. Talh

Mr. Hume:

Tellers for the Noes.

Mr. Vernon Smith.

Mr. Barlow.

So it passed in the Negative.

Ordered, That the Order relative to Cities and

Towns Improvement (Ireland.) which was presented

upon Thursday last, be printed.

Ordered, That the Bill, with the Amendments, be

ingrossed.

Ordered, That the Return relative to Cities and

Towns Improvement (Ireland.) No. 306.

A Petition of Merchants, Manufacturers, Traders Mr. Bocking

and other inhabitants of Stockport, praying the house's Claim.

House to secure to James Silk Buckingham, Esquire,

full compensation from the East India Company for

the loss and damage sustained by him by the sup-

pression of the Calcutta Journal, was presented, and

read; and ordered to lie upon the Table.

The House was moved, That the Resolutions Mr. Bocking,

which, upon the 4th day of August 1834, were re-

ported from the Select Committee appointed to take

into consideration the circumstances connected with

the suppression of the Calcutta Journal in the year

1823, and the loss of property entailed on Mr. Buck-

ingham in consequence of that measure, and to re-

port their opinion to the House as to whether any

and what amount of Compensation ought to be

awarded to Mr. Buckingham for his losses on that

account, might be read; and the same were read,

as follows:

"1. Resolved, That it appeared to your Committee, that Mr. Buckingham resided in Bengal from the year 1818 to 1823, under a License of the East India Company, and was engaged as principal Proprietor and Editor of the Calcutta Journal, which was then a highly profitable concern, yielding to himself and the other Proprietors a large annual in-

come.

"2. Resolved, That it appeared to your Committee, that after the departure of Mr. Buckingham from India, the Calcutta Journal was, by order of the Governor General, altogether suppressed.

"3. Resolved, That it appeared to your Committee, that the measure which actually vested the Country in the Governor General, Mr. Buckingham

was, by the acting Governor General, ordered to quit India within two months.

"4. Resolved, That your Committee, without im-

posing that the measure which actually vested the

Government, feel that those measures have in

their consequences proved to Mr. Buckingham and

his family penal to a degree which could not have

been contemplated at the time of their adoption.

"5. Resolved, That your Committee are therefore of opinion, that compensation ought to be made to

Mr. Buckingham.

"6. Resolved, That your Committee abstain from expressing any opinion as to the amount of Com-

pensation, in the hope that subject will be taken

into the favourable consideration of the East India

Company, and thus the interposition of Parliament,

in the next Session, to fix such amount should be rendered unnecessary."

And a Motion being made, and the Question being

put, That this House doth agree with the Committee

in the said Resolutions;

The House divided:

The Yeas to the new Lobby;

The Noes to the old Lobby.

Tellers for the Yeas, Mr. Talh,

Mr. Hume:

Tellers for the Noes, Mr. Vernon Smith,

So it passed in the Negative.

Ordered, having been delivered at the door upon Thursday

last; and the Amendments were read, and agreed to;

and Chuses were added to the Bill.

Ordered, That the Bill, with the Amendments, be

ingrossed.
Ordered, That leave be given to bring in a Bill for the Election of Charitable Trustees in certain Boroughs: And that Mr. Vernon Smith, Lord John Russell, and Mr. Attorney General, do prepare, and bring it in.

The Order of the day being read, for the Committee on the Registration of Births, &c. Bill;
Resolved, That this House will, upon Friday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee to whom it was referred to consider of the provisions for authorizing the payment, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries of the Registrar General and other Officers who may be appointed under any Act of the present Session for Registering Births, Deaths and Marriages in England, and also of the Expenses of the General Registry Office;
Resolved, That this House will, upon Friday next, resolve itself into the said Committee.

The Order of the day being read, for taking into further consideration the Report on the Marriages Bill;
Resolved, That the Report be taken into further consideration upon Friday next.

The Order of the day being read, for taking into further consideration the Report on the Excise Licenses (Ireland) Bill;
Ordered, That the Report be taken into further consideration to-morrow.

The impress Bill for investing in Government Stock, and for the distribution of the Cash lying unengaged in the Bank of England belonging to Bankrupts' Estates, was, according to Order, read the third time.
Resolved, That the Bill do pass.

Ordered, That Mr. Horsfall do carry the Bill to the Lords, and desire their concurrence.

The House, according to Order, resolved itself into a Committee upon the Cinque Ports Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Baring reported, That the Committee had gone through the Bill, and made Amendments thereto.

Ordered, That the Report be received upon Monday next.

Mr. Vernon Smith presented a Bill for the Election of Charitable Trustees in certain Boroughs: And the same was read the first time; and ordered to be read a second time upon Monday next; and to be printed.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act to enable the Commissioners of Greenwich Hospital to improve a certain Street called King-street, in the Parish of Greenwich, in the County of Kent, and for other purposes; and the same were read as follows:
Pr. 27. 1. 9. Leave out from "therein" to "And" in l. ult. and insert Clauses (A.) and (B.)

Clause (A.) And be it further Enacted, That "where, by reason of the disability or incapacity of any person or corporation entitled to any lands, tenements or hereditaments to be taken under or by virtue of this Act, or from any other cause whatsoever, the purchase-money for such lands, tenements or hereditaments may be required to be paid for or by way of compensation or satisfaction for any injury or damage done to the same, shall be required to be paid into the Bank of England, and to be subject to the orders and directions of the Court; and if any money to be paid for or by way of compensation or satisfaction contained, it shall be lawful for the said Court to order all the reasonable costs, charges and expenses attending such purchase, taking or using of any lands, tenements and hereditaments, or which may be incurred in consequence thereof, and also of the investment of the purchase-money or compensation money paid in respect of such lands, tenements and hereditaments in real or Government securities, and likewise the re-investment of such purchase or compensation money, or the Government and real securities purchased therewith, in the purchase of lands, tenements and hereditaments as herein-before mentioned, together with the costs, charges and expenses of obtaining the proper orders, and of the other special proceedings for such purposes, and of the payment of the dividends and interest of the said Government or real securities, and of the payment of the principal of the said purchase or compensation money, and of the Government or real securities purchased therewith out of Court, to be paid by the said Company; and the said Company shall from time to time pay such sums of money for the said costs, charges and expenses as the said Court shall direct."

Clause (B.) And be it further Enacted, That all costs, charges and expenses on the part as well of the seller as of the purchaser, of all conveyances of any lands and hereditaments which shall be purchased or taken by the said Commissioners for the purposes of this Act, and of deducing, evidencing and verifying such title as the said Commissioners may require to the said lands and hereditaments, and of all attached copies which the said Commissioners may require of any deeds, evidences or writings relating thereto, and all expenses whatsoever incident to the investigation, deduction or verification of such title, shall be exclusively borne and paid by the said Commissioners; and the said Commissioners, before entering into possession of the lands and hereditaments so purchased, shall pay the amount of such costs and expenses, or in case there shall be any dispute about the same, shall deposit for the purpose of paying the same in such manner as hereinafter mentioned the amount of the costs, charges and expenses claimed by the party or parties from whom the lands and hereditaments shall be purchased: Provided always, that the said Commissioners shall not be prevented from entering into possession of the lands and hereditaments so purchased by reason of the non-payment of the said costs, charges or expenses, or by reason of the deposit herein mentioned not having been made, unless the party or parties from whom such lands and hereditaments shall have been purchased shall within fifteen days after notice in writing for that purpose shall have been given to them by the said Commissioners, deliver a bill of their said costs, charges and expenses to the said Commissioners, with the name of a solicitor as their referee, for the purposes hereinafter mentioned; and if the said Commissioners and the party or parties aforesaid cannot agree as to the amount of such costs, charges and expenses, the said Commissioners shall name a Solicitor as a referee on their part, and deposit the amount of the costs, charges and expenses claimed by such party or parties as aforesaid in the hands of the said two referees to answer the same; and such costs, charges and expenses shall be settled and determined by the said two referees, or in case they should differ about the same, then by a third Solicitor as umpire, to be appointed by the said referees to answer the same; and the said Commissioners and the said umpire, as the case may be, shall be bound to act in a just and conclusive manner, and shall be made within one calendar month from the time of making such deposit as is hereinafter mentioned; and upon such
Mr. Robinson presented a Bill to enable the British North Proprietors or Shareholders of a Company called American Bank Bill.

"The Bank of British North America," to sue and be sued in the Name of the Secretary for the time being of the said Company; And the same was read the first time; and ordered to be read a second time.

An ingrossed Bill to alter, amend and enlarge the Tweed Fisheries Powers of an Act passed in the eleventh year of the Bill.

Regio of his late Majesty, intituled, "An Act for the more effectual Preservation and Increase of the Breed of Salmon, and for better regulating the Fisheries in the River Tweed, and the Rivers and Streams running into the same, and also within the Mouth or Entrance of the said River," was read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass.
Ordered, That Sir Hugh Campbell do carry the Bill to the Lords, and desire their concurrence.

A Petition of Councillors, Bargessses and Inhabitants of Gravesend;—Inhabitants of Leeds;—Corporation of Newcastle upon Tyne and Durham;—Kilmarnock;—Lougheen;—Beith;—Mayor and Chairman of a Meeting of Inhabitants of Kingston upon Hull;—Corporation of Mold;—Inhabitants of Lercar and Galston;—Saltcoats, Stevenston and Ardrossan;—Tweedland and Bewick;—Rathfearn;—Newton, Kilmaurs and Kilwinning;—Cloch;—Dannnowith;—Kilmucke and Tomhughg;—Kingston;—Newry;—Duncoonagh, Killoy and other places;—Chosleit;—and, Screen; praying the House not to pass the Municipal Corporations (Ireland) Bill, as amended by the House of Lords,—were presented, and read; and ordered to lie upon the Table.

A Petition of the Corporation of Leeds;—Jewish Jews, Inhabitants of Birmingham;—and, Inhabitants of Birmingham; praying the House to remove all the civil disabilities under which persons of the Jewish persuasion labour,—were presented, and read; and ordered to lie upon the Table.

A Petition of Gentry, Merchants, Traders and Inhabitants of Belfast;—Inhabitants of Ballymena;—Inhabitants of Armagh;—Landlord Proprietors and Inhabitants of the Union of Kilgannon;—Inhabitants of Londonderry;—and, Newry; praying the House to pass the Municipal Corporations (Ireland) Bill, as amended by the House of Lords,—were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Birmingham, praying the House not to sanction any general measure for the revision of the Criminal Laws which shall retain the punishment of Death for any other crime than that of wilful Murder, was presented, and read; and ordered to lie upon the Table.

A Petition of Merchants, Bankers, Manufacturers East and West and other Inhabitants of Birmingham, praying for India Produce, an equalization of the Duties on East and West India Produce, was presented, and read; and ordered to lie upon the Table.

A Petition of Operative Mechanics and Inhabitants of Walsall;—Machine-makers, Blacksmiths, Stamps, and others employed at the works of Messrs. Brown and Allons, Dudley;—Inhabitants of Saint John Timberhills;—and, Members of the St. John Timberhills Hall, and Teachers of Sunday Schools;—
SCHOOLS.—and, hands in the shop of Thomas F. Gibson and Co.; praying for the repeal of the Stamp Duty on Newspapers,—were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Emsworth.—and, Connor; praying that the Landlord and Tenant (Ireland) Bill may pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Pessey.—Marlborough.—Deputies of several Congregations of Presbyterians, Independents and Baptists, within twelve miles of London;—Baptists in George-street, Kingston-upon-Hull;—Independents meeting in Nicholas Chapel, Ipswich;—Baptists of Stoke Green, Ipswich;—and, in Titchfield-street, Ipswich; praying for the abolition of Church Rates,—were presented, and read; and ordered to lie upon the Table.

A Petition of the Committee of Management of a Society calling itself “The Camden Literary and Scientific Institution,” praying that provision may be made, with the view of rendering the British Museum more extensively useful; and that if the Select Committee on the British Museum should in their Report recommend the distribution of duplicate books, specimens of art, &c., among district societies, or the bestowing of any other advantages on them, the Petitioners may, on behalf of the Institution of which they compose a part, share in whatever benefits are bestowed upon others of a similar nature, was presented, and read; and referred to the Select Committee on the British Museum.

A Petition of Attornies and Solicitors practising in Coventry, for the repeal of the Stamp Duty on their annual Certificates, was presented, and read; and ordered to lie upon the Table.

A Petition of Woollen Mill and Factory Owners of Soothill.—Inhabitants of Wichefield;—and, Operative Silk Weavers in the employ of Messrs. F. Gibson and Co., Spital-square; praying for the Amendment of the Factories Act,—were presented, and read; and ordered to lie upon the Table.

A Petition of Guardians of the Poor in the Molden Union, praying that the landlords of cottages of the annual value of six pounds and under, may be made liable to the payment of all poor and other Rates in respect of such cottages, was presented, and read; and ordered to lie upon the Table.

A Petition of Fishermen and Inhabitants of Aldeburgh, praying that the Fisheries Bill may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

A Petition of Stationers, or Dealers in Paper, of Ipswich, praying the House not to pass any Bill for the reduction of the Duty on Paper, without a Clause granting a Drawback of the remitted Duty on the stocks on hand at the time of the alteration, was presented, and read; and ordered to lie upon the Table.

A Petition of Trustees of the Bolby and Workby Road;—Kelaham and South Muskley Road;—Chairman of a Meeting of the Trustees for the Western Division of the Leadenhall and Southwell Turnpike Road;—and, Creditors or Mortgagees of the Bolby and South Road; praying that the Turnpike Trusts Consolidation Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Merchants, Fish-curers, Traders and others of the borough of Cromer.—Wick and Pultneyford;—and, Provost, Magistrates and Town Council of Inverness; praying that measures may be adopted to promote the interests of the Herring Fishery of Great Britain,—were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Lancaster;—and, Lord’s Day. Wesleyan Methodists of Walneygate, York; praying for the adoption of measures for the better observance of the Lord’s Day,—were presented, and read; and ordered to lie upon the Table.

A Petition of the Provost, Magistrates and Town Statute Labour Council of Nairn, praying for an inquiry into the present system of management of the Turnpike and Commutation Road Trusts of Scotland, was presented, and read; and referred to the Select Committee on Statute Labour (Scotland.)

A Petition of Spirit Retailers in the counties Spirit Licences, of Ross and Sutherland, praying for a reduction of the Duties on Spirit Licences, was presented, and read; and ordered to lie upon the Table.

A Petition of the Provost, Magistrates and Town Prisoners of Campbeltown;—and, Tain; praying that (Scotland.) Royal Burghs in Scotland may be exempted from supporting Criminal Prisoners for offences committed beyond the limits of the Burghs,—were presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of land Poor Law Act, within the Union of Blofield, Norfolk, praying that the period fixed by the Poor Law Act for repayment of Sums borrowed for building Workhouses, may be extended from ten to twenty years, was presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of land in Poor Laws the Western Division of the county of Norfolk, (Ireland.) praying for the introduction of Poor Laws into Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the three denominations—Trust Deeds. of Protestant Dissenters and Members of the Grand Council of the Presbyterian Church in Scotland, praying that measures may be adopted to improve the condition of Protestant Dissenters of Ipswich, and Committee of Deputies appointed to attend to their rights and privileges, praying that provision may be made in the Stamp Duties Bill to exempt from Stamp Duties all Deeds of Trust relating to Dissenting Chapels and Meeting Houses, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Rathfarnham;—and, titheholders of Laracor and Gallagrane, and Creditors of Trinity Hall, Laracor; praying that the Tithe Acts of Ireland,—were presented, and read; and ordered to lie upon the Table.

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A Petition of the Sheriffs of the city of London, praying to be placed on an equality with the occupants of houses situate in the parishes of Saint Margaret-le-bone and Saint Martin-in-the-Fields, in regard to Parochial Rates, was presented, and read; and referred to the Select Committee on Statute Labour (Scotland.)

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A Petition of the Chancellor, Masters and Scholars of the University of Cambridge, praying that the Copyright Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Sir John Stuart Forbes, Baronet, Sir Municipal Thos. Dick, Landler, Baronet, and other Proprietors of land in Edinburgh, praying that the Municipal Corporations (Scotland) Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Sheriffs of the city of London, railway Bills, by the great Coal-owners, as tending to maintain a monopoly in coal, and praying for inquiry, was presented, and read; and referred to the Select Committee on the Coal Trade.
An ingrossed Bill for dividing, allotting and laying out in several lands in the Parishes of Marsh Baldon and Tot Baldon, in the County of Oxford, was read the third time.

Resolved, That the Bill do pass.

Ordered, Mr. Harcourt do carry the Bill to the Lords, and desire their concurrence.

Ordered, That the Tenth Report of the Commissioners of the Metropolis Turnpike Roads, which was presented yesterday, be printed.

A Petition of Fishermen and others interested in the Fishing Trade at Sheringham and Cromer, praying that provision may be made in the Fisheries Bill, that Lobsters be not caught between the twenty-fifth day of June and the twenty-fifth day of July (both inclusive) in each year; and also that Crabs should not, at any time, be caught for sale, or for any other purpose, under a certain size, was presented, and read; and ordered to lie upon the Table.

An ingrossed Bill for repairing and improving certain Roads near Newton Bushell, Bovey Tracey, and Moreton Hampstead, in the County of Devon, was read the third time.

Resolved, That the Bill do pass: And that the Title be, An Act to amend an Act of the seventh year of the reign of King George the Fourth, for more effectually repairing and improving the several Roads leading to and from the Towns of Newton Bushell, South Bovey and Moreton Hampstead, in the County of Devon.

Ordered, That Sir John Yarde Buller do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for taking into further consideration the Report on the Hackney Carriages (Metropolis) Bill:—The Bill was re-committed to a Committee of the whole House, for Wednesday next.

A Motion being made, That this House will, upon Wednesday next, resolve itself into a Committee, to consider of the payment, by the Commissioners of Stamps and Taxes, of the Expenses of an Office for the Registry of Metropolitan Public Carriages, and of the Duty to be imposed upon the Licenses to Drivers and Watermen of Hackney Carriages, and Drivers and Conductors of Omnibuses; Mr. Chancellor of the Exchequer, by His Majesty's special command, acquainted the House, That His Majesty, having been informed of the subject-matter of this Motion, recommends it to the consideration of the House.

Resolved, That this House will, upon Wednesday next, resolve itself into the said Committee.

The Steam Vessels (Thames) Bill was, according to Order, read a second time; and committed to the Select Committee on the Port of London.

The House, according to Order, resolved itself into a Committee upon the Bribery at Elections Bill.

(In the Committee.)

Bill read 1st; to be read 2nd, paragraph by paragraph.

Preamble postponed.

Clause, No. 1, agreed to.

Clauses, No. 2 and No. 3, amended, and agreed to.

Clause, No. 4 (Allowances for loss of Time or Expenses in voting)—read.

Amendment proposed: P. 2. l. 53. After "any" to insert "travelling expenses or." Question put, That those words be there inserted. The Committee divided.

Teller for the Yeas, Mr. Roebuck — 58.

Teller for the Noes, Sir Thomas Fremantle — 63.

P. 2. l. 37. Blank filled up with "Fifty pounds." Clause, No. 4, as amended, agreed to.

Clause, No. 5 (Giving Meat, Drink or Provision)—read.

Amendment proposed: P. 2. l. 5. To leave out from the word "election" to the word "every" in l. 7. Question, That the words proposed to be left out stand part of the Clause—put, and agreed to.

P. 2. l. 9. The blank filled up with "Fifty pounds."

Question put, That the Clause, as amended, stand part of the Bill;

The Committee divided.

Teller for the Ayes, Mr. Aglionby — 35.

Teller for the Noes, Mr. Barlow Hoy — 40.

To report Progress, and ask leave to sit again.

Mr. Speaker resumed the Chair; and Mr. John Parker reported, That the Committee had made Progress in the Bill; and that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, upon Wednesday, the 22d day of this instant June, again resolve itself into the said Committee.

The Order of the day being read, for taking into further consideration the Report on the Poor Rate Bill:

Further consideration the Report on the Poor Rate Bill:—The Bill was re-committed to a Committee of the whole House;—And the House immediately resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Praye reported, That the Committee had gone through the Bill, and made Amendments thereto.

Ordered, That the Report be received to-morrow.

The Order of the day being read, for the Committee on the Poor Relief on the Poor Relief (Ireland) Bill:

Resolved, That this House will, upon this day six months, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Poor Relief on the Poor Relief (Ireland) Bill:

Resolved, That this House will, upon this day six months, resolve itself into the said Committee.

The Recovery of Tenements Bill was, according Recovery of Tenements Bill to Order, read a second time; and committed to a Committee of the whole House, for Wednesday next.

The Chapels of Ease (Ireland) Bill was, according to Order, read a second time; and committed to (Ireland) Bill a Committee of the whole House, for Wednesday next.

The Copyright Bill was, according to Order, read Copyright Bill, a second time; and committed to a Committee of the whole House, for Wednesday next.

The Order of the day being read, for taking into further consideration the Report on the Fisheries Bill:

Further consideration the Report on the Fisheries Bill:—The Bill was re-committed to a Committee of the whole House;—And the House immediately resolved itself into the Committee.

Bill read 1st; to be read 2nd, paragraph by paragraph.

Preamble postponed.

Clause, No. 1, agreed to.

Clause, No. 2 (Limiting the Powers of the Act, and declaring the Fence Season)—read.

Amendment proposed: To add at the end of the Clause "Provided always, That nothing herein contained shall extent to prevent the use of trawl or drift nets upon the banks commonly called the Mid Channel Banks, or upon the Diamond Bank, in the British Channel, at any period of the year"—agreed to.

Clause, No. 3, as amended, agreed to.

Clause, No. 3 (Penalty on Persons using Trawl or Drag Nets, &c.)—read.

Question
Question put, That the Clause stand part of the Bill;
The Committee divided.
Teller for the Yeas, Captain Peckell - 51.
Clause, No. 4 (Power to Justices at Quarter Sessions, &c.)—read.
Question, That the Clause stand part of the Bill—put, and Negatived.
Clause, No. 5 (Penalty on Persons taking Lobsters, &c.)—read.
Amendment proposed: P. 2. l. 37. To leave out the words "or crabs."
Question, That those words stand part of the Clause—put, and Negatived.
Amendment proposed: L. 41. To leave out "or "the Coast of Norfolk or Suffolk."
Question, That those words stand part of the Clause—put, and Negatived.
Amendment proposed: L. 41. To leave out " "months."
Question, That those words stand part of the Clause—put, and Negatived.
Amendment proposed: L. 41. To leave out "Sixth " and insert "Fifth "—agreed to.
Clause, No. 6, agreed to.
Clause, No. 7 (For preventing the destruction of the Breed and Fry of Sea Fish, &c.)—read.
Amendment proposed: P. 4. l. 22. To leave out "Sixth " and insert "Fifth "—agreed to.
Clause, No. 7, as amended, agreed to.
Clauses, Nos. 8 to No. 18, agreed to.
Clause, No. 19 (Complaints to be laid within Three calendar months)—read.
Amendment proposed: P. 9. l. 42. To leave out "Three months " and insert "One month "—agreed to.
Clause, No. 19, as amended, agreed to.
Clauses, Nos. 20 to No. 22, agreed to.
Clause, No. 23 (Appeal to the Quarter Sessions)—read.
P. 11. l. 11. and l. 16. Blanks filled up with "Fourteen " and "Seven."
Clause, No. 23, as amended, agreed to.
Clause, No. 24, agreed to.
Clause, No. 25 (Notice of Action and tender of Amendments)—read.
P. 11. l. 43. Blank filled up with "Thirty-one."
Clause, No. 25, as amended, agreed to.
Clause, No. 29 (Limitation of Actions)—read.
P. 12. l. 12. Blank filled up with "Six calendar months."
Amendment proposed: L. 16. To leave out from "elsewhere " to "and " in l. 19—agreed to.
Another Amendment proposed: In l. 19. To leave out from "appear " to "that "—agreed to.
Clause, No. 29, as amended, agreed to.
Clauses, Nos. 27 to No. 30, agreed to.
Preamble agreed to.
Bill, as amended, to be reported.
Mr. Speaker resumed the Chair; and Mr. Pryme reported, That the Committee had gone through the Bill, and made Amendments thereunto.
Ordered, That the Report be received this day.

The House, according to Order, resolved itself into a Committee upon the Steam Carriages Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Pryme reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be now received.
Mr. Pryme reported the Bill accordingly; and the Report was ordered to be taken into further consideration upon Wednesday, the 22d day of this instant June; and the Bill, as amended, to be printed.

The Order of the day being read, for the second Landlord and Tenant reading of the Landlord and Tenant (Ireland) Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Pryme reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be now received.
Mr. Pryme reported the Bill accordingly; and the Report was ordered to be taken into further consideration upon Wednesday, the 22d day of this instant June; and the Bill, as amended, to be printed.

The Order of the day being read, for the Com- (Civil Bill Courts (Ireland) Bill; Civil Bill Courts (Ireland) Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Aglionby reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be now received.
Mr. Aglionby reported the Bill accordingly; and the Report was ordered to be taken into further consideration upon Wednesday, the 22d day of this instant June; and the Bill, as amended, to be printed.

The Order of the day being read, for taking into further consideration the Report on the Registration of Voters' Bill;—The Bill was re-committed to a Committee of the whole House;—And the House immediately resolved itself into the Committee; after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Aglionby reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be now received.
Mr. Aglionby reported the Bill accordingly; and the Report was ordered to be taken into further consideration To-morrow; and the Bill, as amended, to be printed.

Ordered, That the Report be now received.
Mr. Aglionby reported the Bill accordingly; and the Report was ordered to be taken into further consideration To-morrow; and the Bill, as amended, to be printed.
The Order of the day being read; for the Committee on the Election Expenses Bill: Resolved, That this House will, upon Wednesday next, resolve itself into the said Committee.

The House, according to Order, resolved itself into a Committee upon the Petty Sessions (Ireland) Bill; and, after some time spent therein, Mr. Speaker, resumed the Chair; and Mr. Pringe reported, That the Committee had gone through the Bill, and made Amendments thereunto. Ordered, That the Report be received To-morrow.

The Order of the day being read, for receiving the Report on the Pension Duties Bill; Ordered, That the Report be received To-morrow.

The Order of the day being read, for taking into further consideration the Report on the School Rooms Bill; Ordered, That the Report be taken into further consideration To-morrow.

The Order of the day being read, for the Committee of Ways and Means; Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for taking into further consideration the Report on the Excise Licenses (Ireland) Bill;—The Bill was re-committed to a Committee of the whole House, for To-morrow.

Ordered, That a Select Committee be appointed, to inquire into the different modes in which Land has been, and is at present disposed of, in the Australian Colonies, in the Cape of Good Hope, and the West Indies, with a view to ascertain that mode which would be most beneficial in future both to the Colonies and to the Mother Country:—And a Committee was appointed of Mr. Ward, Sir George Grey, Mr. O'Connell, Mr. Chilvers, Mr. Hutt, Mr. Poulett Scrope, Mr. Pouey, Mr. Francis Boring, Mr. William Gladstone, the O'Connor Don, Mr. Laotther Chapman, Mr. Roebuck, Mr. Chalmers, Mr. Scott, and Mr. Bonnemann, with Power to send for persons, papers and records. Ordered, That Five be the Quorum. Ordered, That there be laid before this House a Return of the Number of Marriages by Licence and Banns solemnized in the Parish Church of Saint George, Hanover-square, in the County of Middlesex, the Collegiate Church at Manchester, and Saint Philip's Church, Birmingham, during the year 1835, with a Statement of Fees allotted in either case to the officiating Minister and Parish Clerk. Ordered, That there be laid before this House, Returns of the aggregate Amount of Tolls received within the districts of the Metropolitan Roads Commissioners before the Consolidation, and the aggregate Amount received within the same Districts since, for like periods:—Of the aggregate of the Mortgage Debts owing within the same Districts before the Consolidation, and the aggregate Amount of Debts owing within the same Districts:—Of the Number of Boards held by the Metropolitan Roads Commissioners, and the Number and Names of Members who have attended those Boards, and the Length of the Meetings:—Of the Number of hundreds of Miles of Roads of which Sir James McAdam is now a Surveyor; distinguishing Metropolitan Roads from other Roads, and the distance of the two extreme Roads from each other;—and, Of the annual Amount of Law Charges, and the Charges for Leases separately, on the Metropolitan Roads, and the comparative Charge for Leases on other Trusts. Ordered, That there be laid before this House, Public Works a Copy of the Fourth Annual Report of the Com- missioners of Public Works in Ireland.

Mr. Boring accordingly presented the said Paper. Ordered, That the said Paper do lie upon the Table. Ordered, That there be laid before this House, Crown Lands Copies of further Papers relating to Experimental (Ireland) Improvements in the Crown Lands at King Williamstown, in the Barony of Duhallow, in the County of Cork; and to the new Lines of Public Road in course of construction through the district in which the said Lands are situated in the Counties of Cork and Kerry, for the purpose of encouraging the employment of the labouring Poor in similar Improvements on other Estates in Ireland. Lord Viscounts Morpeth accordingly presented the said Papers. Ordered, That the said Papers do lie upon the Table.

Mr. Aglionby presented a Bill to repeal so much Murderers' of two Acts of the ninth and tenth years of King George the Fourth, as directs the period of the Execution and the Prison Discipline of Persons convicted of the crime of Murder: And the same was read the first time; and ordered to be read a second time upon Wednesday next; and to be printed. And then the House, having continued to sit till near one of the clock on Thursday morning, adjourned till this day.

Another ingrossed Clause was offered to be added to the aforesaid, was read the third time; and ingrossed.

R. Campbell, from the Court of Directors of the East India Company, was called in; and at the bar presented, pursuant to Order,—A Copy of the General Order issued in Calcutta by General Sir E. Paget, on 19th March 1827, respecting Corporate Punishments of Native Soldiers:—Also, Copies of any other General Orders issued by Sir E. Paget, respecting Corporate Punishments in the Europeans and Native Regiments in India:—And, A Copy of the Orders issued by Lord William Bentinck, the Commander-in-Chief, respecting Corporate Punishments in the Europeans and Native Regiments in India in 1834 and 1835:—Also, A Copy of any Minutes in Council made by his Lordship respecting Corporate Punishments:—And then he withdrew. Ordered, That the said Paper do lie upon the Table.

An ingrossed Bill for making a Railway from the proposed Eastern Counties Railway near Romford, in the County of Essex, to Shell Haven, in the same County, and for constructing a Tide Dock at the termination of the said Railway at Shell Haven aforesaid, was read the third time; and ingrossed.

Another ingrossed Clause was offered to be added to the Bill, by way of rider, “imposing a Penalty on the Company for making default in reinstating Turnpike Road?”—And the said Clause was brought up, and twice read, with a blank; and committed to a Committee of the whole House:—The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Wallace reported, That the Committee had gone through the Clause, and made an Amendment thereunto.

Ordered, That the Report be now received. Mr.
Mr. Wallace accordingly reported the Amendment which they had made to the Clause; and the Amend- ment was read the third time, and agreed to, to be made part of the Bill, by way of rider.

Then Amendments were made to the Bill.

Resolved, That the Bill do pass: And that the Title be, "A Railway Bill from or near Rossford, in the County of Essex, to Shell Haven, in the same County, and for constructing a Tide Dock at the termination of the said Railway at Shell Haven aforesaid.

Ordered, That Mr. Breamston do carry the Bill to the Lords, and desire their concurrence.

Ordered, That Mr. Speaker do issue his Warrant to the Clerk of the Crown, to make out a new Writ for the election of a Knight of the Shire to serve in this present Parliament for the County of Merioneth, in the room of Sir Robert Williams Vaughan, Baronet, who, since his election for the said County, hath accepted the office of Steward or Bailiff of His Majesty's three Chiltem Hundreds of Stoke, Desborough and Bonaehaus, in the county of Buckingham.

Durham (South West) Railway Bill.

Mr. Bowes reported from the Committee on the re-committed Durham south-west Junction Railway Bill; and who were ordered by the House, on the 29th day of May last, to report to the House specially the Preamble of the Bill, and the Reasons for their coming to the determination that the Preamble had not been proved; That, taking into consideration the spirit of the Order of the House, they unanimously came to the following Resolution: That the order of the House of Commons, requiring the reasons upon which the Committee came to the Resolution that the Preamble had not been proved, can only apply to those Members who voted upon that proposition; and that the Committee of Abstracts inquired into the several matters required by the Resolutions of the House on the 1st day of March last, and had come to certain Resolutions thereupon; which Resolutions were the reasons for their coming to the determination that the Preamble had not been proved.

Ordered, That the Report do lie upon the Table; and be printed.

A Petition of Merchants, Ship-owners and other Inhabitants of Greenoch, praying that the Dublin Steam Packet Company (No. 2.) Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.


Ballynacocla;—Kantbor;—Bobiliane and Lodgesbridge;—Crouch and Tullan;—Mollon;—Mielstone;—Canius;—Dover;—Doomaprick;—Gorey;—Burgesses and Inhabitants of Nottingham;—Inhabitants of Bristol;—Bath;—Gloucester;—Leominster;—Kenult;—Bempuy;—Chairman of a Meeting of Inhabitants of Brestford;—Inhabitants of Town Council of Killmartagon;—Sheriff of the county of Middlesex;—Merchants and others of Great Yarmouth;—Chairman of a Meeting of Master Bakers of the western district of London;—Burgesses, Electors and Inhabitants of Newcastle-under-Lyne;—Magistrates and Town Council of Hereick;—Freemen and Inhabitants of Hereford;—Chairman of a Meeting of Inhabitants of Dysart;—Inhabitants of Carli and Derraw;—Clydhen;—Drom and Inybrick;—Borry;—Carriochaur;—Golden and Killecaf;—Gurudvulo and Gladype;—Mo- derny and other places;—Mullinabone;—Nen- town;—Rotull;—Clowen;—Maukeley;—Fetherd and Kil flask;—Toounmeera;—Newcastle;—Ballypore;—Holy Cross;—Moral;—Councillors and others of Walsall;—Citizens of Dublin;—Inhabitants of Castletownna;—Therles;—New Ross;—Rosere;—Nenan;—Chairman of a Meeting of Inhabitants of Wickste;—Baxf;—Drumcochle;—Crog;—Aradh;—Castleton;—Shanagolden;—Rathkeale;—Clough and Cootlepa;—Coppaw;—Moneyp;—Stonehul;—Askeator;—Kilmolch;—Ballingody;—Crom and Benvor;—Kili- sandy;—Knockland and Glaisbroade;—Ballinger;—Knockfionisi;—Monaster, Ballygates and Kilbimun;—Hospital and Herbertstown;—Brutee, Rockhill and Cahlenreel;—Athen and Rathbroan;—Abington and Kilnheed, Ardepe;—Chopel Russell;—Kockderrley;—Kileolemen;—Ballyburches;—Rate-payors in the south-western district of Saint Paneras, Middlesex;—Inhabitants of Nenagph;—Chairman of a Meeting of Inhabitants Householders of Westminster;—Inhabitants of Hali- fax;—Longford;—Donestuck;—Clonch;—Selby;—Densbury;—Chairman of a Meeting of Inhabitants of Otley;—Inhabitants of Angharow;—Gainsburgh;—Chairman of a Meeting of the Radical Association of Barnsley;—Inhabitants of Louth;—Dorow;—Saint John, Killic;—Lincoln;—Taristock;—Warrington;—Mayne;—Temple- toogley;—Gowenfield;—Gourty;—Councillors and Inhabitants of Peciele;—Inhabitants of Killoe;—Ballykill and Dysart;—and, Carlone, praying the House not to pass the Municipal Corporations (Ireland) Bill, as amended by the House of Lords, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Banneon and Kilkevis;—Tithe;—Churchtown;—Newmarket;—Calemanger;—(Ireland);—Liscarcel;—Kilrush;—Imogyella and Water Gras Hill;—Shanbally;—Cloheen;—Strocktown;—Seir;—Carrigelle;—Dunaloney;—Dudscheme;—Angpha and other places;—Cullin;—Kilory;—Pomeyer;—Caker;—Borris Idrone;—East;—Tullow;—Ballyheav- hill;—Stradellly;—Clerishan;—and Anna, West, praying for the abolition of Tithes in Ireland, and also praying, if the House not to pass the Municipal Corporations (Ireland) Bill, as amended by the House of Lords, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Rosere;—Temple— tithe;—Monter;—Angharow;—Clochona;—Angha (Ireland), mullen;—East;—Saint John, Killic;—Toonever;—Magistrates, Town Council of Killmartagon;—Chairman of a Meeting of Inhabitants of the Hyde Loyal and Constitutional Preservation Association;—Inhabitants of Clonawilkity;—Kilnucheal;—Listle;—Abey Mohen and Donnychown;—Bandon;—Vol. 91.
A Petition of Grocers and Spirit-dealers of Navan, praying that the Excise Licenses (Ireland) Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Roman Catholic Clergymen of the Church Bisdioce of Meath, praying the House to exempt from Excise Materials Duty all timber, slates, iron and glass used for erecting houses of worship in Ireland, was presented, and read; and ordered to lie upon the Table.

Ordered, That there be laid before this House, an Account of the Quantities of Foreign Iron imported into and exported from the United Kingdom in the year 1835; distinguishing the several sorts of Iron, and the Countries from which imported, and to which exported.

Ordered, That there be laid before this House, an Account of the Quantity of British Hardwares and Cutlery exported in the year 1835; distinguishing the Countries to which the same were exported, and the declared Value thereof.

Ordered, That the Wandsworth Chapel Marriages Bill be printed.

The House was moved, That the Act 11 Geo. 4, and Common Law 1 Will. 4, c. 38, for regulating the Receipt and future Appropriation of Fees and Emoluments receivable by Officers of the Superior Courts of Common Law, might be read; and the same being read;

Ordered, That leave be given to bring in a Bill to abolish sincere and useless Offices in certain of His Majesty's Superior Courts of Common Law, and to provide for those Courts a more uniform and effectual establishment of Officers, and to fix and regulate the Fees and Duties to be by them henceforth taken and performed: And that Mr. Serjeant Goulburn, Mr. Freshfield, and Mr. Aylsworth, do prepare, and bring it in.

A Petition of Inhabitants of Roscrea, praying the Criminal Laws. House not to sanction any general measure for the revision of the Criminal Laws which shall retain the punishment of Death for any other crime than that of wilful Murder, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Errol and Carnloch of House of Lords. Gowerie Political Union; and, Inhabitants of Leith; praying the House to reform the House of Lords in such manner as shall enable it to go hand in hand with the Commons' House and the King's Ministry in effecting those great improvements of social order which the increasing knowledge of the age renders practicable, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Alton, complaining Alton Turnpike Roads of the amount of Tolls levied at the several Turnpike-gates in the neighbourhood of that town, and praying the House to provide such remedy as to them may seem meet, was presented, and read; and ordered to lie upon the Table.

A Message from the Lords, by Sir Giffin Wilson, directing that Mr. Ropewell do be spoken to, and that the Lords have agreed to the Bill, intituled, An Act for more effectually maintaining the Road from Teignmouth to Dawlish, and for making Roads from Dawlish to the Exeter Turnpike Roads, and certain Branches communicating with the same, all in the County of Devon, to make and maintain other Roads connecting with the said Roads, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, The

Account of the Quantities of Foreign Iron imported into and exported from the United Kingdom in the year 1835; distinguishing the several sorts of Iron, and the Countries from which imported, and to which exported.

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Lettor Stealing (Scotland) Bill.

Thring's Estate Bill.

Shrewsbury School Estate Bill.

The Lords do not insist on the Amendments made by their Lordships to the Bill, intituled, An Act to provide that Persons in Scotland accused of Letter Stealing shall not be entitled to Liberation on Bail, unless in certain cases; to which this House has disagreed: And also, that a new scheme, founded on the principles recommended by the Committee, be adopted.

The Lords have a Bill, intituled, An Act for consolidating the Rectories of Alford and Hornblotten, in the County of Somerset, and for settling the estates in the part of the Lords by the Lord President of the Council, who acquainted them, that the Lords being desirous at all times of maintaining a good correspondence with the House of Commons, have desired this Conference on the subject-matter of the two Conferences of the 9th and 15th days of February last.

The Lords concur in the next Resolution communicated by the Commons, mark 5, viz. "That, to secure the publicity and preservation of the Statutes, in respect of form, size of paper or type.

The Lords do not concur in the Resolution communicated at the Conference on the 15th of February last, viz. "That it is the opinion of this House, That the parchment record of an Act of Parliament, the ordinary mode of writing, gives a permanence to, and the characters impressed upon, the parchment record expeditiously.

The Lords do not insist on the Amendments made by their Lordships to the Bill, intituled, An Act for consolidating the Rectories of Alford and Hornblotten, in the County of Somerset, and for settling the estates in the part of the Lords by the Lord President of the Council, who acquainted them, that the Lords being desirous at all times of maintaining a good correspondence with the House of Commons, have desired this Conference on the subject-matter of the two Conferences of the 9th and 15th days of February last.

The Lords concur in the first Resolution of the Commons, viz. "That the Resolution of the House of the 7th of May 1801 (which Resolution was adopted by the House of Lords), be rescinded, and that a new resolution, founded on the principles recommended by the Committee, be adopted.

The Lords do not concur in the second and third Resolutions of the Commons; viz. "That the whole number of copies of Statutes for promulgation be printed of one uniform size;" and "That the Statutes for promulgation be of the royal octavo size, continuously printed," for the following, among other Reasons:

Because the Lords are of opinion, That it is convenient for the public service that there should be a distinction between the Statutes for promulgation; and that it is of the highest importance that there should be one printed in separate Acts, for the purpose of the earliest possible distribution after which they are passed.

Because the Lords think it also of essential advantage that these two editions, the one printed in separate Acts, and the other continuously, should both be prepared and carried on at the same time, quite independently of each other, so that there would be no possibility of making the saving which some have supposed might be obtained by changing the one into the other as occasion might require; and they see no good purpose which could be answered in both editions being printed in one uniform size.

Because the convenience of the different offices, courts and classes of persons included in the promulgation order, is better consulted by the different sizes, than by one uniform size.

Because the octavo form is not the most economical; and, although more portable, and therefore more convenient for use of Session, is found that reason not so well adapted for permanent deposit in places, courts and offices, for the use of which the Statutes are promulgated, as the folio or quarto sizes.

Because no material saving could be effected by adopting one size rather than another, so long as the same sized type is used; and the Lords do not think it advisable that in all the Statutes printed for promulgation, the smaller type now used in the quarto edition should be adopted.

Because the Lords are of opinion that there is no mode of writing upon parchment, which could upon the whole be advantageously substituted for the ingrossing hand now in use.

Because, although the substitution of round hand for the ingrossing hand would afford greater facility for reading quickly the Acts so written, it does not appear to the Lords that this consideration is sufficient to decide the question. It can very rarely happen that any person has occasion to read quickly the parchment record of an Act of Parliament, the object is rather to preserve an uniform, durable and correct record of the Acts of the Legislature, which shall be legible at a distant period, with ordinary care, than merely to afford facility for reading the record expeditiously.

Because the mode in which the ink is transferred to the characters impressed upon, the parchment by the ingrossing hand, gives a permanence and an uniformity which cannot be obtained by the ordinary mode of writing.

Because it appears to the Lords that the adoption of the plain round hand would afford a greater facility of falsifying an Act of Parliament or other record
record by interpolation or otherwise, than the use of the ingrossing hand. Because they learn also, that no advantage would be gained in point of expense, nor in the saving of time, by the proposed change.

Under these circumstances, the Lords regret that they cannot concur in this Resolution of the Commons; but as the difficulty of reading the ingrossing hand is principally found in the proper names of places and persons, they think that this part of the difficulty would be removed by directing that the proper names of places and persons should in future be written in round hand.

And the Lords have directed us to communicate to the Commons a printed Copy of the Report of the Select Committee on the subject-matter of the Resolutions of the Commons, together with a printed Copy of the Minutes of Evidence upon which they passed the said Resolutions now communicated to the Commons.

A Motion was made, and the Question being proposed, That leave be given to bring in a Bill to extend the protection of Copyright in Prints and Engravings to Ireland:—And a Debate arising thereupon; And a Motion being made, and the Question being put, That the Debate be adjourned till Thursday next; The House divided:
The Yeas to the new Lobby;
The Noes to the old Lobby.
Tellers for the Yeas, [Sir Robert Inglis, 80.]
Tellers for the Noes, [Mr. O'Connell, 109.]
So it passed in the Negative.

Then the main Question being put:
Ordered, That leave be given to bring in a Bill to extend the protection of Copyright in Prints and Engravings to Ireland: And that Mr. Buckingham and Mr. Aglionby do prepare, and bring it in.

Ordered, That the Report on the subject of the Promulgation of the Statutes, and ingrossing Acts of Parliament, which was this day communicated from the Lords, be printed.

Ordered, That the Fourth Report of the Commissioners of Public Works (Ireland), which was presented yesterday, be printed.

Ordered, That the Paper relative to Crown Lands (Ireland), which was presented yesterday, be printed.

Mr. Oswood reported from the Select Committee on Public Petitions; That they had examined the Petitions presented from the 16th to the 20th days of May last, both inclusive; and had directed him to make a Report thereof to the House.

Ordered, That the Report do lie upon the Table; and be printed.

The House, according to Order, proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for the regulation of Municipal Corporations and Borough Towns in Ireland; and the same were read, as follow:

Pr. 1. 1. 1. Leave out from “Whereas” to “Be” in l. 11, and insert “it is expedient to provide for the better regulation of Cities and Borough Towns in Ireland; and to secure the efficient and immediate partial administration of justice therein: And whereas provision has been made by law for the establishment of a general system of Police throughout Ireland, and various Local Acts of Parliament have been from time to time passed for the regulation of several of the said Cities and Borough Towns: And whereas by an Act passed in the ninth year of the reign of King George the Fourth, intituled, ‘An Act to make Provision for the lighting, cleansing and watching of Cities, Towns Corporate and Market Towns in Ireland in certain cases,’ provisions are made for the appointment of Commissioners for lighting, cleansing, and paving of any Town in Ireland, the lighting, watching, cleansing, or paving of which is not provided for by or under any Local Act of Parliament.’

Pr. 1. 2. 13. Leave out “Schedules,” and insert “Schedule,” and in the same line leave out from “(A)” to “(b)” in l. 24.

Pr. 1. 2. 28. Leave out “Schedules” and insert “Schedule.”

Pr. 1. 3. 1. penult. After “Borough” insert “or of any such person.”

Pr. 2. 1. 1. After “Borough” insert “or of any such person.”

Pr. 2. 4. 11. and 12. After “apprentice” insert “to any such Freeman or Burgess, or any such person.”

Pr. 2. 1. 18. Leave out “any,” and insert “such.”

Pr. 3. 1. 3. Leave out from “with” to “all” in l. 4.

Pr. 3. 1. 5. Leave out “other.”

Pr. 3. 1. 12. Leave out “Burgesses,” and insert “Burgess.”

Pr. 3. 1. 13. Leave out “Freemen,” and insert “Freeman.”

Pr. 3. 1. 29. After the second “was” insert “admitted.”

Pr. 3. 1. 31. After “any” insert “such,” and in the same line, after “Borough,” insert “or Body Corporate.”

Pr. 3. 1. 34. After “any” insert “such.”

Pr. 3. 1. 35. After “Borough” insert “or Body Corporate.”

Pr. 4. 1. 2. Leave out “Borough or,”

Pr. 4. 1. 13. After “any” insert “such.”

Pr. 4. 1. 20. Leave out from “the” to “Provided” in Pr. 5. 1. 19.

Pr. 5. 1. 7. Leave out “Burgesses,” and insert “Burgess,” and in the same line leave out “Freemen,” and insert “Freeman.”

Pr. 5. 1. 19. After “any” insert “such,” and in the same line and in l. 29, after “Borough,” insert “or Body Corporate,” and in l. 20, leave out from “purchase” to “And” in Pr. 6. 1. 19.

Pr. 11. 1. 35. After “Enacted” insert “That all persons now entitled to vote at the election of a Member or Members to serve in Parliament for any City, Town or Borough, shall continue to enjoy such right as fully as if this Act had not been passed, and”

Pr. 11. 1. 38. Leave out “enjoyed,” and insert “had a right to be admitted a Freeman, or to be placed on the Roll of Freemen of any such Borough as aforesaid, in order to be registered and vote in the election of a Member or Members to serve in Parliament.”

Pr. 11. 1. 39. After “enacted” insert “That the said person is entitled to vote at the election of a Member or Members to serve in Parliament.”

Pr. 12. 1. 8. Leave out from “passed” to “and” in Pr. 50. 1. 29. and insert “notwithstanding—ing
ing he, or the person through whom he derived such right, shall not have been admitted to the freedom, or his name have been placed on the titles or warrants to be so amended, nor contained in the said Schedule, and in the same line leave out from "named " to " in" in 1. penult. out "the" and insert " any," and also in 1. 37. leave " that no election of any officer," and in 1. 37. leave " for such purposes as hereinafter are mentioned, and of" in 1. 37. and insert " day of January One thousand eight hundred and thirty-seven." of Towns as are not Counties of Cities or Counties of Towns, shall cease on the First day of January One thousand eight hundred and thirty-seven, shall be Justices of the Peace in such of the said Towns as are not Counties of Cities or Counties of Towns, and in the City and Liberties of Londonderry, notwithstanding they may have ceased to hold the office by virtue of which they shall be entitled to such office as a member of such Body Corporate, or any member or members thereof in his or their corporate capacity, and where such persons shall have been Justices in their respective corporate capacities, notwithstanding that they shall have ceased to hold the offices by virtue of which they shall be such Justices, shall continue, and the same Police Officers and Officers and servants and establishments for the performance of such powers and duties, and all laws and provisions relating thereto shall be continued and remain in force in the same manner as if this Act had not been passed, until such time as the Lord Lieutenant shall by notice to be published in the Dublin Gazette, declare that the same shall determine, and the determination thereof shall be such as would have been applicable to him if he had been admitted to his freedom.

Pr. 35. l. 29. Leave out " after " and insert " on.

Pr. 35. l. 30. Leave out " Declaration of the," and in the same line leave out from " First " to " of" in l. 37, and insert " day of January One thousand eight hundred and thirty-seven, the several Bodies or reputed Bodies Corporate named in the said Schedule (A.) to this Act annexed, shall be dissolved, save only so far and for such purposes as hereinafter are mentioned, and that no election of any officer," and in l. 37. leave out from " the" and also in 1. 37. leave out from " Corporate " to " named " in l. 38, and in l. 38. leave out from " named " to " in" in l. penult. leave out " Schedules," and insert " Schedule," in the same line leave out from " (A.) " to " in" in Pr. 36. l. 22. and insert " shall be held after the passing of this Act (except for the purpose of supplying a vacancy occasioned by death, removal or resignation) and in every case," and in l. 46. l. 22. after " which" insert " an election of any such officer is appointed.

Pr. 36. l. 24. Leave out " any election is appointed."

Pr. 36. l. 27. Leave out " Twenty-fifth," and in the same line leave out from " day " to " person" in l. 29, and insert " on which such office shall cease, or the person holding it shall go out of office or be removed in pursuance of this Act, the."

Pr. 36. l. 30. Leave out " office," and in the same line leave out " any," and insert " such."

Pr. 36. l. 31. Leave out " in any Borough."

Pr. 36. l. 32. Leave out from " duties " to " elected " in Pr. 37. l. 1. and insert " belonging to the[italics] shall cease if it had been elected and in Pr. 37. l. 1. after " office " insert " at any " time.

Pr. 37. l. 3. Leave out " Twenty-fifth."

Pr. 38. leave out from " day " to " go " in l. 6, and insert " on which his office shall cease or he shall," and in l. 6. leave out from " office " to " and" in Pr. 67. l. 3. and insert " or be removed from such offices, in pursuance of this Act: Provided always, That no person so elected for the purpose of supplying such vacancy shall be entitled to any compensation under the provisions of this Act," and also insert Clauses (A.) to (H.)

CLAUSE (A.) " And be it further Enacted, That the powers and duties of all persons who, on the said First day of January One thousand eight hundred and thirty-seven, were Justices of the Peace in such of the said Towns, shall be Justices of the Peace in such of the said Towns as are not Counties of Cities or Counties of Towns, and in the City and Liberties of Londonderry, notwithstanding they may have ceased to hold the office by virtue of which they shall be entitled to such office as a member of such Body Corporate in his corporate capacity, shall continue to hold such offices, and to execute all the duties and perform all the acts of his office or office as such Justice or Justices in such of the said Towns as are not Counties of Cities or Counties of Towns, as if such Act had not passed: Provided always, That if such office should be filled up upon any resignation or removal made after the First day of May One thousand eight hundred and thirty-six, in such case the person appointed to such office may be removed at the pleasure of the Lord Lieutenant after the First day of January One thousand Three hundred and Eighty-four."
eight hundred and thirty-seven; and any person so removed shall not be entitled to compensation under the provisions of this Act.

And be it enacted, That every person who shall be a Town Clerk, Bailiff, Treasurer or Chamberlain, or other ministerial or executive officer of any Body Corporate named in the Schedule{A} to this Act annexed, and who shall have held such office on the said first day of January One thousand eight hundred and thirty-seven, shall continue to execute all the duties heretofore belonging to his office, so far as the same are not inconsistent with the provisions of this Act, in the same manner as he would have done, if this Act had not passed, until he shall be removed from his office by the Commissioners to be appointed by virtue of this Act.

Pr. 67. 1. 4. Leave out " officer," and insert " member." Pr. 67. 1. 5. Leave out from " any " to " any " in l. 6, and insert " Body Corporate named in the said Schedule{A}, and every officer and person holding." Pr. 67. 1. 9. After " who " insert " under the provisions of this Act." Pr. 67. 1. 10. Leave out from " office " to " or " in l. 11, and in l. 11, leave out from " or " to " shall " in l. 11, and insert " fees or emoluments which to which he would have been entitled if this Act had not been passed," Pr. 67. 1. 14. After " Compensation " insert either by way of a sum in gross, or of annuity out of the property of such Body Corporate respectively.

Pr. 67. 1. 15. Leave out " by the Council," Pr. 67. 1. 16. Leave out " of the Borough Fund," and insert " as hereinafter is mentioned." Pr. 67. 1. 19. After " hold " insert " or of the fees or emoluments of which he shall be deprived.

Pr. 67. 1. 23. After " therein " insert " whether such Person shall have held his office for life, or the usage shall have been such as to raise a just expectation that the office should continue for life.

Pr. 67. 1. 26. Leave out from " the " to " Treasurer " in l. 29.

Pr. 67. 1. 50. Leave out " Borough," and insert " Commissioners to be appointed in pursuance of this Act." Pr. 68. 1. 11. Leave out from " compensation " to " And " in Pr. 71. 1. 20.

Pr. 71. 1. 21. Leave out " and," and in the same line, after " allowances," insert " and annual sums.

Pr. 71. 1. 25. After " five " insert " or sums granted in conformity with established usage," and in the same line leave out " the," and insert " any," Pr. 71. 1. 26. Leave out from " said " to " to " in l. 29, and insert " Schedule{A), and in l. 28, leave out " retired.

Pr. 71. 1. 29. After " servant " insert " re-tired therefrom, or by sickness or infirmity rendered incapable of performing the duties of his office," Pr. 71. 1. 30. After " any " insert " member," Pr. 72. 1. 1. Leave out " such Borough," and insert " the Town in which such Body Corporate is constituted.

Pr. 72. 1. 6. Leave out from " he " to " to " in l. 8, and insert " paid as hereinafter mentioned." Pr. 72. 1. 16. Leave out from " same " to " is not paid to the said Schedule{A) at any time after the passing of" Pr. 110. 1. 30. Leave out " the," and insert " such," Pr. 110. 1. 31. Leave out " of any Borough.

Pr. 111. 1. 25. After " every " insert " such," and in the same line leave out from " Lease " to " thereof " in l. 15, and insert " for any term not exceeding such term of Thirty-one years.

Pr. 111. 1. 33. Leave out " Council," and insert " Body Corporate.

Pr. 113. 1. 8. Leave out from " passed " to " And " in Pr. 112. 1. 16.

Pr. 113. 1. 17. Leave out from " That " to " all " in l. 21.

Pr. 113. 1. 32. Leave out " approbations," and insert " appropriations.

Pr. 113. 1. 33. Leave out from " Corporate " to " whether " in l. 38.

Pr. 116. 1. 4. Leave out from " June " to " and " in l. 6, and insert " may be called in question by the Commissioners to be appointed by virtue of this Act.


Pr. 116. 1. 17. Leave out from " the " to " at " in l. 18, and insert " said Commissioners.


Pr. 116. 1. 29. Leave out from " the " to " upon " in l. 23, and insert " said First day of January One thousand eight hundred and thirty-seven.


Pr. 117. 1. 2. Leave out from " said " to " em- powered," in l. 3, and insert " Commissioners are.

Pr. 117. 1. 19. Leave out " the Mayor" and insert " any one of the said Commissioners.


Pr. 119. 1. 16. Leave out " their successors," and insert " Commissioners.

Pr. 119. 1. penult. Leave out " Council of every such Borough," and insert " Commissioners.

Pr. 120. 1. 4. Leave out " Council" and insert " Commissioners.

Pr. 120. 1. 7. Leave out " Council," and insert " said Commissioners.

Pr. 120. 1. 8. Leave out " Borough Fund," and insert " Town Fund hereinafter mentioned.

Pr. 120. 1. penult. Leave out " Council," and insert " Commissioners.

Pr. 120. 1. 17. Leave out " Courts," and insert " Court.

Pr. 121. 1. 18. Leave out " Council of the Borough," and insert " Commissioners to be appointed by virtue of this Act.

Pr. 121. 1. 20. Leave out " of the," and insert " other.

Pr. 121. 1. 21. Leave out from " passed " to " And " in Pr. 131. 1. 9, and insert Clauses{I} to {C 1}, also Clause{C 10} and also Clauses{D 1} to {D 5} inclusive.

Clause{I} " And whereas it may be expedient that the administration of any real or personal estate of which any Bodies Corporate named in the said Schedule{A} now stand seised or possessed, or any part thereof, or in trust as to the whole or in part for certain charitable trusts, to be kept distinct from that of the Public Stock and Borough Fund; Be it Enacted, That in every Borough in which any Body Corporate named in the said Schedule{A} to this Act annexed, or any one or more of the members of such Body Corporate, in his or their corporate capacity, or any person or persons elected from among or out of the members of any such Body Corporate, or any of them, or any person or persons elected by any such Body Corporate, or any member or members thereof, now stands or stand solely or together with any person or persons seised or possessed for any estate or interest whatsoever of any hereditaments or any sums of money, chattels, securities for money, or any other personal estate whatsoever, in whole or in part,
powers or provisions, and in other cases all the
estate, right, title and interest in or to any such
heritage or personal estate, and all the
powers of any such member or members, or per-
son or persons elected as aforesaid, shall continue
in the person or persons who shall, on the pre-
ceding day, have been such trustee or trustees,
or authorized to exercise, or join in exercising,
such powers or provisions, solely or together as
aforesaid (as the case may be), notwithstanding
that he or they, or such of them as shall have
been a member or members of any such Body
Corporate, or a person or persons elected as aforesaid,
or otherwise ceased to be such trustee or	
trustees, or to be authorized to exercise, or join in exercising, such
powers or provisions, if this Act had not passed:
Provided always, That any vacancy among such
trustees or persons authorized to exercise such
powers or provisions as aforesaid, before any other
provision shall be made by Parliament, shall be
supplied by an order of the Lord Chancellor of
Ireland, or Lords Commissioners for the custody
of the Great Seal for the time being, to be made
upon petition in a summary way, who in every
case shall select a fit person to be a trustee to
supply such vacancy.

Clause (L.) And be it Enacted, That nothing
in this Act contained shall alter or affect the pro-
visions of any local Act or Acts of Parliament
made before the passing of this Act, for lighting,
watching, cleansing, paving or otherwise relating
to any Borough or Town named in the said Sche-
dule (A.), to this Act annexed, farther or otherwise
than as the same are inconsistent with or contrary
to the provisions of this Act: and that all powers
which by any such Act of Parliament are vested
in any Body Corporate named in the said Sche-
dule (A.), or any member or members thereof,
his or their corporate capacity, or any limited
number, class or description thereof, or any per-
son or persons elected from among or out of the
members of said Body Corporate, or any of them,
or any person or persons elected by any such
Body Corporate, or any member or members thereof,
either solely or together with any other
person or persons, is or are trustee or trustees for
any purposes other than charitable purposes, or
is or are authorized to exercise any powers or pro-
visions of any Acts of Parliament now in force
and for all other purposes other than charitable
purposes, producing profits, which, or part of which,
are to be divided between Shareholders or Pro-
prietors, or other persons, for their own benefit,
and for any other purpose, and for any other pur-
pose producing profits, which, or part of which,
are to be divided between Shareholders or Pro-
prietors, or other persons, for their own benefit,
and for any other purpose, and for any other pur-
pose producing profits, which, or part of which,
are to be divided between Shareholders or Pro-
prietors, or other persons, for their own benefit,
and for any other purpose, and for any other pur-
pose producing profits, which, or part of which,
are to be divided between Shareholders or Pro-
prietors, or other persons, for their own benefit,
"it may have been entitled to exercise or join in exercising the same; and notwithstanding that he or they or such of them as shall have been a member or members of any such Body Corporate as aforesaid, or any person or persons elected as aforesaid, have gone out of office at any time after the said First day of January One thousand eight hundred and thirty-seven, or otherwise, have ceased to hold estates, goods, chattels, money, debts, stocks, funds, securities, personal estate and effects, and all other property whatsoever and wheresoever, and of what nature or kind soever, of or to which any Body Corporate named in the said Schedule (A.) to this Act annexed may have ceased to have been entitled to exercise or join in exercising the same, if this Act had not paused; and the said Commissioners or any of them, for their own benefit, by the Commissioners to be appointed by virtue of this Act, and upon every such vacancy so as to supply such vacancy."

CLAUSE (O.) "And be it further Enacted, That every person and Body Corporate who, on the day preceding the said first day of January One thousand eight hundred and thirty-seven, was a member of any such Body Corporate as aforesaid, or any person or persons elected by any such Body Corporate, or any member or members thereof, is or are a member or members of any other Body Corporate for any public or other purpose, and is not required to divide any profits among any shareholders or proprietors, or other persons for their own benefit, by the Commissioners to be appointed by virtue of this Act, and upon every such vacancy so as to supply such vacancy."

CLAUSE (P.) "And be it further Enacted, That every person and Body Corporate who, on the said first day of January One thousand eight hundred and thirty-seven, was a member of any such Body Corporate as aforesaid, or any person or persons elected by any such Body Corporate, or any member or members thereof, is or are a member or members of any other Body Corporate for any public or other purpose, and is not required to divide any profits among any shareholders or proprietors, or other persons for their own benefit, by the Commissioners to be appointed by virtue of this Act, and upon every such vacancy so as to supply such vacancy."
day preceding the said First day of January One
thousand eight hundred and thirty-seven, shall
claim to be entitled, or would thereafter if this
Act had not been passed, have become entitled
to any sums or property, or any part of the
property of any such Body Corporate, in respect
of any mortgage, charge, conveyance, contract,
account, or security, whatever or in what manner
soever, shall have been made or entered into, to, with or
in favour of him or them, by any of the said
Bodies Corporate, before the First day of January
one thousand eight hundred and thirty-seven,
shall and may recover or enforce the same as
against the property of such Body Corporate re-
spectively by this Act vested in the said Commis-
sioners, by the same actions, suits, remedies or
proceedings against the said Commissioners, and
in the same manner as he or they respectively
might have recovered or enforced the same against
such Body Corporate respectively if this Act had
not been passed. And further enacted, That
it shall be lawful for the Lord Lieutenant to ap-
point such persons as he may think fit, not being at
any one time less than Five or more than Seven
persons, to be Commissioners to carry this Act
into execution; and also from time to time, at
his discretion, to remove any such Commissioners, or
to any of them; and upon any vacancy by removal
or death, or otherwise, if he shall think fit, but
not otherwise, or without any vacancy, to appoint
any other person or persons to the said office, and
to diminish or increase the number of Commis-
sioners; but so that the Commissioners for the
"time being shall never consist of less than Five or
more than Seven."

Clause (R.). And be it further Enacted, That
the Commissioners to be appointed as aforesaid
notwithstanding the provisions of this Act be a Body Cor-
porate by the name of "The Commissioners of
Corporate Property"; and by that name shall
and may have succession, and sue and be sued,
and shall have a common seal, and have full power
and authority to receive, accept, purchase and trans-
fer or dispose of such lands, tenements and heri-
ditaments for the purposes of this Act."

Clause (S.). And be it further Enacted, That
the said Commissioners shall meet and sit as a
Board of Commissioners for carrying this Act into
execution, at such place or places, and at such
time or times as they shall think expedient; and any adjourn
ment from time to time as they may think proper; and
no business shall be transacted at any such Board
unless Three Commissioners be present; and at
every such Board one of the Commissioners pre-
sent shall be appointed Chairman, and all questions
shall be determined by a majority of votes; and
in case of any equality of votes, the Chairman
shall have a second or casting vote; and every
Commissioner shall have power to direct a Board
or a Committee to be summoned at any time, and for any purpose
relating to the execution of this Act which he
may think proper."

Clause (T.). And be it enacted, That the said
Commissioners shall, when so required, be accountable at
their pleasure, a fit person or persons to be the
treasurer or treasurers of the said Commissioners, and
also shall and may appoint any fit persons,
"of the said Bodies Corporate named in the
said Schedule (A.) to this Act annexed, or
any other person or persons to be such Collectors
Vol. 91."

or other officers, except such officers as are by
"this Act directed to be appointed by the Lord
Lieutenant or other person or persons as they
shall think necessary for enabling them to carry
"this Act into execution, to be sworn in the presence of
"any of the said Bodies Corporate in the
"said Schedule (A.), or shall claim any part of the
"property of any such Body Corporate, in respect
"of any mortgage, charge, conveyance, contract,
"account, or security, whatever or in what manner
"soever, shall have been made or entered into, to, with or
"in favour of him or them, by any of the said
"Bodies Corporate, before the First day of January
"one thousand eight hundred and thirty-seven,
"shall and may recover or enforce the same as
"against the property of such Body Corporate re-
spectively by this Act vested in the said Commis-
sioners, by the same actions, suits, remedies or
"proceedings against the said Commissioners, and
"in the same manner as he or they respectively
"might have recovered or enforced the same against
"such Body Corporate respectively if this Act had
"not been passed. And further enacted, That
"it shall be lawful for the Lord Lieutenant to ap-
"point such persons as he may think fit, not being at
"any one time less than Five or more than Seven
"persons, to be Commissioners to carry this Act
"into execution; and also from time to time, at
"his discretion, to remove any such Commissioners, or
to any of them; and upon any vacancy by removal
"or death, or otherwise, if he shall think fit, but
"not otherwise, or without any vacancy, to appoint
"any other person or persons to the said office, and
to diminish or increase the number of Commis-
sioners; but so that the Commissioners for the
"time being shall never consist of less than Five or
"more than Seven."

Clause (U.). And be it enacted, That no Trea-
surer or other officer appointed by the Com-
missioners, shall at such times during the con-
"termine of his office, or within Three calendar
"months after the expiration of his office, and in
"such manner as the said Commissioners shall
direct, deliver to the said Commissioners, or to
"such person as they shall authorize for that pur-
"pose, a true account in writing of all matters
"comitted to his charge by virtue of this Act, or
"under colour of his office, and also of all monies
"which shall have been by him received by virtue
"of or for the purposes of this Act, or under
color of his office, and how much thereof shall have
been paid and disbursed, and for what purposes,
"together with proper vouchers for such payments,
"and also a List of the Names of all such persons
"as shall not have paid the monies due from them
"for the purposes of this Act, and of the amount
due from each of them; and every such officer
shall pay all such monies as shall remain due and
"the said Commissioners to such person as they
"shall authorize, within Three days
"after being thereby required by notice in writing
"under the hands of any person or persons as the
"said Commissioners, to be given to or left at the
"place of the office where such officer shall be resi-
dent, all books, papers
"and writings in his custody or power relating to
"the execution of this Act, or to give satisfaction
"to the said Commissioners, or to such other person
"as the said Commissioners shall think proper;
"every such case, upon complaint made on behalf
"of the said Commissioners by such person as they
"shall
shall authorize for that purpose, of any such re-

... shall be or reside, such Justice is hereby

... or jurisdiction wherein such officer so refusing or neglecting to be or reside, such Justice is hereby 

... or jurisdiction; and upon the said officer appearing or not being found, it shall be lawful for such 

... to hear and determine the matter in a summary manner, and if such 

... to such Justice, so that any monies remain due from such 

... of the goods of such officer; and if sufficient 

... goods shall not be found to satisfy the said 

... in the hands or in the custody or power of 

... such officer, and that he has refused or wilfully 

... in such case such Justices shall and they 

... are hereby required to commit such Offender to 

... of the goods of such officer; and if sufficient 

... to every of the said Bodies Corporate, and any per-

... to the said Bodies Corporate, and submit to arbitration any difference between any such 

... any of them and abide by and perform the award of any arbitrator or arbitrators respecting the same, and to do, perform and execute all such deeds and things as they the said 

... Commissioners shall think expedient for preserving and collecting in the most advantageous manner the property vested in them by virtue of this Act, and settling all claims and demands relating thereto.

CLAUSE (A 1.) And be it further Enacted, That the said Commissioners shall cause a separate account to be kept of the property belonging to every of the said Bodies Corporate named in the said Schedule (A.) to this Act annexed, and vested in the said Commissioners by virtue of this Act, and of all rents profits, revenue, income and sums of money to be received in respect thereof, or proceeds of the application and appropriation thereof, and the property comprised in every such account shall be called the Town Fund of the town in which the Body Corporate to which it belonged has been constituted; and all sums of money received by the Treasurer of the said Commissioners in respect of the property comprised in every such account shall be directed by the said Commissioners to be immediately applied to any other purpose, be paid into the Bank of Ireland, in the name of the Treasurer of the said commissioners, to an account called the Account of the Town Fund of the town of which the same shall form part.

CLAUSE (B 1.) And be it further Enacted, That the said Commissioners shall cause the salaries of the Treasurer and other officers of the said Commissioners, and all other the expenses to be occasioned by carrying this Act into execution, or in anywise relating thereto, to be paid out of the several Town Funds; and in every such case such accounts shall be kept as aforesaid, in such manner and in such proportions as the said Commissioners shall think just and reasonable, and for that purpose the said Commissioners shall from time to time ascertain and determine whether any such expenses respectively are incurred in respect of any one or more of the said Town Funds respectively, or in respect of the general purposes of this Act, and shall, according to any such determination, order such expenses, or such proportion of any expenses as they shall think ought to be paid out of any Town Fund respectively, to be paid by the Treasurer for the time being out of the same.

CLAUSE (C 1.) And be it Enacted, That in every case in which a Body Corporate, or any particular class, number or description of members, or the governing body of any Body Corporate now is or are in their corporate capacity, and not as Charitable Trustees, according to the meaning and provisions of this Act, seized or possessed of any manors, tenements or hereditaments, wherunto any advowson or right of nomination or presentation to any benefice or ecclesiastical preferment is appendant or appurtenant, or any grant, or anything given or have any right or title to nominate or present to any benefice or ecclesiastical preferment, the said Commissioners shall cause every such advowson, and every such right of nomination and pre-
sentation to be sold at such time and in such manner as the Ecclesiastical Commissioners for Ireland may direct, so that the best price may be obtained, and the Commissioners to be appointed by virtue of this Act are hereby authorized and required, with the consent of the said Commissioners, or any Three or more of them, in writing under their hands, to convey and assure any such right of nomination or presentation as aforesaid, to the purchaser or purchasers thereof respectively, his or their heirs, executors, administrators and assigns, or to such other persons as they shall think proper, and to make such sale, and the proceeds of every such sale shall be paid to the Treasurer of the said Commissioners, and shall form part of the Town Fund of the Town in which such Body Corporate is constituted: Provided always, That in any case of vacancy arising before any such sale have taken place and been completed, such vacancy shall be supplied by the presentation or nomination of the Bishop or Ordinary of the diocese in which such Benefice or Ecclesiastical President is situated.

CLAUSE (C 1 3.) "Provided also, and be it fur- ther Enacted, That the present Wardens of the Royal College or Collegiate Church of Galway, and the Warden thereof, shall be and are hereby vested in the same manner as if the Body Corporate called ‘The Mayor, Bailiff, Burgesses, and Commonalty of the Town of Galway,’ continued in force and elected as in every year, and the custom and manner as if such election is now required to be made, during his life, or until he shall resign or be legally removed from such wardenship; and that the Body Corporate, called ‘The Warden and Vicars Choral of the College or Collegiate Church of Galway’ shall continue in force, unless and until the same shall be dissolved by the said Ecclesiastical Commissioners, in manner hereinafter mentioned; and the Vicars Choral of the said College or Collegiate Church shall respec- tively continue to be such Vicars Choral during their respective lives, or until they respectively shall die or shall resign, or be removed from such benefices respectively, or the said College shall be dissolved in manner hereinafter mentioned; and that any resignation made by the said present Warden, the Vicars Choral, or any of them, of their respective benefices, to the Archbishop of Tuam for the time being, shall be void and ineffec- tual, and the said Ecclesiastical Commissioners shall and they are hereby authorized and empow- ered, if they shall think proper, by any instru- ment in writing under their corporate seal, with the consent and authority of His Majesty’s Privy Council in Ireland in Council assembled, (Six at least consenting), and with the consent of the Archbishop of Tuam, to declare that the said College and Collegiate Church of Galway shall be dissolved upon the death, resig- nation or removal of the said present Warden, and that the Vicarage of Galway, the Vicarage of Mary, the Rectories of Rosas and Morendon, and all the advowsons of Trenowrare, the Vicarage and Rectory of Rossease, the Vicarages of Clare and Kilcoman, the Vicarages of Skerrow, in the diocese of Armagh, Tuam, and the Vicarage of St.rega, in the diocese of Tuam, which now belong to the said College or Collegiate Church of Galway, shall thereupon be divided into such separate and distinct benefices or parishes as they shall think proper; and that the parcel of tithes of the said College of Galway shall be termed and called ‘The Bishop’s Quarter,’ and the churches or church-yards, and burial places, and other the revenues, tithes, profits and emoluments now be- longing to the said College or Collegiate Church of Galway, or arising therefrom, or united to the said distinct Parishes or Benefices respec- tively, as they shall direct; and that such per- sons as shall be Vicars Choral of the said College or Collegiate Church at the time of such dissolution become the incumbents of such benefices respectively, as the said Ecclesiastical Commissioners shall thereby direct; and if such dissolution shall be made as aforesaid, the said College or Col- legiate Church shall be dissolved upon the death, resignation or removal, or such other ground as the said Commissioners shall think proper; and the said Vicarages and Rectories shall thereupon become distinct Benefices and Parishes accord- ingly; and each of the persons who, at the time of such dissolution, shall be a Vicar for the said College or Collegiate Church, shall thereupon by virtue of this Act, and without any presentation, induction, institution or other ceremony, become rector or vicar of the distinct Benefice or Parish of such vicar having become a Vicar shall be directed as aforesaid to become the rector or vicar; and the advowson, right of pre- sentation and nomination to the said offices of Warden and Vicars Choral of the said College or Collegiate Church of Galway, or in case the same shall be dissolved as aforesaid, the advow- son, or right of nomination or presentation to each of the distinct benefices or parishes into which the Rectories and Vicarages aforesaid are to be divided, shall be sold by the Commissioners to be appointed by virtue of this Act, in like manner as any other advowson is hereby directed to be sold, and they are hereby required to make a valid grant and conveyance thereof to any purchaser or purchasers accordingly, and in case of the dissolution of the said College or Collegiate Church, all the ecclesiastical juris- diction and powers belonging thereto or to the Warden thereof, shall be and are hereby vested in the Archbishop of Tuam for the time being."

CLAUSE (D 1.) "And be it further Enacted, That the said Commissioners shall with all convenient speed pay or make due provision for payment, out of the Town Fund of any Town, of the outgoings, rates and charges payable in respect of the property therein comprised, and of all charges and incumbrances payable thereout, and of all debits and annuities, pensions, allowances and sums of money payable by the Body Corporate to whom the property comprised in such Town Fund shall have belonged."

CLAUSE (E 1.) "And be it further Enacted, That it shall be lawful for the said Commissioners from time to time to demise or lease any such mansions, messuages, lands or hereditaments, or any part or parts thereof, from year to year, or for any term or number of years, either taking or assigning any fine or premium for the same, and on such other terms as the said Commissioners shall think expedient; and also to cause any repairs to be made to any buildings or premises which they may think expedient, and to insure any buildings from loss or damage by fire, and pay the expenses of such repairs and insurances out of the said Town Fund; and also cause to be invested in stocks, funds or securities, and alter and vary such stocks, funds and securities as they shall think most advantageous."

CLAUSE (H 1.) "And be it further Enacted, That in the mean time, and until Parliament shall otherwise provide, the said Commissioners to be appointed by virtue of this Act shall, subject to the payment of any debt payable out of any Town Fund, or such part thereof as aforesaid, to the Commissioners shall from time to time be required, or deem it expedient to pay, and the interest thereof,
thereof, or of so much thereof as shall for the
time being remain unpaid, and all other charges
and expenses to be paid thereout, as hereinafter
is mentioned, and pay and apply the surplus income
or revenue of any such Town Fund in
every Town which is a County of a City or County
of a Town, in or towards the payment of the
Salary of the Recorder; and in every Town where
the time of passing of this Act, any
Court of Conscience, in or towards the payment
of the Salary of the Judge of the Court of Con-
sience, and the salaries of officers, and other
expenses of such Court, or such of them as ought
to be and the residue thereof (if
any), or where there shall be no such Recorder,
Court of Conscience, Salaries or other expenses,
the whole of such surplus income and revenue
shall be paid to the Commissioners appointed in
such Towns respectively, by virtue of the said Act
of the ninth year of the reign of his said late
Majesty, in aid or diminution of the rates to be
received by them, or to any Local Board or
Boards of Commissioners or Trustees in such
Town, to be appointed under any
local Act or Acts of Parliament, in such manner
and in such proportions as the said Commissio-
ners to be appointed by virtue of this Act, with
the consent of the Lord Lieutenant, shall think
proper; and in case the surplus income of the
Town Fund of any Town shall be more than suffi-
cient for the purposes aforesaid, the residue
thereof, or in cases where there shall be no such
Commissioners or such Board as aforesaid, the
whole of such surplus income and revenue shall
be applied by the said Commissioners, under the
direction of the Lord Lieutenant, for the public
benefit of the inhabitants of such Town respecti-
vably.

Clause (G 1.) "And be it further Enacted, That
the said Commissioners shall with all conven-
sed, and within Two years next after the passing
of this Act, make a Report or Reports in writing
to the said Lord Lieutenant, and whereby state
the nature and amount of the property belonging
to every of the said Bodies Corporate named in
the said Schedule (A.) to this Act annexed, and
be paid in full and immediately, and carried out of the
same, and the means by which such
incomes and debts can be paid or satisfied
in the most advantageous manner; and also any
leases which they shall have made or shall think
proper to make of any part of any such Town
Fund, and the manner in which any monies pro-
duced therefrom or received from the revenue or
income thereof shall have been or shall be pro-
posed to be expended or applied, and also the
probable amount of the value of such Town Funds
respectively, and of the income thereof, after all the
incomes and debts payable thereon
shall have been discharged or satisfied.

Clause (H 1.) "And be it further Enacted, That
the said Commissioners, with the consent of
the said Lord Lieutenant (testified by some writing
under his hand), shall, out of the monies form-
ing part of any Town Fund, purchase such an-
nuities, leases or other interests charged upon or
existing in any property forming part of such
Town Fund as they shall think it advantageous to
purchase; and that the said Commissioners shall
have power, with the consent of the
said Lord Lieutenant, to be signified by some
writing under his hand, to abolish any Tolls form-
ing part of any Town Fund, after full payment or
satisfaction of all debts and charges upon the said
Tolls, or to which they may be liable, which it
may be thought desirable to abolish, and also to
purchase any Tolls which it may be thought de-
sirable to purchase in order that the same may be
abolished, and after the conveyance thereof to
them to abolish the same; and the said Commissio-
ners shall cause notice to be given of the abo-
lition of all such Tolls as shall be abolished as
aforesaid, by advertisement in the Dublin Gazette,
and also in the newspaper or newspapers
usually circulated in the towns in which such Tolls
respectively shall be payable.

Clause (I 1.) "And be it further Enacted,
That it shall be lawful for the said Commissioners,
with the consent of the Lord Lieutenant (tes-
tified by some writing under his hand), to appro-
priate and settle any town hall, police office or
other public building in any town forming part
of the Town Fund of such town respectively, for
the purposes of a Court for the holding of quarter
sessions, or a court of conscience or police station;
and for that purpose to convey the same to any Com-
missoiners or Trustees, upon such trusts, with
such powers and in such manner as the said Com-
missoiners shall think proper.

Clause (K 1.) "And be it Enacted, That it
shall be lawful for the said Commissioners, with
the consent of the Lord Lieutenant, to remove
the residue of the surplus income and revenue of
any Town, or where there shall be no such Recorder,
Court of Conscience, or other ministerial officer
of the Town Fund of such town respectively, for
the purposes of a Court for the holding of quarter
sessions, or a court of conscience or police station;
and for that purpose to convey the same to any Com-
missoiners or Trustees, upon such trusts, with
such powers and in such manner as the said Com-
missoiners shall think proper.

Clause (L 1.) "And be it Enacted, That the
said Commissioners shall take into consu which all
and determine upon the amount and nature of
compensation which they shall think ought to be
given to any member of any Body Corporate, or
officer or person, whose office shall be abolished,
or who shall be removed from his office or des-
eds of fees and emoluments to which he would
have been entitled if this Act had not been passed,
and as soon as they shall have determined upon
the amount or nature of the compensation to be
given in such case, they shall cause notice in
writing to be given to such officer or person; and
in case the claim of such officer or person shall
be admitted in part and disallowed in part, such
notice shall specify the particulars in which the
same shall have been admitted and disallowed re-
spectively; and in case the officer or person pre-
ferring such claim shall think himself aggrieved
by the determination of the Commissioners thereon,
it shall be his right to apply to the Lord Commissio-
ners of His Majesty's Treasury, who shall
thereupon make such order as to them shall seem
just; and such order, signed by Three or more of
such Lords Commissioners, shall be binding on all
parties:
parties: Provided also, That the officer or person preferring such claim, if any Commissioners shall so require, upon receiving notice in writing, shall from time to time attend at any meeting or adjourned meeting of the Commissioners for the investigation of such claim, and then and there, upon his oath or solemn affirmation, or his declaration to be taken or made before the said Commissioners (any one of whom is hereby authorized to administer the same,) shall answer all such questions as shall be asked by any Commissioner touching the matters set forth in the statement subscribed by such person as aforesaid, and produce all books, papers and writings in his possession, custody or power relating thereto: Provided also, That every such officer or person, who shall be continued in or re-appointed to such office under the provisions of this Act, and who shall be subsequently removed from such office for any cause other than such misconduct as would warrant removal from any office held during good behaviour, shall be entitled to compensation in like manner as if he had been forthwith removed from office, without the provision of this Act, and had not been continued in or re-appointed to such office.

Clause (M 1.) “And be it Enacted, That the amount of the sum or annuity payable to any person as such compensation as aforesaid, if not forthwith paid, shall be secured to such person by a certificate or certificates in writing under the seals of the Commissioners, stating that the Town Fund of the town in which such person shall be or have been in office, is liable to the payment to such person, his executors or administrators, or assigns, of the amount of such sum, with interest, and all arrears thereof, if any accrued due before the date of such certificate respectively; and every such certificate shall be prepared and executed at the expense of the Town Fund, and delivered to the person entitled to such compensation as soon as conveniently may be after the amount thereof shall have been determined as aforesaid by the said Commissioners, or shall have been determined, in the event of such appeal as aforesaid, by order of the said Lords Commissioners.”

Clause (N 1.) “And be it Enacted, That when any person shall be entitled to any pension, allowance or money, payable on account of any Town Fund, which shall be sufficient for payment thereof, the said Commissioners shall give a certificate under their common seal to such person that such Town Fund is liable to the payment to such person, his executors or administrators or assigns of the amount of such sum, with interest, and all arrears thereof, if any accrued due before the date of such certificate; and such certificate shall be prepared and executed at the expense of the Town Fund.”

Clause (O 1.) “And be it further Enacted, That the Commissioners to be appointed by virtue of this Act shall cause all their proceedings to be entered in writing in a book or books, which shall be submitted to the Lord Lieutenant as often as he shall require the same.”

Clause (P 1.) “And be it further Enacted, That the Commissioners to be appointed by virtue of this Act shall cause all their proceedings to be entered in writing in a book or books, which shall be submitted to the Lord Lieutenant as often as he shall require the same.”

Clause (Q 1.) “And be it further Enacted, That the said Commissioners to be appointed by virtue of this Act shall cause all their proceedings to be entered in writing in a book or books, which shall be submitted to the Lord Lieutenant as often as he shall require the same.”

Clause (R 1.) “And be it Enacted, That the said Commissioners to be appointed by virtue of this Act shall cause all their proceedings to be entered in writing in a book or books, which shall be submitted to the Lord Lieutenant as often as he shall require the same.”

Clause (S 1.) “And be it Enacted, That the persons who at present fill the office of Sheriffs of the said City and County of Londonderry, or the survivor of them, shall be and remain the Sheriffs of the said City and County of Londonderry, and shall fulfil and execute the duties of the said office, until the Sheriff of the said City and County to be appointed as hereinafter is mentioned shall come into office, and no longer.”

Clause (T 1.) “And be it Enacted, That after the passing of this Act a Sheriff of the City and County of Londonderry, and also a Sheriff of each of the Counties of the Cities of Cork, Dublin, Kilkenny, Limerick and Waterford, and of each of the Counties of the Towns of Carrickfergus, Drogheda and Galway, shall be nominated and appointed by His Majesty, His heirs and successors, at the same time or times and in the same manner to all intents and purposes as the Sheriff of any County at large in Ireland is nominated and appointed and comes into office.”

Clause (U 1.) “And be it further Enacted, That after the Thirty-first day of December next, the Returning Officer at all Elections of a Member or Members of Parliament for any Town or Borough in which any Body Corporate named in the said Schedule (A) to this Act annexed, are any such Body Corporate has been constituted, shall be the Sheriff of the County in which such Town or Borough is situated, or his deputy.”

Clause (W 1.) “And be it further Enacted, That the persons who at present fill the offices of Cononer and Clerk of the Peace of the said City and County of Londonderry shall be and remain the Coroner and Clerk of the Peace of the City and County of Londonderry, and the Clerk of the Peace respectively of all such offices as the said Commissioners shall respectively shall well behave themselves in such offices; and whenever such offices respectively shall become vacant, persons shall be elected to such offices respectively in the same manner as persons are elected to the offices of Coroner and Clerk of the Peace respectively of the said City and County at large in Ireland.”
CLAUSE (Y 1.) "And be it further Enacted, That
after the passing of this Act, upon every vacancy
in the office of Coroner of any County of a City or
County of a Town, occasioned by death, resignation,
removal or otherwise, the Lord Lieutenant shall,
in ten days next after such vacancy, appoint
a fit person to be Coroner of such County of a City
or County of a Town (as the case may be), so long
as he shall well behave himself in the office of
Coroner, and whenever there shall be no Coroner
appointed and acting under this Act, the Coroner
of the adjoining Counties, or any of them, shall
take any inquisition which could be taken by a
Coroner appointed under this Act, and have all
the powers and authorities of such Coroner: Pro-
vided always, That every Coroner of a County of
a City, or County of a Town, appointed under this
Act, shall be entitled to be paid for the inquisitions
which he shall duly take, in the manner in which
the payments to be made to Coroners of Counties
are now provided for by law, and not otherwise:
Provided always, That no person shall be appointed
Coroner as aforesaid who shall not be seized of or
possess of such an estate in some part of Ireland
as would qualify him to serve as a Coroner for
a County according to the Acts now in force in
Ireland in relation to the office of Coroner; and
every such person shall, before he acts as such
Coroner, take and subscribe all oaths now required
to be taken by a Coroner in Ireland: Provided
also, That every Coroner to be appointed under
this Act shall be liable to be removed by the
Court of Chancery in Ireland, in the same manner
as any Coroner in Ireland may now be removed
by such Court: Provided always, That every
Coroner of every County of a City and County of
a Town in Ireland, shall continue to hold the office
of Coroner of such County of a City or County of a
Town respectively, and execute all the duties here-
fore belonging to his office, in the same manner
as if this Act had not been made, until he shall
have been removed from his office."
CLAUSE (Z 1.) "And be it further Enacted, That
on or before the Tenth day of January in every
year after the passing of this Act, every Coroner
appointed under this Act, shall make and transmit
to the Lord Lieutenant of Ireland a return, in
writing, according to such form as the said Lord
Lieutenant from time to time shall direct, of all
the cases in which he may have been called upon
to take any inquisition under the provisions of the
Act of the forty-eighth year of the King George the
Fourth, intituled, "An Act to amend an Act of the
fifty-fourth year of the reign of the late Majesty
King George the Fourth, intituled, "An Act to
amend an Act of the forty-eighth year of the
reign of the late Majesty King George the Fourth,
with respect to the Administration of the Office of a
Justice of the Peace, and for more effectual Prevention of Fel-
onies within the District of Dublin Metropolis," shall hereafter be entitled by the Lord Lieu-
tenant, and it shall not any longer be requisite
that any of the said Divisional Justices shall be
an Alderman of the City of Dublin, or a Sheriff's
Peer, or member of the Common Council of the
said City."
Pr. 131. 1. 9. After "it" insert "further," and
in the same line leave out from "That" to "a" in
Pr. 131. 1. 13. Leave out from "Peace" to "shall" in l. 13.
Pr. 131. 1. 16. Leave out "be or," and in the
same line leave out "to," and insert "and."
Pr. 131. 1. 17. Leave out from "in" to "in" in l. 21, and insert "every Town," and in l. 21,
leave out from "Ireland" to "Provided" in Pr. 134.
Pr. 131. 1. 12. and insert "be or," and in the
same line leave out from "Peace" to "shall" in l. 13.
Pr. 131. 1. 16. Leave out "be or," and in the
same line leave out "to," and insert "and."
Pr. 131. 1. 17. Leave out from "in" to "in" in l. 21, and insert "every Town," and in l. 21,
leave out from "Ireland" to "Provided" in Pr. 134.
CLAUSE (B 2.) "And be it further Enacted, That
in every such City of a County and County of a
Town in Ireland, and in the City and Liberties of Londonderry, of
which the present Recorder or Deputy Recorder
is a Barrister of Six years' standing, such Re-
corder or Deputy Recorder being qualified as
aforesaid, or of such of them as shall be acting in
the performance of the duties of such office at the
time of the passing of this Act, shall be continued
or appointed Recorder of such County, or of such
City and Liberties, under the provisions of this Act,
and shall be paid out of the Town Fund, for or
towards his salary, an annual sum of the same
amount as the salary or part thereof now payable
to him by the Body Corporate; and in case there
shall be no salary now payable to him, or that
such salary shall be insufficient, then such annual
sum as the Lord Lieutenant shall appoint, not
exceeding the sum hereinbefore mentioned; and
that for every such County of a City and County
of a Town where there is no such Recorder or
Deputy Recorder the Lord Lieutenant may ap-
point a Recorder, being a Barrister-at-law not
less than Six years' standing, to be and who shall
be called the Recorder of such County, and shall
hold such office during his good behaviour; and
the Lord Lieutenant, upon any vacancy in such
office, may appoint another Recorder who shall
have been continued in or appointed to such
office by virtue of this Act, may appoint another
"a fit person, being a Barrister-at-Law of not less than Six years' standing, to be the Recorder in the place of the person so making such vacancy; and such Recorder for the time being of any County of a City or County of a Town, or of the said City and Liberties, shall be a Justice of the Peace of and for such County or such City and Liberties, and may not have such qualifi-
cation by estate as is required by law in the case of any other person being a Justice of the Peace for a County; and it shall be lawful for the said Lord Lieutenant to direct that an annual salary, not exceeding the sum of
shall be paid to every Recorder to be appointed as aforesaid by the Treasurer of the Town Fund of such town, out of such Fund: Provided always, That no person being such Re-
corder as aforesaid shall be eligible to serve in Parliament for the City of a County or
of a Town of which he shall be such Recorder,
but shall not be disqualified by such office from being eligible to sit in Parliament otherwise than as herein provided; and no such Recorder shall be a Police Magistrate of such Town: Provided also, That in case of sickness or unavoidable absence, any such Recorder shall be empowered, with the consent of the Lord Lieutenant of Ire-
land, to appoint a Deputy Recorder, being a Barr-
ister of Six years' standing, to act for him at the Sessions then next ensuing, and in such Court of Record, for any time not exceeding Three calendar months, and no longer or other-
wise."

Pr. 134. 1. 14. Leave out "or person assigned," and insert "appointed," and in the same line, and in 1. 15. leave out from "aforesaid" to "shall" in 1. 16.

Pr. 134. 1. 17. After "as" insert "such."

Pr. 134. 1. 18. Leave out from "Recorder" to "until" in 1. 20.

Pr. 134. 1. 26. Leave out "before the Mayor or."

Pr. 134. 1. 28. Leave out "Aldermen or Coun-
tillers," and insert "Justices of the Peace."

Pr. 134. 1. 29. Leave out "Borough," and insert "County of a City or County of a Town, or any adjoining County," and in the same line, and in 1. 30. leave out "is and."

Pr. 134. 1. 38. Leave out from " Recorder" to "for," in line penult, and in line penult, and in line ult. leave out "Borough," and insert "County of the City, or County of the Town," and in the same line, after "of," insert "or City and Liberties of."

Pr. 135. 1. 3. After "ability" insert Clause (F. 2.)

Clause (F. 2.) "And be it further Enacted, That in every County of a City and County of a Town, or in the City and Liberties of Londonderry, where there is at present a Clerk of the Crown or Clerk of the Peace, such person shall continue in such office respectively under the provisions of this Act, and in every County of a City and County of a Town, or in the said City and Liberties in which there shall be no such Clerk of the Crown or such Clerk of the Peace, the Lord Lieutenant shall appoint a fit person to be Clerk of the Crown or Clerk of the Peace (as the case may be) during good behaviour; and upon any vacancy in the said offices, or either of them, the Lord Lieutenant shall appoint a fit person to supply the same; and the Recorder of such County of a City or County of a Town, or of the said City and Liberties, shall appoint such other officers and servants as shall be necessary for carrying on the business and executing the pro-
cess of the Court of Sessions."

Pr. 135. 1. 4. Leave out from "every" to "shall" in l. 8. and insert "County of a City or Vol. 91. County of a Town, or of the said City and Liber-
ties," and in l. 8. leave out from "hold" to "at" in l. 9.

Pr. 135. 1. 10. Leave out "other and more frequent."

Pr. 135. 1. 11. After "as" insert "has been usual or more frequently."

Pr. 135. 1. 12. Leave out "in his discretion may," and insert "shall."

Pr. 135. 1. 13. Leave out from "fit" to "a" in l. 15.

Pr. 135. 1. 17. Leave out "Borough," and insert "County of a City or County of a Town, or for the said City and Liberties," and in the same line leave out "the," and insert "such," and also in the same line leave out from "Recorder" to "shall" in l. 18.

Pr. 135. 1. 24. Leave out "Borough," and insert "County of a City or County of a Town, or the said City and Liberties."

Pr. 135. 1. 28. Leave out "said," and insert "such."

Pr. 135. 1. 37. Leave out from "to" to "grant" in l. 38.

Pr. 136. 1. 2. After "house" insert "or."

Pr. 136. 1. 3. Leave out from "retail" to "Provided" in l. 6.

Pr. 136. 1. 13. Leave out "hereinafter," and insert "hereafter."

Pr. 136. 1. 21. Leave out from "the" to "at" in l. 23. and insert "Clerk of the Peace, or other person discharging the duties of such office."

Pr. 136. 1. 37. Leave out "Borough," and insert "Town, and the Registrar of the Court of Re-
cord for the trial of civil actions at the proper time."

Pr. 137. 1. 6. Leave out from "Recorder" to "hereafter, and insert "respectively Courts."

Pr. 137. 1. 34. Leave out "Mayor," and insert "Clerk of the Peace or Registrar."

Pr. 137. 1. 38. Leave out "Borough," and insert "Town, and the Registrar of the Court of Re-
cord for the trial of civil actions at the proper time."

Pr. 137. 1. 39. Leave out "said," and insert "such."

Pr. 137. 1. 27. After "Borough" insert "named in the said Schedule (A.) to this Act annexed."

Pr. 137. 1. 36. After "any" insert "such."

Pr. 138. 1. 22. After "Corporate" insert "named in the said Schedule (A.) to this Act annexed."

Pr. 139. 1. 30. Leave out from "Borough" to "may" in l. 33. and insert "Town named in the said Schedule (A.) to this Act annexed, not being a County of a City or County of a Town, except the City and Liberties of Londonderry."

Pr. 139. 1. 36. Leave out from "which" to "such" in l. 37.

Pr. 139. 1. 38. Leave out "Borough," and insert "Town."

Pr. 141. 1. 11. After "January" insert "One thousand eight hundred and thirty-seven."

Pr. 141. 1. 14. Leave out "Borough," and insert "Town in and for which a separate court of quarter sessions of the peace shall not be held."

Pr. 141. 1. 15. Leave out from "situated" to "shall" in l. 19.

Pr. 141. 1. 22. Leave out "Borough," and insert "Town."

Pr. 141. 1. 26. Leave out from "County" to "And" in l. 38.

Pr. 141. 1. 26. Leave out from "every" to "there," in Pr. 142. 1. 5. and insert "County of a
CLAUSE (G 2). "And whereas in several of the
Towns in Ireland which are not Counties, there
are Courts of Record for the trial of civil actions,
and such Courts, when well regulated, have been
found useful to the inhabitants of the said Towns;
Be it Enacted, That from and after the passing of
this Act, all the powers, authorities, usages and
jurisdictions of any existing Court of Record in
every Town named in the said Schedule (A.) to
this Act annexed, which is not a County, except
the City and Liberties of Londonderry, whether
the same shall have been established by usage,
statute or otherwise, shall continue in the same
manner as if this Act had not passed, until the
Lord Lieutenant shall think proper to determine
the same, and at any time it shall be lawful for
the Lord Lieutenant, by an order under his hand,
to declare that any such Court shall be discon-
tinued at a time to be mentioned in such order,
and to be not less than two calendar months after
the date of such order; and every such order shall
be advertised in the Dublin Gazette, and at the
time appointed for that purpose in such order,
such Court of Record, and all powers, authorities
and jurisdictions thereof, shall wholly cease and
determine, save only as to the execution of any
decrees or orders of the said Court theretofore
lawfully made; and the present Judge and other
Officers of the said Court shall, during the con-
tinuance thereof, remain in their respective offices,
notwithstanding he, they or any of them may
have ceased to hold any office by virtue of which
he or they shall be such Judge or Officer or
Officers, and upon any future vacancy in the
office of Judge of any such Court, the Lord
Lieutenant shall appoint a fit person, being a
Barrister of not less than Six years' standing, to
be Judge of such Court during the continuance
thereof and his good behaviour, and upon any
vacancy in any other office belonging to such
Court, the Judge of the Court shall appoint a fit
person to supply such vacancy.
Pr. 154. l. 15. Leave out "Boroughs," and insert
"Towns."
Pr. 154. l. 30. Leave out from "the" to "pass-
ing" in l. 32.
Pr. 134. l. 35. Leave out "the than," and insert
"any."
Pr. 154. l. 36. Leave out from "in" to "whe-
ther," in l. 38, and insert "every Town named
in the said Schedule (A.) to this Act annexed;"
and in l. 39, after "whether" insert "the."
Pr. 153. l. 2. After "shall" insert "continue in
the same manner as if this Act had not passed
until the First day of May One thousand eight
hundred
CLAUSE (H 2.) "And be it further Enacted, That in any Court of Conscience, the Recorder or Assistant Barrister, whose duties shall have accrued within the said Borough, or the Defendant shall reside within the same, shall be from and after the appointment of such Judge in such Town, a Court shall be holden for the recovery of small debts, to be called the Court of Conscience of such Borough, and the Recorder or Assistant Barrister shall have full power and authority to hear and determine in a summary way causes in all small debts between party and party, not exceeding in amount the sum of Forty shillings, where the cause of action shall have accrued within the said Borough, or the Defendant shall reside within the same."

CLAUSE (I 2.) "And be it further Enacted, That no Recorder or Assistant Barrister, whose duties shall have accrued within the said Borough, or the Defendant shall reside within the same, shall be from and after the appointment of such Judge in such Town, a Court shall be holden for the recovery of small debts, to be called the Court of Conscience of such Borough, and the Recorder or Assistant Barrister shall have full power and authority to hear and determine in a summary way causes in all small debts between party and party, not exceeding in amount the sum of Forty shillings, where the cause of action shall have accrued within the said Borough, or the Defendant shall reside within the same.

CLAUSE (J 2.) "And be it further Enacted, That it shall be lawful for the Judge of the Court of Conscience to appoint and remove at his pleasure a Clerk and other necessary officers of such Court, and where the Recorder shall be the Judge of the Court of Conscience, the Registrar of the Court of Record shall also be the Clerk of the Court of Conscience."

Pr. 156. 1. 9. Leave out "Borough," and insert "Town."
of which any part of the income of any Town Fund "shall be applied."
Pr. 170. 1. 31. Leave out "Borough," and insert "Town."
Pr. 170. 1. 36. Leave out "the," and insert "any such," and in the same line leave out from "Ratified" to "in" in L. 3. 9.
Pr. 171. 1. 16. Leave out from "and" to "with" in l. 19, and insert "it shall be lawful for such Jus-
tices to order the offender to be detained in safe custody until return can be conveniently made to the warrant of distress, unless the said offender shall give sufficient security, to the satisfaction of such Justices, for his or her appearance before them, on such day as shall be appointed for the return of such warrant of distress, such day not being more than Eight days from the day of taking the security, and which security the said Justices are hereby empowered to take, by way of recognizance or otherwise; and if, upon the return of such warrant, it shall appear that no sufficient distress can be had therupon, or in case it shall appear to the satisfaction of such Justices, either by the confession of the offender or otherwise, that the offender hath not sufficient goods and chattels, whereon such sum of money and costs may be levied, were a warrant of distress issued, such Justices shall not be required to issue such warrant of distress, and thereupon it shall be lawful for any such Justices, and they are hereby autho-
rized and required to cause such offender to be imprisoned."
Pr. 172. l. 9. Leave out "Borough," and insert "Town."
Pr. 172. l. 15. Leave out "Borough," and insert "Town."
Pr. 172. l. 33. Leave out "for the said Borough," and insert "of the Town Fund of the said Town."
Pr. 173. l. 12. Leave out "Borough," and insert "Town."
Pr. 176. l. 27. Leave out from "cases" to "and" in Pr. 179. l. 6, including Clause (A.), added by way of rider to the Bill.
Pr. 179. l. 8. Leave out from "the" to "to" in L. 17, and insert "words 'Body Corporate' shall be construed." Pr. 179. l. 27. After "riding" insert "" and the word 'Town' shall be construed to mean City, Borough or Town, and the word 'Borough' shall be construed to mean City, Borough or Town Cor-
porate."
Pr. 180. l. 8. Leave out from "and" to "the" in l. 14 Pr. 180. l. 18. Leave out from "called" to "and" in l. 33.
Pr. 181. l. 9. Leave out "ward," and in the same line, after "list," insert "or;" and also, in the same line, leave out from "notice" to "required" in l. 10.
Leave out Schedules (A), (B), (C), (D), and (E) to the Bill, and insert a new Schedule marked (A).

"Schedule (A.)"

"Counties."

<table>
<thead>
<tr>
<th>Borough</th>
<th>Style of Corporate Body</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cork</td>
<td>The Mayor, Sheriff, Burgesses and Commonalty of the Town of Cork</td>
</tr>
<tr>
<td>Drogheda</td>
<td>The Mayor, Sheriff, Burgesses and Commonalty of the County of the Town of Drogheda</td>
</tr>
<tr>
<td>Dublin</td>
<td>The Right honourable the Lord Mayor, Sheriffs, Commons and Citizens of the City of Dublin</td>
</tr>
<tr>
<td>Galway</td>
<td>The Mayor, Sheriff, Free Burgesses and Commonalty of the Town and County of Galway</td>
</tr>
<tr>
<td>Kilkenny</td>
<td>The Mayor and Citizens of the City of Kilkenny</td>
</tr>
<tr>
<td>Limerick</td>
<td>The Mayor, Sheriffs and Citizens of the City of Limerick</td>
</tr>
<tr>
<td>Waterford</td>
<td>The Mayor, Sheriffs and Citizens of County of the City of Waterford, in the Kingdom of Ireland</td>
</tr>
</tbody>
</table>

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A. 1836.
Veneris, 10° die Junii, 1836.

PRAYERS.

Mr. Crafte, from the Treasury, was called in; Commissions.

An Account of the Total Imperial Proof Gallons of Rum, Brandy, Geneva, and other Foreign, Colonial, or Guernsey or Jersey Spirits in bond, in the United Kingdom, on 5th January 1826, and imported in each year since then, to 5th January 1836, added together; and the Total Imperial Proof Gallons of each of these that paid Duty in the United Kingdom, exported as Merchandise, as Ships' Stores, or under any other denomination or character, or taken off the Navy, or used for mixing with Wine, or any other purpose, in each year, from 5th January 1826 to 5th January 1836, and that remained in bond on 5th January 1836, and showing the Total Gallons of each of these added together, and the Gallons of each of them in bond on 5th January 1826, and imported from thence to 5th January 1836, and stating in detail how this difference arose, the particular Statutes or copies of all Orders authorizing the same, and what the Total Amount of Duty at the rate each kind of these was subject to, would have been, and what that Amount is equal to per Gallon on each Gallon, of the Total Quantity of Gallons of each kind of these that paid Duty, during the period from 5th January 1826 to 5th January 1836.

An Account of all Foreign Wines and Spirits Foreign Wines retained for Home Consumption in the United Kingdom, and Spirits, distinguishing each sort, during the year 1835, ending 5th January 1836:--A similar Return of the same Articles, and for the same period, exported:--And, a Statement of the Stock of all Foreign Wines and Spirits which remained in bond on the 5th January 1836 and 1836, distinguishing the Port of London from the other Ports of the United Kingdom.

An Account of the Quantity of Lead and Lead Lead, and Lead Ore imported into the United Kingdom; distinguishing the Countries from which imported, and the Amount of Duty received thereon:--Also, an Account of all Lead and Lead Ore, distinguishing pig and rolled Lead, Shot, Litharge, and Lead Paint, exported from the United Kingdom in the year ending 5th January 1836; stating the Countries to which the same have been exported.

Copy of the Treasury Warrants granting Pensions Pensions. to Robert Hoy, Esquire, Under Secretary of State for the Colonies, and to Sir John Barrone, Secretary to the Admiralty; together with the Dates of their original Appointments.

A Return, showing the nature and extent of the Post Office Injury lately sustained by “The Spitfires” Post Office Packets, Packet in Port Patrick Harbour; specifying the precise parts of the Vessel which were injured; the nature and extent of the Repairs she is undergoing at Holyhead; the length of time she has been absent from Port Patrick, and the probable time of her return to her Station there; and whether the Damage sustained in her Keel was occasioned by the want of Water in Port Patrick Harbour, beating
Mr. Bowes reported from the Committee on the South Durham Railway Bill, the following Resolution:—Resolved, That a misunderstanding of a personal nature having arisen between Mr. Wason, Member for Ipswich, and Sir Frederick Trench, Member for Scarborough, members of the Committee, the Chairman do report the same to the House forthwith.

Resolved, That Robert Wason, Esquire, and Sir Frederick Trench, do attend this House in their places forthwith.

An ingrossed Bill for repairing, maintaining and improving the Road from Dewsbury to Echard, in the West Riding of the County of York, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Sir George Strickland do carry the Bill to the Lords, and desire their concurrence.

A Petition of the Provost, Magistrates and Town Glasgow and Leith, praying that the Glasgow and Lochmiao Railway Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Merchants, Bankers, Traders and others resident in the City of London, praying the House to pass whichever of the London and Blackwall Railway Bills is best calculated to remedy the evils and dangers arising from the crowded state of that part of the River Thames called the Pool, was presented, and read; and ordered to lie upon the Table.

An ingrossed Bill to enable the London and Croydon Railway Company to provide a Station and other Works in the Parish of St. Olave, in the Borough of Southwark, in the County of Surrey, and to amend the Act relating to the said Railway, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Almager do carry the Bill to the Lords, and desire their concurrence.

Lord Viscount Sandon reported from the Committee on the Liverpool Fire and Life Assurance Company Bill; that they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

A Petition of Farmers, Graziers and others of Ilkirk Guildford; Ashford; and, Butchers residing in the Borough of Norwich, praying the House to pass whichever of the Manchester and Stockport Bill to the Lords, and desire their concurrence.

Resolutions.--Resolved, That the Bill do pass.

Ordered, That Sir George Strickland do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by the Lords to the Bill.

Resolved, That the Bill do pass.

The House proceeded to take into consideration Dewlish and the Amendments made by the Lords to the Bill; and ordered to be read a second time.

Pr. 9. 1. 37. Leave out "to."

Pr. 2. 1. penult. Leave out "present."

Pr. 17. 1. 30. After " afterwards " insert " Leger."

Pr. 8. 1. 11. Leave out " Ledgey," and insert " New Cross."

Pr. 11. 1. 8. After "Teignbridge" insert " and " New Cross."

Pr. 3. 1. 7. Leave out " present."

Pr. 2. 1. 8. Leave out " lines are," and insert " line is."

The said Amendments, being read a second time, were agreed to.

Ordered, That Sir John Yarde Buller do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

Resolved, That the Bill be read the third time.

Ordered, That Tiring's Estate Bill be read the first time; and Tiring's Estate Bill, ordered to be read a second time.

An ingrossed Bill for making and maintaining a navigable Canal to connect the Rochdale Canal and the River Irwell, in the Township of Manchester, in the
the County of Lancaster, and a Branch from the said Rochdale Canal to New Westminster-street, in the Township of Hulme, in the said County, was read the third time; and Amendments were made to the Bill.

An Amendment was proposed to be made to the Bill, in Pr. 256. l. 9. by leaving out from the word "the" the word "of" in l. 10.

And the Question being put, That the words proposed to be left out stand part of the Bill:—It was resolved in the affirmative.

Resolved, That the Bill do pass: And that the Title be, An Act for making and maintaining a navigable Canal to connect the Rochdale Canal and the River Irwell, in the Township of Manchester, in the County of Lancaster.

Ordered, That Mr. Mark Phillips do carry the Bill to the Lords, and desire their concurrence.

The Haverfordwest Bridge Bill was read a second time; and committed to Mr. Scoufird and the Wela List.

An ingrossed Bill for extending the Powers and Provisions of so much of an Act passed in the seventh year of the Reign of His late Majesty King George the Fourth, intituled, "An Act for widening and improving certain Streets in the Town of Liverpool, in the County Palatine of Lancaster," for the further preventing of Nuisances and Annoyances in the said Town, for the Regulation of Weighing Machines, Weights and Measures, and the establishment of a Fire Police therein," as relates to the establishment, maintenance and management of the Fire Police in the said Borough, was read the third time.

Resolved, That the Bill do pass: And that the Title be, An Act for extending and improving the maintenance of the Fire Police in the Borough of Liverpool.

Ordered, That Mr. Ewart do carry the Bill to the Lords, and desire their concurrence.

The Shrewsbury School Estate Bill was read the first time; and ordered to be read a second time.

A Petition of Protestant Dissenters of Ystradgynlais, praying for the immediate redress of the grievances affecting dissenters from the Established Church, was presented, and read; and ordered to lie upon the Table.

A Petition of the Mayor, Aldermen and Councillors of Carmarthen;—Inhabitants of Kilkeirmin;—Mayor and Chairman of a Meeting of Inhabitants of Newcastle-upon-Tyne;—Provost, Magistrates and Town Council of Stirling;—Inhabitants of Dunfermline;—Inhabitants of Endermine and Oil Gate;—Claddington, Moone and Levitstown;—Magistrates, Town Council and Inhabitants of Dumfries;—Inhabitants of Moone and Levitstown;—Gentry, Clergy, Freeholders and Inhabitants of Mogadlen;—Freeholders and Parishioners of Milltown;—Freeholders and Inhabitants of the county of Waterford;—Inhabitants of Chester;—Kilquin and Killarney;—Talbot Hankeys;—Saint Andrews;—and Boston; praying that the House not to pass the Municipal Corporations (Ireland) Bill as amended by the House of Lords, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Athy and Kilberry;—Rothecliffe, Clane and Spleetston;—Eglish;—Kilbarrack, Monasteraun and Tuscany;—Freeholders, Landowners, Tenants and Inhabitants of Troomore;—Clergy, Gentry, Freeholders and others of Duinhill, Rieck and Islandkane;—and, Roman Catholic Inhabitants of Saint Mullis’s, Corbie; praying for the abolition of Tithes in Ireland, and also praying the House not to pass the Municipal Corporations (Ireland) Bill as amended by the House of Lords, were presented, and read; and ordered to lie upon the Table.

A Petition of the Incorporation of the Trinity Leith Harbour House, praying that they may be confirmed in the privilege they now possess of forming a constituent part of the Board for the management of Leith Harbour and Docks, was presented, and read; and referred to the Select Committee on Leith Harbour.

A Petition of Ship-owners and Inhabitants of Dover Harbour Southhoul, praying that the Dover Harbour Bill may not pass into a law so as it now stands, was presented, and read; and referred to the Select Committee on Dover Harbour.

A Petition of Inhabitants of houses occupied by Tunkiple Trusts and land in Stone Nine Churches;—Kilbys;—Neevaham;—Duford;—Stewartson;—Weddon Bate;—Trustees of the Hinckley and Melbourne Roads;—Liverpool and Warrington Roads;—Canterbury and Ramesgate Road;—Canterbury and New Worcester Street;—Canterbury and Maidstone Road;—and, Dartford and Streed Road; praying that the Tunkiple Trusts Consolidation Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Factory Labourers employed by Factories Bill; Messrs. Marsland, Chilton-upon-Medlock;—by Messrs. Sherd, Denbury;—and Spanners and Manufacturers in Manchester; praying that the Factories Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

Mr. Fox made presented, pursuant to Order,—Cities and Boroughs Improvement Bill, (Ireland.)

A Return of the Names of those Towns in Ireland in which the Act of Geo. 4, c. 82, has been brought into operation; of the Total Number of Houses and other Tenements in each Town which have been assessed at the annual value of £5 and upwards; distinguishing the Number rated at £5 and under £10; at £10 and under £20; at £20 and upwards;—Also, the Total Amount of Rate raised in each Town, in each year since the adoption of the Act; specifying the Rate per Pound as a percentage upon the Property assessed;—Ordered, That the said Return do lie upon the Table.

Mr. Lock presented, pursuant to the directions of the Committee of the Privileges of the House, praying that the Towns Improvement Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Chairman of a Meeting of Tithes’ Committee Owners and Occupiers of land held at Gosforth and Corby, praying that the Tithes Commutation Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Protestant Graduates and Under-Dublin Graduates of the University of Dublin, praying the University, House to remove the obstacles which prevent the entrance of the students of the university of Dublin who profess the Roman Catholic Religion, or belong to Dissenting Churches from obtaining Scholarships in that University, was presented, and read; and ordered to lie upon the Table.

A Petition of Licensed Retailers of Beer in the Sale of Beer, western division of Brixton, Surrey;—and, a Committee of the Licensed Retailers of Beer of the
466 10th June. A. 1836.

western division of Brixton, Surrey; praying that they may be placed upon the same footing as Licensed Victuallers,—were presented, and read; and ordered to lie upon the Table.

The Wandsworth Chapel Marriages Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Monday next.

Tithes (Ireland.)

A Petition of Tithepayers of Sarsfield,—Inhabitants of Edermine and Oil-gate,—Freeholders and Parishioners of Milltown,—and, Inhabitants of Killigrove and Killnurray, praying for the abolition of Tithes in Ireland, —were presented, and read; and ordered to lie upon the Table.

Words of Heat between two Members.

Sir Frederick Trench being come into the House;

The House was moved, That the Report which was this day made from the Committee on the South Durham Railway Bill, might be read; and the same being read;

Mr. Speaker, by direction of the House, called upon the honourable Member to assure the House that he would not be a party to any hostile proceed- ings in consequence of what took place in the said Committee this morning between himself and Mr. Wason: Whereupon Sir Frederick Trench gave the House an assurance accordingly.

Municipal Corporations (Ireland) Bill.

A Petition of Inhabitants of Hollifax, praying the House to consider the Amendments made by the House of Lords to the Municipal Corporations (Ireland) Bill, and to adopt all or such of them as will secure the stability of the Protestant Church in Ireland and the welfare of that Country, was presented, read; and ordered to lie upon the Table.

Upper Canada.

A Petition of His Majesty's dutiful and loyal subjects the Commons of Upper Canada, in Provincial Parliament assembled, was presented, and read; setting forth, that the Petitioners, after unavailing struggles for a series of years to obtain such an administration of their local affairs as would secure to the people of that Province possessing the very image and transcript of the British Constitution, the blessings of good government, are at length driven to appeal to the wisdom, justice and magnanimity of the House, in the hope that the powerful interces- sion of the House with His Majesty may yet redeem the Petitioners from a condition every day becoming more ruinous and alarming; the Petitioners are not unacquainted with the overwhelming influence of station and weight of authority which they entertain a fear, grounded on the experience of their having been acquitted upon the presumption of his being, as pleaded to them by Sir F. B. Head, a stranger to the House, and to the Petition, and concludes, after denying the con- tinuance of such a system, which they earnestly pray a patient, candid and impartial consideration, and a speedy settlement of the affairs of the Province might be systematically and His representative upon the affairs of the province possessing the very image and transcript of the British Constitution, the blessings of good government, are at length driven to appeal to the wisdom, justice and magnanimity of the House, in the hope that the powerful interces- sion of the House with His Majesty may yet redeem the Petitioners from a condition every day becoming more ruinous and alarming; the Petitioners are not unacquainted with the overwhelming influence of station and weight of authority which they entertain a fear, grounded on the experience of their having been acquitted upon the presumption of his being, as pleaded to them by Sir F. B. Head, a stranger to the House, and to the Petition, and concludes, after denying the con- tinuance of such a system, which they earnestly pray a patient, candid and impartial consideration, and a speedy settlement of the affairs of the Province might be systematically and His representative upon the affairs of the province possessing the very image and transcript of the British Constitution, the blessings of good government, are at length driven to appeal to the wisdom, justice and magnanimity of the House, in the hope that the powerful interces- sion of the House with His Majesty may yet redeem the Petitioners from a condition every day becoming more ruinous and alarming; the Petitioners are not unacquainted with the overwhelming influence of station and weight of authority which they entertain a fear, grounded on the experience of their having been acquitted upon the presumption of his being, as pleaded to them by Sir F. B. Head, a stranger to the House, and to the Petition, and concludes, after denying the con- tinuance of such a system, which they earnestly pray a patient, candid and impartial consideration, and a speedy settlement of the affairs of the Province might be systematically and His representative upon the affairs of the province possessing the very image and transcript of the British Constitution, the blessings of good government, are at length driven to appeal to the wisdom, justice and magnanimity of the House, in the hope that the powerful interces- sion of the House with His Majesty may yet redeem the Petitioners from a condition every day becoming more ruinous and alarming; the Petitioners are not unacquainted with the overwhelming influence of station and weight of authority which they entertain a fear, grounded on the experience of their having been acquitted upon the presumption of his being, as pleaded to them by Sir F. B. Head, a stranger to the House, and to the Petition, and concludes, after denying the con- tinuance of such a system, which they earnestly pray a patient, candid and impartial consideration, and a speedy settlement of the affairs of the Province might be systematically and His representative upon the affairs of the province possessing the very image and transcript of the British Constitution, the blessings of good government, are at length driven to appeal to the wisdom, justice and magnanimity of the House, in the hope that the powerful interces- sion of the House with His Majesty may yet redeem the Petitioners from a condition every day becoming more ruinous and alarming; the Petitioners are not unacquainted with the overwhelming influence of station and weight of authority which they entertain a fear, grounded on the experience of their having been acquitted upon the presumption of his being, as pleaded to them by Sir F. B. Head, a stranger to the House, and to the Petition, and concludes, after denying the con-
Ordered, That papers relative to Corporal Punishments (East Indies), which were presented yesterday, be printed.

The House, according to Order, resumed the adjourned Debate upon the Question proposed yesterday, on the recommendation of the Select Committee, that this House doth disagree with the Lords in the Amendment made by their Lordships to the Municipal Corporations (Ireland) Bill, in Press 5. line 20. and which Amendment was, to leave out from the word "purchaseth" to the word "And," in Press 6. line 19.

And the House having continued to sit till after twelve of the clock on Saturday morning;

Sabbati, 11° die Junii 1836:

And the Question being put;

The Yeas to the old Lobby;
The Noes to the new Lobby.

Tellers for the [Mr. Charles Wood, Mr. Edward John Stanley, Sir George Clerc, Sir Thomas Fremantle];

So it was resolved in the Affirmative.

Ordered, That Sir Frederick Trench be taken into the custody of the Sergeant at Arms attending this House.

Ordered, That the Amendments made by the Lords to the Municipal Corporations (Ireland) Bill, be taken into further consideration upon Monday (Ireland) Bill, next, at twelve of the clock.

Resolved, That this House will, at the rising of Adjournment, the House this day, adjourn till Monday next.

Ordered, That all Committees have leave to sit, notwithstanding the adjournment of the House.

Ordered, That Rugby Wason, Esquire, be taken Mr. Wason into the custody of the Sergeant at Arms attending this House.

Ordered, That further consideration upon Wednesday next.

Ordered, That the Bill be read the third time (Scotland) Bill.

Ordered, That the Report be taken into further consideration upon Monday next.

Ordered, That the Bill be read the third time (Scotland) Bill, upon Friday next.

Ordered, That the Report be taken into further consideration upon Monday, the 20th day of this instant June.

The Order of the day being read, for the second time.

The Order of the day being read, for the second time, the House having continued to sit till after twelve of the clock on Saturday morning.

And the Question being put;

The Yeas to the old Lobby;
The Noes to the new Lobby.

Tellers for the [Mr. Charles Wood, Mr. Edward John Stanley, Sir George Clerc, Sir Thomas Fremantle];

So it was resolved in the Affirmative.

Ordered, That Sir Frederick Trench be taken into the custody of the Sergeant at Arms attending this House.

Ordered, That further consideration upon Wednesday next.

Ordered, That the Bill be read the third time (Scotland) Bill.

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Ordered, That the Bill be read the third time (Scotland) Bill, upon Friday next.

Ordered, That the Report be taken into further consideration upon Monday, the 20th day of this instant June.

The Order of the day being read, for the second time, the House having continued to sit till after twelve of the clock on Saturday morning.

And the Question being put;

The Yeas to the old Lobby;
The Noes to the new Lobby.

Tellers for the [Mr. Charles Wood, Mr. Edward John Stanley, Sir George Clerc, Sir Thomas Fremantle];

So it was resolved in the Affirmative.

Ordered, That Sir Frederick Trench be taken into the custody of the Sergeant at Arms attending this House.

Ordered, That further consideration upon Wednesday next.

Ordered, That the Bill be read the third time (Scotland) Bill.

Ordered, That the Report be taken into further consideration upon Monday next.

Ordered, That the Bill be read the third time (Scotland) Bill, upon Friday next.

Ordered, That the Report be taken into further consideration upon Monday, the 20th day of this instant June.

The Order of the day being read, for the second time, the House having continued to sit till after twelve of the clock on Saturday morning.

And the Question being put;

The Yeas to the old Lobby;
The Noes to the new Lobby.

Tellers for the [Mr. Charles Wood, Mr. Edward John Stanley, Sir George Clerc, Sir Thomas Fremantle];

So it was resolved in the Affirmative.

Ordered, That Sir Frederick Trench be taken into the custody of the Sergeant at Arms attending this House.

Ordered, That further consideration upon Wednesday next.

Ordered, That the Bill be read the third time (Scotland) Bill.

Ordered, That the Report be taken into further consideration upon Monday next.

Ordered, That the Bill be read the third time (Scotland) Bill, upon Friday next.

Ordered, That the Report be taken into further consideration upon Monday, the 20th day of this instant June.
The Order of the day being read, for the second reading of the Tithes' Voluntary Commutation Bill; 
Ordered, That the Bill be read a second time upon Wednesday next.

Tumppike Trusts Consolidation Bill.

The Order of the day being read, for the Committee on the Turnpike Trusts Consolidation Bill; 
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

Inns, Alehouses, 
and Victuallers 
Houses Bill.

The Order of the day being read, for the Committee on the Inns, Alehouses and Victualling Houses Bill; 
Resolved, That this House will, upon Wednesday, the 22d day of this instant June, resolve itself into the said Committee.

Benefices 
Plurality Bill.

The Order of the day being read, for the second reading of the Benefices Plurality Bill; 
Ordered, That the Bill be read a second time upon Wednesday next.

Bankruptcy 
(Scotland) Bill.

The Order of the day being read, for taking into further consideration the Report on the Bankruptcy (Scotland) Bill; 
Ordered, That the Report be taken into further consideration upon Monday next.

Small Debts 
(Scotland) Bill.

The Order of the day being read, for the Committee on the Small Debts (Scotland) Bill; 
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

Court of Session 
(Scotland) Bill.

The Order of the day being read, for the Committee on the Court of Session Scotland Bill; 
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

Registration of Births, &c. Bill.

The Order of the day being read, for the Committee on the Registration of Births, &c. Bill; 
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

Registration of 
Births, &c. Bill 
[Subs. to 
Officers.]

The Order of the day being read, for the Committee, to whom it was referred, to consider of authorizing the payment, out of the Consolidated Fund of Great Britain and Ireland, of the Salaries of the Registrar General and other Officers who may be appointed under any Act of the present Session for registering Births, Deaths and Marriages in England, and also of the Expenses of the General Registry Office; 
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

Marriages Bill.

The Order of the day being read, for taking into further consideration the Report on the Marriages Bill; 
Ordered, That the Report be taken into further consideration upon Monday next.

Fisheries Bill.

The Order of the day being read, for receiving the Report on the Fisheries Bill; 
Ordered, That the Report be received upon Monday next.

Registration of 
Voters' Bill.

The Order of the day being read, for taking into further consideration the Report on the Registration of Voters' Bill; 
Ordered, That the Report be taken into further consideration upon Tuesday next.

Petty Sessions 
(Ireland) Bill.

The Order of the day being read, for receiving the Report on the Petty Sessions (Ireland) Bill; 
Ordered, That the Report be received upon Monday next.

Pensions 
Duties Bill.

The Order of the day being read, for receiving the Report on the Pensions Duties Bill; 
Ordered, That the Report be received upon Monday next.

The Order of the day being read, for taking into School Rooms further consideration the Report on the School Rooms Bill; 
Ordered, That the Bill be taken into further consideration upon Monday next.

The Order of the day being read, for the Com-Supply mittee of Supply; 
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read for the Com-Ways and Means; 
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Bankruptcy (Scotland) Bill; 
Ordered, That the Bill be read a second time upon Wednesday, the 22d day of this instant June; and to be printed.

And then the House, having continued to sit till half an hour after three of the clock on Saturday morning, adjourned till Monday next.

A Petition of George Wigney, Esquire, an owner London and of property in Brunswick Square and Terrace, in the parish of Hore, in the county of Sussex, and one of the Commissioners appointed by Act of Parlia- ment for managing the affairs of the said Square and Terrace, praying that the London and Brighton Railway Bill may not pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.

Mr. Chancellor of the Exchequer presented, pur-Slavery Abol- suant to the directions of an Act of Parliament,—then Act. Copy of Order in Council, declaring that adequate and satisfactory provision has been made by law in the Island of Tobago for giving effect to the Act of Parliament for the Abolition of Slavery.

Ordered, That the said Paper do lie upon the Table.

Mr. Serjeant Goulburn presented a Bill to abolish certain Offices in the Superior Courts of Common Law, and to make provision for a more effective and uniform establishment of Officers in those Courts: And the same was read the first time; and ordered to be read a second time upon Wednesday, the 22d day of this instant June; and to be printed.

And then the House, having continued to sit till half an hour after three of the clock on Saturday morning, adjourned till Monday next.

Luna, 13° die Junii; 
Anno 6° Willielmi IV° Regis, 1836.

PRAYERS.

THE Serjeant at Arms attending this House, Words of Heat informed the House, that he had, pursuant to between two their Order of Friday last, taken into his custody Members. Sir Frederick Trench and Rigby Wason, Esquire, Members of this House.

Ordered, That Sir Frederick Trench and Rigby Wason, Esquire, do attend this House in their places forthwith.

Sir Frederick Trench and Mr. Wason, being come into their places; The House was moved, That the Report which, upon Friday last, was made from the Committee on the South Durham Railway Bill, might be read; and the same being read;

Mr. Speaker informed the Honourable Members, that the House expected that they would not, under any circumstances, or at any time or place, engage in any hostile proceedings in consequence of what passed between them in the Committee on the South Durham Railway Bill on Friday last.

The Honourable Members severally addressed the House upon the subject of the expressions made
use of in the said Committee; and, after explanations from both parties, the House being satisfied that no hostile proceedings would take place;

Ordered, That Sir Frederick Trench and Rugby Wason, Esquire, in custody of the Sergeant at Arms attending this House, be forthwith discharged out of custody, on paying their Fees.

Ordered, That the Select Committee on Railroad Bills have leave to sit this day till five of the clock, during the sitting of the House.

Ordered, That all Committees on Private Bills have leave to sit this day till five of the clock, during the sitting of the House.

A Petition of Vice-Admiral the Honourable Charles Fleming, of Biggar and Combermoor, praying that the Glasgow and Falkirk Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Coleraine; — and, Parliamentary Electors, Burgesses and Inhabitants of Hawick; — praying the House to reject the Amendments made by the House of Lords to the Municipal Corporations (Ireland) Bill, were presented, and read; and ordered to lie upon the Table.

The House, according to Order, proceeded to take into further consideration the Amendments made by the Lords to the Bill, intituled, An Act for the regulation of Municipal Corporations and Borough Towns in Ireland.

And several of the said Amendments, as far as to the end of Clause 87, p. 49 of the Bill, as printed on the 19th day of May last, were agreed to, with Amendments; others without Amendment, and others were disagreed to, which will more fully appear in the Report from the Committee appointed to draw up Reasons to be offered to the Lords [v. p. 488.]

Ordered, That the Amendments be taken into further consideration To-morrow.

Then the House adjourned till five of the clock in the Afternoon.

The House proceeded to take into consideration the Report which, upon the 3d day of this instant June, was made from the Committee on the Southampton Waterworks Bill, printed Copies of the Bill having been delivered at the door upon Wednesday last; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

An ingrossed Bill for altering, amending and enlarging the Powers and Provisions of an Act for making and maintaining a Pier or Jetty and other purposes, was read the third time.

Ordered, That Mr. Dottin do carry the Bill to the Lords, and desire their concurrence.

The House proceeded to take into consideration the Report which, upon the 3d day of this instant June, was made from the Committee on the Wessenden Reservoir Bill, printed Copies of the Bill having been delivered at the door upon Wednesday last; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

A Petition of Owners of property in Brunswick Square and Brunswick Terrace, in the parish of Hove, in the county of Sussex, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the London and Brighton Railway Bill, was presented and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Ordered, That Captain Berkeley have leave of Absence for a month, on urgent business.

Lord Francis Egerton reported from the Committee on the Liverpool Docks Bill; and to whom several Petitions against the said Bill were referred; That they had considered several of the said Petitions, and had heard counsel in support of three of them; and had also heard counsel in favour of the Bill; and that they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereto.

Ordered, That the Report be taken into further consideration upon Tuesday, the 21st day of this instant June.

An ingrossed Bill to enable the Liverpool Fire and Life Insurance Company to sue and be sued in the Name of the Chairman, Deputy Chairman, or of any one of the Directors of the said Company, and for other purposes, was read the third time.

Ordered, That the Bill do pass.

Ordered, That Lord Viscount Sandon do carry the Bill to the Lords, and desire their concurrence.

A Message from the Lords, by Mr. Martin and Mr. Royston, of the Castle List.

Mr. Speaker,
The Lords have agreed to the several Bills following, without any Amendment; viz.

1. A Bill, intituled, An Act for granting an additional Postal Rate of Postage on Letters between Great Britain and Ireland, by way of Milford and Waterford:

A Bill, intituled, An Act to continue for Three Years, and from thence to the end of the then next Session of Parliament, the Acts for the Relief of Insolvent Debtors in Ireland:

A Bill, intituled, An Act for better supplying with Gloucester Water Bill:

A Bill, intituled, An Act to amend an Act passed in the nineteenth year of the reign of King George the Fourth, for diverting, improving and maintaining the Roads between the Tows of Birnol and Hoddersfield, in the West Riding of the County of York:

A Bill,
A Petition of Trustees of the Sheepscar and Meanwood Turnpike Trusts was read the first time; and ordered to lie upon the Table.

A Petition of the Ministers and Deacons of the Protestant Dissenting Churches of London, in relation to the redress of the grievances affecting dissenters from the Established Church, was presented, and read; and ordered to lie upon the Table.

A Petition of Protestant Dissenters of Whitley Church Rate, in the County of Westmoreland, in relation to the redress of the grievances affecting dissenters from the Established Church, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Knockavilly, praying that the Lord's Day Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Newport, Isle of Wight; — Perth; — Tiverton; — Waterford; — Newbury; — borough; — Burgesses and Inhabitants of Renfrew; — Chief Magistrate of the Royal Burgh of Paisley; — Provost, Magistrates and Town Council of Ayr; — Magistrates, Councillors, Burgesses and Inhabitants of Dunbar; — Operatives of Aberdeen; — Inhabitants of Stornoway; — and, Abdie; — praying that the House not to pass the Municipal Corporations (Ireland) Bill as amended by the House of Lords, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Killamarsh, praying that the Turnpike Trusts Consolidation Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Lewes, in the County of Sussex, praying that the Municipal Corporations (Ireland) Bill as amended by the House of Lords, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Bollinghams; — and, Wilfred Thomas Sullivan, Chairman, and Thomas Clark, Secretaries, praying that the Municipal Corporations (Ireland) Bill as amended by the House of Lords, was presented, and read; and ordered to lie upon the Table.

A Petition of Proprietors of houses and lands, commonly called Quakers; — Inhabitants of Bewbush; — and, Spirit licensors; — praying that the Municipal Corporations (Scotland) Bill; and, Spirit licences, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Dunbar; — Operatives of Aberdeen; — Inhabitants of Stornoway; — and, Abdie; — praying that the House not to pass the Municipal Corporations (Ireland) Bill as amended by the House of Lords, was presented, and read; and ordered to lie upon the Table.

A Petition of Proprietors of houses and lands, commonly called Quakers; — Inhabitants of Bewbush; — and, Spirit licensors; — praying that the Municipal Corporations (Scotland) Bill; and, Spirit licences, were presented, and read; and ordered to lie upon the Table.

A Petition of Proprietors of houses and lands, commonly called Quakers; — Inhabitants of Bewbush; — and, Spirit licences, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Newport, Isle of Wight; — Perth; — Tiverton; — Waterford; — Newbury; — borough; — Burgesses and Inhabitants of Renfrew; — Chief Magistrate of the Royal Burgh of Paisley; — Provost, Magistrates and Town Council of Ayr; — Magistrates, Councillors, Burgesses and Inhabitants of Dunbar; — Operatives of Aberdeen; — Inhabitants of Stornoway; — and, Abdie; — praying that the House not to pass the Municipal Corporations (Ireland) Bill as amended by the House of Lords, was presented, and read; and ordered to lie upon the Table.
6 WILL. IV.

13th Junii. 471

Glynn’s Bankruptcy.

A Petition of Creditors who have proved debts under a Commission of Bankrupt against Edmund John Glynn, late of Glynn, and of Launceston and Bodmin, in Cornwall, banker, dealer and chapman, complaining of the brother of the bankrupt having been appointed assignee against the interests and wishes of the Petitioners, was presented, and read; and ordered to lie upon the Table.

Honduras.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, an Account of the Expenses of the Government of Honduras defrayed by Taxes raised on the Inhabitants of that Settlement, from the beginning of the year 1824 down to the present period, so far as the same can be made out.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty’s most honourable Privy Council.

Bishoprick of Durham Bill.

A Petition of Inhabitants of Hetton-le-Hole, and Wickham Winlaton, praying that the Bishoprick of Durham Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

Patents for Inventions.

A Petition of Patentees, Inventors and Projectors relative to Patents for Inventions, was presented, and read; and ordered to lie upon the Table.

Royal Burghs Convention.

A Petition of Magistrates, Town Council and others, Inhabitants of the Royal Burgh of North Berwick, praying that the Report of the Commissioners appointed to inquire into the Municipal Corporations in Scotland, so far as these Commissioners recommend the abolition of the annual convention of Royal Burghs be disapproved of by the House, was presented, and read; and ordered to lie upon the Table.

Burghs of Barony (Scotland) Bill.

A Petition of Finans and other Inhabitants of Coldstream, praying that the Burghs of Barony (Scotland) Bill may not pass into a law without such amendments as will place the inhabitants of Burghs of Barony on the footing proposed for Royal Burghs, whose 101 constituency does not exceed one hundred, individually, that the right of electing and being elected town councillors should be conferred on individuals who pay a rent or occupy premises of the value of 5l. per annum and upwards, was presented, and read; and ordered to lie upon the Table.

Church Benefices (Ireland.)

A Petition of Noblemen and Gentlemen, lay patrons of churches in Ireland, praying that the rights of the Petitioners to the presentation to Church Benefices may be decided by a less tedious and expensive mode of proceeding than the ordinary tribunals afford, was presented, and read; and ordered to lie upon the Table.

Mr. Charles Wood presented, pursuant to Orders,—A Return of the Number of Flag Officers, Captains, Commanders and Lieutenants who have died since 1st January 1831 to 1st April 1836; with a corresponding Return of the diminution of the Navy Half Pay; and the Number of each Rank now remaining on the List; and, A Return of the Number of Officers of the Navy who have been promoted by Brevet since the 1st January 1831 to the 1st April 1836, with the Expense incurred by such Promotion.

Ordered, That the said Returns do lie upon the Table.

Lord John Russell presented, by His Majesty’s command,—The Second Report of the Commissioners appointed to inquire respecting Criminal Law.

Ordered, That the said Paper do lie upon the Table.

Vol. 91.

Ordered, That the Return relative to Electors (Ireland), which was presented upon the 18th day of May last, be printed.

Ordered, That the Returns relative to the Mint, Metropolis Police, which were presented upon the 21st day of April last, and the 3d day of this instant June, be printed.

A Petition of Inhabitants of Drumshandy, praying the House to adopt measures for improving the Navigation of the River Shannon, was presented, and read; and ordered to lie upon the Table.

A Petition of the Archdeacon and Clergy of the Registration of Archdeaconry of Lescar, praying that such portions of the Registration of Births, &c. Bill and the Marriages Bill as regards members of the Established Church, may not pass into law, was presented, and read; and ordered to lie upon the Table.

A Petition of Trustees appointed by the Act for Highway amendments and keeping in repair the Road from the Coldstream, praying that the Burghs of Barony (Scotland) Bill may not pass into a law without such amendments as will place the inhabitants of Burghs of Barony on the footing proposed for Royal Burghs, whose 101 constituency does not exceed one hundred, individually, that the right of electing and being elected town councillors should be conferred on individuals who pay a rent or occupy premises of the value of 5l. per annum and upwards, was presented, and read; and ordered to lie upon the Table.

The House, according to Order, resolved itself into a Committee upon the Registration of Births, &c. Bill.

Ordered, That the said Paper do lie upon the Table.

Question, That the Clause stand part of the Bill—put, and negatived.

Clause, No. 48, agreed to.

Clause offered (To authenticate Registers of Dissenters)—brought up, and read a first time: and by leave withdrawn.

Schedule (A) amended, and agreed to.

Schedule (C) amended, and agreed to.

Preamble, agreed to.

Bill, as amended, to be reported.

Mr. Speaker resumed the Chair; and Mr. Bern reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received to-morrow.

The House according to Order, resolved itself into a Committee upon the Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers appointed under the Consolidated Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers appointed under the Consolidated Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers appointed under the Consolidated Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers appointed under the Consolidated Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers appointed under the Consolidated Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers appointed under the Consolidated Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers appointed under the Consolidated Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers appointed under the Consolidated Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers appointed under the Consolidated Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers appointed under the Consolidated Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers appointed under the Consolidated Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers appointed under the Consolidated Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers appointed under the Consolidated Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers appointed under the Consolidated Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers appointed under the Consolidated Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers appointed under the Consolidated Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers appointed under the Consolidated Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers appointed under the Consolidated Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers assigned to the Consolidated Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers assigned to the Consolidated Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers assigned to the Consolidated Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers assigned to the Consolidated Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers assigned to the Consolidated Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers assigned to the Consolidated Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers assigned to the Consolidated Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers assigned to the Consolidated Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries to Officers assigned to the Consolidated Consolidated
Marriages Bill.

Resolved, That the Lords Commissioners of Her Majesty's Treasury be authorized to direct payment to be made, out the Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries of the Registrar General and other Officers who may be appointed in pursuance of any Act which may be passed in the present Session of Parliament for the registering Births, Deaths and Marriages in England, and also of the Expenses of the General Registry Office.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernall reported, That the Committee had come to a Resolution.

Ordered, That the Report be received To-morrow.

The Order of the day being read, for taking into further consideration the Report on the Marriages Bill:—The Bill was re-committed to a Committee of the whole House. —And the House immediately resolved itself into the Committee.

(In the Committee.)

Bill read 1°; to be read 2°, paragraph by paragraph.

Preamble postponed.

CLAUSE, No 1 and 2, agreed to.

CLAUSE, No 3, amended, and agreed to.

CLAUSE, No 4, agreed to.

CLAUSE, No 5, amended, and agreed to.

CLAUSE, No 6, agreed to.

CLAUSES, No 7 and 8, amended, and agreed to.

CLAUSES, No 9 to No 12, agreed to.

CLAUSE, No 13, amended, and agreed to.

CLAUSE, No 14, agreed to.

CLAUSE, No 15 (Places of Worship, &c.)—read.

Amendment proposed: P. 6. l. 17. To leave out "Twenty," and insert "Ten."

Question, That the word "Twenty" stand part of the Clause;

The Committee divided.

Teller for the Yeas, Mr. Edward John — 128.

Teller for the Noes, Dr. Bovring — 22.

Amendment proposed: L 38. To leave out the words "Five pounds," and insert "Three pounds."

Question, That the words "Five pounds" stand part of the Clause—by leave, withdrawn.

Question, That the words "Three pounds" be there inserted—put, and agreed to.

CLAUSE, No 15, as amended, agreed to.

CLAUSE, No 16, agreed to.

CLAUSE, No 17, amended, and agreed to.

CLAUSE, No 18 (Marriages may be celebrated, &c.)—read; and amended.

Question, That the Clause, as amended, stand part of the Bill;

The Committee divided.

Teller for the Yeas, Mr. Edward John — 128.

Teller for the Noes, Mr. Poulter — 58.

CLAUSES, No 19 to No 26, agreed to.

CLAUSE, No 27, amended, and agreed to.

To report Progress, and ask leave to sit again.

And the House having continued to sit till after twelve of the clock on Tuesday morning; Martis, 14° die Junii, 1836;

Mr. Speaker resumed the Chair; and Mr. Bernall reported, That the Committee had made progress in the Bill; and that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, this day, again resolve itself into the said Committee.

The Order of the day being read, for the Com—Excise Licenses (Ireland) Bill.

Resolved, That this House will, this day, resolve itself into the said Committee.

The Order of the day being read, for the second Established Church Bill;

Ordered, That the Bill be read a second time upon Thursday next.

The Order of the day being read, for the second Secular Jurisdiction (York and Ely) Bill;

Ordered, That the Bill be read a second time upon Thursday next.

The Order of the day being read, for the Com—Registration of Votes (Ireland) Bill;

Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

Mr. Solicitor General reported the Cinque Ports Bill; and the Amendments were read, and agreed to. Bill.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

The Order of the day being read, for the second Charitable Trustees Bill;

Ordered, That the Bill be read a second time upon Friday next.

The Order of the day being read, for nominating Public Bills to the Select Committee on the subject of the preparation of Public Bills;

Ordered, That the Committee be nominated To-morrow.

The Order of the day being read, for the Com—Wandsworth Chapel Marriages Bill; and that the Bill was read a second time. Upon the Report this day.

The Order of the day being read, for the third reading of the Cessio Bonorum (Scotland) Bill;

Ordered, That the Bill be read the third time this day.

The Highway Rates Bill was, according to Order, Highway Rates Bill. reas the third time.

Ordered, That the Report be received this day.

The Order of the day being read, for the Com—Turnpike Trusts Consolidation Bill;

Ordered, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the Com—Turnpike Trusts Consolidation Bill;

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

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Ordered, That this House will, this day, resolve itself into the said Committee.

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Ordered, That the Bill be read a second time upon Thursday next.

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Ordered, That the Bill be read a second time upon Thursday next.

The Order of the day being read, for the Com—Registration of Votes (Ireland) Bill;

Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

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Ordered, That the Bill be read a second time upon Friday next.

The Order of the day being read, for nominating Public Bills to the Select Committee on the subject of the preparation of Public Bills;

Ordered, That the Committee be nominated To-morrow.

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The Order of the day being read, for the Com—Turnpike Trusts Consolidation Bill;

Ordered, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the Com—Turnpike Trusts Consolidation Bill;

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

The Order of the day being read, for the Com—Excise Licenses (Scotland) Bill.

Ordered, That this House will, this day, resolve itself into the said Committee.
An ingrossed Bill for making and maintaining a Railway from Preston to Longridge, in the County Palatine of Lancaster, was read the third time; and ingrossed Clauses were added, by way of riders; and Amendments were made to the Bill.  
Resolved, That the Bill do pass. 
Ordered, That Mr. Hesketh Fleetwood do carry the Bill to the Lords, and desire their concurrence.  
A Petition of Inhabitants of Tonbridge, praying Midway that the Medway Navigation Bill may not pass into a law as it now stands, was presented, and read; and referred to the Committee on the Bill.  
Ordered, That the Bill do pass: And that the Title be, An Act for enacting the Embankment of a Reservoir in the Valley of Wessenden, in the Township of Marsden, and Parish of Almondbury, in the West Riding of the County of York, for preventing injury by Floods to Lands and Property adjoining the River Colne and Wessenden Brook, and for other purposes, was read the third time; and Amendments were made to the Bill.  
Resolved, That the Bill do pass.  
And then the House, having continued to sit till half an hour after twelve of the clock on Tuesday morning, adjourned till this day.  

Marits, 14° die Junii; 
Anno 6° Willilimi IVi Regis, 1836. 

PRAYERS. 

Southampton Waterworks Bill. 

Ordered, That the Bill be ingrossed. 

Islington Market Bill. 

Ordered, That the Bill do pass. 

Ordered, That Mr. Dottin do carry the Bill to the Lords, and desire their concurrence. 

A Petition of Farmers, Graziers and others of Dartford; Romford; and, Yeoovil; praying that the Islington Market Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table. 

Glasgow and Falkirk Railway Bill. 

Mr. Barnard reported from the Committee on the Blackheath, &c. Small Debts Bill, that they had considered the said Petition; and had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereto; and the Amendments were read, and agreed to.  
Ordered, That the Bill, with the Amendments, be ingrossed. 

Liverpool Docks Bill. 

Ordered, That the Order made upon the 30th day of May last, for taking the said Petition into consideration upon Tuesday next, be discharged. 

A Petition of Owners and Occupiers of land in Descent and Stepheburn, and other places, in the county of Kent, praying for the abolition of the Kent Auction Bill taking notice of the Descent and Herots Bill, and praying that the custom of Gavelkind may still be retained in the county of Kent, was presented, and read; and referred to the Select Committee on Herot's Commutation. 

A Petition of Licensed Retailers of Beer of Sale of Beer. 

Ordered, That the Report be received upon Monday next. 

A Petition of Protestant Dissenters of Canterbury, praying that the Measure of the Church Rates, and of the Abolition of Church Rates, was presented, and read; and ordered to lie upon the Table. 

A Petition of Owners of land in the hundred of Wirral, in the county of Chester, praying that the Liverpool Docks Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table. 

A Petition of Inhabitants of Wrexham; Beaumaris; Menai Bridge; Owners of property and others residing in and near Birmingham; Inhabitants of Hereford; Monmouth; and, Shrewsbury; praying that the Manchester and Cheshire Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.  

Vox. 91. 

Pensions Duties Bill. 

The Order of the day being read, for receiving the Report on the Pensions Duties Bill; Ordered, That the Report be received upon Monday next.  

School Rooms Bill. 

The Order of the day being read, for taking into further consideration the Report on the School Rooms Bill; Ordered, That the Report be taken into further consideration upon Monday next. 

Supply. 

The Order of the day being read, for the Committee of Supply; Resolved, That this House will, To-morrow, resolve itself into the said Committee. 

Ways and Means. 

The Order of the day being read, for the Committee of Ways and Means; Resolved, That this House will, To-morrow, resolve itself into the said Committee. 

Jewish Civil Disabilities Bill. No. 924. 

Mr. Chancellor of the Exchequer presented a Bill for the Relief of His Majesty's Subjects professing the Jewish Religion; And the same was read the first time; and ordered to be read a second time upon Wednesday, the 22d day of this instant June; and to be printed. 

And then the House, having continued to sit till half an hour after twelve of the clock on Tuesday morning, adjourned till this day.
Chief Magistrate of Anstruther Easter;—Inhabitants of Kilwam, Scorlachetown, Tribly and Balloon;—Kirkealdy;—and Burgh of Stirling; praying the House not to pass the Municipal Corporations (Ireland) Bill, as amended by the House of Lords,—were presented, and read; and ordered to lie upon the Table.

Tithes (Ireland). A Petition of Inhabitants of Drogheda;—Swords;—Temple Breden;—and, Drumgooldon, praying for the abolition of Tithes in Ireland, and also praying the House not to pass the Municipal Corporations (Ireland) Bill, as amended by the House of Lords,—were presented, and read; and ordered to lie upon the Table.

Tithes (Ireland). A Petition of Tithe-payers and Landholders of Desertecreate;—Inhabitants of Scrabby and Collambhill;—and, Balloon and Rathoe; praying for the abolition of Tithes in Ireland,—were presented, and read; and ordered to lie upon the Table.

House of Lords. A Petition of Inhabitants of Kettinger;—and, Whitburn; praying the House to take the earliest opportunity of introducing such a measure of reform of the House of Lords, founded on the principle of representation, which shall, if possible, bring that House more into conformity with the feelings and interests of the people,—were presented, and read; and ordered to lie upon the Table.

Turnpike Trusts Consolidation Bill. A Petition of Trustees of the New North Road, Middlesex;—Trustees of the Road from Buildwood Bridge to the Weeling-street Road;—Trustees of the Manchester and Buxton Road, and Mortgagees of the Tolls thereon;—Trustees of the Dartford and Street Road;—and, Trustees of the Downington High Bridge, and Hove Drive Road, and Mortgagees of the Tolls thereon; praying that the Turnpike Trusts Consolidation Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

Merchant Shipping. A Petition of Herritors, Burgessess and Inhabitants of Falkland, praying for a law regulating the Construction of Merchants Vessels, was presented, and read; and ordered to lie upon the Table.

Municipal Corporations (Ireland) Bill. A Petition of Freeman, Electors and Inhabitant Householders of Boston;—and, Merchants, Bankers, Traders and other Inhabitants of Leicester, praying the House to agree to the Amendments made by the House of Lords to the Municipal Corporations (Ireland) Bill,—were presented, and read; and ordered to lie upon the Table.

Church of Ireland Bill. A Petition of the Clergy of the Diocese of Caugher, praying that the Church of Ireland Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

Paper. A Petition of Stationers or Dealers in Paper in Birmingham;—and, Plymouth, Devonia, and Stonehouse; praying the House not to pass any Bill for the reduction of the Duty on Paper, without a Clause granting a drawback of the reunded Duty on the stocks on hand at the time of the alteration, were presented, and read; and ordered to lie upon the Table.

Newspaper Stamps. A Petition of Inhabitants of Birmingham;—and, Workmen in the employ of Mr. Billiam, builder, of John-street, Islington, to the county of Middlesex;—praying for the repeal of the Stamp Duty on Newspapers,—were presented, and read; and ordered to lie upon the Table.

Municipal Corporations (Scotland) Bill. A Petition of Magistrates and Town Council of Forfar, praying that the Municipal Corporations (Scotland) Bill, may pass into a law, was presented, and read; and ordered to lie upon the Table.

Montrose City. A Petition of the Provost, Magistrates and Town Council of the Royal Burgh of Montrose, reciting an Act of the Parliament of Scotland in the year 1690, by which the whole houses within the burgh were to be assessed at a rate not exceeding 5l. per cent. per annum, in order to provide a Fund for the stipend of a second Clergyman, and praying for the repeal of the said Statute, was presented, and read; and ordered to lie upon the Table.

A Petition of the Provost, Magistrates and Town Council of Montrouz;—and, Magistrates and Town Council of Breckie; praying the House to relieve the Royal Burghs of Scotland from the expense of maintaining County Criminals after conviction,—were presented, and read; and ordered to lie upon the Table.

A Petition of Churchwardens and Vestrymen of Parish Vestries the parish of Sintat Pencros, praying that the Parish Vestries Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Great Coggeshall, Poor Law Act. praying for the amendment of the Poor Law Act, was presented, and read; and ordered to lie upon the Table.

A Petition of Clergy of the Established Church First Fruits in the diocese of Month, praying that they may be relieved from the annual payment to the Board of First Fruits for money advanced to their or their predecessors for building glebe houses in their respective benefices, as well as from all future payments to the Board of First Fruits, was presented, and read; and ordered to lie upon the Table.

A Petition of Magistrates and Council of Anstruther Easter, and Merchants and Fish-curers Fishery, interested in the herring trade of the eastern district of Fife, praying the House to promote the interests of the British Herring Fisheries in any treaties or regulations now pending with Foreign Powers, was presented, and read; and ordered to lie upon the Table.

A Petition of the Magistrates and Town Council of Forfar, praying that the Church of Ireland Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Occupiers of the prebend of Kill-Tithes molto, praying that the re-valuation Clause may not be expunged from the Tithes (Ireland) Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Richard Page, of the parish of Crown Lands Llwyne, in the county of Radnor, labourer, complaining of an action of ejectment having been brought against him by the lord of the manor of Iscoed, in the year 1829, to recover from him a small portion of land which in 1801 he inclosed from the waste in the crown manor of Iscoed, Radnorshire, with a cottage and outbuildings erected thereon, was presented, and read; and ordered to lie upon the Table.

A Petition of Proprietors of Land and Inhabitants of the Crown Manors in the county of Radnor, praying that persons in possession of encroachments for more than twenty years may be exempted from any legal proceedings at the instance of His Majesty's Attorney General, was also presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Gloucester, praying Criminal Laws. for the abolition of the punishment of Death for every crime except that of wilful murder, was presented, and read; and ordered to lie upon the Table.

A Petition of Protestant Dissenters of Chester, Church Bill praying for the repeal of the Duty on all Materials used in the construction and enlargement of places of worship, was presented, and read; and ordered to lie upon the Table.

A Petition
A Petition of the Directors of the Gravelend Steam Packet Company, praying that the Steam Vessels (Thames) Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Electors and Inhabitants Householders of Chatham, praying for Triennial Parliaments, was presented, and read; and ordered to lie upon the Table.

The Shrewsbury School Estate Bill was read a second time; and committed to Mr. Williams Wyn and the Solicitor.

An ingrossed Bill to authorize the City of Dublin Steam Packet Company to apply a portion of certain Monies, already subscribed, in fulfillment of their Contracts for building six additional Steam Vessels, and to legalize such Subscription, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Lord Viscount Sondan do carry the Bill to the Lords, and desire their concurrence.

A Petition of Charles Steavon Cahill, Esquire, of Leicester-street Leicester-square, in the county of Middlesex, praying for the establishment of an Office in Dublin for the sale of Parliamentary Papers, was presented, and read; and ordered to lie upon the Table.

Mr. Fox Maule presented, pursuant to an Address of His Majesty,—A Return, showing the Number of Persons qualified and liable to serve on Juries, in each County, Riding and Division in England and Wales, under the provisions of the Act 6 Geo. 4, c. 50, in the year ending 31st December 1855.

Mr. Fox Maule also presented, pursuant to Order,—A Copy of an Order made or issued by the Board or any Officer of Trinity College in Dublin, for substituting or receiving a certain fixed Sum of Money from the Electors of the Borough of the University of Dublin, in lieu of the annual Sum of £1, payable under the provisions of 2 Will. 4, c. 88.

Ordered, That the Papers do lie upon the Table.

Ordered, That the Returns relative to British Spirits, which were presented upon the 29th day of April and the 31st day of May last, be printed.

Ordered, That the Return relative to Foreign Spirits, which was presented upon Friday last, be printed.

Ordered, That the Return relative to Foreign Wines and Spirits, which was presented upon Friday last, be printed.

Ordered, That the Account relative to Lead and Lead Ore, which was presented upon Friday last, be printed.

Ordered, That the Return relative to Post Office Packets, which was presented upon Friday last, be printed.

Ordered, That the Return relative to the Metropolis Turnpike Roads, which was presented upon Friday last, be printed.

Ordered, That the Return relative to Cities and Towns Improvement (Ireland), which was presented upon Friday last, be printed.

Ordered, That the Paper relative to the Slavery Abolition Act, which was presented upon Friday last, be printed.

The House being informed, by John Abel Smith, Esquire (who voted with the Majority on Friday last, upon the Question to disagree with one of the Amendments made by the Lords to the Municipal Corporations (Ireland) Bill), that he was not in the House when the Question was put, and had therefore no right to vote on that occasion; Resolved, That the Vote of John Abel Smith, Esquire, be disallowed.

Vol. 91.

The House, according to Order, proceeded to Tremoutha Harbour and Railway Bill take into consideration the Report which, upon the 30th day of May last, was made from the Committee on the Tremoutha Harbour and Railway Bill, printed Copies of the Bill having been delivered at the door upon Friday, the 27th day of May last.

And a Motion being made, and the Question being proposed, That the Amendments made by the Committee to the Bill be now read a second time; An Amendment was proposed to be made to the Question, by leaving out from the words “That the” to the end of the Question, in order to add the words “Report be taken into further consideration upon this day six months,” instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question; The House divided: The Yeas to the old Lobby; The Noes to the new Lobby.

Tellers for the Sir William Treloar, Yea: 124.

Tellers for the Sir William Molyneux; Noes, 51.

So it was resolved in the Affirmative.

Ordered, That the said Amendments be now read a second time;—The Amendments, as far as Clause (L.), were accordingly read a second time, and agreed to.

Clause (L.), the next Amendment, being read a second time; And a Motion being made, and the Question being put, That this House doth agree with the Committee in the said Amendment; it passed in the Negative.

Then the subsequent Amendments, being read a second time, were agreed to; and a Clause was added to the Bill, Ordered, That the Bill, with the Amendments, be ingrossed.

A Petition of the Corporation of Derby, praying Manchester and Cheshire Railway Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

The House proceeded to take into consideration Manchester and Cheshire Railway Bill the Report which, upon the 30th day of this instant June, was made from the Committee on the Manchester and Cheshire Railway Bill, printed Copies of the Bill having been delivered at the door upon Friday last.

And a Motion being made, and the Question being proposed, That the Amendments made by the Committee to the Bill be now read a second time; An Amendment was proposed to be made to the Question, by leaving out from the words “That the” to the end of the Question, in order to add the words “Report be taken into further consideration upon this day six months,” instead thereof.

And the Question being proposed, That the words proposed to be left out stand part of the Question;—The said proposed Amendment was, with leave of the House, withdrawn.

Ordered, That the said Amendments be now read a second time;—The Amendments were accordingly read a second time, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

A Petition of the Corporation of Derby, praying the Manchester and Cheshire Railway Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

Ordered, That the Bill be proceeded with; and a Clause was ordered to be added to the Bill;—Ordered, That the Bill be proceeded with; and a Clause was added to the Bill;—Ordered, That the Bill, with the Amendments, be ingrossed.

A Petition of the Corporation of Derby, praying the Manchester and Cheshire Railway Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.
Improvements might not be made in the construction, equipment and navigation of Merchant Vessels, as would greatly diminish the annual loss of life and property at sea.—And a Committee was appointed of Mr. Buckingham, Sir Thomas Tongrudge, Mr. Clay, Mr. Barnard, Mr. Alsager, Lord Viscount Sandon, Sir Richard Vyvyan, Sir Edward Coldington, Mr. Talke, Colonel Thompson, Mr. Aaron Chapman, Mr. Ingham, Mr. George Frederick Young, Mr. Ostell, and Mr. Emerson Tennent; with power to send for papers, persons and records.

Ordered, That Five be the Quorum.

A Petition of Inhabitants of Killoghart.—Annaduff;—Rathoe and Bollen;—Kilteely;—Town of Wexford; and, Mayor, Aldermen and Councillors of Falmouth; praying the House not to pass the Municipal Corporations (Ireland) Bill as amended by the House of Lords.—were presented, and read; and ordered to lie upon the Table.

The House proceeded to take into further consideration the remainder of the Amendments made by the Lords to the Bill, intituled, An Act for the Regulation of Municipal Corporations and Borough Towns in Ireland.

And several of the said Amendments, together with the postponed Amendments, were agreed to; others, were amended and agreed to; and others were disagreed to, which will more fully appear in the Report from the Committee appointed to draw up Reasons to be offered to the Lords at a Con-

The House, according to Order, resolved itself excuse Licences into a Committee upon the Excise Licences (Ireland) Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received To-morrow.

The Order of the day being read, for the second Common Fields' reading of the Common Fields Inclosure Bill; Ordered, That the Bill be read a second time upon Wednesday, the 22d day of this instant June.

The Order of the day being read, for the third Oyster Fisheries reading of the Oyster Fisheries Bill; Ordered, That the Bill be read the third time To-morrow.

The Order of the day being read, for taking into Registration consideration the Report on the Registration of Voters Bill; Ordered, That the Report be taken into further consideration To-morrow.

The Order of the day being read, for receiving the Registration Report on the Registration of Births, &c. Bill; Ordered, That the Report be received To-morrow.

Mr. Baring, by Order, reported from the Committee, to whom it was referred to consider of authorizing the payment, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries of the Registrar General and other Officers who may be appointed under any Act of the present Session for registering Deaths and Marriages in England, and also of the expenses of the General Registry Office, a Resolution; which was read, as followeth:—Resolved, That the Lords Commissioners of His Majesty's Treasury be authorized to direct payment to be made, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries of the Registrar General and other Officers who may be appointed in pursuance of any Act which may be passed in the present Session of Parliament for the registering Deaths, Births and Marriages in England, and also of the expenses of the General Registry Office.

The said Resolution, being read a second time, was agreed to.

The Order of the day being read, for the third Cinque Ports reading of the Cinque Ports Bill; Ordered, That the Bill be read the third time To-morrow.

The House, according to Order, resolved itself into a Committee upon the Wansworth Chapel Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and directed him to report the same, without Amendment.

Ordered, That the Bill be read the third time this day.
The Order of the day being read, for the third reading of the Cessio Bonorum (Scotland) Bill; Resolved, That the Bill be read the third time upon Friday next.

The Order of the day being read, for taking into further consideration the Report on the Bankruptcy (Scotland) Bill; Resolved, That the Report be taken into further consideration upon Friday next.

The Order of the day being read, for the third reading of the Fisheries Bill; Resolved, That the Bill be the third time To-morrow.

Mr. Attorney General, for Ireland, reported the Petty Sessions (Ireland) Bill; and the Amendments were read, and agreed to; and Clauses were added to the Bill.

Resolved, That the Bill, with the Amendments, be engrossed; and read the third time this day.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, Copies of all Memorials, Petitions or Public Documents addressed to and received by the Government, whether at the Treasury, the Home Office, or the Board of Woods and Forests, from Persons being, or representing themselves to be, Inhabitants of the Forest of Dean and the Hundred of Saint Briant, and of His Majesty's most honourable Privy Council. His Majesty by such Members of this House as are referred to in such Extracts.

The Order for the House to resolve itself into a Committee, this day, upon the Durham Court of Pleas Bill, was read, and discharged.

Bills of Exchange Bill.

Ordered, That leave be given to bring in a Bill for declaring the Law as to the day on which it is requisite to present for payment to the Acceptors or Acceptors supra Protest for honour, or the Referees or Referee, in case of need, Bills of Exchange which had been dishonoured: And that Mr. Roberts, Mr. Groot, and Mr. John Abel Smith, do prepare, and bring it in.

Mr. Poulett Thomson presented a Bill for the Re-Benefit Building regulation of Benefit Building Societies: And the Societies Bill, same was the read the first time; and ordered to be read a second time upon Wednesday next; and to be printed.

Mr. Buckingham presented a Bill to extend the Copyright of Pictorial Prints and Engravings (Ireland) Bill to Ireland: And the same was read the first time; and ordered to be read a second time upon Monday next; and to be printed.

The Order for the House to resolve itself into a Durham Court Committee, this day, upon the Durham Court of Pleas Bill, was read, and discharged.

Resolved, That this House will, upon Wednesday next, resolve itself into the said Committee.

House, Extracts from a Despatch of the 21st April 1836 from Sir F. B. Head, Lieutenant-Governor of Upper Canada, to Lord Glyn, with the Enclosures referred to in such Extracts.

Resolved, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Ordered, That there be laid before this House, a Thames River Pilot Return of all Sums received by the Corporation of Pilots. Trinity House of Deptford Strond, from the Thames River Pilots, in pursuance of the Act 6 Geo. 4, c. 125, s. 4, for the years ending 31st December 1834 and 31st December 1835 respectively; distinguishing the payments of Three Guineas each from the Poudrage paid upon the Earnings of the said Pilots.

Ordered, That there be laid before this House, a Return of the Names of the Thames River Pilots at present holding Licenses as such.

Mr. W. Robarts, Mr. Mr. Poulett Thomson presented a Bill for the Medical Attendance and Remuneration of Medical Witnesses Witnesses Bill.

Mercurii, 15° die Junii;

Anno 6° Willielmi IV° Regis, 1836.

PRAYERS.

The House met; and being counted by Mr. Adjournment. Speaker, it appeared that Forty Members were not present; yet being four of the clock, Mr. Speaker took the Chair, and again counted the House; and Forty Members not being present:—The House was adjourned by Mr. Speaker, without a Question first put, till To-morrow.

Jovis, 16° die Junii;

Anno 6° Willielmi IV° Regis, 1836.

PRAYERS.

M R. Croker, from the Treasury, was called in; Fire Insurance. and at the bar presented, pursuant to Orders,——Further Return to an Order, dated the 6th day of May last, for accounts of all Sums paid into the Stamp Office for Duty by each Insurance Office in Great Britain and Ireland on Insurance from Fire, for the quarters ended severally the 25th March, 24th June, 20th September, and 25th December 1835; distinguishing the Amount of the Allowance made to each Office for collecting the same in the Country, London, Edinburgh and Dublin, respectively, with the Dates of such Payments:—Of the

Sums
Sums insured by each Office on Farming Stock exempt from Duty for the quarters ending severally the 25th March, 25th June, 25th September, and 25th December 1835; distinguishing the Amount of each Office in County, London, Edinburgh, and Dublin, respectively.

An Account of the average Public Deposits held by the Bank, for each quarter in the years from the quarter ending June 1832; to the present time, in continuation of Appendix, No. 36, to the Report from the Committee on Bank of England Charter.

A Return of all Banking Establishments in Ireland, with all Branch Banks and Places where established in the year ending January 1826; with the Amount of Notes in circulation; and, A similar Return for the year ending January 1836.

A Return of the Number of Days the Commissioners of Customs sat as a Board in each month in the past year, stating the time of meeting, and the time the Board sat; also, the Number of Commissioners who attended the Board on the average of each month:—And then he withdrew.

Ordered, That the said Papers do lie upon the Table.

Ordered, That a Message be sent to the Lords, to request that their Lordships will give leave to the Dublin and Drogheda Railway Bill, presented, and read, on the 1st day of this instant June, and examined thirteen Witnesses, many of whom have intimated an intention of calling other Witnesses.

Mr. O'Connell reported from the Committee on the Dublin and Drogheda Railway Bill; That on the first day of this instant June the Committee presented a Report to the House, wherein it was stated, that the Committee had sat ten days, viz. 5th, 6th, 7th, 9th, 10th, 12th, 14th, 17th and 31st days of May, and 1st of June, and examined thirteen Witnesses, many of whom have intimated an intention of calling other Witnesses on the 14th instant, and was cross-examined on the 15th and part of the 16th instant, and was re-examined on the 16th instant:

That the Promoters of the said competing Line have intimated an intention of calling other Witnesses in support of that Line and the Report upon the said Bill cannot be made on the 20th instant, without great inconvenience to both Parties;

That, under these circumstances, the Committee unanimously recommended, that the time for receiving the Report upon the said Bill should be extended to the 1st day of July next.

Ordered, That the Report do lie upon the Table.

A Petition of Robert Shephard, of Bettystown, in the county of Meath, and Land-owners, Lessees and Occupiers of land situate on the proposed line of Railway between Dublin and Drogheda, praying that they may be heard, by their counsel or agents, against the Dublin and Drogheda Railway Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of several Persons whose names are hereunto subscribed, for leave to present a Petition for leave to bring in a Bill for establishing Cemeteries or Burial-grounds southward of the Metropolitan District, was presented, and referred to Mr. Alwyne and the Surrey List, with Power to send for persons, papers and records.

The House proceeded to take into consideration Bann Reservoir Bill, which, upon the 4th day of this instant June, was made from the Committee on the Bann Reservoir Bill, printed Copies of the Bill having been delivered at the door upon Saturday last; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

A Petition of the Vanshall Bridge Company, praying that the Metropolitan Suspension Bridge Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of William Taylor, of the Ship Inn, of Herne Bay, in the county of Kent, praying that the Pier Bill, Herne Bay Pier Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

Ordered, That the time for the Committee on the Medway Navigation Bill, to make their Report be further enlarged till Monday, the 4th day of July next.

The House proceeded to take into consideration Hungerford Bridge Bill, further enlarged till Monday, the 4th day of July next.

The said Amendments, being read a second time, were agreed to.

Ordered, That Mr. Law Hodges do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

An ingrossed Bill for making a Railway from Manchester to join the Grand Junction Railway near Crewe Hall, in the County of Chester, to be called "The Manchester and Clitheroe Railway Bill, A. 1836.
The Manchester and Cheshire Junction Railway, with two several Branches therefrom, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Booth Wilkinson do carry the Bill to the Lords, and desire their concurrence.

A Petition of Farmers, Graziers and others of Stony Stratford, praying that the Islington Market Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

An ingrossed Bill for improving and maintaining the Navigation of the River Suir, from Granny Ferry, in the Parish of Kilcummin, and County of Kilkenney, on the North or one side of the said River, and from Grace Dieu, in the Parish of Killieferan, and County of Waterford, on the South or other side of the said River, to the old Bridge of Carrick-on-Suir, in the Parish of Carrick, and County of Tipperary, on the North or one side of the said River, and Carrick Beg, in the Parish of Killilenan, and County of Waterford, on the South or other side of the said River, and for making and constructing a Ship Canal at Carrick-on-Suir, was read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass: And that the Title be, An Act for improving and maintaining the Navigation of the River Suir, and for making and constructing a Ship Canal at Carrick-on-Suir.

Ordered, That Mr. Villiers Stuart do carry the Bill to the Lords, and desire their concurrence.

A Petition of Inhabitants of Saint Mary and Saint Peter, Rathmines;—Powerscourt,—Magistrates and Town Council of Montrouge;—Inhabitants of Kilvine and Ballindine;—and, Burgesses and Inhabitants of Wigton: praying the House not to pass the Municipal Corporations (Ireland) Bill, as amended by the House of Lords,—were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Tipperary;—Templemore;—and, Kilmore Moy: praying for the abolition of Tithes in Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Saint Mary and Saint Peter, Rathmines;—Kilvine and Ballindine;—and, Householders of Tullamore: praying for the abolition of Tithes in Ireland, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Cotherham;—and, Ayr: praying the House to pass the Municipal Corporations (Ireland) Bill, as amended by the House of Lords,—were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Cotherham;—and, Ayr: praying the House to pass the Municipal Corporations (Ireland) Bill, as amended by the House of Lords,—were presented, and read; and ordered to lie upon the Table.

A Petition of the Chancellor and Rector of the University of Saint Andrews, praying that the Copyright Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Factory Labourers in Mr. Clarke's Factory;—in Messrs. Honeby and Co.'s Factory, Blanchburn;—in Messrs. Harvey and Tyne's Factory, Saltford;—in Mr. Sanford's Factory, Manchester;—in Messrs. Word and Co.'s Factory, Densbury;—in Mr. Latham's Factory, Manchester;—in Messrs. Siddall and Beckett's Factory; in Messrs. Harrison's Factory, Heywood;—in Mr. Chadwick's Factory, Heywood;—in Messrs. Walker's and Lomax's Factory;—in Mr. Esher's Factory, Warrington;—and, in Mr. Ogden's Factory, Manchester; praying that the Factories Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

Resolved, That it appears to this Committee, That from the Frith of Forth to the mouth of the Thames, there is no Harbour which, in the strict acceptance of the term, can be called a Harbour of Refuge; that all are only Harbours, and only accessible at certain times of the tide.

Resolved, That it appears to this Committee, That Vessels engaged in the Coasting Trade are particularly

No. 384.

A Petition of Card-room Hands of Manchester; Factories Act.

and, Woollen-mill and Factory-owners of Ramsden, Horsham, Yeovil, and Gresley Eskett; praying the House to pass a law to prohibit all persons employed in Cotton Factories from being worked more than ten hours on five days in the week, and eight hours on the Saturday,—were presented, and read; and ordered to lie upon the Table.

A Petition of Protestant Dissenters and other In-Church Rates, inhabitants of Dorning,—Jossieich,—Independents of Sudbury,—Baptists of St. Bethlehem,—and, Olney; praying for the abolition of Church Rates,—were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Dorning, praying the Criminal Laws, House not to sanction any general measure for the revision of the Criminal Laws which shall retain the punishment of Death for any other crime than that of wilful Murder, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitant Rate-payers of Horsham; Poor Law Act.

and, Inhabitants of Chichester; praying for the abolition of poor rates, were presented, and read; and ordered to lie upon the Table.

A Petition of the Royal Burghs of Scotland, in Firth of Forth Convention assembled, praying the House to vest Ferries, the management of the Ferries between Leith and Newhaven, and Kerokeley, Kinghorn and Fife island in the hands of Government, or to throw them open to the public, was presented, and read; and referred to the Select Committee on Leith Harbour.

A Petition of the Chairman of a Committee of Edinburgh Inhabitants of the city of Edinburgh, payers of the Annuity Tax, for the support of the Clergy of the said City, praying that the adjustment of the Annuity Tax may form a part of any arrangement which may be effected of the affairs of the city of Edinburgh, and town of Leith, and that the aforesaid Tax may be entirely abolished, and the support of the Clergy provided for in some more unexceptionable manner, was presented, and read; and referred to the Select Committee on Leith Harbour.

A Petition of the Lord of the Manor, and Owners of Common Fields' Occupiers of arable land in the open fields of Incluse Bill, the township of Roselston, in the parish of Mapleton, praying that the Common Fields Inclosure Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Ordered, That the Select Committee appointed to Harbours of inquire into the alleged deficiency of protection for Refuge. Ships on the North-eastern Coast of England, and the propriety of admitting of contribution of passing Tolls for the maintenance of Harbours of Refuge on that Coast, have Power to report their Opinion thereupon, together with the Minutes of the Evidence taken before them.

Mr. Bethell reported from the said Select Committee; and who were instructed to extend their examination to the North-west Coast of Wales, particularly to that point called Great Orme's Head; and to whom several Petitions were referred; That they had examined the matters referred to them, and had come to Resolutions, which they had directed him to report; together with the Minutes of the Evidence taken before them; and the Resolutions of the Committee were read, and are as follow:

1. Resolved, That it appears to this Committee, That from the Frith of Forth to the mouth of the Thames, there is no Harbour which, in the strict acceptance of the term, can be called a Harbour of Refuge; that all are only Harbours, and only accessible at certain times of the tide.

2. Resolved, That it appears to this Committee, That Vessels engaged in the Coasting Trade are particularly

Vol. 91.
particularly exposed to severe on-shore winds from the north, north-east, to south-east.

3. Resolved, That it appears to this Committee, that there are three Harbours upon that Coast, viz. Whitby, Scarborough, and Burlington, which have been long maintained under the authority of often renewed Acts of Parliament, by a small passing toll on coal in aid of the local funds which are levied on Vessels, that Whitby a toll is fixed of 1d. per Newcastle chaldron, or 2d. on ten tons per London measure; for Scarborough ½d. per Newcastle chaldron; for Burlington 3d. per Newcastle chaldron, or ½d. on ten tons per London measure: The last Act for was in the year 1827, and has no limitation; the last Act for Scarborough Harbour was passed in the year 1823, for twenty-one years; the last Act for Burlington Harbour was passed in the year 1816, for twenty-one years.

4. Resolved, That it appears to this Committee, that, although under peculiar circumstances, the Harbour of Whitby has afforded protection to many Vessels, yet that it is very dangerous to enter in a gale of easterly wind blowing on shore; that there is no safe roadstead; and that, from the construction of the Piers, there is so wide an opening to the swell on-shore wind; that there is no safe roadstead; and that from the construction of the Piers, it is very dangerous to enter in a gale of north-easterly gales, that Vessels cannot ride in it safely during a gale below the bridge.

5. Resolved, That it appears to this Committee, that there is no safe roadstead at Scarborough in an on-shore wind; that although in the present state of the Harbour, the entrance in a severe gale of wind on shore is attended with great danger, yet that as many as a hundred and seventeen Vessels have taken refuge there during one storm; and that in the course of fifteen years, one hundred and eighty-four Vessels have found refuge there in a disabled state, most of which, but for the existence of that Harbour, must have been lost: A plan for the improvement of that Harbour has been submitted to the Committee, and it is the opinion of competent witnesses, that if that plan were carried into effect, it would afford a safe and more capacious Harbour, and easy of access during on-shore gales, particularly to Vessels embayed between Flamborough Head and Whitby Rocks: The expense of these improvements is estimated at £49,000; that the local dues and tolls collected from Vessels trading to the Port, are quite unequal to the support of the existing Works.

6. Resolved, That it appears to this Committee, that Burlington Bay affords peculiar advantages to the Coasting Trade: The promontory of Flamborough Head running out nearly five miles in the sea, and on which a Lighthouse is erected, forms a natural breakwater, under which Vessels of any depth and to any number can ride safely in northerly and north-easterly gales; that although the Bay is distant from a mile and an half to two miles from the best anchorage ground, Burlington Harbour is situated; that in consequence of the dilapidated state of the Harbour, the Commissioners have, since the passing of the last Act, proceeded to construct new works which are necessary for maintenance and improvement; that about sixty yards of the new North Pier, being the outer end, are completed; that it is the opinion of Mr. Walker, an eminent engineer, who has lately examined the Harbour, that this constantly increasing demand can only be regularly met by an uninterrupted intercourse, at all seasons of the year, between London and the Ports of exportation on the north-east Coast of England; that the Vessels so engaged are during many months of the year exposed to violent gales of on-shore winds, on an iron-bound Coast, to the great danger of life and property.

7. Resolved, That at the bottom of this Bay, distant from a mile and an half to two miles from the best anchorage ground, Burlington Harbour is situated; that in consequence of the dilapidated state of the Harbour, the Commissioners have, since the passing of the last Act, proceeded to construct new works which are necessary for maintenance and improvement; that about sixty yards of the new North Pier, being the outer end, are completed; that it is the opinion of Mr. Walker, an eminent engineer, who has lately examined the Harbour, that this constantly increasing demand can only be regularly met by an uninterrupted intercourse, at all seasons of the year, between London and the Ports of exportation on the north-east Coast of England; that the Vessels so engaged are during many months of the year exposed to violent gales of on-shore winds, on an iron-bound Coast, to the great danger of life and property.

8. Resolved, That it appears to this Committee, from a statement of the funds, presented during the Session to the House of Commons, and inserted in the Minutes of Evidence taken before the Committee, that more than one-third of the expenditure which has been paid has been defrayed from the local funds; but that unless adequate funds in aid of the local funds are granted, not only the works now in progress must be suspended, but that the whole Harbour will shortly go to decay; that it is, therefore, the recommendation of the Committees, that if the Harbour were once completed, that the local funds would be sufficient for its maintenance.

9. Resolved, That it appears to this Committee, that from thirty to forty Vessels on an average yearly run for this Harbour in different states of distress, and that on the 1st of last May not fewer than twenty-six Vessels took refuge in this Harbour during a very severe storm: But the Committee are of opinion, that a very imperfect view of the importance of this Harbour to the Coasting Trade would be taken, if it were confined merely to the number of Vessels which may actually seek there an asylum; upon the frequent and long continuance of north-easterly gales, the vast number of Vessels which are at those times collected in the Bay, the large supplies of provisions and other necessaries which are frequently required, the very heavy surf which during continued north-easterly gales does not allow a Vessel to land on the open beach, the high charges which would under such circumstances be made by Boutinieres from the shore, when all these facts are carefully weighed, there is no doubt that the value of such a Harbour be duly appreciated.

10. Resolved, That it appears to this Committee, That a very convenient and capacious Harbour which would be accessible in north-easterly winds, and at all times of the tide, could be formed at Redcar, near the mouth of the Tees, where nature appears to have done a great deal towards the formation of such a Harbour; also, that a spot a little further south than Scarborough, called Filey Bay, affords great facilities for the same purpose: But the Committee cannot recommend to Parliament, that works of such magnitude necessarily attended with a very heavy expenditure, should be provided for by the sinking toll, either upon Vessels or their cargoes; whether the interests of humanity or other great national objects may require that such Ports should be formed and kept up at the public expense, are points upon which the Committee are not prepared to offer an opinion.

11. Resolved, That it appears to this Committee, that although much evidence of a conflicting nature (both with respect to the general effects of Harbours of Refuge and the proper means of their support) has been offered to the Committee, upon a careful consideration of all the circumstances of the existing Harbours, to which their attention has been directed, with reference to their situation, their construction, their
their maintenance, the state of their funds, the sanction of the present system by oft-renewed Acts of Parliament, combined with a due regard to the claims of humanity, and the safety of the valuable lives of an immense body of Seamen, the Committee recommend,

First. That a Passing Toll, not exceeding the present amount, upon all Coals exported from the Ports on the north-eastern Coast of the Kingdom, passing southwards, should be continued or granted under due regulations.

Second. That, as soon as the works now in progress, or the proposed improvements in the existing Harbours shall be completed, the said Tolls shall cease, or be modified in such manner as Parliament may limit.

Third. That Vessels engaged on voyages in which they have paid the Passing Tolls, shall be exempt from all charges on entering the said Harbours in a state of distress during such voyage.

13. Resolved, That it appears to this Committee, that on the north-west Coast of Wales there is a great deficiency of Harbours of Refuge for Ships sailing to and from Liverpool; that great facilities are offered for such a Harbour between the Great and Little Orme's Head, which would prevent very great losses; an appearance of the Return extracted from Lloyd's Books, and would be a good station for Pilots required for taking Vessels into the Mersey.

Ordered, That the Report do lie upon the Table; and be printed.

A Petition of Parishioners of Newportpratt, or Burrishoole, praying for the introduction of Poor Laws, and for the amendment of the present law of Landlord and Tenant in Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants and Occupiers of houses and land in Byfield:—Crick;—Badly;—Floreo;—and, Welton; praying that the Turnpike Trusts Consolidation Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

The House was moved, That the Act 55 Geo. 3, c. 185, for repealing the Stamp Office Duties on Advertisements, Almanacks, Newspapers, Gold and Silver Plate, Stage Coaches and Licenses for keeping Stage Coaches, now payable in Great Britain, and for granting new Duties in lieu thereof, might be read; and the same was read.

The House was also moved, That the Act 56 Geo. 3, c. 56, to repeal the several Stamp Duties in Ireland; and also, several Acts for the Collection and Management of the said Duties, and to grant new Stamp Duties in lieu thereof; and to make more effectual Regulations for collecting and managing the said Duties, might be read; and the same was read.

The House was also moved, That the Act 46 Geo. 3, c. 69, to repeal the Duties of Excise payable in Great Britain, and to grant other Duties in lieu thereof, might be read; and the same was read.

A Petition of John Dillon, praying for an inquiry John Dillon, into the circumstances connected with the seizure of the American Brig "Pern," on the 16th February 1822, by a boat's crew under his command, and the disposal of the money arising therefrom, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Leominster, praying Assessed Taxes. for the amendment of the law relating to the Assessed Taxes, so as to prevent tax-gatherers from enforcing summary powers of distraint, except under the sign manual of a magistrate, or Commissioner of Taxes, was presented, and read; and ordered to lie upon the Table.

A Petition of Parliamentary Electors residing in Municipal Old Aberdeen, Spittal, and at Bridge of Don,—and to the Faculty of the College of Glasgow; praying that the Municipal Corporations (Scotland) Bill may not pass into a law as it now stands, were presented, and read; and ordered to lie upon the Table.

A Petition of the Archdeacon and Clergy of the Tiber Comm. Archdeaconry of Essex, praying that the Tithes Commutation Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Sir John Thomas Claridge, Knight, Sir J. P. Grant, late Recorder of Prince of Wales Island, Singapore, and Malacca, in the East Indies, and now of the Middle Temple, London, complaining of the improper conduct of several on board steam packets, on the arrival of passengers at the Custom House, London, was presented, and read; and ordered to lie upon the Table.

A Petition of Talbot Glascock, was presented, Kilkenny City and read; setting forth, That the Petitioner lately Election. transmitted a Petition relative to the Election for the city of Kilkenny, and which Petition is ordered by the House to be taken into consideration on the twenty-first day of June instant; That, on learning from the published proceedings of the House, that the Petitioner's late Petition was received, he hastened to comply with the anticipated mandate which he knew would come from the House, and thereupon, as soon as practicable, he repaired to London, in order to comply with all requisites, and particularly to enter into the necessary securities to prosecute his complaint against the undue return of Mr. Daniel O'Connell as still sitting Member for the City of Kilkenny: that on Friday, the third day of June instant, he repeatedly called at the office of the Clerk of Recognizances in Parliament-street, and also on Saturday, the fourth day of June instant, but was not fortunate enough to find the principal, or any representative, at his office to have the names of his sureties taken; that he called again repeatedly on Monday, the sixth day of June instant, when he at length saw Mr. Rose, who informed him, that the office had been kept open until twelve o'clock of the Saturday night preceding, to enable the Petitioner to comply with the rules as to his sureties, the papers relative to which had been prepared and ready,
it is humbly submitted, that as Sunday was a dies
videlicet, by terrorism; that it appears by the re-
spectable of the constituency of the city of Kilkenny,
give the security to prosecute that Petition; that
the third day of June instant, by the Speaker, and,
Electors of Kilkenny was only received on Friday,
was then, on Monday, too late; that the Petitioner
waited upon, and had a personal interview with Major
Green, the stipendiary magistrate of the district in
which the election was advertised to be holden, for
the purpose of procuring a police force to preserve
the peace on the hustings, but he suggested, in order to provide
such police force, it would be necessary that Peti-
tioner his request upon the Sheriffs of Kilkenny, the returning officers, calling upon him
in his magisterial capacity to supply such civil and
of Kilkenny, the returning officers, one of whom is a retail
clerk of the (attorney) Sheriff when the
moment the Writ had been moved for and ordered
attendance, and a poll was demanded
of trial, but Petitioner does not impute all the
of the seventeenth of May, previous to ten o'clock,
was duly elected at eleven o'clock; that Petitioner
does not impute all the
of the seventeenth of May last; that there-
was not a single police-
and the other a local attorney; that each of the
Sheriffs, being an attorney, was employed to prepare
of the said Daniel O'Connell, to Lon-
don, who was dispatched thence to Kilkenny the
moment the Writ had been moved for and ordered
that when any notice of its advertisement
of trial, but Petitioner does not impute all the
of the seventeenth May, between the hours of eleven and
twelve o'clock on said day; that Petitioner,
from Kilkenny, to bestow
was ready to pay all legal fees attendant upon the
contested election, when said clerk intimated
that the matter had been all along managed by
but Petitioner charges and proffers to prove the fol-
lowing facts: that the late Member for Dublin,
induced or influenced a Member of the other House
of Parliament, and a Peer of the Realm, used
in his public capacity to supply such civil and
of trial, but Petitioner does not impute all the
of the seventeenth May, previous to ten o'clock,
was duly elected at eleven o'clock; that Petitioner
does not impute all the
of the seventeenth May last; that there-
was not a single police-
and the other a local attorney; that each of the
Sheriffs, being an attorney, was employed to prepare
of the said Daniel O'Connell, to Lon-
don, who was dispatched thence to Kilkenny the
moment the Writ had been moved for and ordered
that when any notice of its advertisement
of trial, but Petitioner does not impute all the
of the seventeenth May, between the hours of eleven and
twelve o'clock on said day; that Petitioner,
evidence of the said Kenny Purcell himself, who, though an attorney, Petitioner believes to be a man of honour, and he knows he will and must declare whether in the entreaty said Mr. Purcell made to Petitioner not to attempt to go to the hustings on the morning of the 17th May last, he did not-intimate that there would be personal danger attendant upon the consequences of his opposing Mr. O'Connell; that Petitioner then asked of said Mr. Purcell to procure him a hearing at the hustings, at all events, and that said Mr. Kenny Purcell stated, that he could not even procure a hearing for himself in opposition to Mr. Daniel O'Connell, for whom he happened to be then conducting an agent; that Petitioner did, notwithstanding, proceed to the hustings, accompanied by his proposer and secondor (both registered electors), who demanded a poll; and, though in a terrific tumult, the said Mr. O'Connell might, amidst the noisy din of democracy, have been declared to be duly elected, without any opportunity being afforded to other candidates to prove their pretensions, or even electors to make a choice, and without one real or recognized registered voter having been polled for said Mr. O'Connell, or one proclamation pronounced. Petitioner respectfully requests the House may take such measures as may be consistent with the honour of the House, and the dignity due to the House of Lords, with a view to require the attendance of a Cabinet Minister, who may be induced to acknowledge the fact of an exercise of unconstitutional power or pernicious, to negative the impugnation; and that in the House should deem this not a case of election but of riot and attempt at intimidation, that at all events a new Writ may be ordered for the City of Kilkenny, if the House should not be pleased to erase events a new Writ may be ordered for the City of Kilkenny, if the House should not be pleased to erase the name of said Mr. Daniel O'Connell, and substitute in his place that of the Petitioner.

Ordered, That the said Petition do lie upon the Table.

A Message from the Lords, by Mr. Martin and Mr. Roupell:
Mr. Speaker, the Lords have agreed to the Bill, intituled, An Act to extend the Powers of an Act passed in the ninth year of the reign of his late Majesty King George the Fourth, for improving the Navigation and Harbour of Tralee, in the County of Kerry.

An ingrossed Bill to extend the Powers of an Act passed in the ninth year of the reign of his late Majesty King George the Fourth, for making and maintaining a Navigable Cut or Canal from a point at or near the Black Rock, in the Harbour of Tralee, in the County of Kerry, to Croomparkhead, in the Town of Tralee, in the said County, and for otherwise improving the said Harbour of Tralee, was read the third time.

Resolved, That the Bill do pass: And that the Title be, An Act to extend the time limited by an Act passed in the ninth year of the reign of his late Majesty King George the Fourth, for improving the Navigation and Harbour of Tralee, in the County of Kerry.

Ordered, That Mr. Morgan John O'Connell do carry the Bill to the Lords, and desire their concurrence.

Sir Hugh Campbell reported from the Committee Earl of Morning's on the Bill from the Lords, intituled, An Act to enable Francis Earl of Money to borrow a certain Sum of Money upon the security of certain of his entailed Estates, for re-payment to him of a portion of the Monies laid out by him in the Improvement of these Estates; That they had examined the allegations of the Bill, and found the same to be true; and that the Parties concerned had given their consent to the Bill, to the satisfaction of the Committee; and that the Committee had gone through the Bill, and directed him to report the same, without Amendment.—And the Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Sir Hugh Campbell do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

Ordered, That leave be given to bring in a Bill Kingston-upon-Hull Trinity House Bill.

Ordered, That a Select Committee be appointed to Metropolis consider of the most effectual Plan for raising of Improvements, Money to carry into effect the necessary Improvements required in the Cities of London, Westminster, Borough of Southward, and Counties of Middlesex and Surrey, and for the purchasing of the Interest of the Proprietors of the Waterloo and Southwark Bridges, that they may be thrown open for the use of the Public, free from Toll.

Ordered, That the Committee be nominated Tomorrow.

A Petition of Members of the several Benefit Societies at Harwich, in the county of Essex — Mic. Societies.brook—and, the Metropolis; praying for an alteration in the laws relating to Friendly Societies.—were presented, and read; and ordered to lie upon the Table.

A Petition of Licensed Victuallers resident in Spirit Licenses. Bromley—and, Dartford; praying for the repeal of the additional Duty on Spirit Licenses,—were presented, and read; and ordered to lie upon the Table.

A Petition of the Minister, Elders and Congre—sation of Drumle, praying that no individual having (Ireland). Slavery. license for the sale of Groceries, shall be permitted to sell Spirituous Liquors by retail in Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of the Grange and Excise Licenses. Muckamore, and county of Antrim, praying that (Ireland) Bill. the Excise Licenses (Ireland) Bill; may pass into a law was presented, and read; and ordered to lie upon the Table.

A Petition of the Minister, Elders and Congre—sation of Drumle, praying that no individual having (Ireland). Slavery. license for the sale of Groceries, shall be permitted to sell Spirituous Liquors by retail in Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of the Grange and Excise Licenses. Muckamore, and county of Antrim, praying that (Ireland) Bill. the Excise Licenses (Ireland) Bill; may pass into a law was presented, and read; and ordered to lie upon the Table.

Ordered, That the List of Names of Persons ap. Slavery. pointed Special Justices of the Peace for carrying into effect the Act of 3 and 4 Will. 4, c. 73, for the abolition of Slavery throughout the British Colonies, maintained at or near the Black Rock, in the Harbour of Tralee, in the County of Kerry, to Croomparkhead, in the Town of Tralee, in the said County, and for otherwise improving the said Harbour of Tralee, was read the third time.

Resolved, That the Bill do pass: And that the Title be, An Act to extend the time limited by an Act passed in the ninth year of the reign of his late Majesty King George the Fourth, for improving the Navigation and Harbour of Tralee, in the County of Kerry.
Ordered, That the Return relative to Juries, which was presented upon Tuesday last, be printed.

Mr. Oswald reported from the Select Committee on Public Petitions; That they had examined the Petitions presented from the 20th day of May last to the 3d day of this instant June, both inclusive; and had directed him to make a Report thereof to the House.

Ordered, That the Report do lie upon the Table; and be printed.

The Order of the day being read, for taking into further consideration the Report on the Registration of Voters' Bill. — The Bill was recommitted to a Committee of the whole House; — And the House immediately resolved itself into the Committee.

(In the Committee.)

Bill read 1st.

To be read a second time, paragraph by paragraph.

Preamble postponed.

CLAUSE, No 1 and No 2, postponed.

CLAUSE, No 3, agreed to.

CLAUSE, No 4, (A Court for the Revision of Lists, &c.) read.

Amendment proposed: P. 2. l. 15. To leave out the " Speaker of the House of Commons."

Question, That those words stand part of the Clause — put, and Negatived.

Another Amendment proposed: To insert the words, " His Majesty."

Question put, That those words be there inserted;

The Committee divided.

Teller for the Yeas, Mr. Wakley — 98.

Teller for the Noes, Mr. Maclean — 89.

Amendment made: P. 2. l. 18. To fill the blank with " Ten"— agreed to.

Another Amendment: L. 19. To insert "or of 3 Three years' standing at the bar, having previously practised as a special pleader for Three years below the bar."

Question put, That those words be there inserted;

The Committee divided.

Teller for the Yeas, Mr. Warburton — 113.

Teller for the Noes, Mr. Agridonby — 2.

Amendment proposed: L. 29. To leave out the words " during good behaviour," and insert " during pleasure."

Question, That the words proposed to be left out stand part of the Clause — put, and agreed to.

Several Amendments made.

Question put, That the Clause, as amended, stand part of the Bill; —

The Committee divided.

Teller for the Yeas, Mr. Warburton — 107.

Teller for the Noes, Mr. Ross — — 67.

CLAUSE, No 5, amended, and agreed to.

CLAUSE, No 6 and 7, postponed.

CLAUSE, No 8 and 9, amended, and agreed to.

CLAUSE, No 10, postponed.

CLAUSE, No 11, amended.

Question put, That the Clause, as amended, stand part of the Bill; —

The Committee divided.

Teller for the Yeas, Mr. Warburton — 107.

Teller for the Noes, Mr. Ross — — 67.

Motion made, and Question put, That the Chairman do report Progress, and ask leave to sit again — by leave, withdrawn.

CLAUSE, No 12 to No 16, amended, and agreed to.

CLAUSE, No 17, agreed to.

Motion made, and Question put, That the Chairman do report Progress, and ask leave to sit again; —

The Committee divided.

Teller for the Yeas, Colonel Sibthorp — 39.

Teller for the Noes, Mr. Aglionby — — 85.

CLAUSE, No 18, (High Constables to issue Precepts, &c.)—read.

Question put, That the Clause stand part of the Bill; —

The Committee divided.

Teller for the Yeas, (Mr. Edward Johnson) Stanley — 83.

Teller for the Noes, Colonel Sibthorp — 30.

To report Progress, and ask leave to sit again.

And the House having continued to sit till after twelve of the clock on Friday morning;

Veneris, 17th die Junii, 1836:

Mr. Speaker resumed the Chair; and Mr. Beresford reported, That the Committee had made progress in the Bill; and that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, this day, again resolve itself into the said Committee.

Mr. Bernal, Chairman of the Committee, also stated, that he apprehended that an Honourable Member had taken offence at something which had been said during the sitting of the Committee by another Honourable Member.

Ordered, That Colonel Sibthorp and Sir John Hobhouse do attend this House in their places forthwith.

The Order of the day being read, for the second Grand Juries reading of the Grand Juries (Ireland) Bill;

Ordered, That the Bill be read a second time this day.

The Order of the day being read, for the second Established reading of the Established Church Bill.

Ordered, That the Bill be read a second time this day.

The Order of the day being read, for the second Secular reading of the Secular Jurisdiction (York and Ely) Bill.

Ordered, That the Bill be read a second time this day.

The Order of the day being read, for receiving the Marriages Bill, Report on the Marriages Bill;

Ordered, That the Report be received this day.

Mr. Baring reported the Excise Licenses (Ireland) Bill; and the Amendments were read, and agreed (Ireland) Bill.

Ordered, That the Bill be read a third time this day.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

The ingrossed Bill for the Regulation and Improvement of Oyster Fisheries in England Bill.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for receiving Registration of Births, &c. Bill; —

Ordered, That the Report be received this day.

The ingrossed Bill for the better Administration Cinque Ports of Justice in the Cinque Ports, was, according to Order, Bill;

Ordered, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for receiving Registration of Births, &c. Bill; —

Ordered, That the Report be received this day.

The ingrossed Bill for the better Administration Cinque Ports of Justice in the Cinque Ports, was, according to Order, Bill;

Ordered, That the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The ingrossed Bill for the better Regulation and Fisheries Bill; Protection of the Fisheries on the Coast of England and Wales, was, according to Order, read the third time.

An
Ordered, That the Poor Rate Bill be read the Poor Rate Bill.
third time upon Monday next.

Ordered, That the Report from the Committee Tithes Commu-
non on the Tithes Commutation Bill be taken into fur-
tation Bill. ther consideration this day.

Ordered, That the Tithes Voluntary Commutation Bill be read a second time upon Wednesday next.

Ordered, That the Beneffices Plurality Bill be read a second time this day.

Ordered, That the Select Committee on the pre-Public Bills
parition of Public Bills be nominated upon Monday next.

Resolved, That this House will, this day, resolve Supply
itself into the Committee of Supply.

Resolved, That this House will, this day, resolve Ways and
itself into the Committee of Ways and Means.

Ordered, That the Bill from the Lords, intituled, Wandsworth
Chapel Act to render valid certain Marriages solemnized
in a Chapel of Ease, in the Parish of Wandsworth,
in the County of Middlesex, called Saint Anne's Chapel,
now be read the third time;—The Bill was accor-
dingly read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Acland do carry the Bill to the Lords; and acquaint them, that this House hath
agreed to the same, without Amendment.

Ordered, That the Report from the Committee Highway Rates
on the Highway Rates Bill be now received.

Mr. Baring accordingly reported the Bill; and
the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments,
be engrossed; and read the third time upon Monday
next.

Ordered, That the Petty Sessions (Ireland) Bill be read the third time this day.

Colonel Siddharp being come into his place, an Words of Heat
honourable Member stated that, having commu-
nunicated with Sir John Hobhouse after the honourable
Member for Lincoln had left the House, he was
authorized to say, that Sir John Hobhouse meant
nothing personally offensive in what he had said in
the Committee;—Whereupon Colonel Siddharp ex-
presed himself satisfied.

Ordered, That the Order for the attendance of Sir John Hobhouse in his place be discharged.

And then the House, having continued to sit
till half an hour after one of the clock on
Friday morning, adjourned till this day.

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Veneris, 17a die Junii.

Anno 6o Williclmi IVo Regis, 1836.

Prayer.

Mr. Berthon, from the Trinity House, was called in; and at the bar presented, pursuant to Order,—A Return of all Sums received by the Corporation of Trinity House of Deptford Strond, from the Thames River Pilots, in pursuance of the Act 6 Geo. 4, c. 125, s. 4, for the years ending 31st December 1834 and 31st December 1835 respectively; distinguishing the Payments of Three Guineas each from the Poudrage paid upon the Earnings of the said Pilots.

A Return of the Names of the Thames River Pilots at present holding Licenses as such,—And then he withdrew.

Ordered, That the said Returns do lie upon the Table.

The House proceeded to take into consideration Dundee Waterworks Bill.
Waterworks Bill, printed Copies of the Bill having been delivered at the door upon Monday last; and the Amendments, as far as the Amendments to the Clause in p. 59 of the printed Bill, were read, and agreed to.

The Amendments to the Clause in p. 59 (Commissioners may take other Water with consent) being read a second time;

And a Motion being made, and the Question being put, That this House doth agree with the Committee in the said Amendments:—It passed in the Negative.

Clause (N.), the next Amendment in p. 60, being read a second time;

And a Motion being made, and the Question being put, That this House doth agree with the Committee in the said Clause:—It passed in the Negative.

Then the subsequent Amendments being read a second time, were agreed to; and Amendments were made to the Bill.

Ordered, That the Bill, with the Amendments, be ingrossed.

Lord George Lennox reported from the Committee on the London and Brighton Railway Bill (Stephen's Line), and the London and Brighton Railway Bill (Rennie's Line); and to whom several Petitions against the said Bills were referred; That the Standing Orders relative to Railway Bills, had been complied with in respect to both the said Bills; and that they had considered the said Petitions, and had heard counsel upon several of them; and had also heard counsel in favour of the Bills; and that they had inquired into the several matters required by the Resolutions of the House of the 1st day of March last, and had examined the allegations of the first-mentioned Bill, and proved to their satisfaction.

Ordered, That the Report do lie upon the Table; and be printed.

Mr. Alston reported from the Committee on the London and Blackwall Commercial Railway Bill; and to whom several Petitions against the said Bill were referred; That the Standing Orders relative to Bills for making Railways, had been complied with; and that the Committee had considered several of the said Petitions, and had heard counsel in support of several of them; and had also heard counsel in favour of the Bill; and that they had inquired into the several matters required by the Resolutions of the House of the 1st day of March last; and had examined the allegations of the Bill, and proved the same to be true; and had gone through the Bill, and made Amendments thereto; and that they had also examined the allegations contained in the Preamble of the second-mentioned Bill, but that the same had not been proved to their satisfaction.

Ordered, That the Report do lie upon the Table; and be printed.

A Petition of Jonathan Robinson, of Pine Apple, Kilburn Place, Edgware Road, Mary-le-bone, complaining of Turnpike Gates. The Petition, with the Petitioners' names subscribed, for leave to bring in a Bill for establishing Cemeteries and Burial Grounds southward of the Metropolis, was accordingly presented, and read; and referred to Mr. Alston and the Surrey List; with Power to send for persons, papers and records.

A Petition of Trustees of the Fisherton Turnpike Trusts, in the county of Wiltz;—and, the Warren Turnpike Road; praying that the Turnpike Trusts Consolidation Bill may not pass into a law, was presented, and read, and ordered to lie upon the Table.

A Petition of Inhabitants of Exeter, praying that South Durham Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

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A Petition of the Stockport Gas Light Company, was presented, and read; setting forth, That by an Act passed in the sixth year of his late Majesty King George the Fourth, intituled, "An Act for lighting with Gas the Town of Stockport, in the County Palatine of Chester," certain persons in said Act named, and their successors, executors, administrators and assigns, were thereby united into a Company, to be called the "Stockport Gas Light Company," for the purpose of producing inflammable air or gas from coal, oil, tar, pitch, or other materials, and for lighting and supplying with Gas all persons and all public places, roads, streets, ways, lanes, passages and buildings, and all private houses, shops, manufactories, and buildings within the said township of Stockport; and also for selling and disposing of all and every product and products, refuse or residuum arising or to be obtained from the materials used in or necessary for the manufacture of Gas, in such manner as the said Company may think proper; and it is by the said Act further enacted, that it should be lawful for the said Company to raise and contribute amongst themselves, including the money then already subscribed and contributed as therein mentioned, a sum of money by way of capital or joint stock, to be applied and used in establishing and carrying on the said undertaking, and the purposes of the said Act, not exceeding the sum of fifteen thousand pounds; and it is by the said Act further enacted, that in case the aforesaid sum of fifteen thousand pounds should be found insufficient for the purposes of the said Act, and for carrying on the undertaking, it should be lawful for the said Company, or any other person or persons whomsoever, that the said Company have subscribed and contributed amongst themselves, in such shares and proportions as they should think proper, or by the admission of new proprietors, any further sum of money, not exceeding the sum of three thousand pounds; and it is by the said Act further enacted, that it should not be lawful for the said Company at any time thereafter to sell or dispose of any of the powers or authorities vested in them by that Act to any other Gas Light Company, or to any other person or persons whomsoever; that the said Company have subscribed and contributed amongst themselves, or by the admission of new proprietors, the said sum of fifteen thousand pounds; and three thousand pounds, and the same have been expended in establishing the said works, and lighting the said town and the inhabitants thereof, and in otherwise exerting the said Act; that, by an Act passed in the seventh year of the reign of his said late Majesty King George the Fourth, intituled, "An Act for lighting, cleansing, watching, and regulating the Police of the said Town," the Commissioners acting in execution of the said recited Act of the seventh year of the said late Majesty King George the Fourth, intituled, "An Act for lighting with Gas the Town of Stockport, in the County Palatine of Chester," have (as is alleged) assigned all their powers and authorities under the said Act, to the said Mayor, Aldermen, and Burgesses of Stockport aforesaid; that a Bill, intituled, "A Bill to enlarge the Powers of an Act passed in the sixth year of the reign of his late Majesty King George the Fourth, intituled, "An Act for lighting with Gas the Town of Stockport, in the County Palatine of Chester,"" has been brought into the House on the Petition of the Petitioners, alleging in part, that by the said second Recital, and further alleging that those parts of the said borough of Stockport, not comprised in the said first recited Act, are very populous, and many of the public places, roads, streets, ways, lanes, and passages within the same, are either wholly without, or have insufficient public lamps and lights, and that it would be a great advantage to all the inhabitants thereof, and to all persons travelling along the said borough, if any other parts of the said boroughs were lighted with Gas; that Petitions from the Mayor, Aldermen, and Burgesses of Stockport, from the Inhabitants of the township of Brinnington, from the Inhabitants of the town of Heaton Norris, from the Inhabitants of the town of Brinnington, from the Inhabitants of the town of Heaton Norris, from the Inhabitants of the town of Heaton Norris, and from the Association of the Police Commissioners of Stockport, containing various allegations, which for the most part arose out of or depended upon an alleged intention on the part of the town council of Stockport to erect Gas Works of their own, and the preference which the Petitioners would give to such Gas Works over the existing and proposed works of the Petitioners, have been presented to the House against the said Bill, praying that the same may not be allowed to pass into a law in its present form, and that the Petitioners might be heard, by themselves, their counsel or agents, before the Committee on the said Bill; that the said Bill having been read a first and second time, the same, and an Act the said several Petitions, were referred to a Committee; that the Promoters of the said Bill, as well as the Petitioners against the same, respectively appeared by counsel before the said Committee on the 19th and 31st days of May last, and on the 1st day of June instant, and various witnesses were produced and examined, as well on the behalf of the Petitioners as on the behalf of the Promoters; in the purpose of supporting the allegations in the preamble of the said Bill, and as a deemed against the Petitioners, in opposition to the same; that evidence was adduced by the Promoters.
of the Bill sufficient to establish the allegations of such preamble, and that such evidence was not in any respect either contradicted, or even called into doubt or question, on the part of the said Petitioners; but the said Committee have nevertheless voted and reported to the House, that the same had not been proved to their satisfaction, against which vote the Petitioners humbly pray that they may be allowed to appeal, under the Standing Orders of the House, and, in support of their claim to the House to appeal against the said vote, the Petitioners beg leave to refer to the Minutes of the Committee for the evidence given in support of such preamble, in the fullest confidence that a re-consideration and examination of such evidence will distinctly show that the evidence adduced on the part of the promoters did fully prove the allegations contained in the said preamble, and they have entered into a bond or obligation, and two sufficient securities, to answer all costs, charges and expenses of such appeal, according to the Orders of the House; and praying, that a Committee of Appeal may be appointed on the said vote of the said Committee, and that they may be allowed to appeal against such vote, and that they may be heard, by themselves, their counsel or agents, against the said vote of the said Committee, before the said Committee of Appeal, and that they may have such further and other relief in the premises as to the House may seem meet.

Ordered, That the said Petition do lie upon the Table, and be printed.

A Petition of John Cartman, of Ripon, in the county of York, Gentleman, coroner of the Liberty of Ripon, Sutton-under-Whistonville, Kilburn and Marton, praying that the Secular Jurisdiction (York and Ely) Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Protestant Dissenters of Longparish; Whitchurch, Hants; Shepton Monett; Woolnough; and Cleavers, praying for the abolition of Church Rates, were presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of arable land in Mappleton, praying that the Common Fields Inclosure Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Captains David Roe Newton, Thomas William Borrowe and Richard Glassopole, of the late maritime service of the East India Company, complaining that the compensation which they conceive themselves entitled to under the Act 3 and 4 Will. 4, c. 85, has been withheld from them, and praying the House to take their case into consideration, was presented, and read; and ordered to lie upon the Table.

A Message from the Lords, by Mr. Martin and Mr. Rompall:

Mr. Speaker,

The Lords have agreed to the Bill, intituled, An Act for the Regulation of Municipal Corporations (Ireland), and to place the management of all corporate property under Commissioners, appointed by the Lord Lieutenant of Ireland, and to frame the said Act into a law. It appears from the Minutes of the House of Lords, that, in pursuance of an Instruction from the Lords, the Commons have altered the Bill in various parts, and a change of Title has been consequently rendered indispensable.

By the Bill returned from the Lords it is proposed to abolish Municipal Corporations throughout all Ireland, and to place the management of all corporate property under Commissioners, appointed by the Lord Lieutenant of Ireland, and holding their offices during their pleasure.

The Bill, as amended, founded on a new principle, bearing a new Title, and varying in its enactments from the Bill sent to the other House of Parliament, must therefore be considered as an original measure. The Commons are far from questioning the undoubted right of the Lords to exercise their undoubted powers and privileges in modifying or rejecting legislative measures submitted to them; but as the due and careful examination in each House of Parliament of the principle and details of all legislative enactments passing through the various stages as prescribed by the orders, ancient usages and constitution of Parliament, is essential to the making of just laws, and as such due and careful examination is rendered difficult, if not wholly impossible, if original Bills are transmitted in the form of Amendments from the one House of Parliament to the other, the Commons trust that the course pursued on the present occasion by the Lords may not be drawn into precedent.

But while the Commons have felt it to be their duty to state the Reasons which preclude them from agreeing to the Bill as amended, yet, from an earnest desire...
desire to maintain undisturbed that good understanding and correspondence between the Two Houses which they consider essential to the well-being of the British Monarchy, and from a conviction of the evil consequences of leaving great and admitted grievances without present and adequate redress, they have proceeded to take into their consideration the Lords' Amendments, in an earnest hope that such a measure may be thereon founded as shall meet the concurrence of the other House of Parliament, as shall be consistent with the principles of legislation adopted in the reforms of the Municipal Corporations of Great Britain, satisfying the just expectations of His Majesty's subjects in Ireland, and thereby maintaining and strengthening the union between Great Britain and Ireland.

The Commons disagree to the Amendment proposed by your Lordships Pr. 1. 1., the said Amendment being to leave out from the word " Whereas " to the word " be " in l. 11., for the following Reasons:

Because the restoration of the Preamble, as it passed the House of Commons, is rendered necessary by the alterations which it is proposed to make in the clauses.

The Commons propose to add the words " And whereas " before the words " it is expedient " in the words proposed to be inserted by your Lordships Pr. 1. 1. 1.

The Commons disagree to the Amendment Pr. 1. l. 23. 24.; they also disagree to the Amendment l. 28. Pr. 1. l. penult. The Commons propose to leave out the words " Schedule (A.)" in the Amendment proposed by your Lordships, and to insert the word "Schedules."

The Commons agree to the Amendments Pr. 2. 1. 1. 2. and in l. 3., and in l. 3. and 4., and in l. 7. and in l. 10., and in l. 11. and 12., and in l. 18.

Pr. 3. l. 3. and 4. The Commons disagree to the Amendment Pr. 3. l. 5. 12. l. 13. l. 29. l. 31. l. 34. l. 35.: Pr. 4. l. 2. l. 13.

The Commons disagree to the Amendment Pr. 4. l. 29. the said Amendment being to leave out from the word " the " to the word " provided " in l. 33., for the same reasons as are stated for disagreeing to the Amendment Pr. 5. l. 20.; and propose to amend the words proposed to be inserted by your Lordships adding before the words " Commissioners for the time being " the words " or to," and l. s. in the said Amendment, after the words " be no such," to insert the words " Bo-

The Commons agree to the Amendments Pr. 5. in l. 7. and in l. 19.

The Commons have taken into consideration the Amendment proposed by your Lordships Pr. 5. l. 20., the said Amendment being to leave out from the word " purchase " to the word " And " in Pr. 11. l. 13., including therein six Clauses. The Commons proceeded to consider the said Amendment Clause by Clause. The Commons disagree to so much of the said Amendment as relates to the leaving out the first of the said Clauses, namely, from the word " purchase " Pr. 5. l. 20. to the word " And " Pr. 6. l. 19., for the following Reasons:

Because the Commons cannot consent to abolish a branch of the Institutions of this free country which is coeval with the earliest connexion between Great Britain and Ireland, which is founded upon charters granted by His Majesty's royal predecessors, and is recognized by the statute law of the realm at various periods, more particularly in the Act of Settlement and the Act of Union between Great Britain and Ireland.

Because, as the Imperial Parliament has passed laws for Great Britain to regulate the affairs of banking corporations, but providing a permanent system of municipal government, the Commons are not prepared to consent to any enactment for Ireland irreconcilable with those sound principles which have given content and contentment to the inhabitants of the corporate Cities and Towns in Great Britain, and have been conducive to the common weal.

Because it appears to the Commons essentially necessary to the best interests of Great Britain and Ireland, and to the maintenance of the legislative union between the two Countries, that the same general principles of legislation should be applied to both parts of the Empire, subject to such modifications as local circumstances may render indispensable or expedient.

Because, if the rights, immunities and franchises granted and continued to municipal corporations in Great Britain are in Ireland abolished or withheld, the Commons are apprehensive that a spirit of distrust and discontent will be produced in Ireland, lessening the confidence reposed in the decisions of Parliament, endangering the public tranquility, and thereby impairing the strength, the resources and the security of the British Empire.

Because the Commons consider the discharge of local duties, and the enjoyment of local privileges, under a system of self-government, as established in the Acts for the Reform of the Municipal Corporations of Great Britain, to be among the most efficient guarantees and securities for peace, good order and contentment, and to afford the surest means of directing the active ambition of the fou-

The Commons disagree to so much of the said Amendment as relates to the leaving out of the second of the said Clauses, namely, from the words " this Act," Pr. 6. l. 19. to the word " And," Pr. 7. l. 4. for the reasons already stated; but the Commons propose the following Amendments to the said Clause, to leave out in Pr. 6. l. 23. from (" B.") to "respectively," l. 25. and also to leave out from the word " Parliament," l. 35. to the end of the Clause Pr. 7. l. 4.

The Commons disagree to so much of the said Amendment as relates to the leaving out of the third of the said Clauses, namely, from the word " direct," Pr. 7. l. 4. to the word " And," Pr. 9. l. 25. for the reasons already stated; but the Commons propose to amend the said Clause by leaving out from the word " Borough," Pr. 7. l. 36. to the word " Provided," Pr. 8. l. 12. and in l. 21. by leaving out from " Ten pounds " to the words " for " the space," in l. 23.

The Commons disagree to so much of the said Amendment as relates to the leaving out of the three remaining Clauses, namely, from the word " School," Pr. 9. l. 25. to the word " And," Pr. 11. l. 13. for the reasons already stated.

The Commons agree to the Amendments Pr. 11. l. 35.

The Commons disagree to the Amendments Pr. 11. l. 38. and in l. penult, Pr. 12. l. 1. and in l. 2. 3. 4. and 5.

The Commons propose to amend the Amendment Pr. 12. l. 8. by leaving out from the words " notwithstanding he " to the word " shall " in l. 12. and in the same Amendment, l. 15. by leaving out from the words " notwithstanding he " to the word " shall " in l. 17. in the words proposed to be inserted by your Lordships after the word " passed " in Pr. 12. l. 15.
The Commons have taken into consideration the Amendment proposed by your Lordships Pr. 12. l. 8. the said Amendment being to leave out from the word “office” to the word “And,” Pr. 35. l. 29. including therein Twenty-two Clauses. The Commons proceeded to take into consideration the said Amendment Clause by Clause. The Commons disagree to leaving out of the first, second, third, fourth, fifth, sixth, seventh, eighth, ninth, tenth, eleventh and twelfth of the said Clauses, namely, from the word “passed,” Pr. 12. l. 8. to “And,” Pr. 26. l. 3. for the reasons already stated.

The Commons disagree to the leaving out of the thirteenth of the said Clauses, namely, from the words “such Borough,” Pr. 26. l. 3. to the words “And be it Enacted,” Pr. 27. l. 35. for the reasons already stated; but they propose to amend the said Clause by leaving out from the words “his debts,” Pr. 26. l. 24. to the words “or shall occupy,” Pr. 27. l. 5.

The Commons disagree to leaving out the fourteenth, fifteenth, sixteenth, seventeenth, eighteenth, nineteenth, twentieth, twenty-first and twenty-second of the said Clauses, namely, from the words “property therein,” Pr. 27. l. 35. to the word “And,” Pr. 32. l. 29.

The Commons disagree to the Amendment Pr. 35. l. 39. and also to the Amendment in I. 39. also to the Amendment in I. 37. 38. penult. and also to the Amendment in I. ult. and also in the same line to the leaving out of the words from “(A.)” to “in” in Pr. 36. l. 22. but they propose to amend the said words so proposed to be left out by leaving out the words “and (C.)” after “(B.)” and also by leaving out from the words “the provisions of this Act,” Pr. 36. l. 19. to the words “provided also in” “Borough,” Pr. 36. l. 23.

The Commons disagree to the words proposed to be inserted Pr. 36. l. 22. instead of the words proposed to be left out, and also to the words proposed to be inserted after the word “which,” and also to the Amendment Pr. 36. l. 24. and in I. 27. and in I. 29. and in I. 30. and in I. 31. and in I. 35. and to the Amendment in Pr. 37. l. 3. and in I. 4. and to the words proposed to be added to the end of the same Clause after the word “offices.”

The Commons proceeded to the consideration of the Amendment Pr. 37. l. 4. the said Amendment being to leave out from the word “office” to the word “And,” Pr. 67. l. 9. and in Pr. 67. l. 3. including therein Twenty-five Clauses. The Commons proceeded to consider the said Amendment Clause by Clause. The Commons disagree to the leaving out of the first of the said Clauses, namely, from the word “offices,” Pr. 37. l. 1. to the word “And,” Pr. 43. l. 26. for the same reasons.

The Commons disagree to the leaving out of the second, third, fourth, fifth, sixth, seventh, and eighth of the said Clauses, namely, from the word “men” “tions,” Pr. 38. l. 4. to “And,” Pr. 43. l. 26. for the same reasons.

The Commons disagree to the leaving out of the ninth of the said Clauses, from the words “hold “offices,” Pr. 43. l. 26. to “And,” Pr. 43. l. 18. for the same reasons; but propose to amend the said Clause by leaving out from the words “One thou- “sand pounds,” Pr. 44. l. 22. to the word “over,” l. 24. and from the word “debt,” l. 26. to the word “that,” l. 10.

The Commons disagree to the leaving out of the tenth, eleventh, twelfth, thirteenth, fourteenth, fif- “teenth, sixteenth and seventeenth of the said Clauses, namely, from the words “by him,” Pr. 45. l. 18. to the word “And,” Pr. 56. l. 28.

The Commons disagree to the leaving out of the nineteenth, twentieth, twenty-first, twenty-second, twenty-third and twenty-fourth of the said Clauses, namely, from the words “of such County,” Pr. 56. l. 28. to the word “And,” Pr. 63. l. 21.

The Commons disagree to the leaving out of the twenty-fifth of the said Clauses, namely, from the word “Court,” Pr. 63. l. 21. to the word “And,” Pr. 67. l. 3. for the same reasons.

The Commons proceed to the consideration of the said Amendment Clause by Clause. The Commons disagree to leave out from the word “funds,” Pr. 72. l. 25.

Because the conduct of the several Corporations in Ireland, as set forth in the Reports presented to Parliament, has been such as to render it wholly inexpedient to continue in office by one general Enactment all the serv- vants of such Corporations, intrusted as they are with the performance of duties highly important to the merchantile and commercial interests of the several Cities and Towns in Ireland.

The Commons disagree to the leaving out of the twenty-sixth of the said Clauses, namely, from the words “of such County,” Pr. 71. l. 11. for the same reasons.

Because the grant of such compensation, with- out reference to duties of office performed by the party claiming compensation, is unprece- dented, and likely to lead to injurious re- sults.

Because the payment of pensions, allowances, and annual sums, without reference either to the time at which such pensions, allowances or annual sums were granted, or to any public services rendered by the persons to whom such grants have been made, whether sup- ported by an alleged established usage or a previous resolution, may entail on the Cities and Towns of Ireland charges created con- trary to law, unsupported by any just autho- rity, and may thus continue and sanction abuses of trusts, augmenting the local bur- thens and diminishing the revenue applicable to the common good.

The Commons disagree to the Amendments Pr. 71. l. 21. l. 35. l. 26. l. 29. l. 30. Pr. 72. l. 1. l. 6. l. 10. being the whole of the Amendments proposed to be made to the Clause commencing Pr. 71. l. 29. and ending Pr. 72. l. 25. for the same reasons.

The Commons proceed to consider the Amend- ment to leave out from the word “fund,” Pr. 72. l. 25.
the word "And," P. 110. l. 15. including therein thirty-two Clauses.

The Commons disagree to leave out the first, second, third, fourth, fifth, sixth, seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth, fourteenth, fifteenth, sixteenth, seventeenth, eighteenth, nineteenth, twentieth, twenty-first, twenty-second, and the twenty-third Clauses, from the word "find," Pr. 72. l. 25. to the word "And," Pr. 99. l. 26. for the following Reasons:

Because such Clauses are rendered necessary by the Clauses proposed by the Commons to be reinstated.

The Commons disagree to the leaving out the Clause Pr. 99. l. 26. from the word "Act," and propose to amend the same by leaving out the words "Sche-

dules (A.) (B.) and (C.)" Pr. 99. l. 38. and 39. and in-
serting the words "Schedule (A.)"

The Commons disagree to leaving out the Clause commencing Pr. 100. l. 11. and ending Pr. 102. l. 5.

The Commons disagree to leaving out the Clause commencing Pr. 102. l. 5. and ending Pr. 102. l. 39. and propose to amend the same by leaving out the words "Schedules (A.) (B.) and (C.)" l. 13. and in-
serting the words "Schedule (A.)"

The Commons disagree to the leaving out the twenty-seventh, twenty-eighth, twenty-ninth, thirtieth, thirty-first, and thirty-second of the said Clauses, namely, from the word "satisfied," Pr. 110. l. 39. to the word "And," in Pr. 110. l. 15.

The Commons disagree to the Amendments, Pr. 110. l. 17. l. 18. l. 30. l. 31. and in Pr. 111. l. 25. l. 27. l. 33. and in Pr. 113. l. 8. and in Pr. 115. l. 17. l. 22. l. 27. and in Pr. 116. l. 1. l. 8. l. 17. l. 19. l. 20. l. 29. and in Pr. 117. l. 2. l. 19. l. 21. and in Pr. 119. l. 10. l. 10. and in Pr. 120. l. 4. l. 7. l. 8. l. 10. in Pr. 121. l. 17. l. 18. l. 20.

The Commons proceeded to consider the Amendment Pr. 121. l. 1. the said Amendment being to leave out from the word "passed" to the word "And," in Pr. 131. l. 9. the same including therein six Clauses.

The Commons agree to leave out the first and second of the said Clauses, namely, from the word "passed," Pr. 121. l. 21. to the word "And," in Pr. 124. l. 9. The Commons disagree to leaving out the third, fourth, fifth, sixth, of the said Clauses, namely, from the word "satisfied," Pr. 124. l. 9. to the word "And," Pr. 131. l. 8.

Clause (L) The Commons propose to amend the Clause (L) in the following manner: To leave out from the word "Whereas," in l. 1. to the end of the Clause, and add the following words: "by the said recited Act of the ninth year of the reign of his late Majesty King George the Fourth, it is amongst other things, enacted, that upon the application of any number of householders to the Lord Lieutenant or other Chief Governor or Governors of Ireland to authorize the carrying of the said Act into execution, and for that purpose to order and direct that a Meeting shall be convened under the said Act with respect to the Commissioners elected thereunder, care shall be taken to see that the powers and duties of the said Commissioners are such as to impose an obligation upon the legislature to extinguish or remodel all such Corporations, a continuance of the existing corpators in the discharge of their duties is expedient and good. Because the property of many of the existing Corporations has been granted in trust for paving and improving several of the Cities and Towns in Ireland, and for other public uses, and consequently these enactments would continue the powers of the existing Corporations, or of the governing bodies and leading members thereof, by a law which proposed to provide for their absolute abolition and extinction. Because these enactments would in some cases have the effect of converting a terminable tenure into an office or trust for the life of the party, and that, not in the case of persons appointed or elected with such intent, but for the benefit of such as are customarily in office on a given day.

Because such enactments might create an impression, that, whilst the legislature proposed to abolish the existing Corporations, care was taken to continue and to sanction the power and authority of the existing corpators.

Clause (K) The Commons propose to amend Clause (K) proposed by your Lordships, in the following manner: To leave out from the word "that" in Pr. 131. l. 1. to the end of the Clause, and add the following words: any householder of any of the Towns mentioned in the first section of the said Schedule (C.) to direct that the said recited Act shall be carried into execution in all or any of the said Towns, and for that purpose to direct that any Two or more Justices of the Peace resident within Ten miles of such town or towns shall convene a Meeting for the purpose of carrying the said Act, as altered by this Act, into execution, and shall preside thereat, and such order and direction shall be signed and published in the same manner as an order made under the said recited Act is thereby directed to be signed and published; and at every Meeting so convened, the persons who under the provisions of the said Act would be entitled to vote at a Meeting convened under the said Act shall be entitled to vote; and it shall not be lawful for the said Meeting to determine that the provisions of the said Act shall not be carried into execution as directed by such order; but the persons so assembled and entitled to vote shall proceed to elect Commissioners, as directed by the said Act, from among the persons qualified according to the provisions of said Act: Provided always, how- ever, that in case a poll shall be demanded, it shall not be continued longer than the hour of four of the clock in the afternoon on the second day of polling, but may be closed before that hour after the lapse of one hour without any person having tendered his vote, and the Commissioners elected as aforesaid shall have all the powers, rights and privileges which Commissioners elected under the said recited Act now have, and shall continue in office for the same period, and be bound to perform the same duties, and be liable to the same penalties as the Commissioners under the said Act are, and new Commissioners to supply their places shall be elected as is provided by the said Act with respect to the Commissioners under the provisions thereof," for the following Reasons:

Because these enactments of the Lords, if not amended, are wholly at variance with the facts of the case, as appearing on the face of the Report of the Commissioners presented to both Houses of Parliament.

Because if the malversation and abuse of trust by existing Corporations, be such as to im-
pose an obligation upon the legislatures to extinguish or remodel all such Corporations, a continuance of the existing Corporators in the discharge of their duties is expedient and good.

Because the property of many of the existing Corporations has been granted in trust for paving and improving several of the Cities and Towns in Ireland, and for other public uses, and consequently these enactments would continue the powers of the existing Corporations, or of the governing bodies and leading members thereof, by a law which proposed to provide for their absolute abolition and extinction. Because these enactments would in some cases have the effect of converting a terminable tenure into an office or trust for the life of the party, and that, not in the case of persons appointed or elected with such intent, but for the benefit of such as are customarily in office on a given day.

Because such enactments might create an impression, that, whilst the legislature proposed to abolish the existing Corporations, care was taken to continue and to sanction the power and authority of the existing Corporators.
words: "The Commissioners of every Borough named in Schedule (C.) shall be trustees for executing the powers and provisions of all Acts of Parliament made before the passing of this Act, or of any Act or Acts already in force, for securing charitable uses and trusts, and of all trusts (other than charitable uses and trusts) of which the Body Corporate, or any of the members thereof in their corporate capacity, was or were sole trustees before the passing of this Act, or of any Act or Acts of Parliament made before the passing of this Act, or of any Act or Acts of Parliament already in force, or of any Act or Acts of Parliament made, or any Act or Acts of any trust or office for such time as the person by whom such vacancy has been made, and to hold his trust or office for such time as the person by whom such vacancy has been made would regularly have held it," for the Reasons already stated.

Clause (M.) The Commons propose to amend Clause (M.), proposed by your Lordships, in the following manner; to leave out from the word "And" and l. 1. to the end of the Clause, and add the following words: "Whereas it may be expedient that the powers now vested in the Trustees or Commissioners appointed under any Act of Parliament for paving or lighting or cleansing, or supplying the water, or improving certain Boroughs named in the said Schedule (C.), or certain parts thereof, save and except as hereinafter mentioned, should be transferred and vested in the Commissioners of such Boroughs respectively; Be it Enacted, That the Trustees or Commissioners appointed by virtue of any such Act of Parliament as last aforesaid, wherein the trustees, or the persons whose trusts they may be, are not beneficially interested, may, if it shall seem to them expedient, at a meeting to be called for that purpose, transfer in writing all the powers vested in them as such Trustees or Commissioners appointed under any such Act or Acts of Parliament as aforesaid, to the said Commissioners of the said Borough; and the said Commissioners of such Borough shall thenceforth be Trustees for executing the several Powers and provisions of any such Act or Acts of Parliament, and shall have the same powers and be subject to the same duties as if their names had been originally inserted in such Act or Acts, (or as if they had been elected under the provisions of any such Act or Acts of Parliament, as such Trustees respectively.)"

Clause (N.) The Commons propose to amend Clause (N.) proposed by your Lordships, in the following manner: To leave out from the word "That," l. 2. to "all " in l. 4., and insert "on the first election of Commissioners under the said recited Act and this Act, in any of the towns mentioned in the said Schedule (C.), in which Commissioners have not been elected, and are not now acting under the said Act," and l. 14. to leave out "(A.)" and insert "(C.)" and l. 27. to leave out "appointed by virtue of this Act," and insert "so elected," and after the word "to," l. ult., to insert "and in each of said towns in which there are at present Commissioners who have been elected under the provisions of the said recited Act, All such mansions, advowsons, messuages, town halls, public and other buildings, lands, rents, hereditaments, leasehold estates, goods, chattels, money, debts, stocks, funds, securities, estates of every description, lands, rents, and interest of such Body Corporate, member or member of the Body Corporate, or any of the members thereof in their corporate capacity, is or are or shall be seised or possessed, or entitled for any estate or interest whatsoever, except as aforesaid, all the estate, right, title, and interest of such Body Corporate, member or members, shall become in the same manner vested in such Commissioners, subject as aforesaid."
"said." The Commons consider these Amendments necessary, for the following Reasons:

Because the estates and personal property of Corporations, being granted for local purposes, will be most advantageously administered by those who are at once locally interested and locally responsible.

Because, in so far as these corporate funds are applicable to the purposes of paving, watching and lighting, and other analogous public services, which must otherwise be provided for by local taxation, it is just that the parties authorized and empowered to impose these taxes should also be intrusted with the management and application of the corporate estates.

Because the effect of placing the management of these estates and funds in the hands of Commissioners holding office during the pleasure of the Lord Lieutenant would be the creation of an undue influence in the several Cities and Towns, inconsistent with their freedom and political independence.

Because the transfer of the right of nominating various public servants and officers from a local authority to Commissioners holding office during the pleasure of the Lord Lieutenant will increase the patronage of the Crown, and is unsupported by the suggestion of any adequate grounds either of necessity or of expediency.

CLAUSE (C). The Commons propose to amend Clause (C), by leaving out from the word "who," Fo. 1. l. 3. to "shall," in l. 6., and in l. 8. leave out the words "Schedule (A.)," and insert "Schedules," and in l. 11. after the words "same to the" insert the words "Clerk, and hold lands, tenements and hereditaments for the purposes of paving, watch- ing and lighting, and analogous public uses, applicable to the purposes of paving, watch- ing and lighting, and other analogous public services, which must otherwise be provided for by local taxation, it is just that the parties authorized and empowered to impose these taxes should also be intrusted with the management and application of the corporate estates.

Because the effect of placing the management of these estates and funds in the hands of Commissioners holding office during the pleasure of the Lord Lieutenant would be the creation of an undue influence in the several Cities and Towns, inconsistent with their freedom and political independence.

Because the estates and personal property of Corporations, being granted for local purposes, will be most advantageously administered by those who are at once locally interested and locally responsible.

Because, in so far as these corporate funds are applicable to the purposes of paving, watching and lighting, and other analogous public uses, which must otherwise be provided for by local taxation, it is just that the parties authorized and empowered to impose these taxes should also be intrusted with the management and application of the corporate estates.

Because the effect of placing the management of these estates and funds in the hands of Commissioners holding office during the pleasure of the Lord Lieutenant would be the creation of an undue influence in the several Cities and Towns of Ireland, inconsistent with their freedom and political independence.

Because the transfer of the right of nominating various public servants and officers from a local authority to Commissioners holding office during the pleasure of the Lord Lieutenant will increase the patronage of the Crown, without the suggestion of any adequate grounds either of necessity or of expediency.

CLAUSE (R). The Commons propose to amend the Clause (R.), by leaving out the word "appointed," l. 5. and inserting "elected," and by leaving out all the words from the word "shall," in the same line, and inserting the words "have full power to purchase and hold lands, tenements and hereditaments for the purposes of this Act, and may sue and be sued in the name of their clerk for the time being."

CLAUSE (S). The Commons disagree to Clause (S) for the Reasons already stated.

CLAUSE (T). The Commons disagree to Clause (T) for the Reasons already stated.

CLAUSE (U). The Commons disagree to Clause (U) for the Reasons already stated.

CLAUSE (V). The Commons propose to amend the word "Town," l. 4. after the word "said," Fo. 2. l. 5. after "said," insert "Clerk or," Fo. 2. l. 7. leave out from "made" to the end of the Clause.

CLAUSE (Q). The Commons propose to amend Clause (Q). by leaving out all the words from the first word "And" and inserting the words "whereas it may be expedient that the powers now vested in the Trustees or Commissioners appointed under sundry Acts of Parliament for paving or lighting or cleansing, or supplying with water, or improving certain Boroughs named in the said Schedule (C.), or certain parts thereof, save and except as hereinafter mentioned, should be transferred to and vested in the Commissioners elected or to be elected as aforesaid in such Boroughs respectively; Be it Enacted, That the Trustees or Commissioners appointed by virtue of any such Act of Parlia- ment as last aforesaid, wherein the Trustees, or the persons whose trustees they may be, are not beneficially interested, may, if it shall seem to them expedient, at a meeting to be called for that purpose, transfer in writing all the powers vested in them by such Acts or Acts of Parliament as aforesaid to the said Commis- sioners of such Borough: and the said Commis- sioners of such Borough shall thereupon be Trustees and shall hold the several powers and the provisions of any such Act or Acts of Parliament, and shall have the same powers and be subject to the same duties as if their names had been originally inserted in such Act or Acts (or as if they had been elected under the provisions of any such Act or Acts) as such Trustees respectively," for the following Reasons:

Because the effect of placing the management of their estates and funds in the hands of Commissioners holding office during the pleasure of the Lord Lieutenant would be the creation of an undue influence in the several Cities and Towns of Ireland, inconsistent with their freedom and political independence.

Because the transfer of the right of nominating various public servants and officers from a local authority to Commissioners holding office during the pleasure of the Lord Lieutenant will increase the patronage of the Crown, without the suggestion of any adequate grounds either of necessity or of expediency.
CLAUSE (C 1.) The Commons propose, l. 15. after the word "Commissioners" to insert " or Council, as the case may be;" l. 20. after the word " the" insert " said Council or;" in the same line leave out " appointed, and insert " elected;" l. 21. after " Act," insert " or elected as aforesaid;" l. 22. after " said " insert " ecclesiastical;" Fo. 2. 1. 8. after the " insert " Council of;" l. 9. after the " insert " Borough of;" and leave out from " Fund" to " Councils." 1. 16.

CLAUSE (C 1.6.) The Commons propose, Fo. 1. l. 14. to leave out from " dissolved" to " and" in l. 15.; l. 20. leave out from " dissolved" to " and" l. 21.; l. 24. leave out from " effectual" to " and" in case Fo. 3. l. 29.

CLAUSE (D 1.) The Commons propose to insert, Fo. 1. l. 2. after " said" the words " Council of;" l. 4. after the " the" insert " Borough of.

CLAUSE (E 1.) The Commons propose, l. 3. to insert after " said" the words " Council of;" l. 4. leave out from " to" to the end of l. 12.; l. 19. after " Town" insert " or Borough;" Fo. 2. l. 1. leave out " Town;" l. 8. leave out " Town;" and at the end of the Clause add " and may sell and alienate, or demise and lease, the property comprised in such Fund in the same manner, and with the same approbation, and subject to the same conditions, as the Council of any Borough named in the said Schedules (A. and (B.).

CLAUSE (F 1.) The Commons propose, l. 16. to leave out from " town" to " where," l. 19; Fo. 2. l. 2. leave out the word " Recorder;" l. 5. leave out " paid to," and insert " appointed by;" and leave out from the word " Commissioners" to " in," l. 9. l. 19. leave out from " them" to the word " and" in l. 20, and insert " under the provisions of the said Act of the ninth year of his late Majesty;" l. 24. leave out from " thereof" to the end of l. 1. fo. 3.; l. 3. leave out from " Commissioners" to " for;" in l. 4. for the following Reasons:

Because the enactment that such surplus revenue may be applied to the public benefit of the several Towns is vague and indeterminate, and leaves too wide a discretion for the nominees of the Lord Lieutenant. Because it is proposed in this Enactment to sanction the appropriation of corporate revenues to the use of local boards or trustees acting under a statutory authority; and the public revenues of the Cities and Towns may thus be applied to purposes of limited usefulness, by which the general interests of the inhabitants may not be promoted. Because this Enactment may sanction a misapplication of the corporate funds from the public purposes to which they were originally destined, and to which for the benefit of the country they should still continue to be applied.

CLAUSE (G 1.) The Commons propose l. 2. after the word " said " to insert " Council and;" l. 8. leave out " Schedule (A.)," and insert " Schedules;" l. 9. leave out from " annexed" to " and," l. 13.; l. 20. leave out from " made" to " and," l. 21.; Fo. 2. l. 5. leave out from " value" to the end of the line; l. 6. leave out from " and" to " income."

CLAUSE (H 1.) The Commons propose l. 2. after the word " said " to insert " Council of;" l. 6. after " any" insert " Borough or;" l. 9. leave out " Town;" l. 11. after " said " insert " Council or;" l. 15. after " to" insert " reduce or;" l. 17. leave out " Town," and insert " such;" l. 21. after " to" insert " reduce or;" Fo. 2. l. 3. after " abdedged" insert " or reduced;" l. 3. after " to" insert " reduce or;" l. 4. after " said " insert " Council or;" l. 5. after the " insert " reduction or;" l. 6. leave out from " tolls" to " by;" l. 7. and insert the words " as aforesaid.

CLAUSE (I 1.) The Commons propose after the word " said" to insert " Council or;" l. 8. after " the" insert " Borough or;" l. 13. leave out from " station" to the end of the Clause.

CLAUSE (K 1.) The Commons propose, l. 1. to leave out from " that" to " Town Clerk," l. 10. and insert " every;" l. 14. (A.) leave out from " Council (C.);" l. 22. leave out from the beginning of l. 22. to " and," l. 23. and insert " elected or to be elected as aforesaid.

CLAUSE (L 1.) The Commons propose, l. 5. to leave out the word " Member," and insert " Officer;" l. 6. leave out from the word " corporate" to " of" and " in;" l. 20. leave out from " office" to " and," l. 11.; l. 15. leave out from " officer" and " and," l. 17.; l. 17. leave out from " Officer" to " shall;" Fo. 3. l. 6. leave out from " Officer" to " who.

CLAUSE (M 1.) The Commons propose, l. 6. to leave out from " writing" to the end of the line, and insert the words " signed by the Chairman;"

CLAUSE (N 1.) The Commons propose, l. 7. to leave out from " certificate" to the end of the line, and insert the words " as aforesaid.

CLAUSE (P 1.) The Commons propose, l. 3. to leave out " appointed," and insert " elected." 

CLAUSE (Q 1.) The Commons propose, l. 2. to leave out " appointed," and insert " elected.

CLAUSE (R 1.) The Commons propose to leave out from the beginning of 1. 13.;

CLAUSE (S 1.) The Commons propose, l. 3. to leave out the word " said." 

CLAUSE (T 1.) The Commons propose, l. 1. to leave out from " that" to " (A.)" l. 2. and insert in the Counties of the Cities of Cork, Dublin, Kilkenny, Limerick and Waterford, and in the Counties of the Towns of Carrickfergus, Drogheda, and Galway, the Lord Lieutenant shall, before the Twenty-ninth day of September in this year, appoint a fit person to execute the office of Sheriff, with the like duties and powers as the Sheriffs or the persons filling the office of Sheriff in the said Cities and Counties respectively would have had if this Act had not passed, who shall continue in his office until the Eleventh day of February next, unless removed by the Lord Lieutenant; and in case a vacancy shall be occasioned in the office of Sheriff of such Borough during such period by the death of the person who shall have been appointed to such office, or his removal, the Lord Lieutenant shall appoint another fit person to be the Sheriff instead of the person so dying or removed, who shall hold such office for the period during which the person so dying would have held it unless removed as aforesaid, and so from time to time as occasion may require; and every person who at the time of the passing of this Act shall hold the office or execute the duties of Sheriff in the said Counties of Cities and Towns respectively shall continue to hold and execute the same until the first appointment of a Sheriff therein under the provisions of this Act, and no longer; and in every year after this year.

CLAUSE (U 1.) The Commons propose to leave out from " that" to the end of the Clause, and add such of the powers and duties of any Mayor, Bailiff, Provost or Portreeve of any Town named in the said Schedules to this Act annexed as are exercised and performed in other places by Sheriffs shall cease, and the like duties shall be performed and executed in such Towns by the Sheriff of such Town being a County of a City or a County of a Town or County by the Sheriff of the County in which such Town is situated.

CLAUSE (W 1.) The Commons propose, l. 2. to leave out from " the" to the end of the line; l. 7. and insert the words " passing of this Act;" l. 6. leave out from the beginning of the line to the word " named;" l. 7.
The Commons disagree to all the Amendments proposed to the Clause commencing Pr. 134. l. 3. and ending Pr. 136. l. 6.

The Commons agree to all the Amendments proposed to the Clause commencing Pr. 136. l. 6. and ending Pr. 136. l. 19.

The Commons agree to all the Amendments proposed to the Clause commencing Pr. 136. l. 19, and ending Pr. 137. l. 19.

The Commons agree to amend the words inserted by your Lordships Pr. 137. l. 57. by leaving out the words "Schedule (A.)" and inserting the words "Schedules."
The Commons agree to the Amendment made by your Lordships to the Clause commencing Pr. 139. 1. 32. and ending Pr. 141. 1. 10., but propose to leave out the words "Schedule (A.)" Pr. 139. 1. 32. and insert the word "Schedules."

The Commons agree to the Amendment made by your Lordships to the Clause commencing Pr. 139. 1. 32. and ending Pr. 141. 1. 10., but propose to leave out the words "Schedule (A.)" Pr. 139. 1. 32. and insert the word "Schedules."

The Commons propose to amend the words in- serted by your Lordships Pr. 142. 1. 8. and to omit the following words: "if any which is now holden " therein." The Commons agree to the rest of the Amendment in that Clause.

The Commons propose to amend the words in- serted by your Lordships Pr. 142. 1. 10. by adding after the word "City" the words " or Borough."

The Commons agree to the Amendment made by your Lordships commencing Pr. 142. 1. 11. and ending Pr. 143. 1. 4.

The Commons propose to amend the words in- serted by your Lordships Pr. 143. 1. 10. by adding the words " or Borough," after "Liberties."

The Commons agree to the Amendment Pr. 143. 1. 33.

The Commons propose to amend the words in- serted by your Lordships Pr. 143. 1. 94. by adding the words " or Borough" after "Liberties."

The Commons agree to the Amendments Pr. 143. 1. ult. to Pr. 144. 1. 16.

The Commons propose to amend the words in- serted Pr. 144. 1. 17. by leaving out from the word " Londonderry," to the word " the " 1. 9. and inserting " in the Borough of Belfast."

The Commons agree to the Amendment Pr. 144. 1. 29.

The Commons propose to amend the words in- serted by your Lordships Pr. 144. 1. 32. by leaving out the words " during good behaviour." The Commons disagree to the Amendment Pr. 144. 1. penult., and instead thereof propose to insert the words " person so appointed shall be Registrar." The Commons agree to the other Amendment 1. penult. and propose to amend the words proposed to be inserted Pr. 145. 1. 2. by leaving out the words " Londonderry," to the word " the " 1. 9. and inserting " in the Borough of Belfast."

The Commons agree to the Amendment Pr. 144. 1. 37. and 38. by adding before the word " Commissioners " the words " Corporate Body or," and by leaving out the words " organised by virtue of" and inserting the words " elected as mentioned in this Act." The Commons disagree to the Amendment Pr. 146. 1. penult. to leave out from the word " Act" to the word " And " in Pr. 150. 1. 22. The Commons agree to the Amendments in Pr. 150. 1. 26. and 1. 33.

The Commons propose to amend the Amendment Pr. 150. 1. penult. by inserting after the word " Liberties" the words " or Borough," and in Pr. 151. 1. 24. by inserting the words " or Borough " after the word " Liberty."

The Commons agree to the Amendment Pr. 151. 1. 15. and they disagree to the Amendment Pr. 151. 1. 32.

The Commons agree to all the rest of the Amendments to the Act Pr. 154. 1. 4. and propose to amend the said Amendment by adding the words " Liberty or Borough after the word " Liberty." The Commons propose to amend the Amendment Pr. 144. 1. penult. by leaving out the words " Londonderry," to the word " the " 1. 9. and inserting " in the Borough of Belfast."

CLAUSE (G 2.) The Commons propose to amend the Clause (G 2.) by leaving out the words " Schedule (A."") Pr. 1. 13. and inserting the words " Schedule;" Fo. 2. 1. 11. leave out from the word " and " and " for the words " the Lord Lieutenant " 1. 22. and to leave out from the word " and " Fo. 3. 1. 2. to the end of the Clause, and to insert " also fit persons " to be the officers of such Court."

The Commons agree to the Amendment Pr. 154. 1. 15. to l. 1. 15. The Commons propose to amend the words proposed to be inserted Pr. 154. 1. penult. by leaving out the words " Schedule (A.)", and inserting the words " Schedule (B.)", and the words " Schedule (A.)", and inserting the word " Schedule."

The Commons agree to the other Amendment 1. penult. and propose to amend the words proposed to be inserted Pr. 155. 1. 2. by leaving out from the word " until " 1. 3. of the Amendment, to the word " the " 1. 6. of the Amendment.

The Commons agree to the rest of the Amendments proposed to be made in the Clause.

CLAUSE (H 2.) The Commons propose to amend the Clause 1. 12. by leaving out the words " said " Schedule (A.)", and inserting the word " Schedule.

CLAUSE (I 2.) The Commons disagree to the Clause (I 2.)

CLAUSE (J 2.) The Commons propose to amend the Clause by leaving out from the word " Court " Pr. 151. 1. 6. of the Amendment.

The Commons disagree to the Amendment Pr. 156. 1. 16. to leave out (F.)", and insert " (B.)"

The Commons agree to the other Amendments in the said Clause, and to all the other Amendments as far as the Amendment Pr. 164. 1. 21.

The Commons propose to amend that Amendment, by inserting the words " Borough or " after the word " the " Pr. 164. 1. 21.

The Commons disagree to the insertion of the word " Town," Pr. 164. 1. 22.

The Commons disagree to the leaving out of the Clause commencing Pr. 164. 1. 27. after the word " after," and ending Pr. 166. 1. 18. but propose to amend the said Clause, by adding at the beginning of the words " provided that we always," leaving out the word " Council " Pr. 164. 1. 28. and inserting the word " Recorder," and by leaving out the words " they " are 1. 29. and inserting the words " he is," and by leaving out the words " their election." Pr. 164. 1. 31. and inserting " his appointment, or " within Six calendar months after the passing of this Act, if he shall be continued as Recorder " under
The Commons agree to the Amendments as far as Pr. 167. 1. 18. and ending Pr. 167. 1. 20. The Commons propose to insert the words proposed to be inserted Pr. 179. 1. 27. after the word "Corporat" the following words "and every pro-
vision for the formation of a Burgess Roll, or for the election of a Mayor, Alderman or Councillor, or of Auditors or Assessors, relating to the powers or duties of any Mayor, Councillor, Town Clerk, Auditors or Assessors, shall be applied to such Boroughs only as are in the said Schedules (A.) and (B.) The Commons disagree to the omission of Schedule (A.), but propose to amend the same by leaving out from "a" to "Borough" Pr. 182. 1. 7., and in to insert "Boroughs which are to have a Council," and also Pr. 183. 1. 11. to insert "Clonmel" | 3 | 6 | 18 | The Mayor, Free Bur-
gesses and Commonalty of the Town of Clonmel. " Drogheda | 3 | 6 | 18 | The Mayor, Sheriffs, Bur-
gesses and Commonalty of the County of the Town of Drogheda. " London- 
derry | 3 | 6 | 18 | The Mayor, Commonalty and Citizens of Londonderry. " Sligo | - | 3 | 6 | 18 | The Provost, Free Bur-
gesses and Commonalty of the Borough of Sligo. " Carrick-
fergus | 0 | 6 | 18 | The Mayor, Sheriffs, Bur-
gesses, and Commonalty of the Town of Carrick-
fergus." The Commons disagree to the omission of Schedule (B.), but propose to amend Schedule (B.) by leaving out from "Schedule (B.)" Pr. 183. 1. 12. to "Schedule (C.)" Pr. 184. 1. 5. and to insert "Carrick-
fergus" | 0 | 6 | 18 | The Mayor, Sheriffs, Bur-
gesses and Commonalty of the Town of Carrick-
fergus." The Commons disagree to the omission of Schedule (C.), and propose to amend the Schedule by leaving out from "Schedule (C.)" to "Aranag" | Pr. 184. 1. 8., and in Pr. 184. 1. 8. To leave out " 6 | 18." Pr. 184. 1. 12. To leave out " 6 | 18." Pr. 184. 1. 15. To leave out " 6 | 18." Pr. 184. 1. 20. To leave out " 6 | 18." Pr. 184. 1. 24. To leave out " 6 | 18." Pr. 184. 1. 28. To leave out " 6 | 18." Pr. 185. 1. 3. To leave out " 4 | 12." Pr. 185. 1. 7. To leave out " 6 | 18." Pr. 185. 1. 11. To leave out " 4 | 12." Pr. 185. 1. 16. To leave out " 6 | 18." Pr. 185. 1. 29. To leave out " 4 | 12." Pr. 185. 1. 24. To leave out " 6 | 18." Pr. 185. 1. 27. To insert " Nansi—The Sove-
reign, Provost, and Burgesses and Commonalty of Nansi." Pr. 185. 1. 28. To leave out " 4 | 12." Pr. 185. 1. 31. To leave out " 4 | 12." Pr. 185. 1. 34. To insert Strabane—Provost, Free Burgesses, and Commonalty of the Town of Strabane." Pr. 185. 1. 35. To leave out " 6 | 18."
The Commons disagree to the Amendments made by their Lordships to the said Bill:-

1. To leave out from "trim" to "section (D.) 1. 26."  
2. The Commons disagree to the Amendment to leave out from " Wicklow" Pr. 188. 1. 12. to "Ardee," 1. 12.  
3. The Commons disagree to the Amendment Pr. 188. 1. 14. To leave out "4 112."  
4. The Commons disagree to the Amendment Pr. 188. 1. 10. 11. 12. 13. To leave out "Stran- bane, 4 | 12. The Provost, Free Burgesses, and Commonalties of "N.  
5. The Commons disagree to the Amendments made by your Lordships to the Title of the said Bill, for the following Reasons:  
6. The Commons have felt it to be incumbent on them to state the foregoing Reasons for their Disagreement with certain of the Amend- ments sent to them by the Lords.  
7. In the Bill, as now amended, the Commons have consented to confine the establishment of Town Councils to Twelve considerable Cities and Towns, of which the wealth and importance render them well suited to such system of local government. The Commons have further provided for the local govern- ment of Twenty Cities and Towns of lesser extent and population, by applying to them the enactments of a Statute specially relied upon in the Amendments of the Lords. Within these several Cities and Towns it cannot be doubted but that the wealth, the intelligence, and the public spirit of the inhabitants will supply both a constituent and a representa- tive body fully qualified for the performance of local duties. The Commons have excluded from the immediate operation of the Bill as returned to the Lords, Eighteen Towns, in which the necessity of the legislative interference is less apparent.  
8. The Commons have endeavoured to maintain a good understanding between the Two Houses by not insisting on many provisions con- tained in the Bill as it originally passed their House.  
9. The Amendments to which the Commons have still felt it their duty to refuse their concur- rence are such as appear to them to be wholly irreconcilable with the principle of the Bill as introduced, and no less at variance with the principles adopted in reforming the Municipal Corporations of Great Britain. From these leading principles the Commons think it would be inexpedient, unwise and unjust to depart. In an Address carried by both Houses to the foot of the Throne, a determination was expressed to preserve and violate the Legislative Union, but at the same time to remove all just causes of com- plaint, and to promote all well-considered measures of improvement. Were the present Corporations of Ireland, or the governing bodies thereof, to be continued in the exercise of their functions, proved and admitted as has been their scandalous abuse of trust, the Commons feel that a just cause of complaint would remain unremoved. And if a Bill were permitted to become law extinguishing in Ireland all traces of those Municipal In- stitutions which have existed for upwards of six centuries, and which at no former period even during internal commotion and civil war, it was ever proposed to abolish, the Commons do not conceive that enactments of such an unprecedented nature would come within the description of those well con- sidered measures of improvement which Par- liament has pledged itself to promote.  

The said Reasons, being read a second time, were agreed to.  

Ordered, That a Conference be desired with the Lords upon the subject-matter of the Amendments made by their Lordships to the said Bill.—And that Mr. Chancellor of the Exchequer do go to the Lords, and desire the said Conference.  

A Petition of Inhabitants of Colchester;—For Municipal corporations;—Gortnaglogh;—and, Inverary; praying the House not to pass the Municipal Corporations (Ire- land) Bill, as amended by the House of Lords, were presented, and read; and ordered to lie upon the Table.  

A Petition of Inhabitants of Green, praying for the Tithe abolition of Tithes in Ireland, and also praying the Municipal Corporations (Ire- land) Bill, as amended by the House of Lords, was (Ireland) Bill, presented, and read; and ordered to lie upon the Table.  

A Petition of Factory Labourers employed at Factories Bill, the Factory of Messrs. Brown and Powell, Heaton Norris;—Messrs. Read, Foxton, Stockport;—Mr. Telbot Knowles, Chesterport, Stockport;—Mr. Henry Barlow, Stockport;—Mr. Thomas Marshall and Sons, Portwood, Stockport;—and, Mr. William Smith; praying that the Factories Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.  

A Petition of Inhabitants of Kildimo, Ardenny Towns and Chapel Russell;—Knocherrig;—Castletown; (Ireland.)—Robertstown;—Cappa;—Athea and Rathorran;—Askeaton;—Shannongold;—Rathkeale;—Drum- calocker;—Clonmac;—Moneyp;—Kildamy;—Ardagh;—Kuchkill;—Croch;—Stonehill;—Cappa;—Kitelean;—Ballington;—Clough and Cool- cap;—Keltcy;—Minister, Ballybunian and Kil- lanian;—Brave, Rockhill and Edmanstown;—Gortnaglogh;—and, Piator; praying for the abo- lition of Tithes in Ireland,—were presented, and read; and ordered to lie upon the Table.  

A Petition of Burgess, Free men and House of Municipal holders, Inhabitants of Clonmel;—and, Inhabitants Corporations of Armath; praying the House to pass the Mun- icipal Corporations (Ireland) Bill as amended by the House of Lords, were presented, and read; and ordered to lie upon the Table.  

A Petition
A Petition of Medical Practitioners of Worcester, praying for an equitable remuneration for attending Coroners' Inquests, was presented, and read; and ordered to lie upon the Table.

A Petition of Medical Practitioners of Durham, praying that the same were read, as follow:

Pr. 1. l. 1. to 1. 6. Leave out "Whereas it is expedient to put an end to the separate Palatine jurisdiction of the County Palatine of Durham, and to make certain provisions respecting the said County Palatine;" and in l. 6. leave out from "it" to "And" in Pr. 4. l. 10. and insert "Enacted, by the King's most excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, That from and after the commencement of this Act, the Bishop of Durham, for the time being shall have and exercise episcopal, civil and ecclesiastical jurisdiction only, and that, that from and after the commencement of this Act, the Palatine jurisdiction, power and authority heretofore vested in and belonging to the Bishop of Durham shall be transferred to and vested in His Majesty, His heirs and successors (as a separate franchise and royalty) in as large and ample a manner in all respects as the same has heretofore exercised and enjoyed by the Bishop of Durham, and that all forfeitures of lands or goods for treason or otherwise, and all mines of gold and silver, treasure trove, deodands, escheats, fines and amercements, and all jurs regalia of what nature or kind soever which, if this Act had not passed, would or might belong to and vest in the Bishoprick of Durham, and shall be transferred to and vested in His Majesty, His heirs and successors (as a separate franchise and royalty) in as large and ample a manner in all respects as the same has heretofore exercised and enjoyed by the Bishop of Durham, and that all revenues shall continue and be subject to all the power of holding a County Court and the same jurisdiction, vesting in and belonging to His Majesty and His successors, shall be transferred to and vested in the Bishoprick of Durham.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for enabling the Bishop of Durham to separate the Palatine Jurisdiction of the County Palatine of Durham; and the same were read, as follow:

Pr. 17. 1. 15. Leave out from "Durham" to "the Bishop-"

Pr. 17. 1. 10. Leave out "for his life."

Pr. 5. 1. 8. Leave out from "thereof" to "And" in Pr. 14. l. 8.

Pr. 16. l. 22. Leave out from "placed" to "Provided" in Pr. 17. l. 6.

Pr. 17. l. 16. Leave out "for his life." in Pr. 17. l. 12. Leave out "during his life." in Pr. 17. l. 15. Leave out from "Durham" to "And" in Pr. 18. l. 8. and insert "and that such revenues shall continue and be subject to all the same regulations and limitation of the office as in the said County of Durham as the same have heretofore subject to."
The Lords have agreed to the Amendments made by this House to the Bill, intituled, An Act for imposing certain Restrictions on the renewal of Leases by Ecclesiastical Persons, without Amendment: And also,

The Lords have agreed to the Bill, intituled, An Act to explain and amend an Act to provide for the Regulation of Municipal Corporations in England and Wales, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also,

The Lords have agreed to the Bill, intituled, An Act for making a Railway, with Branches commencing at the London and Birmingham Railway, in the County of Warwick, to communicate with the Towns of Leicester, Nottingham, and Derby, and with the Mansfield and Pinzton Railway, to be called "The Midland Counties Railway," with Amendments; to which Amendments the Lords desire the concurrence of this House: And also,

The Lords have agreed to the Bill, intituled, An Act for making a Railway from Kingston-upon-Hull to Selby, with Amendments; to which the Lords desire the concurrence of this House: And also,

The Lords have agreed to the Bill, intituled, An Act for enabling the Earl of Courtown, and the Trustees of his Marriage Settlement, to grant Building Leases of part of his settled Estates in Ireland; to which Amendments the Lords desire the concurrence of this House:—

And then the Messengers withdrew.

Milliken's Estate Bill was read the first time; and Milliken's Estate Bill ordered to be read a second time.

The Earl of Courtown's Estate Bill was read the second time; and ordered to be read a second time.

Ordered, That the Paper relative to Pensions, which was presented upon Friday last, be printed.

Ordered, That the Account relative to Fire Insurance, which was printed, be reprinted.

Ordered, That the Account relative to the Bank of England, which was presented yesterday, be again printed.

A Petition of Christopher Clarkson, clerk, rector of the parish and parish-church of Eichworth, in the county of Somerset and diocese of Bath and Wells, praying that the Tithes Commutation Bill may not pass into a law without provision being made for the future tithing of commons lately inclosed or likely to be inclosed, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Staithe, praying that provision may be made in the said Bill to exempt Fish from Tithe, was also presented, and read; and ordered to lie upon the Table.

The Order of the day being read, for taking into further consideration the Report on the Tithes Commutation Bill:—The Bill was re-committed to a Committee of the whole House:—The House immediately resolved itself into the said Committee.

(In the Committee.)

CLAUSES, N° 1 to N° 34, agreed to.

CLAUSE, N° 35, amended, and agreed to.

The remainder of the Clauses—agreed to.

CLAUSE (Special adjudication how to be made)—brought up; read the first and second time, and added. Bill, as amended, to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and read Amendments thereto, and reported.

Ordered, That the Report be now received.

Mr. Bernal reported the Bill accordingly; and the Report was ordered to be taken into further consideration upon Friday next; and the Bill, as amended, to be printed.

Mr. Bernal reported the Registration of Births, Registration of Deaths, &c. Bill.—And the Bill was re-committed to a Committee of the whole House.
The House was moved, That the Resolution which, upon Tuesday last, was reported from the Committee, to whom it was referred to consider of authorizing the payment, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries of the Registrar General and other Officers who may be appointed under any Act of the present Session for registering Births, Deaths and Marriages in England, and also of the expenses of the General Registry Office, which Resolution was then agreed to by the House, might be read; and the same was read, as follows:

"Resolved, That the Lords Commissioners of His Majesty's Treasury be authorized to direct payment to be made, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries of the Registrar General and other Officers who may be appointed in pursuance of any Act which may be passed in the present Session of Parliament for the registering of Births, Deaths and Marriages in England, and also of the expenses of the General Registry Office.

Ordered, That it be an Instruction to the Committee, That they have Power to make provision therein, pursuant to the said Resolution.

Then the House resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be now received.

Mr. Bernal accordingly reported the Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Monday, the 27th day of this instant June.

The House, according to Order, resolved itself into a Committee upon the Registration of Voters' Bill.

The Established Church Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Thursday next.

Mr. Fox Maule reported the Marriages Bill; and the Amendments were read, and agreed to; and Amendments were made to the Bill.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Monday, the 27th day of this instant June.

Ordered, That the Bill, as amended, be printed.

The ingrossed Bill for regulating the Process of Cessio Bonorum in the Court of Session, and for extending the Jurisdiction of Sheriffs in Scotland to such cases, was, according to Order, read the third time; and an ingrossed Clause was added, by way of rider, and Amendments were made to the Bill.

Ordered, That the Bill do pass.

Ordered, That the Lord Advocate do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for taking into Bankruptcy further consideration the Report on the Bankruptcy (Scotland) Bill; and the Order of the day being read, for the Com- Small Debts (Scotland) Bill;

Ordered, That the Report be taken into further consideration upon Monday next.

The Order of the day being read, for the Com- Court of Session (Scotland) Bill; and the Order of the day being read, for the Com- Court of Session (Scotland) Bill;

Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for taking into bankruptcy further consideration the Report on the Bankruptcy (Scotland) Bill; and the Order of the day being read, for the Com- Small Debts (Scotland) Bill;

Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the Com- Court of Session (Scotland) Bill; and the Order of the day being read, for the Com- Court of Session (Scotland) Bill;

Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Benefit Building Societies Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Monday next.

The House was moved, That the Order made upon Metropolis Thursday last, That a Select Committee be appointed, to consider of the most effectual Plan for raising of Money to carry into effect the necessary improvements required in the Cities of London, Westminster, Borough of Southwark, and Counties of Middlesex and Surrey, and for the purchasing of the Interest of the Proprietors of the Waterloo and Southwark Bridges, that they may be thrown open for the use of the Public free from Toll, might be read; and the same being read:

A Committee was nominated of Mr. Alderman Wray, Mr. Hawes, Mr. Pitts, and Mr. Salter, 3 s 3.
Mr. Hume, Mr. Alderman Humphery, Major Beam- 
cler, Mr. Charles Boscawen, Mr. Clay, Mr. Rams- 
bottom, Mr. Weiklag, Mr. Alston, Mr. Angerstein, 
Mr. George Dobson, and Mr. Low Hodges, with 
Power to send for persons, papers and records. 
Ordered, That Five be the Quorum.

Grand Jurisdiction (Ireland) Bill.

The Grand Jurisdiction (Ireland) Bill was, according to 
Order, read a second time; and committed to a 
Committee of the whole House, for Wednesday, the 
29th day of this instant June.

Secular Jurisdiction (York and Ely) Bill.

The Secular Jurisdiction (York and Ely) Bill was, 
according to Order, read a second time; and com- 
mitted to a Committee of the whole House, for 
Wednesday next.

Excise Licenses (Ireland) Bill.

The Order of the day being read, for the third 
reading of the Excise Licenses (Ireland) Bill; 
Ordered, That the Bill be read the third time 
on Monday next.

Poole Corporation Bill.

The Order of the day being read, for the Com- 
ittee on the Poole Corporation Bill; 
Resolved, That this House will, upon Monday 
ext, resolve itself into said Committee.

Benefices Plurality Bill.

The Order of the day being read, for the second 
reading of the Benefices Plurality Bill; 
Ordered, That the Bill be read a second time 
on Monday next.

Supply.

The Order of the day being read, for the Com- 
ittee of Supply; 
Resolved, That this House will, upon Monday 
ext, resolve itself into said Committee.

Ways and Means.

The Order of the day being read, for the Com- 
ittee of Ways and Means; 
Resolved, That this House will, upon Monday 
ext, resolve itself into said Committee.

Petty Sessions (Ireland) Bill.

The Order of the day being read, for the third 
reading of the Petty Sessions (Ireland) Bill; 
Ordered, That the Bill be read the third time 
on Monday next.

Boroughs of Barony (Scotland) Bill.

A Petition of the Preses of the Town Council of 
Kelso, praying that the Burghs of Barony (Scotland) 
Bill may not pass into a law as it now stands, was 
presented, and read; and ordered to lie on the 
Table.

Dublin Roads Bill.

Ordered, That leave be given to bring in a Bill to 
consolidate the Trusts of the several Turnpike Roads in the 
Neighbourhood of the City of Dublin, and to sub- 
stitute a Local Rate or Assessment in lieu of the 
Tolls levied on such Roads within the County of 
Dublin: And the same was read the first time; and 
ordered to be read a second time upon Monday, 
the 27th day of this instant June, and to be printed.

Ordered, That Mr. Henry Maxwell have leave of 
absence for six weeks, on urgent business.

Sir George Grey presented, by His Majesty's Arts (Foreign 
command,—Further Papers received from His Maj- 
esty's Ministers Abroad respecting the Encouragement 
given to the cultivation of the Arts in Foreign 
Countries.

Sir George Grey also presented, pursuant to an Arts 
Address to His Majesty, dated the 14th of May, in 
the last Session of Parliament, — Further Papers 
received from His Majesty's Ministers Abroad, 
respecting Literary Institutions or Libraries in Foreign 
Countries.

Ordered, That the said Papers do lie upon the 
Table.

And then the House, having continued to sit 
till a quarter of an hour before one of the 
clock on Saturday morning, adjourned till 
Monday next.

Lunae, 20° die Junii;

Anno 6° Wilhelmi IV° Regis, 1836.

PRAYERS.

A PETITION of the Deacon Convenor, Col-Glasgow 
lector, Deacons, Visitor and other Members of the 
Trades House of Glasgow; praying that the 
Glasgow and Falkirk Railway Bill may not pass into a 
law, was presented, and read; and ordered to lie 
on the Table.

The House proceeded to take into consideration 
the Amendments made by the Lords to the Bill, 
intitled, An Act to amend and enlarge the Powers 
and Provision of the said Towns Acts for making and 
maintaining the Uster Canal, in the Counties of 
Fermanagh, Monaghan and Armagh, in Ireland; and 
the same were read, as follow:—

Pr. 18, 1. 16. After "directed" insert Clauses 
(A.) and (B.)

Clause (A.) "And be it further Enacted, That 
"all the costs, charges and expenses, on the parts 
"well
Ordered, That Mr. Emerson Tenant do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

The House proceeded to take into consideration Devised the Amendments made by the Lords to the Bill, in session, Railway Bill, titled, An Act for making a Railway from the Low- elock, Greenwich Railway to the Deptford Pier, to be called "The Deptford Pier Junction Rail- way," and the same were read, as follow:

Pr. 76. l. 12. Leave out from "the" to "shall" in l. 13. and insert "party's interest.

Pr. 102. l. 29. After "continue" insert Clause (A).

CLAUSE (A). And be it further Enacted, That in case the said intended Railway shall at any time or times hereafter, from its near approach to any Turnpike Road, occasion danger to the travel- lers on such Road, in consequence of horses being frightened by the sight of the engines and carriages travelling upon the said Railway, it shall be lawful for such persons or persons to make com- plaint thereof to any Two Justices of the Peace acting for the limit where such Turnpike Road shall be, who shall summon the clerk or treasurer for the time being of the said Company, or of the charges and expenses as aforesaid, before them to answer such complaint, and if it shall appear to such Justices that the said complaint is reasonable, then the said Company shall, within such time as shall be ordered by the said Justices in that behalf, and after notice of such order served upon them, or their principal engineer, clerk or other officer within such time as shall be ordered by the said Justices, commence, and within such time as shall be appointed by the said Justices complete, such works in the nature of a screen near to or adjoining the sides of the said Turnpike Road, or of the said intended Railway, as shall be directed by the said Justices, so as to prevent such danger to travellers upon the said Turnpike Road; and in case such Company shall neglect, within the time appointed in that behalf to commence, or shall not continue to execute, such works until the said costs, charges and expenses so taxed, to the like extent, or in default of the said costs, charges and expenses calculated for the taxation of the said costs, charges and expenses; and the said Company shall de- posit in the Bank of Ireland in the name and in the name and manner as hereinafter mentioned, the amount of such costs, charges and expenses claimed by the party or parties from whom the lands shall be purchased or taken:

Provided always, That the said Company shall not be prevented from enter- ing into possession of the lands so purchased by reason of the non-payment of the said costs, charges and expenses, or by reason of the order or orders referring the said Company to the said Court for the taxation of the said costs, charges and expenses as aforesaid, and of obtaining the order or orders referred to the said Court in writing for that purpose, or of the deposit herein mentioned not having been made, unless the party or parties from whom such lands shall have been purchased shall, within Seven days after notice in writing for that purpose, have been given to the said Company, deliver a Bill of their said costs, charges and expenses:

CLAUSE (B). And be it further Enacted, That if the said Company and the party or parties aforesaid cannot agree as to the amount of such costs, charges and expenses, the same shall be ascer- tained by the said Court of Chancery, and it shall be lawful for the said Court, on Petition to be pre- sented by the said Company, to order and direct that such costs, charges and expenses shall be re- ferred to one of the Masters of the said Court, to be taxed in the usual manner, and such order or order of taxation thereof it shall be lawful for the said Court to order and direct the amount of such costs, charges and expenses so taxed, to be paid with the costs, charges and expenses at- tending the taxation thereof, or to the use of the same as shall be payable by the said Company to the person or persons from whom such lands shall have been purchased or taken shall be paid to the person or persons aforesaid:

Provided always, That the said Company shall not be at liberty to enter into possession of the lands so purchased or taken until an order shall have been made for the taxation of the said costs, charges and expenses; and the said Company shall de- posit in the Bank of Ireland in the name and in the name and manner as hereinafter mentioned, the amount of the costs, charges and expenses calculated for the taxation of the said costs, charges and expenses: Provided always, That the expense of determining such costs, charges and expenses as aforesaid, and of obtaining the order or orders referring the same to be taxed, shall be paid and borne by the said Company, unless the one-sixth of the said costs, charges and expenses shall be paid and borne by the person or persons from whom the said lands were purchased or taken, and the amount thereof may then be paid to the said Company out of the said sum so deposited by them as aforesaid.

The said Amendments, being read a second time, were agreed to.

Vol. 91.
incorporated, or from laying down, fixing and setting up, upon or under the said intended line of Railway, or any of the land or ground which shall be in the occupation of the said Company, and being within the limits prescribed by the said several Acts of the forty-ninth and fifty-first years of the reign of his said Majesty King George the third, or by either of such Acts, and subject to the restrictions and limitations contained therein, and for the purpose of supplying with water any part or parts of their said limits not now supplied by the said Company of Proprietors of the Kent Waterworks, may from time to time, forthwith and for the purpose of supplying with water any part or parts of their said limits which now is or are, or which have hitherto at any time been supplied with water by the said Company of Proprietors, or to prevent the said Company of Proprietors from breaking up, opening or removing, at their own costs and charges, any of the said ground, stones, soil or pavement, iron or other work of the said intended Railway, or of the land or ground in the occupation of the said Company hereby incorporated, which may be necessary to break up, open or remove for all or any of the purposes aforesaid, so that the said Company of Proprietors shall, from time to time first give to the said Company hereby incorporated, fourteen days notice in writing of their intention to break up, open or remove the said ground, stones, soil, pavement, iron or other work of the said intended Railway, or the land or ground in the occupation of the said Company hereby incorporated, such notice to set forth the nature and particulars of the work contemplated or intended to be done, and to be signed by the clerk for the time being of the said Company of Proprietors, and to be served upon the said Company hereby incorporated, on the premises, in such manner as the said Company hereby incorporated in the manner provided for by this Act for the service of notices, and so that the said Company of Proprietors shall not thereby in any manner injure the said intended Railway, or the foundations thereof, or interfere with the traffic upon the said Railway; and in the exercise of such powers do or cause to be done with all convenient and possible speed, at their own costs and charges, all such work, repairs, acts and other matters as shall be necessary and proper to restore the said intended Railway, or the said land so in the occupation of the said Company hereby incorporated, Company, or the said ground, stones, soil, pavement, iron or other work to the same condition as the same was or were in before being broken up, opened or removed; and further, the said Company of Proprietors of the Kent Waterworks, so often as the same shall happen, making to the said Company hereby incorporated reasonable and sufficient satisfaction and compensation in money for any loss, damage, injury or inconvenience the said Railway Company shall or may sustain, suffer or incur by reason of any act or thing done or occasioned by the said Company of Proprietors as aforesaid; such compensation, in case the said Company of Proprietors of the Kent Waterworks and the said Company hereby incorporated shall differ about the same, to be recovered, with full costs of suit, by action of debt, or on the case, in any of His Majesty courts of record at Westminster.

CLAUSE (C.) Provided always, and be it further enacted, That nothing herein contained shall extend, or be construed, deemed or taken to extend, to exempt the Railroad to be formed under or by virtue of the powers in and by this Act contained and given, or any branch thereof, from the provisions of any General Act or General Acts for the regulation of Railroads which may be passed before the expiration of One year from the passing of this Act, if Parliament shall be sitting at the expiration of such period of One year, or if Parliament shall not then be sitting, before the end of the then next Session of Parliament.

The said Amendments, being read a second time were agreed to.

Ordered, That Mr. Barnard do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for improving the Approach to the Town of Newton Abbott, from the City of Exeter, through the Village of Kingsleyton, in the County of Devon; and the same were read, as follow: Pr. 41. l. 33. After " required " insert " within Three years after the passing of this Act."

Pr. 43. l. 30. After " And " insert " whereas the Trustees acting in pursuance of the said recited Act passed in the last Session of Parliament were authorized to make the said new line of Road to the said town of Newton Abbott, and which on their approach into the said town shall be nearly in the same direction as the new approach or entrance authorized by this Act to be made, and it is reasonable to allow the said Trustees to subscribe towards the said intended new approach, or entrance as aforesaid, as the said new approach or entrance will render the line of Road authorized to be made by the said recited Act, so far as regards the approach into the said town, unnecessary."

Pr. 44. l. 3. After " approach " insert " so as authorized to be made by this Act."

Pr. 44. l. 33. After " approach " insert " so as authorized to be made by this Act as aforesaid."

Pr. 45. l. 33. After " thereof " insert Clause (A.)

CLAUSE (A.) " Provided always, and be it further Enacted, That the new approach or entrance shall at all times be open to the public, and all persons shall have free right and liberty to use the same by themselves, or with carriages and horses, in the same manner as any public highway; and the said subscribers shall not be at liberty to charge any thing for the use of the same."

The said Amendments, being read a second time, were agreed to.

Ordered, That Mr. Barnard do carry the Bill to the Lords, and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act to vary and alter the Line of the Marlborough and Salisbury Road, and for making a Road from the same to Amesbury, in the County of Wilts; and the same were read, as follow: Pr. s. l. 4. Leave out " of," and insert " in the " Plan described as belonging to."

Pr. s. l. 10. After " peace " insert " unless the " consent in writing of the owner or owners for the " time being of the said estate shall be first had and " obtained."

The said Amendments, being read a second time, were agreed to.

Ordered, That Mr. Barnard do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

The House proceeded to take into consideration the Bill, intituled, An Act to provide for the better Regulation of certain common Pastures within the Borough of Beervg, in the East Riding of the County of York; and the same was read, as followeth: Pr. 2. l. 36. and l. 37. Leave out " annually."
The said Amendment, being read a second time, was agreed to.

Ordered, That Mr. Hogg do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendment made by their Lordships.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for making a Railway from Kingston-upon-Hull to Selby; and the same were read, as follow:

Pr. 36. l. 28. After " deed " insert Clause (A.)

Clause (A.) " And be it further Enacted, That in all cases where a composition in lieu of Tithes shall have been made under an Act of Parliament by the grant of a perpetual annual sum of money or corn-rent, and any of the lands chargeable with such sum of money or corn-rent, or any part of the same shall be taken by the said Company under the authority of this Act, compensation shall be made by the said Company for the value of the said annual sum of money or corn-rent, or the proportion thereof for the said annual sum of money or corn-rent chargeable upon the lands so taken, by the payment of a sum in gross, such sum being equal in amount to twenty-five years value of the annual amount of the said annual sum of money or corn-rent, payable at the time of the passing of this Act, or the said proportion of the said annual sum of money or corn-rent, and the said Company are hereby required to pay such sum of money into the Bank of England, in manner by this Act provided in cases where any monies are to be paid to incapacitated persons before entering into the possession of the said lands; and from and after the payment of such sum, the lands so taken, shall for ever be discharged of and from the said perpetual annual sum of money or corn-rent, or from the proportionate part of the said annual sum of money or corn-rent, as the case may be: Provided always, That in case part only of any lands and grounds liable to the payment of any such annual sum or corn-rent as aforesaid, shall be purchased or taken by the said Company, nothing in this Act contained shall extend, or be construed to extend, to discharge the remainder of the said lands or grounds from the payment of the remainder of the annual sums or corn-rents which would have been payable in respect of such lands and grounds, if the same had been purchased or taken, as aforesaid, or the proportionate part of the said annual sum or corn-rent chargeable in respect of the lands or grounds so purchased or taken, but that the remainder of such lands and grounds shall remain and be liable to such proportionate part or share of the said annual sum or corn-rent as the same would have been assessed at, or would have been payable in respect of the same, in case they had been assessed alone under the authority of the Act under which the said composition for tithes has taken place; and the Rector, Vicar, or other person or persons entitled to the said annual sum or corn-rent, shall have the same remedies for the recovery of the said composition of tithes, as if the same had been purchased as aforesaid; and the Rector, Vicar, or other person or persons entitled to the said annual sum or corn-rent, shall have the same remedies for the recovery of the said last-mentioned proportionate part of the said annual sum or corn-rent by suit or action, or by distress, entry or perception of rents and profits, in, upon or over the said last-mentioned lands and grounds, or otherwise, as he or they had or were entitled to in respect of the whole of the said annual sum or corn-rent.

Pr. 57. l. 1. penult. After " directed " insert Clause (B.)

Clause (B.) " And be it further Enacted, That in ascertaining and fixing the amounts of such rents-charge respectively, every damage which the said Vicarages or the glebe lands thereof, or any part thereof respectively shall or may sustain by reason of any of the provisions of this Act, shall be computed and taken into account, and the amounts of such rents-charge respectively, as the said Company, or any part thereof; such rents-charge as the same would have been assessed at, or would have been payable in respect of the same, in case they had been assessed alone under the authority of the Act under which the said composition for tithes has taken place; and the Rector, Vicar, or other person or persons entitled to the said annual sum or corn-rent, shall have the same remedies for the recovery of the said composition of tithes, as if the same had been purchased as aforesaid; and the Rector, Vicar, or other person or persons entitled to the said annual sum or corn-rent, shall have the same remedies for the recovery of the said last-mentioned proportionate part of the said annual sum or corn-rent by suit or action, or by distress, entry or perception of rents and profits, in, upon or over the said last-mentioned lands and grounds, or otherwise, as he or they had or were entitled to in respect of the whole of the said annual sum or corn-rent.

Pr. 59. l. volult. After " carrying " and " passing " insert Clause (C.)

Clause (C.) " And be it further Enacted, That in ascertaining and fixing the amounts of such rents-charge respectively, every damage which the said Vicarages or the glebe lands thereof, or any part thereof respectively shall or may sustain by reason of any of the provisions of this Act, shall be computed and taken into account, and the amounts of such rents-charge respectively, as the said Company, or any part thereof; such rents-charge as the same would have been assessed at, or would have been payable in respect of the same, in case they had been assessed alone under the authority of the Act under which the said composition for tithes has taken place; and the Rector, Vicar, or other person or persons entitled to the said annual sum or corn-rent, shall have the same remedies for the recovery of the said composition of tithes, as if the same had been purchased as aforesaid; and the Rector, Vicar, or other person or persons entitled to the said annual sum or corn-rent, shall have the same remedies for the recovery of the said last-mentioned proportionate part of the said annual sum or corn-rent by suit or action, or by distress, entry or perception of rents and profits, in, upon or over the said last-mentioned lands and grounds, or otherwise, as he or they had or were entitled to in respect of the whole of the said annual sum or corn-rent.

Pr. 61. l. penult. After " carrying " insert Clause (D.)

Clause (D.) " And be it further Enacted, That in ascertaining and fixing the amounts of such rents-charge respectively, every damage which the said Vicarages or the glebe lands thereof, or any part thereof respectively shall or may sustain by reason of any of the provisions of this Act, shall be computed and taken into account, and the amounts of such rents-charge respectively, as the said Company, or any part thereof; such rents-charge as the same would have been assessed at, or would have been payable in respect of the same, in case they had been assessed alone under the authority of the Act under which the said composition for tithes has taken place; and the Rector, Vicar, or other person or persons entitled to the said annual sum or corn-rent, shall have the same remedies for the recovery of the said composition of tithes, as if the same had been purchased as aforesaid; and the Rector, Vicar, or other person or persons entitled to the said annual sum or corn-rent, shall have the same remedies for the recovery of the said last-mentioned proportionate part of the said annual sum or corn-rent by suit or action, or by distress, entry or perception of rents and profits, in, upon or over the said last-mentioned lands and grounds, or otherwise, as he or they had or were entitled to in respect of the whole of the said annual sum or corn-rent.

Pr. 63. l. 2. penult. After " for " insert Clause (E.)

Clause (E.) " And be it further Enacted, That in ascertaining and fixing the amounts of such rents-charge respectively, every damage which the said Vicarages or the glebe lands thereof, or any part thereof respectively shall or may sustain by reason of any of the provisions of this Act, shall be computed and taken into account, and the amounts of such rents-charge respectively, as the said Company, or any part thereof; such rents-charge as the same would have been assessed at, or would have been payable in respect of the same, in case they had been assessed alone under the authority of the Act under which the said composition for tithes has taken place; and the Rector, Vicar, or other person or persons entitled to the said annual sum or corn-rent, shall have the same remedies for the recovery of the said composition of tithes, as if the same had been purchased as aforesaid; and the Rector, Vicar, or other person or persons entitled to the said annual sum or corn-rent, shall have the same remedies for the recovery of the said last-mentioned proportionate part of the said annual sum or corn-rent by suit or action, or by distress, entry or perception of rents and profits, in, upon or over the said last-mentioned lands and grounds, or otherwise, as he or they had or were entitled to in respect of the whole of the said annual sum or corn-rent.

Pr. 65. l. penult. After " be removed " insert Clause (F.)

Clause (F.) " And be it further Enacted, That in ascertaining and fixing the amounts of such rents-charge respectively, every damage which the said Vicarages or the glebe lands thereof, or any part thereof respectively shall or may sustain by reason of any of the provisions of this Act, shall be computed and taken into account, and the amounts of such rents-charge respectively, as the said Company, or any part thereof; such rents-charge as the same would have been assessed at, or would have been payable in respect of the same, in case they had been assessed alone under the authority of the Act under which the said composition for tithes has taken place; and the Rector, Vicar, or other person or persons entitled to the said annual sum or corn-rent, shall have the same remedies for the recovery of the said composition of tithes, as if the same had been purchased as aforesaid; and the Rector, Vicar, or other person or persons entitled to the said annual sum or corn-rent, shall have the same remedies for the recovery of the said last-mentioned proportionate part of the said annual sum or corn-rent by suit or action, or by distress, entry or perception of rents and profits, in, upon or over the said last-mentioned lands and grounds, or otherwise, as he or they had or were entitled to in respect of the whole of the said annual sum or corn-rent.

Pr. 67. l. penult. After " be conveyed " insert Clause (G.)

Clause (G.) " And be it further Enacted, That in ascertaining and fixing the amounts of such rents-charge respectively, every damage which the said Vicarages or the glebe lands thereof, or any part thereof respectively shall or may sustain by reason of any of the provisions of this Act, shall be computed and taken into account, and the amounts of such rents-charge respectively, as the said Company, or any part thereof; such rents-charge as the same would have been assessed at, or would have been payable in respect of the same, in case they had been assessed alone under the authority of the Act under which the said composition for tithes has taken place; and the Rector, Vicar, or other person or persons entitled to the said annual sum or corn-rent, shall have the same remedies for the recovery of the said composition of tithes, as if the same had been purchased as aforesaid; and the Rector, Vicar, or other person or persons entitled to the said annual sum or corn-rent, shall have the same remedies for the recovery of the said last-mentioned proportionate part of the said annual sum or corn-rent by suit or action, or by distress, entry or perception of rents and profits, in, upon or over the said last-mentioned lands and grounds, or otherwise, as he or they had or were entitled to in respect of the whole of the said annual sum or corn-rent.
and construct such convenient bridges, archways, or openings and approaches thereto, over or under the said Railway, where it shall be carried through the glebe lands of the said Vicarages, or either of them, and which in the judgment of His Majesty's Woods, Forests, Land Revenues, Works and Buildings, shall be thought necessary for the passage of carts and carriages, and such Bridges, Archways or openings, and the approaches thereto when made, shall at all times thereafter be kept in good order and repair by and at the expense of the said Company: Provided always, That the plans and specifications of such bridge, arcyway, or archway, and of the approaches thereto respectively, shall be submitted to the Commissioners for the time being of His Majesty's Woods, Forests, Land Revenues, Works and Buildings for their approval, previously to the commencement of the erection or formation of any such bridge, archway or opening, or of the approaches thereto respectively, and that the width and height of every such bridge, archway or opening, and the mode of construction thereof, and of the approaches thereto respectively, shall be settled and determined by the engineer for the time being of the said Commissioners, and by the engineer for the time being of the said Company, and in the event of their differing in opinion in regard thereto, then by some third person to be appointed by them, whose decision on the matters referred to him shall be binding and conclusive on all parties.

Clauses (E.), (F.), and (G.)

"And be it further Enacted, That all the expenses of the part as well of the seller as of the purchaser of all conveyances and assurances of any lands which shall be purchased or taken by the said Company for the purposes of this Act, or any terms or interests therein, and of deducting, evidencing and verifying such title as the said Company may require to the said lands, or any terms or interests therein, and of making out and furnishing such abstract, or of any such abstract copies as the said Company may require, and all expenses whatsoever incident to the investigation, deduction and verification of such title, shall be exclusively borne and paid by the said Company; and the said Company, before or in the course of the purchase or taking of any such lands, or any terms or interests therein, shall pay the amount of such costs, charges and expenses, or, in case there shall be any dispute about the same, shall obtain such order as hereinafter mentioned, and shall deposit, for the purpose of paying the same, in such manner as hereinafter mentioned, the amount of the costs, charges and expenses claimed by the party or parties from whom the said lands shall be purchased or taken; Provided always, That the said Company shall not be prevented from entering into possession of the lands so purchased by reason of the non-payment of the said costs, charges and expenses, or by reason of the order hereinbefore mentioned not having been obtained, or the deposit hereinbefore mentioned not having been made, unless the party or parties from whom such lands shall have been purchased, shall, within Seven days after notice in writing for that purpose, shall have been given to them by the said Company, deliver a bill of their said costs, charges and expenses to the said Company.

Clauses (F.) and (G.)

"And be it further Enacted, That if the said Company, and the party or parties aforesaid, cannot agree as to the amount of such costs, charges and expenses, the same shall be ascertained by the said Court of Exchequer; and if it shall be lawful for the said Court, on petition to be presented by the said Company, to order
"of the said Turnpike Road for the time being, or
"their surveyor, before the said Railway by this
"Act authorized and empowered to make shall be open for
"public use, to divert, alter and vary the line of the
"said Selby and Market Weighton Turnpike Road,
"in the said Township of Barlby, so that the same
"Road may be continued in a conveniently curved
"line from the east side of the said Road, for any
"part thereof near as may be, up to the southern bank of the
"River Ouse, in a field numbered in the said plan
"125, and thence, in an easterly direction, until
"the said new Road so to be made by the said
"Company shall join again and unite with the present
"line of the said Turnpike Road, in certain
"field in the said township of Barlby belonging
"to the Trustees of Mrs. Stringer; that is to say,
"at the east corner of the said field, where it adjoins
"upon lands of the heirs or devisees of the late
"Mr. Perryman, deceased, and substantially and
"effectually to make firm, fence and complete the
"said new line of Road accordingly; and that it
"shall also be lawful for the said Company to
"take or use for the purposes of this Act any part
"of the foreshore or land belonging to the Corpora-
"tion of the Mayor, Aldermen and Burgesses of the
"Town or Borough of Kingston-upon-Hull,
"within the said parish of the Holy Trinity, situate
"on the south side of the north base, boundary or
"fence of the land which the said Company are
"hereinbefore empowered to take for the line of the
"said Railway, the line of such Railway in or
"through the property of the said Corporation, in
"the said parish of the Holy Trinity, not to deviate
"(except as hereinafter mentioned) from the line
"delineated in the plans deposited, as hereinbefore
"mentioned, without the consent in writing of the
"said Corporation, under their common seal, first
"had and obtained, save and except a certain
"triangular piece of ground bounded by the south-
"east corner of the Hull common gaol, on the west
"ground, belonging to Henry Broadley, Esquire,
"on the north east, and a certain road or street
"leading from the Humber Dock Bridge, westward,
called Wolvesgrove or Wolvengreave, as the
"said Corporation, and they are hereby authorized
"and empowered to sell and convey lands for the
"purposes of the said Turnpike Road, shall be and they are hereby authorized
"and empowered to sell and convey lands for the
"purposes of the said Turnpike Road, to the extent of such diversion
"thereof shall have been made and completed as
"aforesaid; and that the said Road so to be made
"by the said Company, shall, when completed, be
"substituted for and be in lieu of the present
"Turnpike Road, to the extent of such diversion
"thereof, for all purposes whatsoever: Provided
"always, That nothing herein contained shall autho-
rice or empower the said Railway Company to
"lengthen the said line of Turnpike Road, so as to
"exceed the length or distance of the present line
"thereof, nor to make the said Railway approach
"in any part within the distance of one hundred
"yards of any part of the said Turnpike Road, when
"the same shall have been diverted as aforesaid:
"Provided also, and be it further Enacted, That
"when and so soon as the new Road so to be made
"by the said Company, and substituted for the
"present Road, shall have been completed and
"made good and proper for the passage of carriages
"over the same, to the satisfaction of the Trustees
"for the time being of the said Turnpike Road, then
"or at any time thereafter the same shall have been diverted as aforesaid:
"the said Railway Company and they are hereby
"authorized and empowered to stop up the part or
"portion of the present Turnpike Road for which
"the same shall have been substituted as aforesaid;
"which said part or portion of the present Turnpike
"Road shall thenceforth vest in the owners for the
time being of the lands immediately adjoining on
"the portion of the Road so to be stopped up or
"abandoned, in the manner following; (that is to
"say) one moity thereof to the owners of the
"lands on the one side, and the remainder thereof
"to the owners of the lands on the other side thereof:
"Provided always, That it shall not be lawful for
"the said Company to divert the said Turnpike
"Road to a greater distance than the Trustees of
"the said Road are enabled, under the provisions
"of the several general Acts for regulating Turnpike
"Roads in England, to divert the same, unless
"such diversion shall be made with the consent of
"the several owners of property through which the
"same may be carried,"

CLAUSE (L.) "And be it further Enacted, That
"all persons who by this Act capacitated to
"sell and convey lands for the purposes of the said
"Railway, shall be and they are hereby authorized
"and empowered to sell and convey lands for the
"purpose of making such diversion of the said
"Turnpike Road as hereinbefore mentioned.

Pr. 220. l. 2. After "same" insert "so far as
"they are not inconsistent with the due execution
"of this Act."
Railway Bill.

North Midland
York and various Branches of Railway, all in the West Riding of York to and into the Township or Altofts, with

20th Junii. 
A. 1836. 


Pr. 222. l. 33. Leave out "William," and insert "Amaziah."

Pr. 269. l. 37. After "howsoever" insert Clause (K.)

CLAUSE (K.) "Provided always, and be it fur-
ther enacted, That in all cases where a composition in lieu of Tithes has taken place; and the Rector, Vicar or
other person or persons entitled to the said annual sum or corn-rent, shall have the same remedies for the non-payment of the
portionate part of the said annual sum or corn-rent by suit or action, or by distress, entry or per-
ception of rents and profits in, upon or over the
said last-mentioned lands and grounds, or other-
wise as if they or they had or were entitled to in
respect of the whole of the said annual sum or

Pr. 72. l. 37. After "trustees" insert Clauses (B) and (C).

CLAUSE (B.) "And be it further Enacted, That
all the costs, charges and expenses on the part, as
well of the seller as the purchaser of all convey-
ances and assurances of any lands which shall be
purchased or taken by the said Company for the
purposes of this Act, and of deducing, evincing and
verifying such title as the said Company may
require to the said lands, and of making out and
furnishing such abstract, and such attested copies
of the said Act or Acts, as the said Company may
require to the said lands, and of making out and
furnishing such abstract, and such attested copies
of the same shall be taken by the said Company
"Amaziah."

Pr. 4. l. 18. After "Strickland" insert "Sir," and in the same line, after "Simpson," insert "Knight."

Pr. 40. l. 32. After "facts" insert Clause (A.)

CLAUSE (A.) "And be it further Enacted, That
in all cases where a composition in lieu of Tithes
shall have been made under an Act of Parliament
by the grant of a perpetual annual sum of money
or corn-rent, and any of the lands chargeable
with such sum of money or corn-rent, or any part of
the same shall be taken by the said Company
under the authority of this Act, compensation
shall be made by the said Company for the value
of the said annual sum or money or corn-rent, or
the proportion of the said annual sum of money
or corn-rent chargeable upon the lands so taken
by the payment of a sum in gross, such sum
made up in amount to twenty years' rent from the
of the annual amount of the said annual sum of
money or corn-rent payable at the time of the
passing of this Act, or the said proportion of the
said annual sum of money or corn-rent, and the
foresaid compensation shall not be required to pay such
sum of money into the Bank of England in man-
er by this Act provided in cases where any monies
are to be paid to incapacitated persons before
entering into the possession of the said lands;
and from and after the payment of such sum the
lands so taken shall be for ever discharged of and
from the said perpetual annual sum of money or
corn-rent, or from the proportionate part of the
said annual sum of money or corn-rent which would have been payable in re-
spect of such lands and grounds, after deducting
therefrom the proportionate part of the said annual
sum or corn-rent chargeable in respect of the

Pr. 222. l. 43. Leave out "Amaziah."

York and North Midland Railway Bill.
"in the Bank of England, in the name and with the pri
vity of the Accountant General of the said Co
pany, pursuant to the method prescribed by the
hereinbefore mentioned Act passed in the first
year of the reign of his late Majesty King George
the Fourth, which sums shall be applied under the
order of the said court in payment of the said
costs, charges and expenses: Provided always,
That the expense of determining such costs,
charges and expenses as aforesaid, and of obtain
ing the order or orders referring the same to be
taxed, shall be paid and borne by the said Com
pany, unless the sixth of the said costs, charges,
and expenses shall be disallowed, in which case
the said expense shall be paid and borne by the
person or persons from whom the said lands were
purchased or taken, and the amount thereof may
then be paid to the said Company out of the said
sum so deposited by them as aforesaid."

Pt. 78. 1. 38. Leave out from " accordingly " to " And " in Pr. 77. 1. 1. and insert Clause (D.)

Clause (D.) " Provided also, and be it further
Enacted, That where, by reason of any disabi
lity or incapacity of any party or parties to any
lands to be taken or used, or in respect of
which any satisfaction, recompense or compensa
tion shall be payable under the authority of this
Act, the payment or compensation shall be in
case the parties differ respecting the amount
of such compensation, and of obtaining
therefor be ascertained and settled in like man
ner as is by this Act provided for ascertaining
damages under twenty pounds; and also to.

Pr. 100. 1. 9. After " between " insert " the
piers of," and in the same line, after " thereof," in
sert " erected over the natural bed of the said river."

Pr. 100. 1. 11. Leave out " navigable."

Pr. 100. 1. 13. After " height " insert " to the
underside."

Pr. 100. 1. 14. Leave out from " arch " to the
second " the " in 17. and insert " at the centre
thereof shall not be less than Twelve feet above the
lowest part of the inga or low grounds adjoining."

Pr. 200. 1. 18. After " what " insert " and
that the number of arches extended over the said
ings, or low grounds and river, shall be such that
the aggregate waterway shall be Two hundred and
fifty feet at the least."

Pr. 107. 1. 20. Leave out " side " and insert
sides.

Pr. 112. 1. 12. Leave out " river," and insert
rivers.

Pr. 116. 1. 1. Leave out from " required " to " to " in 13.

Pr. 120. 1. 25. Leave out " penalties," and in
sert " special damage."

Pr. 122. 1. 4. Leave out " laying," and insert
" lying."

Pr. 123. 1. 23. Leave out " dimension," and in
sert " dimensions."

Pr. 129. 1. 27. After " Thirty " insert " five."

Pr. 130. 1. 6. After " Thirty " insert " Five."

Pr. 151. 1. 9. After " highway " insert Clause (E.)

Clause (E.) " And be it further Enacted, That
in case the said intended Railway shall at any time
or times hereafter be, or be any part thereof, in
the privity of the Accountant General of the said
Company, unless the sixth of the said costs, charges,
and expenses as aforesaid, and of obtain
ing the order or orders referring the same to be
taxed, shall be paid and borne by the said Com
pany, unless the sixth of the said costs, charges,
and expenses shall be disallowed, in which case
the said expense shall be paid and borne by the
person or persons from whom the said lands were
purchased or taken, and the amount thereof may
then be paid to the said Company out of the said
sum so deposited by them as aforesaid."

the continuance of such occupation; such rent,
in case the parties differ respecting the amount
thereof to be ascertained and settled in like man
ner as is by this Act provided for ascertaining
damages under twenty pounds; and also to.

Pr. 100. 1. 9. After " between " insert " the
piers of," and in the same line, after " thereof," in
sert " erected over the natural bed of the said river."

Pr. 100. 1. 11. Leave out " navigable."

Pr. 100. 1. 13. After " height " insert " to the
underside."

Pr. 100. 1. 14. Leave out from " arch " to the
second " the " in 17. and insert " at the centre
thereof shall not be less than Twelve feet above the
lowest part of the inga or low grounds adjoining."

Pr. 200. 1. 18. After " what " insert " and
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sert " special damage."

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" lying."

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and expenses as aforesaid, and of obtain
ing the order or orders referring the same to be
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pany, unless the sixth of the said costs, charges,
and expenses shall be disallowed, in which case
the said expense shall be paid and borne by the
person or persons from whom the said lands were
purchased or taken, and the amount thereof may
then be paid to the said Company out of the said
sum so deposited by them as aforesaid."

the continuance of such occupation; such rent,
in case the parties differ respecting the amount
thereof to be ascertained and settled in like man
ner as is by this Act provided for ascertaining
damages under twenty pounds; and also to.

Pr. 100. 1. 9. After " between " insert " the
piers of," and in the same line, after " thereof," in
sert " erected over the natural bed of the said river."

Pr. 100. 1. 11. Leave out " navigable."

Pr. 100. 1. 13. After " height " insert " to the
underside."

Pr. 100. 1. 14. Leave out from " arch " to the
second " the " in 17. and insert " at the centre
thereof shall not be less than Twelve feet above the
lowest part of the inga or low grounds adjoining."

Pr. 200. 1. 18. After " what " insert " and
that the number of arches extended over the said
ings, or low grounds and river, shall be such that
the aggregate waterway shall be Two hundred and
fifty feet at the least."

Pr. 107. 1. 20. Leave out " side " and insert
sides.
Pr. 132. l. 3. After "operation" insert "and"
and such attested copies as the said Company may require, and all expenses whatsoever incident to the investigation, deduction and verification of such title shall be exclusively borne and paid by the said Company; and if the said Company entering into possession of the lands so purchased or taken, shall pay the amount of such costs, charges and expenses, or, in case there shall be any dispute about the same, shall obtain such order as hereinafter mentioned, and shall deposit for the purpose of paying the same, in such manner as hereinafter mentioned, the amount of the costs, charges and expenses claimed by the party of which such lands shall be purchased or taken; provided always, that the said Company shall not be prevented from entering into possession of the lands so purchased by reason of the non-payment of the said costs, charges and expenses, or by reason of the order hereinbefore mentioned not having been obtained, or the deposit herein mentioned not having been made, unless the party or parties from whom such lands shall have been purchased, shall within seven days after notice in writing for that purpose shall have been given to them by the said Company, deliver a bill of their said costs, charges and expenses attending the taxation thereof, and it shall be lawful for the said Court, on petition to be presented by the said Company, to order and direct that such costs, charges and expenses shall be referred to one of the Masters of the said Court, to be taxed in the usual manner, and such order shall be served on the party or parties aforesaid, who shall be at liberty to proceed under the same; and after taxation of such costs, charges and expenses, it shall be lawful for the said Court to order and direct that the amount of which the same shall be so taxed, together with the costs, charges and expenses attending the taxation thereof, or so much of the same as shall be payable by the said Company to the person or persons from whom such lands shall have been purchased or taken as hereinafter mentioned, shall be paid to the person or persons aforesaid; and the said money so deposited as aforesaid shall be applied under the direction of the said Court, towards the payment thereof, so far as the same will extend: Provided always, that the said Company shall not be at liberty to enter into possession of the lands so purchased or taken, until an order has been made for the taxation of the said costs, charges and expenses, and the said Company shall have deposited the sums claimed in respect of the same in the Bank of England, in the name and with the privity of the Accountant General of the said Court of Exchequer, to be placed to his account there ex-parte 'The South Eastern Railway Company,' pursuant to the method prescribed by the hereinafter mentioned Act passed in the first year of the reign of his late Majesty King George the Fourth; which sums shall be applied, under the order of the said Court, in payment of the said costs, charges and expenses: Provided always, that the expense of determining such costs, charges and expenses as aforesaid, and of obtaining the order or orders referring the same to be taxed, shall be paid and borne by the said Company, unless one-sixth part of the said costs, charges and expenses as aforesaid be paid by the person or persons from whom the said lands were purchased or taken, and the amount of the same being then to be paid to the said Company out of the said sums so deposited by them as aforesaid.
in all cases where a composition in lieu of Tithes shall have been made under an Act of Parliament, or by the perpetual annual sum of money or corn-rent; and any of the lands chargeable with such sum of money or corn-rent, or any part of the same, shall be taken by the said Company, under the authority of this Act, compensation shall be made by the said Company for the value of the said annual sum of money or corn-rent, or the proportion of the said annual sum of money or corn-rent chargeable upon the premises so taken; or from the proportionate sum, such being equal in amount to Twenty-five years' value of the annual amount of the said annual sum of money or corn-rent payable at the time of the passing of this Act, or the said proportion of the said annual sum of money or corn-rent; and the said Company are hereby required to pay such sum of money into the Bank of England in manner by this Act provided in cases where any money or corn-rent shall be made by the said Company for the value of the same, shall be taken by the said Company, nothing in this Act contained shall extend, or be construed to extend, to discharging any such lands and grounds as aforesaid shall be purchased or taken by the said Company, nothing in this Act contained shall extend, or be construed to extend, to discharging the remainder of the said lands or grounds from the payment of the remainder of the annual sums or corn-rents which would have been payable in respect of such lands and grounds, after deducting therefrom the proportionate part of the said annual sum or corn-rent charged in respect of the lands or grounds so purchased or taken, but that the remainder of such lands and grounds shall remain and be liable to such proportionate part or share of the said annual sum or corn-rent as the case may be: Provided always, That in case part only of any lands and grounds liable for the said annual sum or corn-rent as aforesaid shall be purchased or taken by the said Company, nothing in this Act contained shall extend, or be construed to extend, to discharging the remainder of the said lands or grounds from the payment of the remainder of the annual sums or corn-rents which would have been payable in respect of such lands and grounds, after deducting therefrom the proportionate part of the said annual sum or corn-rent charged in respect of the lands or grounds so purchased or taken, but that the remainder of such lands and grounds shall remain and be liable to such proportionate part or share of the said annual sum or corn-rent as the case may be: Provided always, that in case part only of any lands and grounds liable for the said annual sum or corn-rent as aforesaid shall be purchased or taken by the said Company, nothing in this Act contained shall extend, or be construed to extend, to discharging the remainder of the said lands or grounds from the payment of the remainder of the annual sums or corn-rents which would have been payable in respect of such lands and grounds, after deducting therefrom the proportionate part of the said annual sum or corn-rent charged in respect of the lands or grounds so purchased or taken, but that the remainder of such lands and grounds shall remain and be liable to such proportionate part or share of the said annual sum or corn-rent as the case may be: Provided always, that in case part only of any lands and grounds liable for the said annual sum or corn-rent as aforesaid shall be purchased or taken by the said Company, nothing in this Act contained shall extend, or be construed to extend, to discharging the remainder of the said lands or grounds from the payment of the remainder of the annual sums or corn-rents which would have been payable in respect of such lands and grounds, after deducting therefrom the proportionate part of the said annual sum or corn-rent charged in respect of the lands or grounds so purchased or taken, but that the remainder of such lands and grounds shall remain and be liable to such proportionate part or share of the said annual sum or corn-rent as the case may be: Provided always, that in case part only of any lands and grounds liable for the said annual sum or corn-rent as aforesaid shall be purchased or taken by the said Company, nothing in this Act contained shall extend, or be construed to extend, to discharging the remainder of the said lands or grounds from the payment of the remainder of the annual sums or corn-rents which would have been payable in respect of such lands and grounds, after deducting therefrom the proportionate part of the said annual sum or corn-rent charged in respect of the lands or grounds so purchased or taken, but that the remainder of such lands and grounds shall remain and be liable to such proportionate part or share of the said annual sum or corn-rent as the case may be: Provided always, that in case part only of any lands and grounds liable for the said annual sum or corn-rent as aforesaid shall be purchased or taken by the said Company, nothing in this Act contained shall extend, or be construed to extend, to discharging the remainder of the said lands or grounds from the payment of the remainder of the annual sums or corn-rents which would have been payable in respect of such lands and grounds, after deducting therefrom the proportionate part of the said annual sum or corn-rent charged in respect of the lands or grounds so purchased or taken, but that the remainder of such lands and grounds shall remain and be liable to such proportionate part or share of the said annual sum or corn-rent as the case may be: Provided always, that in case part only of any lands and grounds liable for the said annual sum or corn-rent as aforesaid shall be purchased or taken by the said Company, nothing in this Act contained shall extend, or be construed to extend, to discharging the remainder of the said lands or grounds from the payment of the remainder of the annual sums or corn-rents which would have been payable in respect of such lands and grounds, after deducting therefrom the proportionate part of the said annual sum or corn-rent charged in respect of the lands or grounds so purchased or taken, but that the remainder of such lands and grounds shall remain and be liable to such proportionate part or share of the said annual sum or corn-rent as the case may be: Provided always, that in case part only of any lands and grounds liable for the said annual sum or corn-rent as aforesaid shall be purchased or taken by the said Company, nothing in this Act contained shall extend, or be construed to extend, to discharging the remainder of the said lands or grounds from the payment of the remainder of the annual sums or corn-rents which would have been payable in respect of such lands and grounds, after deducting therefrom the proportionate part of the said annual sum or corn-rent charged in respect of the lands or grounds so purchased or taken, but that the remainder of such lands and grounds shall remain and be liable to such proportionate part or share of the said annual sum or corn-rent as the case may be.
by the construction and subsistence of the said Railway, and that the value of his said estate will be by the same means materially diminished; Be it therefore further Enacted, That every bridge, arch, or opening hereby directed to be made or maintained by the said Company as aforesaid shall be duly made or maintained by them accordingly, and in every such case, and after a requisition in writing for that purpose shall have been served by the said William Ford Burton, his heirs or assigns, by the space of Seven days previously, on the treasurer or clerk or secretary to the said Company for the time being, or sooner if the same shall be reasonably necessary, it shall be lawful to and for the said William Ford Burton, his heirs or assigns, to make or maintain the same respectively, and to recover all the expenses incurred therein from the said Company, by action or debt or on the case, with full costs of suit, in any of His Majesty's Courts of Record at Westminster; and further, that if at any time or times hereafter the said William Ford Burton, his heirs or assigns, shall be impeded, diminished, increased or affected in any manner whatsoever, except what may be reasonably necessary in the construction of any bridge or bridge, to be erected over the main-channel of the river or any branch thereof, nor to authorize the construction or making of any station, wharf, yard, waiting, loading or unloading place, or the placing of any stationary or other engine, or the deposit, making or burning of any bricks, lime or other things in or upon any of the said lands of the said William Ford Burton, or within a hundred yards thereof. 

Ordered, That Mr. Law Hodges do carry the Bill to the Lords; and acquaint them, that this House had agreed to the Amendments made by their Lordships.

Mr. Bowes reported from the Committee on the South Durham Railway Bill; and to whom several Petitions against the said Bill were referred; That the Standing Orders relative to Bills for making Railways, had been complied with; and that they had heard counsel in support of the said Petitions, and had heard counsel in favour of the Bill; and that the Committee had inquired into the several matters required by the Resolutions of the House of the 1st day of March last; and had also examined the allegations of the Bill, and found the same to be bad; and had gone through the Bill, and made Amendments thereunto.

Ordered,
Ordered, That the Report do lie upon the Table; and be printed.

Ordered, That a Message be sent to the Lords, to request that their Lordships will give leave to Lord "Keppel" to attend in order to their being examined as Witnesses before the Committee on the "Dublin and Drogheda Railway Bill: And that Mr. Lowther Chapman do carry the said Message.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for making a Railway, with Branches, commencing at the London and Midland Railway, in the Parish of Rugby, in the County of Warwick, to communicate with the Towns of Leicester, Nottingham and Derby, and with the Mansfield and Pickton Railway, to be called "The Midland Counties Railway; and the same were read, as follow:

Pr. 10. l. 37. Leave out " River Trent," and insert " Croyflex Cut."

Pr. 11. l. penult. Leave out from " Leicester " to " also " in Pr. 12. l. 24.

Pr. 13. l. 11. and l. 12. After " terminating " insert " also at or near the north bank of the said Cranfleet Cut."

Pr. 13. l. 26. Leave out " the " to " also " in l. 19, and insert " main line of the Railway " hereinafter first described."

Pr. 13. l. 26. and l. 27. After " terminating " insert " also at or near the north bank of the said Cranfleet Cut."

Pr. 13. l. 32. Leave out " Branch," and in the same line leave out from " Railway " to " And " in Pr. 13b. l. 1, and insert " hereinafter first described."

Pr. 13b. l. 16. Leave out from " happen " to " And " in Pr. 13c. l. ult.

Pr. 22. l. 32. Leave out from " Act " to " may " in l. 37.

Pr. 22. l. 6. and 7. After " inheritance " insert Clauses (A.) and (B.)

CLAUSE (A.) " And be it further Enacted, That 

all the costs, charges and expenses on the part,

as well of the seller as the purchaser of all con-
voyances and assurances of any lands which shall
be purchased or taken by the said Company for
the purposes of this Act, or any terms or interests
therein, and of deducing, evidencing and verifying
such attested copies as the said Company shall be at

paid by the said Company; and the said Company,
before entering into possession of the lands so
purchased or taken, shall pay the amount of
such costs, charges and expenses, or in case there
shall be any dispute about the same, shall obtain
such order as hereinafter mentioned, and shall
deposit, for the purpose of paying the same in
such manner as hereinafter mentioned, the amount
of the costs, charges and expenses claimed by the
party or parties from whom the lands shall be
purchased or taken: Provided always, That the
said Company shall not be prevented from entering
into possession of the lands so purchased by
reason of the non-payment of the said costs,
charges and expenses, or by reason of the order
hereinafter mentioned not having been obtained,
or the deposit herein mentioned not having been
made, unless the party or parties from whom such
lands shall have been purchased, shall, within
seven days after notice in writing for that purpose
shall have been given to them by the said Com-
pny, deliver to all the said Company, charges
and expenses to the said Company."

CLAUSE (B.) " And be it further Enacted, That

if the said Company and the party or parties

afresaid cannot agree as to the amount of such
costs, charges and expenses, the same shall be
ascertained by the Court of Exchequer; and
it shall be lawful for the said Court, on petition
" to be presented by the said Company, to order
and direct that such costs, charges and expenses
shall be referred to the Masters of the said Court,
to be taxed in the usual manner; and such
order shall be served on the party or parties aforesaid,
who shall be at liberty to protest under the
same; and after taxation of such costs, charges
and expenses, it shall be lawful for the said Court,
to order and direct that the amount at which the
same shall be so taxed, together with the costs,
charges and expenses attending the taxation
thereof, or so much of the same as shall be payable
by the said Company to the person or persons
from whom such lands shall have been purchase d
or taken, as hereinafter mentioned, shall be paid
to the person or persons aforesaid; and the said
money so deposited as aforesaid shall be applied,
under the direction of the said Court, towards the
payment thereof, so far as the same will extend:
Provided always, That the said Company shall
not be at liberty to enter into possession of the
lands so purchased or taken, until one-sixth of the
said costs, charges and expenses, and the said Company
shall have deposited the sums claimed in respect
of the same in the Bank of England, in the name
of the said Court of Exchequer, to be placed to
the credit of the Accountant General of the said Court of Exchequer, to be placed to
his account there ex parte: the Midland Counties
Railway Company, pursuant to the method pre-
scribed by the hereinbefore mentioned Act passed
in the first year of the reign of his late Majesty
King George the Fourth, which sums shall be
applied, under the order of the said Court, in payment of the said costs, charges and expenses:
Provided always, That the expense of determining
such costs, charges and expenses as aforesaid,
and of obtaining the order or orders referring the
same to be taxed, shall be paid and borne by the
said Company, unless one-sixth of the said costs,
charges and expenses shall be disallowed, in which
case the said expense shall be paid and borne by
the person or persons from whom the said lands
were purchased or taken, and the amount thereof
may then be paid to the said Company out of
the said sum so deposited by them as aforesaid."

Pr. 52. l. 4. After " deed " insert Clause (C.)

CLAUSE (C.) " And be it further Enacted, That
in all cases where a composition in lieu of the
shall have been made under an Act of Parliament,
by the grant of a perpetual annual sum of money
or corn-rent, said any of the land chargeable
with such sum of money or corn-rent, or any part of
the same, shall be taken by the said Company
under the authority of this Act, compensation shall
be made by the said Company for the value of
the said annual sum of money or corn-rent, or
the proportion of the said annual sum of money
or corn-rent payable at the time of the passing of
this Act, or the said proportion of the said annual
sum of money or corn-rent; and the said Company
are hereby required to pay such sum of money
into the Bank of England, in manner by
this Act prescribed in cases of money deposit,
" to be paid to incapacitated persons before entering
into the possession of the said land; and from
and after the payment of such sum, the lands so
taken shall be for ever discharged of and from the
said perpetual annual sum of money or corn-rent,
or from the proportionate part of the said annual
sum of money or corn-rent, as the case may be:
Provided always, That in case part only of any
lands
lands and grounds liable to the payment of any such annual sum or corn-rent as aforesaid, shall be purchased or taken by the said Company, nothing in this Act contained shall extend, or be construed to extend, to discharge the remainder of the said lands or grounds from the payment of the remainder of the annual sums or corn-rents which would have been payable in respect of such lands and grounds, after deducting therefrom the proportionate part of the said annual sum or corn-rent chargeable in respect of the lands or grounds so purchased or taken; but that the remainder of such lands and grounds shall remain and be liable to such proportionate part or share of the said annual sum or corn-rent as the same would have been assessed at, or would have been payable in respect of the same, in case they had been assessed alone under the authority of the Act under which the said compensation for Thites has taken place; and the Rector, Vicar or other person or persons entitled to the said annual sum or corn-rent shall have the same remedies for the recovery of the said last-mentioned proportionate part of the said annual sum or corn-rent, by suit or action or by distress, entry or perception of rents and profits in, upon or over the said last-mentioned lands and grounds, or otherwise, as he or they had or would have been entitled to in respect of the whole of the said annual sum or corn-rent.

Pr. 95. 1. 24. Leave out from “appoint” to “And” and in Pr. 96. 1. 3.

Pr. 96. let “insert Clause (D).” After “And be it further Enacted,” That in case the said intended Railway shall at any time or times hereafter, from its near approach to any Turnpike Road, occasion danger to the travellers on said Road, in consequence of horses being frightened by the sight of the engines and carriages travelling upon the said Railway, it shall be lawful for any person or persons to make complaint thereof to any Two Justices of the Peace acting for the limit where such Turnpike Road shall be, who shall summon the Clerk or Treasurer for the time being of the said Company, or one of the Directors thereof, before them, to answer such complaint; and if it shall appear to such Justices that the said complaint is reasonable, then the said Company shall, within such time as shall be ordered by the said Justices in that behalf, and after notice of such order served upon them or their Engineer or other officer, within such time as shall be appointed by the said Justices, commence, and, within such time as shall be appointed by the said Justices, complete such works in the nature of a screen, near to or adjoining the sides of the said Turnpike Road, or of the said intended Railway, as shall be directed by the said Justices, so as to prevent such damage to travellers upon the said Turnpike Road; and in case such Company shall neglect within the time appointed in that behalf, to commence, or shall not continue to execute such works until the due completion thereof, or shall not complete the same within the time in that behalf appointed, the said Company shall forfeit and pay for each and every day during which such good and sufficient Road shall be neglected to be made as hereinbefore directed, or during which such Turnpike Road shall not be restored, after the expiration of the said Six calendar months, the sum of Twenty-five pounds, which penalty shall be recoverable from the said Company in such and the same manner as any of the penalties incurred by the said Company, for which no special provision is made by this Act.

Pr. 143. l. 19. Leave out from “same” to “And” and in Pr. 145. l. 38.

Pr. 157. l. ult. Leave out from “land” to “And” in Pr. 169. 1. 12.

Pr. 186. l. 23. After “Eaton” insert or “the Parish of Stanley.”

Pr. 186. l. 28. Leave out “respectively,” and insert “same” or other.

Pr. 186. l. 29. Leave out “and,” and insert “or;” and in the same line leave out from “places” to “and” in l. 35.

Pr. 376. l. 32. After “successors” insert Clause (E).

CLAUSE (E.) “Provided always, and be it further Enacted, That nothing herein contained shall extend, or be construed, deemed or taken to extend to exempt the Railroad to be formed under or by virtue of any powers in and by this Act contained and given, or any branch thereof, from the provisions of any General Act or General Acts for the regulation of Railroads which may be passed before the expiration of One year from the passing of this Act, Parliament shall be sitting at the expiration of such period of One year, or (if Parliament shall not then be sitting) before the end of the then next Session of Parliament.”

Pr. 378. l. 23. Leave out from “Leicester” to “barns” in l. 28; and in l. 29, in 20 column, leave out “ditto,” and insert “Sir Edmund Crodock Hortopp, Baronet.”


Pr. 421. l. 24. Leave out from “manors” to “parish” in l. ult.


Garden, &c. - J.

End of the Title of the Bill, l. penult. leave out “and” with “the Manchester and Preston Railway.”

The said Amendments, being read a second time, were agreed to. Ordered, That Mr. Gladstone do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

Mr. Haines, from the Court of Chancery, was Court of chan. sent, to the House, pursuant to Chancery. the Order, &c.—A Return of the Number of Cause Petitions presented to and answered by the Lord Chancellor in the several years 1750, 1751, 1752, 1753 and 1754, and also in the years 1831, 1832, 1833, 1834 and 1835.

A Return of the Number of Petitions answered and set down for hearing at the Rolls, for the several years 1749-50, 1750-51, 1752, 1753 and 1754, and also for the several years 1831, 1832, 1833, 1834 and 1835.

A Return of the Number of Bills filed by the six Clerks in the High Court of Chancery, from the year 1750 to the 29th of February 1836;—And then he withdrew.

Ordered, That the said Returns do lie upon the Table.

Mr.
Mr. D'Eyncourt reported from the Committee on the Metropolitan Suspension Bridge Bill; and to whom several Petitions against the said Bill were referred, that they had considered several of the said Petitions, and had heard counsel in support of one of them; and had also heard counsel in favour of the Bill, and had examined the allegations of the Bill, and found the same to be true; and had gone through the Amendments made by the Lords to the Bill, and ordered to lie upon the Table.

Ordered, That the Report be taken into further consideration upon Wednesday next.

A Petition of Inhabitants of Saint Mary, Newington; and, Inhabitant Householders of Lambeth; praying that the Metropolitan Suspension Bridge Bill be referred; That they had considered several of the said Petitions against the said Bill; and to which the said Company shall not commence, unless the said Company shall neglect within the time appointed, or during which such good and sufficient Road shall be neglected to be made as hereinbefore directed, or during which such Turnpike Road shall not be restored after the expiration of the said Six calendar months, the sum of Twenty-five pounds, which penalty shall be recoverable from the said Company in such and the same manner as other penalties incurred by the said Company for which no special provision is made by this Act; and in all cases where in exercise of the powers hereby granted, any part of any private Railway or Tramroad shall be intersected and crossed by the said Newcastle-upon-Tyne and North Shields Railway, such private Railway or Tramroad may be so intersected or crossed, but if the said Newcastle-upon-Tyne and North Shields Railway, and such private Railway or Tramroad shall not be on the same level, or if for any other cause it shall be necessary to pass over or under such private Railway or Tramroad, the said Newcastle-upon-Tyne and North Shields Railway shall, at the expense of the said Company, be made to pass over or under such private Railway or Tramroad, or the said private Railway shall, at the like expense, be made to pass over or under the said Newcastle-upon-Tyne and North Shields Railway, where such intersection shall take place, and all the necessary bridges, viaducts, tunnels and approaches, and the approaches thereto, shall be made and kept in repair by the said Company; and the said Company shall be entitled to all the benefits and advantages hereinbefore mentioned, and the said Company shall not proceed in the completion of such works, or during which the said works shall not be completed after the time appointed for the completion thereof under the said Act, and the said Turnpike Road, and in case such crossing or the said private Railway by the said Newcastle-upon-Tyne and North Shields Railway, as well as all damages and increased expense in the use and working of such railway, sustained by the proprietor, owner or person entitled to the use of such private Railway, or by any other person by reason of such crossing, diversion or interference.
interference as aforesaid, shall be paid and com-
pensated by the said Company; and in case of a
dispute as to the amount of such payment and
compensation the same shall be ascertained and
settled in the same manner as compensations and
payments relating to minerals are directed
by this Act to be ascertained and settled.’”

Pr. 37. l. 36. After “ Act” insert Clause (B.)
CLAUSE (B.) “And be it further Enacted, That
in all cases where a composition in lieu of Tithes
shall have been made under an Act of Parliament
by the grant of a perpetual annual sum of money
or corn-rent, and any of the lands chargeable with
such sum of money or corn-rent, or any part of
which the said Company may have taken by suit or
action, or by distress, entry or percep-
tion, the remainder of the said annual sum of money
or corn-rent, or any part of the annual sum of money
or corn-rent, which would have been payable in
respect of the said annual sum of money or corn-
rent, or from the proportionate part of the said
annual sum of money or corn-rent, as the case
may be: Provided always, That in case part
only of the said annual sum of money or corn-rent
which would have been payable in respect of the
said lands or grounds so purchased or taken by the said
Company, nothing in this Act contained shall ex-
tend, or be construed, deemed or taken to extend
to the payment of the remainder of the annual sums or
corn-rents, which would have been payable in
respect of such lands and grounds, after deduct-
ing from the proportionate part of the said
annual sum of money or corn-rent chargeable in respect of
the lands or grounds so purchased or taken; but
that the remainder of such lands and grounds
shall remain and be liable to such proportionable
payment as the annual sum of money or corn-rent as
the same would have been assessed at or would
have been payable in respect of the same in case
they had been assessed alone under the authority
of the Act under which the said composition for
Tithes had taken place; and the Rector, Vicar or
other person or persons entitled to the said annual
sum or corn-rent shall have the same remedies for
the recovery of the said last-mentioned propor-
tionate part of the said annual sum or corn-rent,
by suit or action, or by distress, entry or percep-
tion of rents and profits, in, upon or over the said
last-mentioned lands and grounds, or otherwise,
as he or they had or were entitled to, in respect
of the whole of the said annual sum or corn-
rent.”

Pr. 50. l. 13. After “ Jury” insert “ and tak-
ing the inquiry, and of the verdict and judgment
thereof, or in anywise incident or occasioned by
such inquiry, verdict or judgment, and of the
conduct of such inquiry by the party or parties
whose lands or hereditaments shall be purchased
or taken.”

Pr. 57. l. 29. Leave out “ hereinafter,” and in-
sert “ hereinafter.”

Pr. 76. l. 5. Leave out from “ require” to
“ And” in l. 34, and insert Clause (C.)
CLAUSE (C.) “And be it further Enacted, That
where, by reason of the disability or incapacity of
any person or corporation entitled to any lands,
tenements or hereditaments to be taken under or
by virtue of this Act, or from any other cause
whosoever the purchase-money for such lands,
tenements or hereditaments, or any money to be
paid for or by way of payment or compensation
for any injury or damage done to the same
shall be required to be paid into the Bank of
England, and be subject to the orders and direc-
tions of the Court of Exchequer under the pro-
visions contained in this Act, it shall be lawful
for the said court to order all the reasonable costs,
charges and expenses attending such purchase,
taking or using of any lands, tenements or here-
dittments, or which shall be incurred by the Com-
pany under the authority of this Act, compensation
shall be made by the said Company for the value
of the said annual sum of money or corn-rent, or
the proportion of the said annual sum of money
or corn-rent, chargeable upon the lands so taken
by the payment of a sum in gross, such sum being
equal in amount to Twenty-five years value of the
annual amount of the said annual sum of money
on the yearly payments of the time of the passing of
this Act, or the said proportion of the said annual
sum of money or corn-rent; and the said Com-
pany are hereby required to pay such sum of
money into the Bank of England in manner by
whichsoever provided therein, where any moneys are
paid to be paid to incapacitated persons before enter-
ing into the possession of the said lands; and
from and after the payment of such sum, the lands
so taken shall be for ever discharged of and from
the said perpetual annual sum of money or corn-
rent, or from the proportionate part of the said
annual sum of money or corn-rent, as the case
may be: Provided always, That in case part
only of the said annual sum of money or corn-rent
which would have been payable in respect of the
said lands or grounds so purchased or taken by the said
Company, nothing in this Act contained shall ex-
tend, or be construed, deemed or taken to extend
to the payment of the remainder of the annual sums or
corn-rents, which would have been payable in
respect of such lands and grounds, after deduct-
ing from the proportionate part of the said
annual sum of money or corn-rent chargeable in respect of
the lands or grounds so purchased or taken; but
that the remainder of such lands and grounds
shall remain and be liable to such proportionable
payment as the annual sum of money or corn-rent as
the same would have been assessed at or would
have been payable in respect of the same in case
they had been assessed alone under the authority
of the Act under which the said composition for
Tithes had taken place; and the Rector, Vicar or
other person or persons entitled to the said annual
sum or corn-rent shall have the same remedies for
the recovery of the said last-mentioned propor-
tionate part of the said annual sum or corn-rent,
by suit or action, or by distress, entry or percep-
tion of rents and profits, in, upon or over the said
last-mentioned lands and grounds, or otherwise,
as he or they had or were entitled to, in respect
of the whole of the said annual sum or corn-
rent.”
the Municipal Corporations (Scotland) Bill may pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Commissioners of Police of Leith;—Incorporation of Bakers of Edinburgh;—Incorporation of Masons in Glasgow;—Deacon of the Incorporation of Cordiners in Glasgow;—and, Preses of a Meeting of Heritors and Kirk Session of Gorbola, praying that the said Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Spinners and Manufacturers in Deanery;—Factory Labourers in Mr. Thomas Williams's Factory, Manchester;—Mr. William Turner's Factory, Friar's Green, Warrington;—Messrs. Swainson, Berley and Co.'s Factory, Fishwick;—Messrs. Thomas and Robert Barwise Factory, Chorlton-upon-Medlock;—Messrs. Paul Catterall and Son's Factory, Preston;—Factory Labourers, No. 4, District, Preston;—and, John Latham's Factory; praying that the Factories Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of the Central Committee of Power-loom Overlookers of Manchester;—and, Operative Weavers and Manufacturers of Hatters and Cloth; praying for the Amendment of the Factories Act, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Rochdale;—Crompton;—Saint Clement, Norfolk;—Glasgow (29 Petitions);—Edinburgh;—President, Vice-President, Committee and Members of the South London Mechanics Institution;—Operative Joiners of Bury;—Members of the Finsbury Radical Association;—Inhabitants of Mansfield;—Halifax;—Members of the Radical Association, Halifax;—Inhabitants of Northorran;—Freeholders, Burgesses and Inhabitants of Winchester;—Inhabitants of Newcastle-upon-Tyne;—Newcastle-under-Lyme;—Operative Tailors and Newcastle-upon-Tyne;—Female Inhabitants of the Metropolis (two Petitions);—Persons in the employ of John Armstrong, Sawcy-street;—Inhabitants of Lambeth;—Wellington;—Banford;—Lothian;—Journeymen Tailors meeting at the King's Road, Beat-street, Leicester-square;—Operative Cork Cutters, Newcastle-upon-Tyne;—Carpenters and Stone Masons of Newcastle-upon-Tyne;—Inhabitants of the Metropolis (two Petitions);—Sunderland;—Leicester;—Shrewsbury;—Working Men of London;—Inhabitants of Saint Mary, Islington (three Petitions);—Wheatley;—Aclester;—Alkborough;—Hettyouall;—Kings-cross, Yorkshire;—Windthorst Road;—Saint Edmund, Norwich;—Flaxweavers of Sourernburgh;—Inhabitants of Glasgow;—High Crompton;—Cordwainers of Northampton;—Journeymen Shoemakers in the employ of Messrs. Hickson and Sons, London;—Inhabitants of Newtown Montgomery and John Curr, Sawyer, and others;—Inhabitants of Walsall;—Christchurch, Blackfriars Road;—Working Classes and Inhabitants of Liverpool;—Female Inhabitants of Islington;—Inhabitants of Regent-square, Saint Pancras;—Kingston-upon-Hull;—Harwood;—Coffee House Frequenters of John-street, Tottenham Court Road;—Chairman of the Bridgetford Radical Association;—Stewards and Secretary of the Merchant Tailors' Company;—Inhabitants of Vauxhall;—Inhabitants of John-street, Hands in the employ of John Armstrong, builder, Pimlico;—Inhabitants of Liverpool;—Leominster;—Finsbury;—London;—Inhabitants of Aldgate and Vol. 91.

Whitechapel;—Operative Sawyers of Newcastle-upon-Tyne;—Cordwainers of Newcastle-upon-Tyne;—Inhabitants of Walladale and Collery;—Saint Lawrence Collery;—Operative Calico Printers of Wury, Lancaster;—and, Members of the Wishaw Moral and Political Association; praying for the repeal of the Stamp Duty on Newspapers,—were presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Hebrew Congregations, Inhabitants of the city of Edinburgh;—and, Inhabitants of Ashton-under-Lyne;—praying for the removal of the disabilities under which His Majesty's subjects of the Jewish Religion at present suffer,—were presented, and read; and ordered to lie upon the Table.

A Petition of Clergymen of the diocese of Armagh;—Church of Ireland Bill.

A Petition of Electors and Inhabitants of Marylebone;—Londres, Westminster, praying that the Church of Ireland Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Ministers, Elders and Deacons of Church Rates, dissenting Congregations of various denominations in Newcastle-upon-Tyne;—Dissenters and others of Plymouth;—and, Baptists of Webber-street, Pall-Mall, praying for the abolition of Church Rates, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Torquay;—and, Lord's Day Bill;—Templeton, praying that the Lord's Day Bill may pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Birmingham;—Freeholders and Inhabitants of Kilmain;—Mayo County;—Inhabitants of Killarney;—Ballina;—Kilkenny;—Kilkenny;—Frome (Skeench);—Rate-payers of Mary-le-bone;—Corporation of Deal;—and, Provost, Magistrates and Council of Leith;—praying that the Municipal Corporations (Ireland) Bill may not pass into a law as amended by the House of Lords, were presented, and read; and ordered to lie upon the Table.

The House proceeded to take into consideration Mather's Bill to amend the Amendments made by the Lords to the Bill, intituled, An Act for making a Railway from Mertby Railway Bill, Tydfil to Cardif, to be called "The Taff Vale Railway," with Branches; and the same were read, as follows:

Pr. 42. 1. 29. After "directed" insert Clause (A.)

CLAUSE (A.) "And be it further Enacted, That in all cases where a composition in lieu of Tithes shall have been made under an Act of Parliament, by the grant of a perpetual annual sum of money or corn-rent, or any of the lands chargeable with such sum of money or corn-rent, or any part of the same shall be taken by the said Company under the authority of this Act, compensation shall be made by the said Company for the value of the said annual sum of money or corn-rent, or the proportion of the said annual sum of money or corn-rent chargeable upon the lands so taken by the payment of a sum in gross, such sum being equal in amount to Twenty-five years' value of the annual amount of the said annual sum of money or corn-rent payable at the time of passing this
this Act, or the said proportion of the said annual sum of money or corn-rent; and the said Company are hereby required to pay such sum of money into the Bank of England, in manner by this Act provided in cases where any monies are to be paid to incapacitated persons before entering into the possession of the said lands; and from and after the payment of such sum, the lands so taken shall be for ever discharged of and from the said perpetual annual sum of money or corn-rent, or from the proportionate part of the said annual sum of money or corn-rent, as the case may be: Provided always, That in case part only of any lands and grounds liable to the payment of any such annual sum or corn rent as aforesaid, shall be purchased or taken by the said Company, or partially in this Act contained shall extend or be construed to extend to discharge the remainder of the said lands or grounds from the payment of the remainder of the annual sums or corn-rents which would have been payable in respect of such lands and grounds, after deducting therefrom the proportionate part of the said annual sum or corn-rent chargeable in respect of the lands or grounds so purchased or taken, but that the remainder of such lands and grounds shall remain and be liable for such proportionate part of the said annual sum or corn-rent, as the same would have been assessed at or would have been payable in respect of the same in case they had been assessed as aforesaid under the authority of the Act; provided that the said composition for Tithes had taken place; and the Rector, Vicar or other person or persons entitled to the said annual sum or corn-rent shall have the same remedies for the recovery of the said last-mentioned proportionate part of the said annual sum or corn-rent, by suit or action, or by distress, entry or peremptory seizure of rents and profits in, upon or over the said last-mentioned lands and grounds, or otherwise, as he or they had or were entitled to in respect of the whole of the said annual sum or corn-rent.

Pr. 99. l. 8. After “Act” insert Clause (B.)

Clause (B.) “And be it further Enacted, That in case the said intended Railway shall at any time or times hereafter, from its near approach to any Turnpike Road, occasion danger to the travellers on such Road, in consequence of horses being frightened by the sight of the engines and cars of the said Railway, it shall be lawful for any person or persons to make complaint thereof to any Two Justices of the Peace acting for the limit where such Turnpike Road is, and they shall summon the clerk or treasurer for the time being of the said Company, or one of the Directors thereof, before them to answer such complaint; and if it shall appear to such Justices that the said complaint is reasonable, then the said Company shall, within such time as shall be ordered by the said Justices in that behalf, and after notice of such order served upon them or their principal engineer, clerk or other officer within such time as shall be appointed by said Justices, commence, and within such time as shall be appointed by the said Justices complete such works in the nature of a screen near to the said Turnpike Road; and in case such Company shall neglect within the time appointed in that behalf to commence, or shall not complete such works within the due time, the said completion thereof, or shall not complete the same within the time in that behalf appointed, the said Company shall forfeit and pay for every foot of the said Railway which is situate at or near the line or linekin on the land of Richard Fenton Richards, Esquire, in the parish of Llantwitfordre, below the village of Neabridge, where said Railway from Merthyr to Cardiff is intended to pass along the route of the said Railway George Thomas and Thomas Thomas, after having crossed the same above the Village of Neabridge, the
the said Railway shall be carried on the western side of the said Tamrood: Provided also, That the provisions lastly hereinbefore contained shall not extend to the powers and provisions of this Act, save so far as they are inconsistent therewith.

Pr. 190. 18. After “made” insert “of iron.”

Pr. 289. 55. After “further” insert Clause (D.)

Clauses (D.) and (E.) always, and be it further Enacted, That the said Railway shall be carried on the western side of the said Tamrood: Provided also, That the provisions lastly hereinbefore contained shall not extend to the powers and provisions of this Act, save so far as they are inconsistent therewith.

Pr. 190. 18. After “made” insert “of iron.”

It is agreed to the Amendments made by their Lordships, and to acquaint them, that this House hath agreed to the Amendments made by their Lordships.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for making a Railway from the Basin of the Kensington Canal at Kensington, to join the London and Birmingham and Great Western Railways, at or near Holsten Green, in the County of Middlesex, and to be called “The Birmingham, Bristol and Thames Junction Railway” ; and the same were read, as follow:

The same were read, as follow:

Pr. 18. 29. After “purposes” insert “And whereas under or by virtue of a certain indenture or articles of agreement, bearing date the eighteenth day of April One thousand eight hundred and twenty-six, and made between the said Kensington Canal Company of the one part, and William Richard Hamilton, of Stanley Grove, in the parish of Saint Luke, Chelsea, in the said county of Middlesex, Esquire, of the other part, and a certain article in writing, under the hand and seal of James Bayley, surveyor, bearing date the sixth day of July One thousand eight hundred and sixty-two, and being a copy of the said indenture or articles of agreement, the several sums of money hereinafter mentioned, amounting in the whole to the sum of Ten thousand pounds, shall be paid to the said William Richard Hamilton, or his heirs, within Six calendar months from the day of such payment, with the interest thereon, to the said sum of Ten thousand pounds, shall be paid to the said William Richard Hamilton, or his heirs, for the purposes aforesaid, he the said William Richard Hamilton, his executors, administrators or assigns, within Six calendar months after the payment shall have been made, be entitled to the said sum of Ten thousand pounds, shall be paid to the said William Richard Hamilton, his executors, administrators or assigns, for the purposes aforesaid, he the said William Richard Hamilton, or his heirs, shall execute to the said Railway Company such and the same, or the like conveyance of the land mentioned in the said award, with the same or the like reservations to be contained therein as he or they would by the same award have been bound to the said Railway Company, and in the event this Act had not been passed, and that such conveyance shall be prepared by and at the expense of the said Railway Company.

Pr. 20. 28. After “Company” insert Clause (B.)

Clause (B.) “Provided always, and be it further Enacted, That the said Railway shall be carried on the western side of the said Tamrood: Provided also, That the provisions lastly hereinbefore contained shall not extend to the powers and provisions of this Act, save so far as they are inconsistent therewith.

Pr. 190. 18. After “made” insert “of iron.”

Clauses (A.) and (B.) always, and be it further Enacted, That the said Railway shall be carried on the western side of the said Tamrood: Provided also, That the provisions lastly hereinbefore contained shall not extend to the powers and provisions of this Act, save so far as they are inconsistent therewith.

Vol. 91.
and the said Grand Junction Waterworks Company, shall, notwithstanding
this Act, or any thing herein contained, be at liberty,
at any time or times, and from time to time here-
after, to lay and make any main or mains, pipe or
pipes, under any part or parts of the said Rail-
way, or under any tunnel or tunnels which the
Company hereby incorporated may lay or
make within the said districts : such main or
mains, pipe or pipes, and afterwards in keeping
the same in repair; Be it therefore Enacted,
that the said Proprietors of the West Middlesex
Waterworks, and the said Grand Junction
Waterworks Company, shall, notwithstanding
this Act, or any thing herein contained, be at liberty,
at any time or times, and from time to time here-
after, to lay and make any main or mains, pipe or
pipes, under any part or parts of the said Rail-
way, or under any tunnel or tunnels which the
Company hereby incorporated may lay or
make within the said districts: such main or
mains, pipe or pipes, and afterwards in keeping
the same in repair; Be it therefore Enacted,
that the said Proprietors of the West Middlesex
Waterworks, and the said Grand Junction
Waterworks Company, shall, notwithstanding
this Act, or any thing herein contained, be at liberty,
at any time or times, and from time to time here-
after, to lay and make any main or mains, pipe or
pipes, under any part or parts of the said Rail-
way, or under any tunnel or tunnels which the
Company hereby incorporated may lay or
make within the said districts: such main or
mains, pipe or pipes, and afterwards in keeping
the same in repair; Be it therefore Enacted,
that the said Proprietors of the West Middlesex
Waterworks, and the said Grand Junction
Waterworks Company, shall, notwithstanding
this Act, or any thing herein contained, be at liberty,
at any time or times, and from time to time here-
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pipes, under any part or parts of the said Rail-
way, or under any tunnel or tunnels which the
Company hereby incorporated may lay or
make within the said districts: such main or
mains, pipe or pipes, and afterwards in keeping
the same in repair; Be it therefore Enacted,
that the said Proprietors of the West Middlesex
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after, to lay and make any main or mains, pipe or
pipes, under any part or parts of the said Rail-
way, or under any tunnel or tunnels which the
Company hereby incorporated may lay or
make within the said districts: such main or
mains, pipe or pipes, and afterwards in keeping
the same in repair; Be it therefore Enacted,
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at any time or times, and from time to time here-
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Company hereby incorporated may lay or
make within the said districts: such main or
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pipes, under any part or parts of the said Rail-
way, or under any tunnel or tunnels which the
Company hereby incorporated may lay or
make within the said districts: such main or
mains, pipe or pipes, and afterwards in keeping
the same in repair; Be it therefore Enacted,
that the said Proprietors of the West Middlesex
Waterworks, and the said Grand Junction
Waterworks Company, shall, notwithstanding
this Act, or any thing herein contained, be at liberty,
at any time or times, and from time to time here-
after, to lay and make any main or mains, pipe or
pipes, under any part or parts of the said Rail-
way, or under any tunnel or tunnels which the
Company hereby incorporated may lay or
make within the said districts: such main or
mains, pipe or pipes, and afterwards in keeping
the same in repair; Be it therefore Enacted,
and of the investment of the purchase or compensation money paid in respect of such lands, tenements and hereditaments, in new or government securities, and likewise of the re-investment of such purchase or compensation money, or the government and real securities purchased thereupon, with, in the purchase of lands, tenements and hereditaments before mentioned, together with the costs, charges and expenses of obtaining the proper orders, and of the other proceedings for such purposes, and of the payment of the divi-
dends upon the said government real and re-
securities, and of the payment of the principal of the said purchase or compensation money, and of the government or real securities purchased there-
out with Court, to be paid by the said Company; and the said Company shall from time to time pay such sums of money for the said costs, charges and expenses, as the said Court shall direct."

Pr. 120. 1. 34. After "public" insert "and in case the said Company shall not in manner afore-
said cause a good and sufficient Road to be set out and made, before any such Road shall be so injured or prejudiced as aforesaid, or in case any Turnpike Road shall not be restored within six calendar months after the commencement of the said operation hereinafter mentioned, then and in either of such cases, the said Company shall forfeit and pay for each and every day during which any such insufficient road shall be neglected to be made as hereinafter described, or during which such Turnpike Road shall not be restored after the expiration of the said Six calendar months, the sum of Twenty pounds, which penalty shall be recoverable from the said Company in each and the same manner as any other penalty levied by the said Company, for which no special provi-
sion is made by this Act.

Pr. 259. 1. 7. Leave out from "purpose" to "And" in l. 17. and insert Clause (G).

Clause (G). "Provided nevertheless, and be it further Enacted, That nothing herein contained shall give any power or authority to the said Com-
pamy, their successors or assigns, to take away, alter, or in any manner interfere with a certain sewer, called Counter's Creek Sewer, or the sewage, drainage or passage of water under the jurisdic-
tion of the Commissioners of Sewers for the City and Liberty of Westminster, and part of the County of Middlesex, or any other sewer, drain, stream or watercourse communicateth therewith, now under the jurisdiction of the said Commissioners, with-
or any drain or sewer of a City, River or other Company, for that purpose being first obtained; and if the said Commissioners shall, in their discretion, give or make such order, the said Company, their suc-
cessors and assigns, shall and they are hereby required in the making any sewers, drains or watercourses, or making any alterations in the existing sewers, drains, streams or watercourses, to make, do and perform the same in such manner, under such regulations and directions in every respect as the said Commissioners of Sewers shall, by their order prescribe and direct, and such con-
sent or order, or the doing such works, or any of the same, or any part thereof, shall not in any way affect, prejudice, lessen or weaken any of the rights, powers or authorities of the said Commis-
sioners over the said Counter's Creek Sewer, or any other sewer, drain, stream or watercourse con-
necting therewith, or under their jurisdiction as aforesaid."

Pr. 205. l. 25. After "notwithstanding" insert "But notwithstanding anything in this or any other Act contained, it shall be lawful for the said Birmingham, Bristol and Thames Junction Railway Company, and they are hereby em-
powered from time to time to make and enter into any contract or agreement with any other Rail-
way Company, and which contract or agreement be charged to other Companies or persons not being parties to such contracts, and no person or party using the said Railways upon the same terms and con-
ditions, and upon payment of the same rates, tolls and sums as the respective Compa-
"is made by this Act."

Pr. 262. 1. 28. After "nothing" insert "in this Act contained."

Pr. 262. 1. 33. Leave out "other" and insert their."

Pr. 262. 1. 34. After "Mayor" insert "of the said city."

Pr. 263. 1. 29. and 1. 30. After "Parliament" insert Clause (J).

Clause (J). "Provided always, and be it further Enacted, That nothing herein contained shall ex-
tend, or be construed, deemed or taken to extend, to exempt the said Railroad to be formed under or by virtue of the powers in and by this Act contained and given, or any branch thereof, from the provi-
sion of any General Act, or General Acts for the regulation of Railroads which may be passed before the expiration of One year from the passing of this Act (if Parliament shall be sitting at the expiration of such period of one year), or (if Par-
liament shall not then be sitting) before the end of the then next Session of Parliament."
The said Amendments, being read a second time, were agreed to.

Ordered, That Mr. Guest do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

A Petition of Inhabitants of the united parishes of Kilfenoughy, Pena, and Kilmady, praying for the abolition of Tithes in Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of the manor of Watlington and Brynycoed, in the county of Monmouth, praying that the Copyholds; and, Copyholds Enfranchisement Bills, may pass into law, was presented, and read; and referred to the Select Committee on Heriots Commutation.

A Petition of General James Wharton, of Rossmeadow Lodge, Yorkshire, complaining of vexatious proceedings instituted against him for certain acts performed by him in the execution of his duty as a magistrate upon a Game Law conviction, was offered to be presented: And the said Petition, with leave of the House, withdrawn.

A Petition of a Manufacturer of Stained Paper in London; Paper Stainers in the employ of Messrs. Scott and Co., Belgrave-place, Pimlico; Messrs. Turner and Williams, Elizabeth-street, Pimlico; and, Messrs. Bowen and Godwin, Park Walk, Little Cheyne, praying for the repeal of the Duty on Stained Paper, were presented, and read; and ordered to lie upon the Table.

A Petition of William Seaton, of Birmingham, and Charles Seaton, of Liverpool, for the adjustment of the affairs of the city of Edinburgh, the clergy and the college, and of the House of Merchand and Port of Leith, the adjustment of the affairs of the city of Edinburgh, the clergy and the college, was presented, and read; and ordered to lie upon the Table.

A Petition of Merchants and Fish-curers of Lerwick, praying for the introduction of Poor Laws into Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of the Company of Parish Clerks, praying for the insertion of such Clauses in the Registration of Births, &c. and Marriages Bills, as will protect their ancient rights and privileges, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Oney and Ballindoon, praying for the introduction of Poor Laws into Ireland, was presented, and read; and ordered to lie upon the Table.

The House proceeded to take into consideration Cheltenham and Great Western Railway Bill.

Ordered, That Mr. Guest do carry the Bill to the Lords; and the Amendments made by the Lords to the Bill, intituled, Act for making a Railway from Gloucester, to join the Great Western Railway near Swindon, to be called " The Cheltenham and Great Western Union Railway," with a Branch to Cirencester; and the same were read, as follows:

Pt. 19. 1. 18. After Clause (C) added, by way of rider, to the Bill, insert Clause (A).

CLAUSE (A).—" Be it further enacted, That wherever the said Railway hereby authorized to be made shall pass through any lands wherein a composition in lieu of Tithes shall have been made by the grant of a perpetual annual rent-charge, or corn-rent, secured upon such lands as the authority of an Act of Parliament, the Rector, Vicar or person or persons for the time being entitled to such annual rent-charge or corn-rent, shall be entitled to compensation in respect of the loss which he may sustain by reason of such lands being taken for the purposes of this Act, in the same manner as any person under legal disability or incapacity entitled to any rent-charge or annual rent issued out of lands so to be taken under the purposes of the said Railway, would be entitled to be compensated in respect of the same."

Pt. 69. 1. 3. After "incumbrances" insert Clauses (B.) and (C.).

CLAUSE (B.)—And be it further Enacted, That all the costs, charges and expenses on the part of well of the seller as the purchaser, of all conveyances and assurances of any lands which shall be purchased or taken by the said Company for the purposes of this Act, and of deducing, evidencing and verifying such title as the Company may require, and all expenses whatsoever incidental to the investigation, deduction and verification of such title, shall be exclusively borne and paid by the said Company; and the said Company, before entering into possession of the lands so purchased or taken shall pay the amount of such costs, charges and expenses, or, in case there shall be any dispute about the same, shall obtain such order as hereinafter mentioned, and shall deposit, for the purpose of paying the same in such manner as hereinafter mentioned, the amount of the costs, charges and expenses claimed by the party or parties from whom the lands shall be purchased or taken:

Provided always, That the said Company shall not be prevented from entering into possession of the lands so purchased by reason of the non-payment of the said costs, charges and expenses, or by reason of the order hereinbefore mentioned not having been obtained, or the deposit herein mentioned not having been made, unless the party or parties from whom such lands shall have been purchased shall, within seven days after notice in writing for that purpose shall have been given to them by the said Company, deliver a bill of their said costs, charges and expenses to the said Company.

CLAUSE (C.)—And be it further Enacted, That if the said Company and the party or parties aforesaid cannot agree as to the amount of such costs, charges and expenses, the same shall be ascertained.
ascertained by the said Court of Exchequer; and it shall be lawful for the said Court, on petition to be presented by the said Company, to order and direct that such costs, charges and expenses shall be referred to one of the Masters of the said Court, in the usual manner; and such order shall be served on the party or parties aforesaid, who shall be at liberty to proceed under the same; and after taxation of such costs, charges and expenses, it shall be lawful for the said Court to order and direct that the amount at which the same shall be so taxed, together with the costs, charges and expenses attending the taxation thereof, or so much of the same as shall be payable by the said Company to the person or persons from whom such lands shall have been purchased or taken as hereinafter mentioned, shall be paid to the person or persons aforesaid; and the said money, so deposited as aforesaid, shall be applied, under the direction of the said Court, towards the payment thereof, so far as the same will extend:

Provided always, That the said Company shall not be at liberty to enter into possession of the lands so purchased or taken, until an order shall have been made for the taxation of the said costs, charges and expenses, and the said Company shall have deposited the sums claimed in respect of the same in the Bank of England, in the name of the said Court of Exchequer, to be placed to his account there ex-parte 'The Cheltenham and Great Western Union Railway Company,' pursuant to the method prescribed by the herebefore mentioned Act passed in the first year of the reign of his late Majesty King George the Fourth, which sums shall be applied, under the order of the said Court, in payment of the said costs, charges and expenses: Provided always that the expense of determining such costs, charges and expenses as aforesaid, and of obtaining the order or orders referring the same to be taxed, shall be paid and borne by the said Company, unless on a sixth of the said costs, charges and expenses shall be disallowed, in which case the said expense shall be paid and borne by the person or persons from whom the said lands were purchased or taken, and the amount thereof may then be paid to the said Company out of the said sum so deposited by them as aforesaid.

Pr. 71. 1. 33. Leave out from "accordingly" to "And" in Pr. 72. 1. 30, and insert Clause (D.) "(F.) And it be further Enacted, That if any Turnpike Road, occasion danger to the travellers on such Road, in consequence of horses being frightened by the sight of the engines and carriages travelling upon the said Railway, it shall be lawful for any person or persons to make complaint thereof to any Two Justices of the Peace acting for the limit where such Turnpike Road shall lie, who shall summon the clerk or treasurer for the time being of the said Company, or one of the Directors thereof, before them to answer such complaint; and if it shall appear to such Justices that the said complaint is reasonable, the said Company shall, within such time as shall be ordered by the said Justices in that behalf, and after notice of such order served upon them, or their principal engineer, clerk or other officer, within such time as shall be appointed by the said Justices, commence, and, within such time as shall be appointed by the said Justices, complete such works in the nature of a screen, near to or adjoining the sides of the said Turnpike Road, or of the said intende Railway, as shall be directed by the said Justices, so as to prevent such danger to travellers upon the said Turnpike Road; and in case such Company shall neglect, within the time appointed by the said Justices, to commence, or shall not continue to execute such works until the due completion thereof, or shall not complete the same within the time in that behalf appointed, the said Company shall forfeit and pay for every day during which the said Company shall not commence, or shall not proceed in the completion of such works, or during which the said works shall not be completed after the time appointed for the completion thereof, the sum of Twenty-five pounds, to be the said money, and of the government or real securities principal of the said purchase or compensation money, paid for or by way of compensation or satisfaction whatsoever, the purchase-money for such lands, tenements or hereditaments to be taken under or by virtue of this Act, or from any other cause whatsoever, the purchase-money for such lands, tenements or hereditaments, or any money to be paid for or by way of compensation or satisfaction for any injury or damage done to the same, shall be required to be paid into the Bank of England, and be subject to the orders and directions of the Court of Exchequer, under the provisions contained in this Act, it shall be lawful for the said Court to order and direct that all the reasonable costs, charges and expenses attending such purchase, taking or using of any lands, tenements or hereditaments, or which may be incurred in consequence thereof, and also of the investment of the purchase or compensation money paid in respect of such lands, tenements and hereditaments in real or Government securities, and likewise of the re-investment of such purchase or compensation money, in the government and real securities purchased therewith, in the purchase of lands, tenements and hereditaments as hereinafter mentioned, together with the costs, charges and expenses of obtaining the proper orders, and of the other provisions for such purposes, and of the payment of the dividends and interest of the said govern-ment of real or securities, and of the payment of the principal of the said purchase or compensation money, and of the government or real securities purchased therewith out of court, to be paid by the said Company; and the said Company shall from time to time pay such sums of money for the said costs, charges and expenses as the said court shall direct."

Pr. 101. 1. 13. After "Railway" insert Clause (E.)

CLAUSE (E.) "And it be further Enacted, That in case the said intende Railway shall at any time or times hereafter, from its near approach to any Turnpike Road, occasion danger to the travellers on such Road, in consequence of horses being frightened by the sight of the engines and carriages travelling upon the said Railway, it shall be lawful for any person or persons to make complaint thereof to any Two Justices of the Peace acting for the limit where such Turnpike Road shall lie, who shall summon the clerk or treasurer for the time being of the said Company, or one of the Directors thereof, before them to answer such complaint; and if it shall appear to such Justices that the said complaint is reasonable, the said Company shall, within such time as shall be ordered by the said Justices in that behalf, and after notice of such order served upon them, or their principal engineer, clerk or other officer, within such time as shall be appointed by the said Justices, commence, and, within such time as shall be appointed by the said Justices, complete such works in the nature of a screen, near to or adjoining the sides of the said Turnpike Road, or of the said intende Railway, as shall be directed by the said Justices, so as to prevent such danger to travellers upon the said Turnpike Road; and in case such Company shall neglect, within the time appointed by the said Justices, to commence, or shall not continue to execute such works until the due completion thereof, or shall not complete the same within the time in that behalf appointed, the said Company shall forfeit and pay for every day during which the said Company shall not commence, or shall not proceed in the completion of such works, or during which the said works shall not be completed after the time appointed for the completion thereof, the sum of Twenty-five pounds, to be the said money, and of the government or real securities principal of the said purchase or compensation money, paid for or by way of compensation or satisfaction whatsoever, the purchase-money for such lands, tenements or hereditaments to be taken under or by virtue of this Act, or from any other cause whatsoever, the purchase-money for such lands, tenements or hereditaments, or any money to be paid for or by way of compensation or satisfaction for any injury or damage done to the same, shall be required to be paid into the Bank of England, and be subject to the orders and directions of the Court of Exchequer, under the provisions contained in this Act, it shall be lawful for the said Court to order and direct that all the reasonable costs, charges and expenses attending such purchase, taking or using of any lands, tenements or hereditaments, or which may be incurred in consequence thereof, and also of the investment of the purchase or compensation money paid in respect of such lands, tenements and hereditaments in real or Government securities, and likewise of the re-investment of such purchase or compensation money, in the government and real securities purchased therewith, in the purchase of lands, tenements and hereditaments as hereinafter mentioned, together with the costs, charges and expenses of obtaining the proper orders, and of the other provisions for such purposes, and of the payment of the dividends and interest of the said govern-ment Vol. 91.
Lord John Russell presented, by His Majesty’s command,—Report of the Commissioners for inquiring into County Rates, and other matters connected therewith.

Ordered, That the said Paper do lie upon the Table.

A Petition of Butchers of Lambeth and Southwark;—and, Farmers, Graziers, and others of the county of Leicester (two Petitions); praying that the Islington Market Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Message from the Lords.

The Lords have agreed to the Bill, intituled, An Act for making a Railway from Manchester to Leeds, with Amendments; to which Amendments the Lords desire the concurrence of this House:—And then the Messengers withdrew.

A Petition of Charles Purser, of Thavies Inn, Architect, praying for the appointment of a fresh Commission on the subject of the Houses of Parliament Plans, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of a Friendly Society, called "The True Britons," meeting at the Saddlers' Arms, Swallow-street, in the parish of Saint James, Westminster, praying for the repeal of certain clauses in the Friendly Societies Act, was presented, and read; and ordered to lie upon the Table.

A Petition of Merchants, Traders, and other Inhabitants of Inverary, praying that the Stamp Duties in the Friendly Societies Act, was presented, and read; and ordered to lie upon the Table.

A Petition of butchers of Lambeth and Southwark; apartheid, Farmers, Graziers, and others of the county of Leicester (two Petitions); praying that the Islington Market Bill may not pass into a law.—were presented, and read; and ordered to lie upon the Table.

Ordered, That a Motion for leaving the ingrossed Bill to amend the Acts relating to Excise Licenses, and to the Sale of Wine, Spirits, Beer and Cider by Retail in Ireland, according to Order, read the third time; and an ingrossed Cause was added to the Bill by way of rider. An Amendment was proposed to be made to the Bill, in Py. 3. 1. 21, by inserting after the word "Sunday" the words "or at any time whatever on any Sunday, Good Friday, Christmas-day, or any day appointed for a Public Fast or Thanksgiving." And the Question being put, That those words be there inserted:

The House divided:—The Yeas to the new Lobby; The Nos to the old Lobby; Tellers for the Yeas, 

Mr. Shaw, 

Mr. More O' Ferrall; 

Mr. Robert Steuart: 

Mr. Plunket: 

Mr. Bernal 

Mr. Bernal, 

Mr. Bernal, 

Mr. Bernal, 

Mr. Bernal, 

Mr. Bernal, 

Mr. Bernal, 

Mr. Bernal, 

- 88.

- 149.

So it passed in the Negative.

Then Amendments were made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The ingrossed Bill to amend an Act passed in the Petty Sessions seventh and eighth years of the Reign of His Majesty, intituled, "An Act to amend the Laws relating to Excise Licenses, and to the Sale of Wine, Spirits, Beer and Cider by Retail in Ireland," was, according
to Order, read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Bernal do carry the Bill to the Lords, and desire their concurrence.

Benefit Building Societies Bill.

The House, according to Order, resolved itself into a Committee upon the Benefit Building Societies Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Baring reported, That the Committee had gone through the Bill, and made Amendments thereto.

Ordered, That the Report be received To-morrow.

Stamp Duties Bill.

The Order of the day being read, for taking into further consideration the Report on the Stamp Duties Bill;

Ordered, That the Report be taken into further consideration upon Friday next.

Registration of Voters (Ireland) Bill.

The Order of the day being read, for the Committee on the Registration of Voters (Ireland) Bill;

Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

Tunbridge Trusts Consolidation Bill.

The Order of the day being read, for the Committee on the Tunbridge Trusts Consolidation Bill;

Resolved, That this House will, upon Wednesday next, resolve itself into the said Committee.

Pensions Duties Bill.

The Order of the day being read, for receiving the Report on the Pensions Duties Bill;

Ordered, That the Report be received upon Friday next.

School Rooms Bill.

The Order of the day being read, for taking into further consideration the Report on the School Rooms Bill;

Ordered, That the Report be taken into further consideration upon Friday next.

Copyright (Ireland) Bill.

The Copyright (Ireland) Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Wednesday next.

Fisheries Bill.

The Order of the day being read, for resuming the adjourned Debate upon the Clause which, upon Thursday last, was proposed to be added upon the Third Reading of the Fisheries Bill;

Ordered, That the Debate be further adjourned till Thursday next.

Hackney Carriages (Metropolis) Bill [Salaries.]

The House, according to Order, resolved itself into a Committee, to consider of the payment, by the Commissioners of Stamps and Taxes, of the Expenses of an Office for the Registry of Metropolitan Public Carriages, and of the Duty to be imposed upon the Licenses to Drivers and Watermen of Hackney Carriages, and Drivers and Conductors of Omnibuses.

(In the Committee.)

1. Resolved, That the Commissioners of Stamps and Taxes be authorized to pay, out of the Monies under their care and management, the Salaries and Expenses of an Office for the Registry of Metropolitan Public Carriages, and to Drivers and Conductors of Omnibuses in and near the Metropolis.

2. Resolved, That a Stamp Duty of Five Shillings be charged upon every License granted to Drivers and Watermen of Hackney Carriages, and to Drivers and Conductors of Omnibuses in and near the Metropolis.

Resolutions to be reported.

Mr. Speaker resumed the Chair; and the Lord Advocate reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received To-morrow.

Vol. 91.

The House, according to Order, resolved itself into a Committee upon the Chapels of Ease (Ireland) Bill.

And the House, having continued to sit till after twelve of the clock on Tuesday morning;

Martis, 21st die Junii, 1836:

Mr. Speaker resumed the Chair; and Mr. Shaw reported, That the Committee had gone through the Bill, and made Amendments thereto.

Ordered, That the Report be received this day.

The Order of the day being read, for the Committee on the Election Expenses Bill;

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the third Poor Rate Bill;

Ordered, That the Bill be read the third time this day.

The Order of the day being read, for nominating Public Bills.

Ordered, That the Committee be nominated To-morrow.

The ingrossed Bill to facilitate the Recovery of Highway Rates certain Arrears of Highway Rates and Composition Bill, in lieu of Statute Duty, was, according to Order, read the third time.

Resolved, That the Bill do pass: And that the Title be, An Act to facilitate, until the Nineteenth day of March One thousand eight hundred and Thirty-seven, the Recovery of certain Arrears of Highway Rates and Composition in lieu of Statute Duty.

Ordered, That Mr. Shaw Lefevre do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for the Committee on the Registration of Voters' Bill;

Resolved, That this House will, this day, resolve itself into the said Committee.

The Order of the day being read, for the second Burghs of Barony reading of the Burghs of Barony (Scotland) Bill;

Ordered, That the Bill be read a second time upon Friday next.

The Order of the day being read, for taking into Bankruptcy further consideration the Report on the Bankruptcy (Scotland) Bill;

Ordered, That the Report be taken into further consideration To-morrow.

The Order of the day being read, for the Com- mittee on the Small Debts (Scotland) Bill;

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the Court of Session Bill.

Ordered, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Poole Corporation Bill;

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the second Beneftes reading of the Beneftes Plurality Bill;

Ordered, That the Bill be read a second time upon Thursday next.

The Order of the day being read, for the Committee on Supply;

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

3 x 3

The
The Order of the day being read, for the Committee of Ways and Means;

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

Registration of Voters' Bill [Salaries to Officers.]

A Motion being made, That this House will, this day, resolve itself into a Committee, to consider of authorizing the payment, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries and Expenses of the Revising Barristers who may be appointed in pursuance of any Act of the present Session of Parliament, for the more effectual Registration of Persons entitled to vote in the Election of Members to serve in Parliament in England and Wales;

Lord John Russell, by His Majesty's command, acquainted the House, That His Majesty, having been informed of the subject-matter of this Motion, recommends it to the consideration of the House.

Resolved, That this House will, this day, resolve itself into the said Committee.

House Patrol Bill.

Ordered, That leave be given to bring in a Bill to authorize the placing of the Horse Patrol now acting under the authority of the Chief Magistrate of the Public Office in Base-street under the authority of the Justices appointed for the Metropolitan Police District: And that Mr. Fox Maule and Mr. Robert Stuart do prepare, and bring it in.

Old Stores, sec.

Ordered, That there be laid before this House, a Return, year by year, from 1829 to the close of the financial year of 1835, of all Receipts by the Army, Navy, Ordnance, and other Departments, from the sale of old Stores; Re-payments of Advances for other Services; or from any Sources except issues from His Majesty's Exchequer, arranged under their respective Heads.

Post Communication (England and France.)

Lord Viscount Palmerston presented, by His Majesty's command, a Copy of Convention between His Majesty and the King of the French for extending the facilities of communication by Post between their respective Dominions.

Ordered, That the said Paper do lie upon the Table.

Church of Ireland Bill.

The Order for the House to resolve itself into a Committee, upon Friday next, upon the Church of Ireland Bill, was read, and discharged.

Ordered, That this House will, upon Friday, the 1st day of July next, resolve itself into the said Committee.

Horse Patrol Bill. No. 347.

Mr. Fox Maule presented a Bill to authorize the placing of the Horse Patrol now acting under the authority of the Chief Magistrate of the Public Office in Base-street, under the authority of the Justices appointed for the Metropolitan Police District: And the same was read the first time; and ordered to be read a second time To-morrow; and to be printed.

Mr. Fox Maule presented, by His Majesty's command,—Copy of Convention between His Majesty and the King of the French for extending the facilities of communication by Post between their respective Dominions.

Ordered, That the said Paper do lie upon the Table.

Mr. Mackintosh presented a Bill to amend the Law relating to Letters Patent for Inventions, and for the better Encouragement of the Arts and Manufactures: And the same was read the first time; and ordered to be read a second time upon Wednesday, the 29th day of this instant June; and to be printed.

Mr. Roberts presented a Bill for declaring the Law as to the day on which it is requisite to present for payment to the Acceptors or Acceptors supra

Protest for Honour, or to the Referees or Referee in case of need, Bills of Exchange which had been dishonoured: And the same was read the first time; and ordered to be read a second time upon Monday next; and to be printed.

Sir Andrew Leitch Hay presented a Bill for the Relief of Proprietors of, and Tenants upon, Entailed Estates in Scotland: And the same was read the first time; and ordered to be read a second time upon Monday next; and to be printed.

Ordered, That the time for the Committee on the Dover Harbour Bill to make their Report be further enlarged till Friday next.

And then the House, having continued to sit till a quarter of an hour after twelve of the clock on Tuesday morning, adjourned till this day.

Maris, 21° die Junii:

Anno 6° Willielmi IV Regis, 1836.

PRAYERS.

Mr. Cobb, from the Margate Pier and Harbour Margate Company, was called in; and at the bar presented, pursuant to an Order, a Return of the Amount of Books entered at Stationers' Hall at the Wholesale Prices for the years 1833, 1834 and 1835:—And then he withdrew.

Ordered, That the said Return do lie upon the Table.

Mr. Greenhill, from Stationers' Hall, was called in; and at the bar presented, pursuant to Order, A Return of the Amount of Books entered at Stationers' Hall at the Wholesale Prices for the years 1835, 1834 and 1833:—And then he withdrew.

Ordered, That the said Return do lie upon the Table.

The House proceeded to take into consideration Manchester the Amendments made by the Lords to the Bill, and Leeds Railway Bill, intituled, An Act for making a Railway from Manchester to Leeds; and the same were read, as follows:

Pr. 5. 1. 6. After "include" insert "mines,"

Pr. 9. 1. 12. After "Peace" insert "and which"

Pr. 15. 1. 33. Leave out "in respect thereof."

Pr. 36. 1. 15. Leave out "Township," and insert "other owners."

Pr. 44. 1. 7. Leave out "Eighteen months," and insert "Three years."

Pr. 45. 1. 15. After "underowners" insert "and "other owners."

Pr. 45.
Pr. 45. l. 31. Leave out "make or execute;" and insert "beg" to construct."
Pr. 45. l. 35. Leave out "at," and insert "of;" in the same line, after "mills," insert "or the"
"River Aire, near thereto."
Pr. 45. l. 38. Leave out "or," and insert "and"
Pr. 46. l. 15. Leave out from "thereof" to "and" in Pr. 47. l. 36.
Pr. 53. l. 11. Leave out "engineers," and insert "engine." in 1. 39.
"and" in Pr. 53. l. 34. After "thereto" insert "which"
"they are hereby required to do with all reasonable"
"expedition."
Pr. 53. l. 29. Leave out "space," and insert "spaces."
Pr. 56. l. 16. After "Knottropp" insert "or"
"new."
Pr. 58. l. 18. Leave out "under.
Pr. 58. l. 21. Leave out "along," and insert "under.
Pr. 58. l. 29. Leave out "height," and insert "heights.
Pr. 59. l. 9. Leave out "thereby," and insert "hereby.
Pr. 59. l. 29. Leave out "canals," and insert "channels."
Pr. 63. l. 35. Leave out "maintained," and insert "maintainable."
Pr. 64. l. 19. After "present" insert "or at the"
"time of the execution of that part of the said"
"Railway.
Pr. 64. l. 37. Leave out from "and" to "with" in 1. 38.
Pr. 66. l. 1. Leave out "height," and insert "heights.
Pr. 66. l. 11. After "roads" insert "or ways."
Pr. 67. l. 7. Leave out "Fourteen," and insert "Eight.
Pr. 67. l. 24. After "charges" insert "of the"
"said Company.
Pr. 67. l. 28. After "feet" insert "above the"
"present surface of such road.
Pr. 67. l. 30. After "required" insert "so as"
"to leave a clear height of fourteen feet.
Pr. 68. l. 29. Leave out "same," and insert "present road."
Pr. 70. l. 19. Leave out "same," and insert "present road.
Pr. 71. l. 1. Leave out "township of Oulton," and insert "parish of Rothwell."
"Pr. 71. l. 9. Leave out "Sixteen," and insert "Twenty-five;" and in the same line, after "and," insert "if under." Pr. 71. l. 15. Leave out "Three," and insert "Six."
Pr. 71. l. 29. After "under" insert "or over."
Pr. 71. l. 32. Leave out "Eighteen," and insert "Twenty-five;" and in the same line, after "and," insert "if under.
Pr. 71. l. 36. Leave out from "road" to "the" in 1. 37. and insert "leading from Fleet Mills to"
"Woodfrome."
Pr. 75. l. 8. After "that" insert "the said Com-
pany hereby incorporated shall not divert, ob-
struct or impound any river or water to the pre-
judice of any mill or manufactury belonging to
the said undertakers or other owners, and that.
Pr. 75. l. 10. After "or" insert "or alter.
Pr. 75. l. 17. After "channel" insert "save so far as may be necessary for crossing the said"
"River Calder and Navigation at the heights here-
aforesaid." Provided always, That it
shall be at liberty to lay down any main, service,
branch, gas or other pipe in and upon the said"
"Railway for the purpose of lighting the same,
and the works and property belonging to the
said Company before Provided always, That it
shall be lawful for the said Commissioners, if they
shall think proper, instead of suing for or recov-
ering the said penalty, after having given notice
in writing to the said Company to remove the
same pipes and conveniences, and, in default of
such removal after Three days from the time of
giving such notice, to remove, cut off or destroy
any of the said pipes and conveniences except as
is aforesaid,
aforesaid, at their own costs and charges, not doing damage or injury, and not thereby impair the said Railway or the works thereof further than necessarily may be.

Pr. 118. l. 37. After "inches" insert Clauses (B), (C), (D), (E), (F), (G), (H), (I), (K), (L), (M), (N), (O), (P) and (Q).

CLAUSE (B). "And be it further Enacted, That for the more convenient occupation of the lands of the Right Honourable John Sawle, Earl of Scarbrough, situate in the township of Elland, the said Joshua Ingham, with or in connexion with the Mill Bank Colliery, in the said parish of Thorhills, of which he is also the lessee under the said Earl of Scarbrough, nearer than the back of the cottages in the same parish (of which he is also the lessee under the said Earl), occupied by Edward Stead, and Jos. Micklethwait, and that such Railway shall pass upon such a level over the present Lower Cart Road, occupied by the said Joshua Ingham, leading to the same time that without lowering such Lower Cart Road more than Three feet where such Railway shall cross it, an archway can be made for the passage of the said Lower Cart Road under the said Railway, at least Eight feet in height, and of at least the same sent width of such Lower Cart Road, and the same archway shall be made and put into and at all times maintained in a proper plight and condition by and at the expense of the said Company hereby incorporated, who shall also, at their own expense, in the event of the said Lower Cart Road being lowered, run out, or cause to be run out the inclination of the same road on each side of such Railway, to as such Railway may be necessary for the convenient passage and re-passage of laden and unladen coal carts over or along the said Lower Cart Road, through or under such archway.

CLAUSE (E). "And be it further Enacted, That the said Company hereby incorporated, at their own expense shall also make and for ever thereafter support another archway under the said Manchester and Leeds Railway, Eight feet high, and of the present width of the Upper Cart Road, occupied by the said Joshua Ingham, opposite to the said cottages, and leading to the breast wall of the said lastly mentioned coal-staith, into which the coal-staith the coal in times of surplus quantity is shot, such archway to be over such Upper Cart Road; but if the level of the said Railway will not admit of the said Upper Cart Road passing under it, then the said Company, at their own expense, shall make a sufficient and easy road for the passage of the said Upper Cart Road over the said Railway to the top of the said coal-staith, and, if necessary for that purpose, shall raise the said bridge, and, for the purpose of the said Railway, in a proper plight and condition, another convenient passage over or under the said Railway; and the like dimensions, to communicate between the land numbered 119 in the said deposited Plan, and the said Yorkshire and Nottingham Colliery and the said new cut or canal: And whereas the said Manchester and Leeds Railway will pass between such colliery and the said new cut or canal: And whereas the best point for fixing a coal-staith cannot be ascertained until such new cut or canal be made; Be it further Enacted, That the said Company hereby incorporated shall, at their own expense, make and for ever thereafter support in a proper plight and condition under the said Manchester and Leeds Railway an archway of sufficient dimensions and in every other respect fit for the passage and return of coal wagons, laden and or canal now forming by the Company of Proprietors of the Calder and Hebble Navigation at or near the land numbered 119 in the said deposited Plan; and the land therein mentioned, for the more convenient occupation of the lands of such coal-staith, to be passed under such archway, to such a distance as shall be made and put into and at all times maintained in a proper plight and condition under such archway.
Enacted, That nothing in this Act contained shall diminish, alter, or prejudice or affect the right of the said Earl, or his or their heirs or assigns, or his or their agents for the time being, so as that he and they may enjoy the full advantages thereof respectively, as effectually as if the same had not been drained, diverted or otherwise intermeddled with by the said Company at any time in the execution of the powers of this Act, to the prejudice or injury of the said Richard Kennett Dawson, his heirs or assigns, or his or their agents for the time being, so as that he and they may enjoy the full advantages thereof respectively, as effectually as if the same had not been drained, diverted or otherwise intermeddled with.
to maintain and keep in perfect repair one arched
opening of at least Twenty-one feet in width, and
of Sixteen feet at least in height, or of such greater
height, suited to the purposes of the said mill, as
may hereafter be agreed upon between the said
parties, above the surface of the road leading from
Copley Hall to Copley Mills aforesaid, for a car-
riage-way under the said Railway: Provided
always that the height of such arched opening
exceeding Sixteen feet, shall not interfere with the
levels of the said Railway.

Clause (Q.) "And be it further Enacted, That
nothing in this Act contained shall extend to or
be construed to permit or authorize the
said Company, their agents or workmen, or any
other person, to construct or make any station,
wharf, yard, waiting, loading or unloading place,
or to place any stationary engine in or upon any
of the lands or grounds of Thomas Sladen, in the
township of Norland, in the said west riding, or
to authorize or empower the said Company, their
agents or workmen, or any other person, to alter
or vary the line of the said Railway, or to authorize or empower the said Company, their
agents or workmen, or any other person, to take or use any part of
the said last-mentioned lands or grounds, so
as to construct the same nearer to the dwelling-
house, stables and mill erected upon the said pre-
mises of the said Thomas Sladen, than the line
herein laid down in the Maps or Plans and Sections dis-
posed with the Clerks of the Peace for the several
counties in or through which the said Railway is
intended to pass, without the consent in writing
of the said Thomas Sladen, his heirs or assigns,
for that purpose first had and obtained, or to
authorize or empower the said Company, their
agents or workmen, to take or use any part of
the said last-mentioned lands or grounds, or
work or manufacture thereon, or on any part
thereof, any earth, stone, rubbish, trees, gravel,
sand or other materials or things, except for
making the said Railway through the said land
without such consent as aforesaid.

Pr. 119. L. 26. After " running " insert " to the
" Stubbings."
Pr. 122. L. 13. After " conveniences " insert " for
the purposes of this Act."
Pr. 125. L. ult. After the first " road " insert " or
foot road; " and in the same line, after the second
"road," insert " quay or wharf."
Pr. 126. L. 5. and L. 6. After " carriages " insert " or
for the transporting, carrying, conveying, land-
ning, shipping or depositing of any goods or mer-
cchandize."
Pr. 128. L. 1. After " road " insert " quay or
" wharf."
Pr. 126. L. 13. After " road " insert " Railway
" or Tramroad."
Pr. 126. L. 16. After " carriages " insert " or for
the transporting, carrying, conveying, landing,
shipping or depositing of any goods or mer-
cchandize."
Pr. 126. L. 17. After " road " insert " quay or
" wharf."
Pr. 127. L. 32. After " feet " insert " for such
turnpike road, and of not less than fifteen feet for
such public carriage road."
Pr. 135. L. 24. After " way " insert across the
said Railway at the point."
Pr. 137. L. 22. After " forthwith " insert " or
from time to time."
Pr. 138. L. 6. After " lands " insert " or of any
person having a right of way over any lands."
Pr. 139. L. 25. After " Justice's " insert " or in
case any damage shall arise in consequence of
the omission to erect and maintain any such
fences as aforesaid."
Pr. 140. L. 13. After " thereof " insert " and
the amount of any damage sustained by reason of
such omission as aforesaid, in case the same shall
not exceed Ten pounds."
Pr. 146. L. 34. Leave out " and."
Pr. 146. L. 34. and L. 35. After " charges " insert
" and damages."
Pr. 141. L. 5. Leave out " and; " and in the
same line, after " charges," insert " and damages."
Pr. 141. L. 13. Leave out " and," and insert
" or."
Pr. 142. L. 31. Leave out " in, upon, " and insert
" over, under."
Pr. 142. L. 32. Leave out " near to, " and insert
" leading to or from."
Pr. 144. L. 21. After " required " insert " from
" time to time."
Pr. 145. L. 7. Leave out " place, " and insert
" places."
Pr. 145. L. 16. After " readily " insert " and
" lawfully."
Pr. 145. L. 30. Leave out " for, " and insert
" under."
Pr. 147. L. 31. Leave out " and for all, " and insert
" for any."
Pr. 147. L. 32. Leave out " to lay, " and insert
" from laying."
Pr. 147. L. 30. Leave out from " persons " to " to
any " in l. penult. and insert " and otherwise."
Pr. 149. L. 31. After " owner " insert " or oc-
cupier."
Pr. 149. L. penult. Leave out from " and " to " to
such " in l. ult., and insert " from using, " and in l.
ult. leave out " first-mentioned."
Pr. 150. L. 2. After " culvert " insert " so to
be made."
Pr. 151. L. 16. After " owners " insert " or oc-
cupiers."
Pr. 151. L. 19. After " made " insert " or con-
tinued."
Pr. 151. L. 32. After the first " or " insert " oc-
cupiers, in case the same shall not exceed Twenty
pounds, or in case the same shall exceed Twenty
pounds."
Pr. 153. L. 30. After " respectively " insert " in
" such manner."
Pr. 156. L. 33. and 34. Leave out " their heirs
and assigns."
Pr. 161. L. 15. After " services " insert " or such
proportion thereof."
Pr. 161. L. 37. Leave out from " of " to " be"
in l. 38, and insert " such surrender as aforesaid."
Pr. 163. L. 24. After " empowered " insert " and
acquired, if called upon by the said Company," and
Pr. 169. L. penult. After " thereto " insert " and
" to receive same."
Pr. 171. L. 11. After " lands" insert Clause (R.)
Clause (R.) " And be it further Enacted, That
in all cases where a composition in lieu of Tithes
shall have been made under an Act of Parliament
by the grant of a perpetual annual sum of money
or corn-rent, and any of the lands chargeable
with such sum of money or corn-rent, or any part
of the same, shall be taken by the said Company
under the authority of this Act, compensation
shall be made by the said Company for the value of
the said annual sum of money or corn-rent, or
the proportion of the said annual sum of money
or corn-rent chargeable upon the lands so taken by
the payment of a sum in gross, such sum being
equal in amount to Twenty-five years value of the
annual amount of the said annual sum of money
or
or corn-rent, payable at the time of the passing of this Act, or the said proportion of the said annual sum of money or corn-rent; and the said Company are hereby required to pay such sum of money or corn-rent into the Bank of England in manner by which this Act provided in cases where any monies are to be paid to incapacitated persons before entering into the possession of the said lands; and from and after the payment of such sum, the said lands so taken shall be for ever discharged of and from the said perpetual annual sum of money or corn-rent, or from the proportionate part of the said annual sum of money or corn-rent, as the case may be: Provided always, That in case a verdict shall have been previously offered by the said Company, nothing in this Act contained shall extend, or be construed to extend, to discharge the remainder of the said lands or grounds from the payment of the remainder of the annual sums or corn-rents which would have been payable in respect of any lands and grounds, after deducting therefrom the proportionate part of the said annual sum or corn-rent chargeable in respect of the said last-mentioned lands and grounds, or from the said annual sum or corn-rent as the same would have been assessed at, or would have been payable in respect of the same in case they had been assessed alone under the authority of the Act under which the said composition for Tithes had taken place; and the Rector, Vicar or other person or persons entitled to the said annual sum or corn-rent, shall have the same remedies for the recovery of the said last-mentioned proportionate part of the said annual sum or corn-rent, by suit or action, or by distress, entry or perception of rents and profits in, upon or over the said last-mentioned lands and grounds, or otherwise, as he or they had or were entitled to in respect of the whole of the said annual sum or corn-rent.

Pr. 172. l. 24. and 25. After "necessary" insert "or inconvenient."

Pr. 175. l. 27. After "Company" insert "or from the party entitled to the equity of redemption of and in the said lands."

Pr. 180. l. ult. Leave out from "Act" to "unless" in Pr. 181. l. 3.

Pr. 181. l. 19. After "be" insert "won and."

Pr. 181. l. 31. Leave out "improper," and insert "unusual."

Pr. 182. l. penult. After "same" insert "or in case, without any default of such proprietor, lessee or tenant, the purchase-money for the same shall not be paid within three calendar months after the giving such notice."

Pr. 183. l. 12. Leave out "improper," and insert "unusual."

Pr. 183. l. 21. Leave out from "mines to" to "in."

Pr. 183. l. 27. Leave out "or."

Pr. 183. l. 28. After "levels" insert "or other communications."

Pr. 183. l. 33. Leave out "and," and in the same line, after "get," insert "and carry away."

Pr. 183. l. 37. Leave out "or."

Pr. 183. l. 38. After "level" insert "or other work."

Pr. 184. l. 10. Leave out "or," and in the same line leave out from "level" to "Provided" in l. 14, and insert "or other communication, such rate or price as the same shall be worth at the time of procuring the same."

Pr. 184. l. 15. Leave out "or."

Pr. 184. l. 16. After "level" insert "or other communication."
authorized, for the investment of such purchase; or compensation money in government or real securities, or of the money to be procured by the said Court, to order with the necessary costs and charges of obtaining the proper orders for such purposes, to be paid by the said Company out of the monies to be received by virtue of this Act; and the said Company, at their own expense, shall be at liberty to proceed under the said Act, or to any monies payable for any satisfaction, recom pense, or compensation under this Act, shall by reason of or under any of the provisions of this Act, be paid into the Bank of England in the name and with the privity of the Accountant-General of the Court of Exchequer, it shall likewise be lawful for the said Court to order the reasonable expenses of any party or parties in procuring the same to be paid out of Court, and the said party or parties shall be paid such costs, charges and expenses, as the said Court shall direct directly that such costs, charges and expenses as the said Court shall direct, and that the said money so deposited as aforesaid shall be applied under the direction of the said Court towards the payment thereof, so far as the same will extend: Provided always, That the said Company shall not be at liberty to enter into possession of the lands so purchased or taken, until an order shall have been made for the taxation of the said costs, charges, and expenses, and the said Company shall have deposited the same claimed in respect of the same in the Bank of England, in the name and with the privity of the Accountant-General of the said Court of Exchequer, to be placed to his account there ex parte 'The Manchester and Leeds Railway Company,' for the purposes of this Act, and of deducting, evidence, and obtaining such costs, charges and expenses as the said Court may require to the said lands, and of making out and furnishing such abstracts and such attested copies as the said Company may require, and all expenses whatsoever incident to the investigation, deduction and verification of such title, shall be exclusively borne and paid by the said Company; and the said Company, before entering into possession of the lands so purchased or taken, shall pay the money so obtained by such costs, charges and expenses, or, in case there shall be any dispute about the same, shall obtain such order as hereinafter mentioned, and shall deposit, for the purpose of obtaining such orders in such manner as hereinafter mentioned, the amount of the costs, charges and expenses claimed by the party or parties from whom the lands shall be purchased or taken: Provided always, That the said Company shall not be prevented from entering into possession of the lands so purchased by reason of the non-payment of the said costs, charges and expenses, or by reason of the order hereinafter mentioned not having been obtained, or the deposit herein mentioned not having been made, unless the party or parties from whom such lands shall have been purchased, shall, within seven days after notice in writing for that purpose shall have been given to them by the said Company, deliver a bill of their said costs, charges and expenses to the said Company.

Clause (V.) "And be it further Enacted, That all the costs, charges and expenses on the part of the seller as the purchaser of all conveyances and assurances of any lands, which shall be purchased or taken by the said Company for the purposes of this Act, and of deducting, evidence and obtaining such costs, charges and expenses as the said Court may require to the said lands, and of making out and furnishing such abstracts and such attested copies as the said Company may require, and all expenses whatsoever incident to the investigation, deduction and verification of such title, shall be exclusively borne and paid by the said Company; and the said Company, before entering into possession of the lands so purchased or taken, shall pay the money so obtained by such costs, charges and expenses, or, in case there shall be any dispute about the same, shall obtain such order as hereinafter mentioned, and shall deposit, for the purpose of obtaining such orders in such manner as hereinafter mentioned, the amount of the costs, charges and expenses claimed by the party or parties from whom the lands shall be purchased or taken: Provided always, That the said Company shall not be prevented from entering into possession of the lands so purchased by reason of the non-payment of the said costs, charges and expenses, or by reason of the order hereinafter mentioned not having been obtained, or the deposit herein mentioned not having been made, unless the party or parties from whom such lands shall have been purchased, shall, within seven days after notice in writing for that purpose shall have been given to them by the said Company, deliver a bill of their said costs, charges and expenses to the said Company.

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A Petition of Trustees of the Llandyford and
Llangadock Turnpike Trusts;—of different Turnpike
Trusts in the county of Carmarthen;—Llandyford
and Lempeter Turnpike Trusts;—Ashburton Turn-
pike Road;—Ipswich and Stratford Saint Mary
Road;—Chairman of a Meeting of Trustees of the
Melton Mowbray and Grantham Road;—Mort-
gagees and Trustees of the Rotherham and Swinton
Road;—Mortgagees of the Doncaster and Thorn
Road;—of the Nottingham Roads;—of the Notts
Towns and Occupiers of Houses and Land in West
Haddon:—praying that the Turnpike Trusts Consoli-
dation Bill may not pass into a law,—were presented,
and read; and ordered to lie upon the Table.

A Petition of Congregationalists of Stroud:—Church Rates,
and, Attendants of Rodborough Tabernacle, Stroud:—
praying for the abolition of Church Rates,—were
presented, and read; and ordered to lie upon the
Table.

A Petition of Inhabitants of Hackettontown:—Pro-
vincial Vestry, Magistrates and Town Council of Kirkcud-
tright:—and, Inhabitants of Kilmarnock:—praying
the House not to pass the Municipal Corporations
(Ireland) Bill as amended by the House of Lords,
—were presented, and read; and ordered to lie upon
the Table.

A Petition of Inhabitants of Kilmarnock:—Pro-
vincial vestry, Magistrates and Town Councillors of Kilm-
marock:—Heritors and Rate-payers of the eight South-
eren Districts of Edinburgh:—and, St. Cuthbert's,
Edinburgh:—praying that the Municipal Corpora-
tions (Scotland) Bill may not pass into a law,—were
presented, and read; and ordered to lie upon the
Table.

A Petition of Dealers in Meat and other Grain in
Kilmarnock:—and, Burgessesses and others of Ren-
frew:—praying that the said Bill may pass into a law,
—were also presented, and read; and ordered to
lie upon the Table.

A Petition of Inhabitants of Kilmarnock, praying House of Lords
for a reform of the House of Lords, was presented,
and read; and ordered to lie upon the Table.

A Petition of the Chairman and Secretary of the A. J. Beaumont,
Norwich Radical Association, praying for the pro-
duction of all Papers and Correspondence relative
to the case of Arthur James Beaumont, who has
lately been condemned to imprisonment for life, by
the Chamber of Peers of France, and to instruct the
English Ambassador at Paris to demand for Mr.
Beaumont a trial by jury in the name of the British
Nation, was presented, and read; and ordered to
lie upon the Table.

A Petition of Practitioners of Medicine and Sur-
ry in the central part of Essex:—and, Colchester;
Practitioners, complaining of the inadequacy of the rate of re-
numeration proposed to be given by the Commissi-
oners under the Poor Law Act, for medical attend-
ance on the poor; and praying for an alternation,
were presented, and read; and ordered to lie upon
the Table.

A Petition of Lords of Manors in Essex, pray Copyholders, &c.
that the Copyholds; Manorial Boundaries; Bills;
Escheats; and, Descent and Heriots Bills, may not
pass into law, was presented, and read; and referred
to the Select Committee on Heriots Commutation.

A Petition of Inhabitants of Dromia and Richardton:—Tibles
town, praying for the abolition of Tithes in Ireland,
(Ireland); and,
and also praying the House to adhere to the pro-
visions of the Municipal Corporations (Ireland) Bill
as originally passed by them, was presented, and
read; and ordered to lie upon the Table.

A Petition

Earl of Courtown's
Estate Bill, Vol. 91.

Pr. 375. 1. 3. Leave out "places," and insert "points."
Pr. 375. 1. 12. Leave out from "that," to "shall," in l. 15. and insert "the Company hereby incor-
porated shall suspend the making of so much of
their proposed Railway as lies between the points
aforesaid, and that the said last-mentioned portion
of the said Railway."
Pr. 376. 1. 7. After "Railway," insert "aforesaid," and also
all liabilities of the said Company in respect of
such portion."
Pr. 376. 1. 9. After "end," insert "Provided always, That nothing herein contained shall pre-
vent the said Company hereby incorporated, after
the expiration of the said eighteen months, from
making, nor shall before the expiration of the said
eighteen months authorize or empower them to
make that part of the Railway hereby authorized
to be made, which lies between its terminus at
Leeds aforesaid, and the point of its coincidence
there with the said North Midland Railway, nor
from making any depot or other conveniences at
such terminus in, through or upon the lands
hereby authorized to be taken, and subject to the
restrictions hereinbefore contained."
Pr. 376. 1. 18. "After "Railway," insert "which
lies between the said points at Normanton and at
Leeds."
Pr. 376. 1. 31. Leave out "should," and insert
"shall."
Pr. 376. 1. 33. Leave out "should," and insert
"shall."
Pr. 377. 1. 8. After "shall," insert "in the
event of that part of the line being made by the
Company hereby corporated."
Pr. 379. 1. 11. After "Company" insert Clause
(W.) Clause (W.) "Provided always, and be it
further Enacted, That nothing herein contained
shall extend, or be construed, deemed or taken to
extend to exempt the Railroad to be formed under
or by virtue of the powers in and by this Act
contained and given, or any branch thereof, from
the provisions of any general Act or general Acts
for the regulation of Railroads which may be
passed before the expiration of One year from the
passing of this Act (if Parliament shall be sitting
at the expiration of such period of one year), or
(if Parliament shall not then be sitting) before
the end of the then next Session of Parliament."

In the Schedule to the Bill—
Pr. 516. 1. 3. Leave out from
"36 | - | ditto | - | - | - | - | - | - | ditto."
to "the Township of Rothwell, in the Parish of
Rothwell," in l. 20. and 21.
Pr. 522. 1. 33. 34. 55 and 36. In the fifth column,
leave out "corn-mill, fulling-mill, scribbling-mill,
and."
Pr. 522. 1. 38. and penult. In the fifth column,
leave out "and dam."
Pr. 543. 1. penult. and ult. Leave out from
"267 | - | ditto | - | - | - | Mrs. Martha | Garden."
Giles.
to "229 | Peter Rhodes, Esq. | - | - | Jonn Benson | Garden and
Hothouses."
in Pr. 544. l. 19. 20. and penult.
The said Amendments, being read a second time,
were agreed to.
Ordered, That Lord Stanley do carry the Bill to the Lords; and acquaint them, that this House
have agreed to the Amendments made by their Lordships.

The Earl of Courtown's Estate Bill was read a second time; and committed to Mr. Tooke and the
Middlesex List.
A Petition of the United Company of Proprietors of the Elesmere and Chester Canal;—and, Samuel Brittain, of the city of Chester, Gentleman; praying that they may be heard, by their counsel or agents, against the Liverpool Docks Bill, were presented, and read; and ordered to lie upon the Table.

Poor Law Act.

A Petition of Rate-payers assessed to the relief of the poor in the Blything Union, in the county of Suffolk, praying for the amendment of the Poor Law Act, was presented, and read; and ordered to lie upon the Table.

Houses of Parliament Plans.

A Petition of Charles Robert Cockerell, and other Architects, praying that competent persons may be appointed to investigate the Report of the Commissioners on the Houses of Parliament Plans previously to a final decision upon the designs, was presented, and read; and ordered to lie upon the Table.

Paper.

A Petition of Paper Stainers in the employ of Messrs. Lightfoot and Sutlej, Upper George-street, Portman-square;—and, Paper Stainers in the employ of Messrs. Hinchcliff; praying for the immediate repeal of the Duty on Stained Paper, were presented, and read; and ordered to lie upon the Table.

Factories Bill.

A Petition of Factory Labourers above the age of thirteen years, employed in the Factory of Messrs. Mearns, Hinckley; praying that the Factories Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

Burghs of the Barony of Huntly.

A Petition of Burghs of the barony of Huntly, praying that the Burghs of Barony of Huntly may not pass into a law, was presented, and read; and ordered to lie upon the Table.

Crown Lands.

A Petition of Farmers, Colliers and Labourers, residents in Caerau-mair, Cefn Bychan, Rhosy Medre and Rhosllaner-chrugog, in the parish of Ruabon, in the county of Denbigh, complaining of the proceedings adopted by the Commissioners of Woods for the recovery of encroachments on certain waste lands in the said parish, and praying for the interposition of the House, was presented, and read; and ordered to lie upon the Table.

Kingsway (South West) Railway Bill.

Ordered, That the Committee on the Kingsway (South West) Railway Bill do again re-assemble, for the purpose of reporting to the House specially the preamble of the Bill, and the evidence and reasons in detail on which the Resolution "That the preamble had not been proved" was adopted by the House considering as contrary to the practice of Parliament the Resolution of the Committee last reported, "That the reasons upon which the Committee came to the conclusion that the preamble had not been proved can only apply to those Members who voted on that proposition, were not expressed in the Report of the Committee." The Order of the day being read, for taking into further consideration the Report on the Liverpool Docks Bills; Ordered, That the Report be taken into further consideration upon Friday next.

Liverpool Docks Bill.

A Motion being made, That the ingrossed Bill for making a Harbour and Breakwater at Tremoutha Haven, in the County of Cornwall, and for making and maintaining a Railway from thence to the Town of Lanercost, in the same County, be now read the third time; and that the said Clause was read the third time, and agreed to, to be made part of the Bill, by way of rider.

Then another ingrossed Clause was added, by way of rider; and Amendments were made to the Bill.

Resolved, That the Bill do pass. And that the Title be, An Act for making and maintaining a Harbour and Breakwaters at Tremoutha Haven, in the County of Cornwall, and for making and maintaining a Railway from thence to the Town of Lanercost, in the same County.

Ordered, That Sir William Moseley do carry the Bill to the Lords, and desire their concurrence.

A Petition of Inhabitants of Scarborough, praying that the South Durham Railway Bill may pass into Railway Bill, was presented, and read; and ordered to lie upon the Table.

Milliken's Estate Bill was read a second time; Milliken's and committed to Mr. Oswald and the West Scotland Estate Bill, List.

A Message, by Sir Augustus Clifford, Gentleman Royal Assent Usher of the Black Rod:—Mr. Speaker, the Lords, authorized by virtue of His Majesty's Commission, for declaring His Royal Assent to several Acts agreed upon by both Houses, do desire the immediate attendance of this Honourable House in the House of Peers, to hear the Commission read. According to the desire of the Lords, authorized by virtue of His Majesty's Commission, had been at the House of Peers, where a Commission under the Great Seal was read, giving, declaring and notifying the Royal Assent to the several Public and Private Bills therein mentioned; and that the Lords thereby authorized, had declared to the Royal Assent to the said Bills:—Which Bills are as follow:

An Act for granting an additional Rate of Postage on Letters between Great Britain and Ireland, by way of Milford and Waterford.

An Act for separating the Palatine Jurisdiction of the County Palatine of Durham from the Bishoprick of Durham.

An Act for imposing certain Restrictions on the renewal of Leases by Ecclesiastical Persons.

An Act to provide that Persons in Scotland accused of Letter Stealing, shall not be entitled to liberation on Bail, unless in certain cases.

An Act to enable Bastards in Scotland to make Marriages so solemnized in a Chapel of Ease in the Parish of Wands

An Act to render valid certain Marriages so solemnized in a Chapel of Ease in the Parish of Windlesworth, in the County of Suffolk, called Saint Ann's Chapel.

An Act to enable the Mayor, Aldermen and Burgesses of the Borough of Bristol to raise a Sum of Money towards discharging the Monies borrowed under the authority of an Act passed in the second year of the Reign of His present Majesty:—An
An Act to enable Charles Herbert Earl Manvers to endow the Chapelry of Perlethorpe, in the Parish of Edwinstowe, in the County of Nottingham, to create the same a separate Benefice, and to vest the nomination of the Incumbents thereof in the said Earl, and his Heirs:

An Act to alter, amend and enlarge the Powers of an Act passed in the eleventh year of the Reign of his late Majesty, intituled, "An Act for the more effectual Preservation and increase of the Breed of Salmon," and for better regulating the Fisheries in the Rivers and Streams running into the same, and also within the Mouth or Entrance of the said River:

An Act for making a Railway from the London and Croydon Railway to Dover, to be called "The South Eastern Railway."

An Act for making and maintaining a Railway from the Town of Newcastle-upon-Tyne, in the County of Northumberland, with a Branch thereout, in the County of Northumberland:

An Act for making a Railway from Cheltenham and from Gloucester to join the Great Western Railway near Swindon, to be called "The Cheltenham and Great Western Union Railway," with a Branch to Cirencester:

An Act for making a Railway, with Branches, commencing at the London and Birmingham Railway, in the Parish of Warwick, in the County of Warwick, to communicate with the Towns of Leicester, Nottingham and Derby, to be called "The Midland Counties Railway."

An Act for making a Railway from the Basin of the Kennington Canal, at Kennington, to join the London and Birmingham and Great Western Railway at or near Holsden Green, in the County of Middlesex, and to be called "The Birmingham, Bristol and Thames Junction Railway."

An Act for making a Railway from Kingston-upon-Hull to Selby.

An Act for making a Railway from the City of York to and into the Township of Allofts, with various Branches of Railway, all in the West Riding of the County of York, or County of the said City:

An Act for making a Railway from Meryth Tyllit to Cardiff, to be called "The Taff Vale Railway," in the Parish of Rugby, in the County of Warwick, and for other purposes:

An Act to alter and enlarge the Powers of an Act passed in the eleventh year of the Reign of his late Majesty, intituled, "An Act for the more effectual Preservation and increase of the Breed of Salmon," and for better regulating the Fisheries in the Rivers and Streams running into the same, and also within the Mouth or Entrance of the said River:

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An Act for making a Railway from the London and Croydon Railway to Dover, to be called "The South Eastern Railway."

An Act for making and maintaining a Railway from the Town of Newcastle-upon-Tyne, in the County of Northumberland, with a Branch thereout, in the County of Northumberland:

An Act for making a Railway from Cheltenham and from Gloucester to join the Great Western Railway near Swindon, to be called "The Cheltenham and Great Western Union Railway," with a Branch to Cirencester:

An Act for making a Railway, with Branches, commencing at the London and Birmingham Railway, in the Parish of Warwick, in the County of Warwick, to communicate with the Towns of Leicester, Nottingham and Derby, to be called "The Midland Counties Railway."

An Act for making a Railway from the Basin of the Kennington Canal, at Kennington, to join the London and Birmingham and Great Western Railway at or near Holsden Green, in the County of Middlesex, and to be called "The Birmingham, Bristol and Thames Junction Railway."

An Act for making a Railway from Kingston-upon-Hull to Selby.

An Act for making a Railway from the City of York to and into the Township of Allofts, with various Branches of Railway, all in the West Riding of the County of York, or County of the said City:

An Act for making a Railway from Meryth Tyllit to Cardiff, to be called "The Taff Vale Railway," in the Parish of Rugby, in the County of Warwick, and for other purposes:

An Act to alter and enlarge the Powers of an Act passed in the eleventh year of the Reign of his late Majesty, intituled, "An Act for the more effectual Preservation and increase of the Breed of Salmon," and for better regulating the Fisheries in the Rivers and Streams running into the same, and also within the Mouth or Entrance of the said River:

An Act for making a Railway from the London and Croydon Railway to Dover, to be called "The South Eastern Railway."

An Act for making and maintaining a Railway from the Town of Newcastle-upon-Tyne, in the County of Northumberland, with a Branch thereout, in the County of Northumberland:

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An Act for making a Railway from Meryth Tyllit to Cardiff, to be called "The Taff Vale Railway," in the Parish of Rugby, in the County of Warwick, and for other purposes:

An Act to alter and enlarge the Powers of an Act passed in the eleventh year of the Reign of his late Majesty, for incorporating the Hungerford Market Company:

An Act to extend the Time limited by an Act passed in the eleventh year of the Reign of his late Majesty King George the Fourth, for diverting, improving and maintaining the Roads between the Towns of Birstol and Radcliffesfield, in the West Riding of the County of York:

An Act for more effectually maintaining the Road from Teignmouth to Danesich, and for making Roads from Danesich to the Ezetter Turnpike Roads, and certain Branches communicating with the same, all in the County of Devon, and to make and maintain other Roads communicating with the said Roads:

An Act to vary and alter the Line of the Marlborough and Salisbury Road, and for making a Road from the same to Amesbury, in the County of Wilts:

An Act to enable Francis Earl of Moray to borrow a certain sum of Money, upon the Security of certain of his Entailed Estates, for re-payment to him of a portion of the Monies lent out by him in the Improvement of those Estates:

An Act to enable the Reverend James White, and the Persons for the time being entitled to certain Estates situate in the Parish of Blanchurch, in the Isle of Wight, in the County of Southampton, devised by the Will of Charles Fitzmaurice Hill, Esquire, deceased, to grant Building Leases.

Ordered, That the Registration of Births, &c. Registration of Births, &c. Registration of Births, &c. Bill, as amended, be printed.

A Message from the Lords, by Mr. Adam and Mr. Brongham:

The Lords have agreed to the Bill, intituled, An Act for making a Railway from near the River Tyne to or near the River Tays, to be called "The Great North of England Railway," in the County of Durham, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also,

The Lords have agreed to the Bill, intituled, An Act for making a Railway from Sheffield to Rotherham, to be called "The Sheffield and Rotherham Railway Bill."

The Lords have passed a Bill, intituled, An Act to enable Francis Earl of Moray to borrow a certain sum of Money, upon the Security of certain of his Entailed Estates, for re-payment to him of a portion of the Monies lent out by him in the Improvement of those Estates:

The Lords have passed a Bill, intituled, An Act to enable Charles Herbert Earl Manvers to endow the Chapelry of Perlethorpe, in the Parish of Edwinstowe, in the County of Nottingham, to create the same a separate Benefice, and to vest the nomination of the Incumbents thereof in the said Earl, and his Heirs:

An Act to alter, amend and enlarge the Powers of an Act passed in the eleventh year of the Reign of his late Majesty, for incorporating the Hungerford Market Company:

An Act to extend the Time limited by an Act passed in the tenth year of the Reign of his late Majesty George the Fourth, for the Improvement of the Nearby Navigation:

An Act for regulating, preserving and improving the Port or Harbour of Newport, in the County of Glamorgan, and for the better Regulating of certain Common Pastures within the Borough of Beverley, in the East Riding of the County of York: Vol. 51.
Dublin and Drogheda Railway Bill.

The Lords give leave to the Earl of Charlemont to come to the Committee appointed by this House, on the Dublin and Drogheda Railway Bill, in order to his being examined as a Witness before the said Committee, if his Lordship think fit:—And then the Messengers withdrew.

Thames River Flota. No. 352.

Ordered, That the Returns relative to Thames River Pilots, which were presented upon Friday last, be printed.

Factories. No. 353.

Ordered, That the Paper relative to Factories, which was presented yesterday, be printed.

County Rates.

A Petition of Owners and Occupiers of land in Stegone Clayton, in the county of Buckingham, praying that Rate-payers in counties may have the privilege of electing the administrators of their property, and of their local taxes, in the same manner as Rate-payers in corporate towns, was presented, and read; and ordered to lie upon the Table.

County Rates Bill.

Ordered, That leave be given to bring in a Bill to separate the Financial from the Judicial Affairs of the Counties in England and Wales, and to authorize the Rate-payers in Counties to choose Representatives to form a County Board for the assessment, levying and administration of the County Rates, and Financial Affairs of Counties in England and Wales: And that Mr. Hume and Sir Eardley Wilmot do prepare, and bring it in.

General Issue Clause.

A Motion was made, and the Question was proposed, That it is contrary to the spirit and intention of the Statute 4d and 4th Will. 4, c. 42. s. 1. and of the rules of the Judges founded thereon, to introduce into Bills a Clause enabling persons sued for any act done under the same to plead the general issue, and to give the special matter in evidence:—And the said Motion was, with leave of the House, withdrawn.

Lower Canada.

A Petition of Lord Aylmer, was presented, and read; setting forth, That in the year 1834 (the Petitioner being at that time Governor in Chief and Commander of the Forces in His Majesty's possessions in North America), the House of Assembly of Lower Canada, in a Petition addressed to the House, preferred various complaints against the conduct of the Petitioner in his administration of the Government of that Province, and demanded of the House to proceed to sustain Articles of Impeachment against him before the House of Lords; and that the said House of Assembly subsequently renewed their aforesaid complaints, and added others in a second Petition presented to the House during the last Session of the Imperial Parliament; and that no opportunity of meeting the complaints contained in the aforesaid Petitions of the House of Assembly of Lower Canada by any counter statement on his behalf, has ever been afforded to the Petitioner, so that the complaints of the House of Assembly against the Petitioner remain to this day unanswered before the House, to the prejudice of his character as a public officer; the Petitioner therefore prays, That the House will be pleased to afford him such relief in the premises as the House in its wisdom and justice may see fit; and he further prays the House to believe that he has nothing more at heart than that every act of his administration of the Government of Lower Canada should undergo the strictest and most searching investigation.

Ordered, That the said Petition do lie upon the Table; and be printed.

Insolvent Debtors Bill.

Ordered, That leave be given to bring in a Bill to continue, for a limited time, the Laws for the relief of Insolvent Debtors in England: And that Mr. Solicitor General and Mr. Attorney General do prepare, and bring it in.

The House, according to Order, resolved itself into Registration of a Committee upon the Registration of Voters' Bill. (In the Committee.)

Clause, No. 68, amended, and agreed to.

Clause, No. 69 (No Inquiry at time of Election, &c.)—read.

Amendment made. Motion made, and Question proposed:—P. 33. l. 7. To leave out " either," and insert " any."

Question, That " either " stand part of the Clause—put, and agreed to.

Clause, No. 69, as amended, agreed to.

Clauses, No. 70 and No. 71, amended, and agreed to.

Clauses, No. 72 to No. 74, agreed to.

Clause, No. 75 (Power to Committees on Election Expenses, &c.)—read.

Amendment proposed:—P. 36. l. 5. To leave out from the word " Election " to the end of the Clause.

Question put, That the words proposed to be left out stand part of the Clause; The Committee divided:

Teller for the Yeas, Mr. Robert Stewart—70.

Teller for the Noes, Mr. Preed—41.

Clause, No. 75, agreed to.

Clause, No. 76 (Regulating the taking of Poll at Elections, &c.)—read.

Question, That the said Clause stand part of the Bill—put, and Negatived.

Clause, No. 77 (Number of Polling-places may be increased, &c.)—read.

Question, That the said Clause stand part of the Bill—put, and Negatived.

Clause, No. 78, agreed to.

Postponed Clauses, No 1 and No 2, amended, and agreed to.

Postponed Clauses, No. 6 and No. 7, omitted.

Postponed Clause, No. 10, amended, and agreed to.

Clause offered (As to refusal of Lists by Revising Barristers, and referring to the List of the preceding year in such case)—brought up, and read a first time.

Clause, by leave, withdrawn.

Clause offered (As to the power of making Votes for counties by sub-letting part of a leasehold)—brought up, and read a first time; to be read a second time.

Motion made, and Question put, That the Chairman report Progress, and ask leave to sit again;

The Committee divided:

Teller for the Yeas, Mr. Goring—63.

Teller for the Noes, Sir James Graham—49.

To report Progress, and ask leave to sit again.

And the House having continued to sit till after twelve of the clock on Wednesday morning;

Mercurii, 22° die Junii, 1836:

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had made progress in the Bill; and that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, To-morrow, again resolve itself into the said Committee.

Mr. Bernal reported from the Committee, to whose Stamps and Excises in the United Kingdom, several Resolutions; and the same were read, as follows:

1. Resolved, That the Duty now payable on Newspapers shall be reduced; and that the following Duty shall be paid and payable thereon; (that is to say), For every Sheet or Piece of Paper wherein any Newspaper shall be printed, a Duty of One Penny, subject
subject to such provisions respecting the size of Newspapers, and the printing of Supplements as may be provided by any Act to be passed during the present Session of Parliament.

2. Resolved, That the Duties and Drawbacks on Paper printed, stained or painted in the United Kingdom, should cease and determine.

3. Resolved, That the Duties now payable on Paper and other Articles of Paper, or Materials of the First Class made in the United Kingdom, should cease and determine; and that in lieu thereof the Duty now payable on Paper of the Second Class, shall be charged and paid on all Paper, Glazed Paper, Sheathing Paper, Paper Button, Button Board, Millboard, Pasteboard and Scaleboard, of whatever kind or description, made in the United Kingdom.

4. Resolved, That the Allowances and Drawbacks on Paper, Glazed Paper, Sheathing Paper, Button Paper, Button Board, Millboard, Pasteboard, and Scaleboard, and on Books now payable, shall be reduced to the amount of the Duty now payable on Second Class Paper.

5. Resolved, That for every dozen Square Yards of Paper, printed, painted or stained, in the United Kingdom, which shall be exported as Merchandize of Paper, printed, painted or stained, in the United Kingdom, and exported as such, shall be exported as Merchandize to Foreign Parts, there be granted and paid, in respect of the Paper Duty charged thereon, a Drawback of Two-pence.

The said Resolutions, being read a second time, were agreed to.

Resolved, That a Bill be brought in upon the fourth last of the said Resolutions: And that Mr. Bernal, Mr. Chancellor of the Exchequer, and Mr. Baring, do prepare, and bring it in.

The Order of the day being read, for receiving the Report on the Benefit Building Societies Bill;

Ordered, That the Report be received this day.

Mr. Alderman Wood reported from the Committee, to whom it was referred to consider of the payment, by the Commissioners of Stamps and Taxes, of the Expenses of an Office for the Registry of Metropolitan Public Carriages, and of the Duty to be imposed upon the Licenses to Drivers and Watermen of Hackney Carriages, and Drivers and Conductors of Omnibuses, several Resolutions; which were read, as follow:

1. Resolved, That the Commissioners of Stamps and Taxes be authorized to pay, out of the Monies under their care and management, the Salaries and Expenses of an Office for the Registry of Metropolitan Public Carriages, and of the Duty to be imposed upon the Licenses to Drivers and Watermen of Hackney Carriages, and Drivers and Conductors of Omnibuses, several Resolutions; which were read, as follow:

2. Resolved, That a Stamp Duty of Five shillings per pound, be charged and paid on every License granted to Drivers and Watermen of Hackney Carriages, and to Drivers and Conductors of Omnibuses in and near the Metropolis.

The said Resolutions, being read a second time, were agreed to.

Ordered, That it be an Instruction to the Committee on the Hackney Carriages (Metropolis) Bill, that they have Power to make provision therein, pursuant to the said Resolutions.

Mr. Shaw reported the Chapels of Ease (Ireland) Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be engrossed; and read the third time To-morrow.

The ingrossed Bill to regulate Parochial Assessments was, according to Order, read the third time. Resolved, That Mr. Poulett Scrope do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for the Committee on the Poole Corporation Bill:

Resolved, That this House will, upon Friday next, resolve itself into the said Committee.

Vol. VI. 537

The Order of the day being read, for the Committee, to whom it was referred to consider of authorizing the payment, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries and Expenses of the Revising Barristers who may be appointed in pursuance of any Act of the present Session of Parliament, for the more effective Registration of Persons entitled to vote in the Election of Members to serve in Parliament in England and Wales;

Resolved, That this House will, this day, resolve itself into the said Committee.

Ordered, That leave be given to bring in a Bill to enable His Majesty to make Regulations for the better defining and establishing the Powers and Jurisdiction of His Majesty's Consuls in the Ottoman Dominions: And that Lord Viscount Palmerston, Mr. Robert Gordon, and Mr. Chancellor of the Exchequer, do prepare, and bring it in.

Mr. Solicitor General presented a Bill to continue, Insolvent for a limited time, the Laws for the Relief of Insolvent Debtors in England: And the same was read the first time; and ordered to be read a second time upon Friday next; and to be printed.

Ordered, That there be laid before this House, a Return of the Amount paid for Drawback on Bohea Teas, extending the time for the payment of Duty on Bohea Teas to the 1st of August next.

Mr. Baring accordingly presented the said Paper.

Ordered, That the said Paper do lie upon the Table; and be printed.

And then the House, having continued to sit till a quarter of an hour before one of the clock on Wednesday morning, adjourned till this day.

Mercurii, 22° die Junii:

Anno 6° Willielmi IV° Regis, 1836.

Prayers.

Mr. O'Conor, from the Treasury, was called in; and at the bar presented, pursuant to Order, a Return of the Amount paid for Drawback on Soap used in the Worsted Trade in the Leeds and Halifax Collections, and the rate per Pound of that Drawback; likewise of the Quantity of Wool washed with such Soap, from the years 1831 to 1835 inclusive; distinguishing the Amount of Drawback, and Quantity of Wool in each year.

Returns of the Mail Coaches in England, Ireland, Mail Coaches, and Scotland respectively, classifying those with four Horses, those with three, and those with a pair; and showing the greatest, the slowest, and the average rate travelled; also the Number of inside and outside Passengers allowed to be taken by each class of Mail Coaches respectively; also, the actual Mileage paid, or the average paid for each class, with the Names of the Towns they start from, and arrive at:—Of all Stage Coaches by which Mails are conveyed, in England, Ireland and Scotland respectively, stating whether the Mails, when so carried, are accompanied by a Guard or other Servant of the Post Office; and also, whether any and what Losses have been sustained by the Revenue or by private Individuals during the last Twelve Months, in consequence of entrusting the Mails to these Stage Coaches:—Of any Carriages other than Mail Coaches which carry Mail Bags and Passengers in England, Ireland and Scotland; also, Of any Carriages with more than one Horse, which take no Passengers, but are employed in the conveyance of the Mails in England, Ireland or Scotland respectively.

32 An
Tolcross Gas Company. an Account of the Quantities of Foreign Iron imported into and exported from the United Kingdom in the year 1835; distinguishing the several sorts of Iron, and the Countries from which imported, and to which exported.—And of the Quantity of British Iron (including unwrought Steel) exported in the year 1835; distinguishing the Countries to which the same was exported. An Account of the Quantity of British Hardwares and Cutlery, exported in the year 1835; distinguishing the Countries to which the same were exported, and the declared Value thereof.—And then he withdrew.

Ordered, That the said Papers do lie upon the Table.

East India Company.

Mr. Campbell, from the Court of Directors of the East India Company, was called in; and at the bar presented, pursuant to the directions of an Act of Parliament.—List, No. 50, specifying the Particulars of the Compensation proposed to be granted to certain reduced Servants of the East India Company in England, under an arrangement sanctioned by the Board of Commissioners for the Affairs of India, and laid before The Honourable the House of Commons on the 20th of March 1834.

List, No. 51, specifying the Particulars of the Compensation proposed to be granted to the Widows and Orphans of the Persons late of the Marine Service of the East India Company, under an arrangement sanctioned by the Board of Commissioners for the Affairs of India, and laid before The Honourable the House of Commons on the 26th of February 1835:—And then he withdrew.

Ordered, That the said Papers do lie upon the Table.

Tolcross Gas and Water Bill.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for lighting with Gas and supplying with Water the Town of Tolcross, and Places adjacent, in the County of Lanark; and the same being read, as follows:

Pr. 50. 1. 33. Leave out from "therein" to "And" in Pr. 51. 1. 32. and insert Clause (A).

Clause (A) "And be it Enacted, That where by reason of any disability or incapacity of the person entitled to any lands or heritages to be taken or used for the purposes of this Act, the purchase-money for the same shall be required to be paid into any of the said banks, or to be applied to the payment of other lands or heritages in pursuance of this Act, it shall be lawful for the said Court of Session to order the costs, charges and expenses of all purchases from time to time to be made in pursuance of this Act, or which may be incurred in consequence thereof, and of the payment into the said banks of the said purchase or compensation money, and of the re-investment of the said purchase or compensation money in land or other disposition of the same, together with the necessary costs, charges and expenses of obtaining the proper orders for such purposes, and of the payment of the interest of such purchase or compensation money, and of the payment of the principal of the same, out of the said banks, to be paid by the said Company, who shall accordingly from time to time pay such sums of money for such costs, charges and expenses as the said Court shall direct."—Pr. 107. 1. 22. After "authority" insert Clause (B).

Clause (B) "Provided always, and be it Enacted, That nothing herein contained shall be deemed or construed to enable the said Company to raise or take water from the River Clyde for the purposes of this Act; any thing herein contained to the contrary thereof notwithstanding."

The said Amendments, being read a second time, were agreed to.

Ordered, That Mr. Ouswald do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

A Petition of Fishermen and Owners of fishing boats residing on the shore at Cleatormouths and Dollymount, in the county of Dublin, praying that the Dublin and Drogheda Railway Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

The House was moved, That the Order made Durham yesterday, that the Committee on the Durham (South West) Railway Bill do again re-assemble, for the purpose of reporting to the House specially the Preamble of the Bill, and the Evidence and Reasons in detail on which the Resolution, "That the Preamble had not been proved," was adopted, the House considering as contrary to the practice of Parliament the Resolution of the Committee last reported, "That the reasons upon which the Committee came to the Resolution that the Preamble had not been proved, can only apply to those Members who voted on that proposition," might be read; and the same being read:

Ordered, That the said Order be discharged.

Mr. Scowcroft reported from the Committee on Haverfordwest Suspension Bridge Bill; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Rees's Naturalization Bill was read the first time; Rees's Nat. Bill. and ordered to be read a second time.

Soucher's Naturalization Bill was read the first Soucher's time; and ordered to be read a second time.

Rees's Naturalization Bill was read the first Rees's time; and ordered to be read a second time.

Scheidt's Naturalization Bill was read the first Scheidt's time; and ordered to be read a second time.

A Petition of Inhabitants of Saint John's, West- minister; praying that the Metropolitan Suspension Bridge Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of houses in Milbank-street, Milbank-row, Marketstreet, and the immediate vicinity of the Horseferry, in the parish of Saint John-the-Evaculist, Westminster, praying that the said Bill may not pass into a law, was also presented, and read; and ordered to lie upon the Table.

The Order of the day being read, for taking into Metropolitan further consideration the Report on the Metropolitan Suspension Bridge Bill;

And a Motion being made, and the Question being proposed, That the Amendments made by the Committee to the Bill be now read a second time;—An Amendment was proposed to be made to the Question, by leaving out from the words "That the" to the end of the Question, in order to add the words "Report be taken into further consideration upon this day six months," instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question; the House divided:

The Yeas to the old Lobby:—Mr. D'Egmont, Mr. Hume: 109.

Tellers for the Yeas, Mr. Tooke, Mr. Sheppard: 30.

The Yeas to the new Lobby:—Mr. Scourfield reported from the Committee on Haverford west Suspension Bridge Bill.

A. 1836.
Ordered, That the said Amendments be now read a second time:—The Amendments were accordingly read a second time, by Mr. Wakley.

Ordered, That the Bill, with the Amendments, be ingrossed.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for making a Railway from near the County of Durham; and the same were read as follow:

Pr. 47. 1. 20. After "dead" insert Clause (A).

CLAUSE (A). "And be it further Enacted, That in all cases where a composition in lieu of Tithes shall have been made under an Act of Parliament by the grant of a perpetual annual sum of money or corn-rent, and any of the lands chargeable with such sum of money or corn-rent, or any part of the same, shall be taken by the said Company under the authority of this Act, compensation shall be made by the said Company for the value of the said annual sum of money or corn-rent, or the proportion of the said annual sum of money or corn-rent, so taken by the said Company, or the said proportion of the same, or corn-rent, payable at the time of the passing of this Act, or the said proportion of the said annual sum of money or corn-rent; and the said Company are hereby required to pay such sum of money into the Bank of England in manner by the said Annual Acts of Parliament as aforesaid cannot agree as to the amount of such costs, charges and expenses, or by reason of the non-payment of the said costs, charges and expenses, or by reason of the order hereinbefore mentioned not having been obtained, or the deposit hereinbefore mentioned not having been made, unless the party or parties from whom such lands shall have been purchased shall, within Seven days after notice in writing for that purpose shall have been given to them by the said Company, deliver a bill of their said costs, charges and expenses to the said Company.

CLAUSE (C). "And be it further Enacted, That if the said Company and the party or parties aforesaid cannot agree as to the amount of such costs, charges and expenses, the same shall be ascertained by the said Court of Exchequer; and it shall be lawful for the said Court, on petition to be presented by the said Company, to order and direct that such costs, charges and expenses shall be referred to one of the Masters of the said Court, to be taxed in the usual manner, and such order shall be served on the party or parties aforesaid; and after taxation thereof, it shall be lawful for the said Court to order and direct the amount of such costs, charges and expenses, so taxed, together with the costs, charges and expenses attending the taxation thereof, or so much of the same as shall be payable by the said Company to the person or persons from whom such lands shall have been purchased or taken, shall be paid to the person or persons aforesaid: Provided always, That the said Company shall not be at liberty to enter into possession of the lands so purchased or taken, until an order shall have been made for the taxation of the said costs, charges and expenses; and the said Company shall have deposited in the Bank of England, in the name and with the privity of the Accountant-General of the said Court of Exchequer, to be placed to his account there ex-parte 'The Great North of England Railway Company,' pursuant to the method prescribed by the hereinbefore mentioned Act, passed in the first year of the reign of his late Majesty King George the Fourth, which sums shall be applied under the order of the said Court in payment of the said costs, charges and expenses: Provided always, That the expense of determining such costs, charges and expenses as aforesaid, and of obtaining the order or orders referring the same to be taxed, shall be paid and borne by the said Company, unless the said costs, charges and expenses shall be disallowed, in which case the said expense shall be paid and borne by the person or persons from whom the said lands were purchased or taken; and the amount thereof may be purchased or taken by the said Company for the purposes of this Act, or any terms or interests therein, and of making out and furnishing such abstract as such tithe is admitted to be due; the Company may require, and all expenses whatsoever incident to the investigation, deduction and verification of such title, shall be exclusively borne and paid by the said Company; and the said Company, before entering into possession of the lands so purchased or taken, shall pay the amount of such costs, charges and expenses, or, in case there shall be any dispute about the same, shall obtain such order as hereinafter mentioned, and shall deposit, for the purpose of paying the same in such manner as hereinafter mentioned, the amount of the costs, charges and expenses claimed by the party or parties from whom the lands shall be purchased or taken: Provided always, That the said Company shall not be prevented from entering into possession of the lands so purchased by reason of the non-payment of the said costs, charges and expenses, or by reason of the non-payment of the said costs, charges and expenses, or by reason of the order hereinbefore mentioned not having been obtained, or the deposit hereinbefore mentioned not having been made, unless the party or parties from whom such lands shall have been purchased shall, within Seven days after notice in writing for that purpose shall have been given to them by the said Company, deliver a bill of their said costs, charges and expenses to the said Company.

CLAUSE (C). "And be it further Enacted, That if the said Company and the party or parties aforesaid cannot agree as to the amount of such costs, charges and expenses, the same shall be ascertained by the said Court of Exchequer; and it shall be lawful for the said Court, on petition to be presented by the said Company, to order and direct that such costs, charges and expenses shall be referred to one of the Masters of the said Court, to be taxed in the usual manner, and such order shall be served on the party or parties aforesaid; and after taxation thereof, it shall be lawful for the said Court to order and direct the amount of such costs, charges and expenses, so taxed, together with the costs, charges and expenses attending the taxation thereof, or so much of the same as shall be payable by the said Company to the person or persons from whom such lands shall have been purchased or taken, shall be paid to the person or persons aforesaid: Provided always, That the said Company shall not be at liberty to enter into possession of the lands so purchased or taken, until an order shall have been made for the taxation of the said costs, charges and expenses; and the said Company shall have deposited in the Bank of England, in the name and with the privity of the Accountant-General of the said Court of Exchequer, to be placed to his account there ex-parte 'The Great North of England Railway Company,' pursuant to the method prescribed by the hereinbefore mentioned Act, passed in the first year of the reign of his late Majesty King George the Fourth, which sums shall be applied under the order of the said Court in payment of the said costs, charges and expenses: Provided always, That the expense of determining such costs, charges and expenses as aforesaid, and of obtaining the order or orders referring the same to be taxed, shall be paid and borne by the said Company, unless the said costs, charges and expenses shall be disallowed, in which case the said expense shall be paid and borne by the person or persons from whom the said lands were purchased or taken; and the amount thereof may
"then be paid to the said Company out of the said sum so deposited by them as aforesaid."

Pr. 76. I. 3. Leave out from "require" to "And" in l. 33, and insert Clause (D.)

Clause (D.) "And be it further Enacted, That where by reason of any disability or incapacity of any person or corporation entitled to any lands or hereditaments to be purchased, taken or used under the authority of this Act, or from any other cause, the purchase money for any lands or hereditaments, or any money to be paid by way of recompense or compensation for any damage or injury done to the same, shall be required to be paid into the said Court of Exchequer, it shall be lawful for the said Court of Exchequer to order the reasonable costs, charges and expenses attending such any purchase, taking or using of land, or which may be incurred in consequence thereof, and also the costs, charges and expenses of the investment of such purchase or compensation money, in government or real securities, and of the re-investment of the same, or the government or real securities purchased therewith, in the pursuance of the whole or any part thereof; together with the necessary costs, charges and expenses of obtaining the proper orders, and of all other proceedings for such purposes, and for the payment of the dividends and interest of the government or real securities upon which such purchase or compensation money may be invested, and for the payment out of court of the principal of such purchase or compensation money, or of the government or real securities aforesaid to be paid by the said Company, shall from time to time pay such sums of money for the costs, charges and expenses hereinbefore mentioned as the said Court shall direct.

Pr. 198. I. 24. After "tolls" insert "and charges for locomotive or other power."

Pr. 198. I. 34. After "or charges." Pr. 199. L. 1. After "tolls" insert "or charges."

Pr. 385. I. 36. After "Provided" insert Clause (G.)

Clause (G.) "Provided always, and be it further Enacted, That nothing herein contained shall extend, or be construed to extend, to exempt the Railroad to be formed under or by virtue of the powers in and by this Act and the Amendments made by the Lords to the Bill, Rotherham 1836.

The House proceeded to take into consideration Sheffield and Rotherham Railway. The said Amendments, being read a second time, were agreed to.

Ordered That Mr. Pease do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

The House proceeded to take into consideration Sheffield and Rotherham the Amendments made by the Lords to the Bill, Rotherham 1836.

Ordered That Mr. Pease do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

The House proceeded to take into consideration Sheffield and Rotherham Railway. The said Amendments, being read a second time, were agreed to.

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Orderd That Mr. Pease do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.
of any lands and grounds liable to the payment of any such annual sum or corn-rent as aforesaid, shall be purchased or taken by the said Company, in nothing in this Act contained shall extend, or be construed to extend to the time of the said lands or grounds from the payment of the remainder of the annual sums or corn-rents which would have been payable in respect of such lands and grounds, after deducting from the proportionate part of the said annual sum or corn-rent chargeable in respect of the lands or grounds so purchased or taken, but that the remainder of such lands and grounds shall remain and be liable to such proportionate part of the annual sum or corn-rent, as the same would have been assessed at, or would have been payable in respect of the same in case they had been assessed alone under the authority of the Act under which the said composition for Tithes has taken place; and the Rector, Vicar, or other person or persons entitled to the said annual sum or corn-rent shall have the same remedies for the recovery of the same, as if such lands and grounds had been assessed in, upon or over the said last-mentioned lands and grounds or otherwise, as he or they had or were entitled to recover to the extent of the whole of the said annual sum or corn-rent.

CLAUSE (D.) And be it further Enacted, That all the costs, charges and expenses, on the part as well of the seller as the purchaser of all conveyances and assurances of any lands which shall be purchased or taken by the said Company for the purposes of this Act, or any terms or interests therein, and of deducing, evidencing and verifying such title as the said Company may require to the said lands, or any terms or interests therein, and of making out and furnishing such abstract and such attested copies as the said Company may require, and all expenses whatsoever incident to the investigation, deduction and verification of such title, shall be exclusively borne and paid by the said Company; and the said Company, before entering into possession of the lands so purchased or taken, shall pay the amount of such costs, charges and expenses, or in case there shall be any dispute about the same, shall obtain such order as hereinafter mentioned, and shall deposit, or in case of their being, shall have a new writ or process in the said Company for the purposes of the said lands so purchased or taken: Provided always, That the said Company shall not be prevented from entering into possession of the lands so purchased or taken, but that the remainder of such lands and grounds shall remain and be liable to such proportionate part of the annual sum or corn-rent, as the same would have been assessed at, or would have been payable in respect of the same in case they had been assessed alone under the authority of the Act under which the said composition for Tithes has taken place; and the Rector, Vicar, or other person or persons entitled to the said annual sum or corn-rent shall have the same remedies for the recovery of the same, as if such lands and grounds had been assessed in, upon or over the said last-mentioned lands and grounds or otherwise, as he or they had or were entitled to recover to the extent of the whole of the said annual sum or corn-rent.

CLAUSE (E.) And be it further Enacted, That if the said Company, and the party or parties aforesaid, cannot agree as to the amount of such costs, charges and expenses, the same shall be ascertained by the said Court of Exchequer; and it shall be lawful for the said Court, on petition to be presented by the said Company, to order and direct that such costs, charges and expenses shall be referred to one of the Masters of the said Court, to be named in the said petition, and that such order shall be served on the party or parties aforesaid, and after taxation thereof, it shall be lawful for the said Company to purchase or take in the manner hereinafter mentioned, of the said annual sum or corn-rent, as the case may be: Provided always, That in case part only

Vol. 91.
for the said Court to order and direct the amount of such costs, charges and expenses attending the taxation thereof, or so much of the same as shall be payable by the said Company to the person or persons aforesaid. Provided always, That the said Company shall not be at liberty to enter into possession of the lands so purchased or taken until an order shall have been made for the taxation of the said costs, charges and expenses, and the said Company shall have deposited in the Bank of England, in the name and with the privyty of the Accountant General of the said Court of Exchequer, to be placed to his account there, ex parte, the said sums, or any part thereof.

The Sheffield and Rotherham Railway Company, pursuant to the method prescribed by the heretofore mentioned Act, passed in the first year of the reign of his late Majesty George the Fourth, which sums shall be applied, under the order of the said Court, in payment of the said costs, charges and expenses as aforesaid, and of obtaining the order or orders referring the same to be taxed, shall be borne and paid by the said Company, unless one-sixth of the said costs, charges and expenses shall be disallowed, in which case the said expense shall be paid and borne by the person or persons from whom the said lands were purchased or taken, and the amount thereof may then be paid to the said Court out of the said sum so deposited by them aforesaid.

Pr. 73.1.16. and 19. Leave out from "accordingly" to "And" in Pr. 75.1.16. and insert Clause (F.)

CLAUSE (F.) "And it be further Enacted, That where by reason of any disability or incapacity of any person or corporation entitled to any lands or hereditaments to be purchased, taken or used under the authority of this Act, or from any other cause, the purchase money for any lands or hereditaments, or any money to be paid by way of compensation or for any damage or injury done to the same, shall be required to be paid into the Bank of England, it shall be lawful for the said Court of Exchequer to order the reasonable costs, charges and expenses attending any such purchase, taken or used of land, or which may be incurred in consequence thereof, and also all the costs, charges and expenses of the investment of such purchase or compensation money in government or real securities, and of the re-investment of the government or real securities purchased therewith in the purchase of other lands and hereditaments, together with the necessary costs, charges and expenses of obtaining the proper orders and all other proceedings for such purposes, and for the payment of the dividends and interest of the government or real securities upon which such purchase or compensation money may be invested, and for the payment out of the court of the principal of such purchase or compensation money, or of the government or real securities aforesaid, to be paid by the said Company, and the said Company shall from time to time pay such sums of money for the costs, charges and expenses hereinbefore mentioned as the said court shall direct."

Pr. 227. 1. 27. After "occur" insert Clause (G.)

CLAUSE (G.) "Provided always, and be it further Enacted, That nothing herein contained shall be construed, deemed or taken to extend, to exempt the Railroad to be formed under or by virtue of the powers in and by this Act contained and given, or any Branch thereof, from the provisions of any General Act or General Acts for the regulation of Railroads which may be passed before the expiration of One year from the passing of this Act (if Parliament shall be sitting at the expiration of such period of One year; or (if Parliament shall not then be sitting) before the end of the then next Session of Parliament.)"

The said Amendments, being read a second time, were agreed to.

Ordered, That Mr. Baines do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

Mr. Jervis reported from the Committee on the Westminster Small Debts Bill; and to whom several Petitions against the said Bill, were referred; That they had considered several of the said Petitions, and had heard counsel in support of three of them; and had also heard counsel in favour of the Bill; and had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereof; and the Amendments were read, and agreed to.

Ordered, That the Bill with the Amendments, be ingrossed.

Ordered, That the Return relative to Copyright, Copyright, which was presented yesterday, be printed.

Ordered, That the Return stating the manner in which One million voted for the Irish Clergy has been appropriated, which was presented upon the 25th day of August in the last Session of Parliament, be printed.

Complaint being made to the House of the matter Complaint, contained in a Letter signed John Hardy, dated 5th August 1834, concerning the payment of Expenses at an Election at Pontefract;—The said Letter was delivered in.

A Motion being made, and the Question being put, That the said Letter do lie upon the Table;

The Yeas to the new Lobby;

The Noes to the old Lobby.

Tellers for the Yeas, [Mr. Gully] [Mr. Home] 97.

Tellers for the Noes, [Mr. Robinson] [Mr. Baring] 136.

So it passed in the Negative.

The House being informed, that the Sheriffs of the Jewish Civil city of London attended at the door; they were Disabilities Bill, called in, and at the bar presented,—A Petition of the Lord Mayor, Aldermen and Commons of the city of London, in Common Council assembled:—And then they withdrew.

And the said Petition, praying that the Jewish Civil Disabilities Bill may pass into a law, was read; and ordered to be upon the Table.

A Petition of Sugar Refiners of London, praying Sugar. for the equalization of the Duties upon Sugars the produce of all the British Dominions, was presented, and read; and ordered to lie upon the Table.

Ordered, That the Papers relative to John Hardy, John Hardy, Esquire, which were presented upon the 21st day Equ. of April last, be printed.

The House was moved, That the Order made upon Petry Seddon's Petition on the 21st day of March last, that there be laid before (Ireland.) this House, a Return of the Courts of Petty Sessions in the several Counties of Ireland, particularizing the Periods and Places where held, the Magistrates presiding, with an Account of the Total Amount of all Costs and Charges received, and the Purposes which applied; as also the Total Amount of Fines imposed, and the Application thereof, in each and every Court respectively, for the year ending 31st December 1835, might be read; and the same being read;

Ordered, That a Return to the said Order be laid before this House forthwith.

The House, according to Order, resolved itself into Ways and Means.

(In
Sugar Duties.

Resolved, That, towards raising the Supply granted to His Majesty, the following Duties shall be paid on the importation of Sugar on and from the 5th day of July 1836, for a time to be limited, and under such regulations and conditions as shall be provided by any Act to be passed in this Session of Parliament; (that is to say)

Sugar, viz—

- Brown, or Muscovado or Clayed Sugar, not being refined, the cwt. £ 3 3
- the growth of any British Possession in America, and imported from thence, the cwt. 1 4
- the growth of any British Possession within the limits of the East India Company’s Charter, into which the importation of Foreign Sugar may be prohibited by Law, and imported from thence, the cwt. 1 4
- Molasses, the cwt. 1 12
- the produce of and imported from any British Possession, the cwt. 9
- Refined, the cwt. 8 8
- Candy, Brown, the cwt. 5 12
- White, the cwt. 8 8

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had come to a Resolution.

Ordered, That the Report be received To-morrow. Mr. Bernal also acquainted the House, That he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, upon Friday next, again resolve itself into the said Committee.

Parish Vestries Bill.

A Petition of the Chairman and Secretary of the Norwich Radical Association;—Inhabitants of Southampton;—Members of a Committee of Householders for the Southwestern District of Saint Pancras;—and, Members of the Parochial Society of Saint Martin-in-the-Fields; praying that the Parish Vestries Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

Parish Vestries Bill.

The Order of the day being read, for the second reading of the Parish Vestries Bill; and a Motion being made, and the Question being proposed, That the Bill be now read a second time; The Amendments following were proposed to be made to the Question; viz. To leave out the word “now,” and at the end of the Question to add the words “upon this day six months.” And the Question being put, That the word “now” stand part of the Question; The House divided; The Yeas to the new Lobby; The Noes to the old Lobby. Tellers for the [Mr. Wakley, Mr. Hume]; Yeas, 42. Tellers for the [Mr. Pease, Mr. Robert Stewart]; Noes, 60. So it passed in the Negative. And the Question being put, That the words “upon this day six months” be added at the end of the Question:—It was resolved in the Affirmative. Then the main Question, so amended, being put; Ordered, That the Bill be read a second time upon this day six months.

Burghs of Barony (Scotland) Bill.

A Petition of Inhabitants of Kelso, praying that the Burghs of Barony (Scotland) Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Vol. 91.

A Petition of the Provost, Magistrates and Town Prisoners Council of the royal burgh of Lanark, praying that Royal Burghs may be relieved from the expense of relieving and maintaining Prisoners after conviction confined in their goal for crimes and offences committed within the county and without the bounds of the burgh, was presented, and read; and ordered to lie upon the Table.

A Petition of Electors, Merchants and Inhabitants Municipal Corporations of Falkirk;—Incorporation of Bakers of Cupar;—and, Inhabitants of Inverary; praying that the Municipal Corporations (Scotland) Bill may not pass into a law as it now stands, were presented, and read; and ordered to lie upon the Table.

A Petition of the Provost, Magistrates and Town Council of Dunbar;—Inhabitants of Colton and Mile End;—Deacon, Office-bearers and Members of the Incorporation of Bakers of the royal burgh of Haddington;—William Davidson, Chairman of a Meeting of the Working Classes of Leith;—and, William Duncan, Deacon of the Incorporation of Bakers of Lislibogoe; praying that the said Bill may pass into a law, were also presented, and read; and ordered to lie upon the Table.

The House, according to Order, resolved itself into a Committee upon the Municipal Corporations (Scotland) Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. More O’Ferrall reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be now received.

Mr. More O’Ferrall reported the Bill accordingly; and the Report was ordered to be taken into further consideration upon Wednesday, the 6th day of July next; and the Bill, as amended, to be printed.

The Order of the day being read, for the Committee on the Hackney Carriages (Metropolis) Bill; Resolved, That this House will, upon Wednesday next, resolve itself into the said Committee.

The House, according to Order, resolved itself into a Committee upon the Bribery at Elections Bill. (In the Committee.)

Clauses, Nos 6 and 7, agreed to.

Clause, No. 8 (Penalty for receiving Money for voting)—read. Amendment proposed: P. 3. 1. 33. After the word “any” to insert the word “head.” Amendment, by leave, withdrawn.

Another Amendment proposed in the same line: To leave out the word “corruptly.” Question put, That the word “corruptly” stand part of the Clause; The Committee divided: Teller for the Yeas, Mr. Hereby; Teller for the Noes, Mr. Wakley. Teller for the Yeas, Mr. Hereby; Teller for the Noes, Mr. Arthur Trevoor. Amendment proposed: P. 4. 1. 1. To leave out all the words after the word “void” to the end of the Clause. Question put, That those words stand part of the Clause; The Committee divided: Teller for the Yeas, Mr. Watson; Teller for the Noes, Mr. Arthur Trevoor. Another Amendment proposed: To add, after the word “void,” the words “and if lawfully convicted of any such offence, he shall be incapable of holding any public office, place, benefit, commission or employment during the period of Three years next following such conviction.” Question, That those words be there added—put, and agreed to.

To report Progress, and ask leave to sit again. And
And the House having continued to sit till after

of the clock on Thursday morning;

Jois, 23rd die Junii, 1836:

Mr. Speaker resumed the Chair; and Mr. Bernad
reported, That the Committee had made progress in
the Bill; and that he was directed to move, That the
Committee may have leave to sit again.

Resolved, That this House will, upon Wednesday,
the 6th day of July next, resolve itself into the said Committee.

Steam Carriages Bill.
The Order of the day being read, for taking into
further consideration the Report on the Steam Carriages Bill:—The Bill was re-committed to a Com-
mittee of the whole House:—And the House immedi-
ately resolved itself into the Committee; and, after
some time spent therein, Mr. Speaker resumed the
Chair; and Dr. Bowring reported, That the Com-
mittee had gone through the Bill, and made Amend-
ments thereunto.

Ordered, That the Report be received this day.

Loan Societies (Ireland) Bill.
The Order of the day being read, for taking into
further consideration the Report on the Loan Societies (Ireland) Bill:—The Bill was re-committed to a Com-
mittee of the whole House:—And the House immedi-
ately resolved itself into the Committee; and, after
some time spent therein, Mr. Speaker resumed the
Chair; and Mr. Payne reported, That the Committee
had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received this day.

Inns, Alehouses, and Victualling houses Bill.
The Order of the day being read, for the Com-
mittee on the Inns, Alehouses and Victualling Houses Bill;

Resolved, That this House will, upon Monday
next, resolve itself into the said Committee.

Common Law Courts Bill.
The Common Law Courts Bill was, according to
Order, read a second time; and committed to a
Committee of the whole House, for Wednesday next.

Jewish Civil Disabilities Bill.
The Order of the day being read, for the second
reading of the Jewish Civil Disabilities Bill;

Ordered, That the Bill be read a second time To-
morrow.

Common Fields Inclosure Bill.
The Common Fields Inclosure Bill was, accord-
ing to Order, read a second time; and committed to a
Committee of the whole House, for Wednesday next.

Medical Witnesses Bill.
The Medical Witnesses Bill was, according to
Order, read a second time; and committed to a
Committee of the whole House, for To-morrow.

Durham Court of Pleas Bill.
The House, according to Order, resolved itself
into a Committee upon the Durham Court of Pleas Bill; and, after some time spent therein, Mr. Speaker
resumed the Chair; and Dr. Nicholl reported, That the Committee had gone through the Bill, and made Amend-
ments thereunto.

Ordered, That the Report be now received.

Dr. Nicholl reported the Bill accordingly; and the
Report was ordered to be taken into further con-
sideration upon Wednesday next; and the Bill, as amended, to be printed.

Public Walks Bill.
The Order of the day being read, for the Com-
mittee on the Public Walks Bill;

Resolved, That this House will, To-morrow, re-
solve itself into the said Committee.

Public Institutions Bill.
The Order of the day being read, for the Com-
mittee on the Public Institutions Bill;

Resolved, That this House will, To-morrow, re-
solve itself into the said Committee.

The Order of the day being read, for the Com-
mittee on the Civil Offices Declaration Bill;

Resolved, That this House will, this day, resolve
itself into the said Committee.

The Order of the day being read, for the second Ecclesiastical reading of the Ecclesiastical Courts Bill;

Ordered, That the Bill be read a second time
upon Wednesday next.

The Order of the day being read, for the Com-Tenements' mitte on the Tenements Recovery Bill;

Resolved, That this House will, upon Wednesday
next, resolve itself into the said Committee.

The Order of the day being read, for the Comp-Copyright Bill, mitte on the Copyright Bill;

Resolved, That this House will, To-morrow, re-
solve itself into the said Committee.

The Order of the day being read, for the second Landlord reading of the Landlord and Tenant (Ireland) Bill;

Ordered, That the Bill be read a second time
upon Wednesday next.

The Murderers' Execution Bill was, according to Murderers' Order, read a second time; and committed to a Com.-Execution Bill, mitte of the whole House, for Wednesday next.

The Order of the day being read, for the second Titles' Volun-
reading of the Titles Voluntary Commutation Bill;

Ordered, That the Bill be read a second time
upon Monday next.

The Order of the day being read, for the Com-Charitable mitte on the Charitable Trustees Bill;

Resolved, That this House will, To-morrow, re-
solve itself into the said Committee.

The Order of the day being read, for the Com-Secular Juris-
mitte on the Secular Jurisdiction (York and Ely) Bill, diction (York and Ely) Bill;

Resolved, That this House will, To-morrow, re-
solve itself into the said Committee.

The Order of the day being read, for the Com-Copyright Bill.

Ordered, That the House will, upon Wednesday
next, resolve itself into the said Committee.

The Order of the day being read, for nominating Public Bills
the Select Committee upon the preparation of Public Bills;

Ordered, That the Committee be nominated this
day.

The Order of the day being read, for taking into Bankruptcy further consideration the Report on the Bankruptcy (Scotland) Bill;

Ordered, That the Report be taken into further consideration To-morrow.

The Order of the day being read, for the Com-Small Debts mitte on the Small Debts (Scotland) Bill;

Resolved, That this House will, To-morrow, re-
solve itself into the said Committee.

The Order of the day being read, for the Com-Court of Session mitte on the Court of Session (Scotland) Bill;

Resolved, That this House will, To-morrow, re-
solve itself into the said Committee.

The Order of the day being read, for the Com-Horse Patrol mitte of Supply;

Resolved, That this House will, To-morrow, re-
solve itself into the said Committee.

The Horse Patrol Bill was, according to Order, Horse Patrol read a second time; and committed to a Committee Bill, of the whole House, for To-morrow.

Mr.
6 Will. IV.

23°—24° Junii. 545

Mr. Baring reported the Benefit Building Societies Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be engrossed; and read the third time this day.

Registration of Voters’ Bill [Salaries to Officers.]

The House, according to Order, resolved itself into a Committee, to consider of authorizing the payment out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries and Expenses of the Revising Barristers, who may be appointed in pursuance of any Act of the present Session of Parliament, for the more effectual Registration of Persons entitled to vote in the Election of Members to serve in Parliament in England and Wales.

(In the Committee.)

Resolved, That the Lords Commissioners of His Majesty’s Treasury be authorized to direct payment to be made, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries of the chief Revising Barrister, and other Officers who may be appointed, and of the Expenses of the Courts of Revision and Appeal, which may be constituted, in pursuance of any Act which may be passed in the present Session of Parliament, for the more effectual Registration of Voters in the Election of Members to serve in Parliament.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Pryme reported, That the Committee had come to a Resolution.

Ordered, That the Report be received this day.

Post Office.

Ordered, That there be laid before this House, a Copy of any Instructions or Orders, verbal or in writing, given by the Postmaster-General, or by Sir Francis Freddie, to Mr. Ridout, the Surveyor of Post Offices for the Gloucester District, or by Mr. Ridout to Mr. Wall, Postmaster of Cheltenham, postmaster of the same.

Ordered, That leave be given to bring in a Bill to enable the Master of the Rolls to demise part of the Rolls Estate to the Society of Judges and Servants; and that Mr. Chancellor of the Exchequer, Mr. Baring, and Mr. Tooke, do prepare, and bring it in.

Conviction Bill.

No. 359.

Mr. Escort presented a Bill to prevent the fact of a previous Conviction being given in Evidence to the Jury on the case before them, except when Evidence to Character is given: And the same was read the first time; and ordered to be read a second time upon Wednesday, the 6th day of July next; and to be printed.

Mr. Baring presented a Bill to enable the Master of the Rolls to demise part of the Rolls Estate to the Society of Judges and Servants: And the same was read the first time; and ordered to be read a second time To-morrow; and to be printed.

Mr. Baring presented a Bill to enable His Majesty to make Regulations for the better defining and establishing the Powers and Jurisdiction of His Majesty’s Consuls in the Ottoman Dominions: And the same was read the first time; and ordered to be read a second time To-morrow; and to be printed.

Mr. Pryme presented a Bill for the better Regulation of the Corporation of the Trinity House in Kingston-upon-Hull: And the same was read the first time; and ordered to be read a second time upon Wednesday next; and to be printed.

A Petition of Proprietors of houses and lands, Agents, Merchants, and other Inhabitants and Dealers in and about the town of Denny, praying that the Spirit Licenses (Scotland) Bill; and, Spirituous Liquors Sale Bill, may pass into law, was presented, and read; and ordered to lie upon the Table.

The Deeds Ratification (Scotland) Bill was read the first time; and ordered to be read a second time upon Monday next; and to be printed.

And then the House, having continued to sit till a quarter of an hour after one of the clock on Thursday morning, adjourned till this day.

Jovis, 23° die Junii;

Anno 6° Willielmi IV° Regis, 1836.

PRAYERS.

Mr. Giff, Clerk of St. Philip’s Church, Bircum- mingham, was called in; and at the bar presented,—Return to an Order, dated the 8th day of this instant June, for a Return of the Number of Marriages by License and Banns solemnized in the Parish Church of St. Peter, Leeds; and in each of the Counties of London, Middlesex, and Kent, during the year 1835; with a Statement of Fees allotted in either case to the officiating Ministers and Parish Clerks: And then he withdrew.

Ordered, That the said Return do lie upon the Table.

Mr. Hollingworth, from the Commissioners of shoeben Shareham Harbour, was called in; and at the bar presented, pursuant to the directions of an Act of Parliament,—The Report of the Commissioners acting under and by virtue of an Act of Parliament passed in the 56th year of the Reign of His Majesty King George the Third, intituled, An Act for the more effectual Security and Improvement of the Harbour of New Shoreham, in the County of Sussex,—And then he withdrew.

Ordered, That the said Paper do lie upon the Table.

Mr. Scott, from the Office of the Chamberlain of Chamber of the city of London, was called in; and at the bar presented, pursuant to the directions of several Acts London Bridge of Parliament,—An Account of Monies received and paid by the Chamberlain of the City of London for re-building London Bridge, and for improving and making suitable Approaches thereto, from the 31st December 1834 to the 31st December 1835.

An Account of the Surplus of the Fund created and continued by the Acts of the 10th Geo. 4, c. 136, and the 12th Geo. 4, c. 64, for making and improving the Approaches to London Bridge, &c. for the year ending the 5th January 1836, and of the Appropriation of the same in the discharge of Monies raised under the authority of the said Acts.

An Account of Monies received and paid by the Chamberlain of the City of London for the Harbour of New Shoreham, in the County of Sussex, during the year 1835; with a Statement of Fees allotted in either case to the officiating Ministers and Parish Clerks: And then he withdrew.

Ordered, That the said Paper do lie upon the Table.
Appeals on Private Bills.

An Account of Monies received and paid by the Chamberlain of the City of London in relation to the Market established for the sale of Coals, &c. in certain parts of the Counties of Middlesex, Surrey, within the Cities of London and Westminster, and for the Market established for the sale of Water within the said City and Liberties, for the year ending the 14th August 1835.

An Account of Monies received and paid by the Chamberlain of the City of London for the Care and Maintenance of the Market established for the sale of Water on the 31st of December 1835.

Mr. Herbert Carteis reported from the Committee on the Bill from the Lords, intituled, An Act to enable the grant of Leases of certain parts of the Estates and Hereditaments, of which the Right of Managed, and for the Navigation of the River Thames westward of Blackfriars Bridge, &c. within the Liberties of the City of London, and for further improving the said Navigation, for the year ending the 29th of September 1835.

An Account of Monies received and paid by the Chamberlain of the City of London for making, maintaining, repairing, and cleansing the Valets, Drains and Sewers within the said City and Liberties, for one year, ending on the 29th of September 1835.

Mr. Tander, Mr. Hogg, Mr. Wilks, Mr. Hardy, Mr. Warburton, Mr. Téiss, Sir Thomas Fremontel, Sir Harry Verney, Mr. Pyne, Mr. Nicholl, Mr. Crisp, Mr. Aglionby, Lord Viscount Scott, Mr. Thomas Attwood, Mr. Schofield, Mr. Lister, Mr. Sheppard, Sir George Grey, Mr. Rippon, Sir Edward Corlingdon, Mr. Dennis Dansue, Mr. Escourt, Mr. Barnardo, Mr. Poulett Thomson, Mr. Wason, Mr. Clay, Mr. Hezekel French, Mr. Marjoribanks, Mr. Daniel Gaskell, Mr. Andrew Johnston, Mr. Balfour, Sir Charles Adam, Mr. Dunlop, Mr. Loch, Mr. Henry Maxwell, and all Knights for Suisses and Members for Cities.

An ingrossed Bill to explain and amend an Act Hereditary passed in the third year of the Reign of His present Majesty, intituled, "An Act for erecting a Bridge over the River Thames in the County of Kent, &c. for one year, ending on the 31st of December 1835.

Mr. Robinson reported from the Committee on the Stockport Gas Light Company, which was presented upon the 13th day of April last; of the Company of Lightermen, Watermen, and other Persons within the city and port of London, which were presented upon the 25th day of March last; of the Company of Wharfingers carrying on business in the city and port of London, which were presented upon the 14th August 1835.

A Motion was made, and the Question being proposed, That the Committee on the Durham (South West) Railway Bill, West)
West) Railway Bill do re-assemble, for the purpose of reporting specially on the Preamble of the Bill, on the ground that their previous Resolution restricting the votes of Members of the Committee is contrary to the practice of Parliament; An Amendment was proposed to be made to the Question, by leaving out the word "That" to the end of the Question, in order to add the words, "for the purpose of reporting upon the Preamble of the Bill, on the ground that their previous Resolution restricting the votes of Members of the Committee is contrary to the practice of Parliament;"

A Petition of Trustees of the Hartford Turnpike Road; Acton Bridge Road; Wilmslow Bridge and Church Lawton Road; and Creditors of the Hertford Turnpike Trusts Consolidation Bill, was presented yesterday, be printed.

Ordered, That the Account relative to Soap, which was presented yesterday, be printed.

Ordered, That the Return relative to Mail Coaches, which was presented yesterday, be printed.

Ordered, That the Return relative to Iron, which was presented yesterday, be printed.

Ordered, That the Return relative to Hardwares and Cutlery, which was presented yesterday, be printed.

Mr. Oswald reported from the Select Committee on Public Petitions; That they had examined the Petitions presented from the sixth to the tenth days of this instant June, both inclusive; and had directed him to make a Report thereof to the House.

Ordered, That the Report do lie upon the Table; and be printed.

A Motion being made, That this House will, tomorrow, re-assemble, for the purpose of reporting on Public Petitions; and bringing in a Bill, to regulate the Constitution, Jurisdiction and Forms (Scotland) Bill.

A Petition of Inhabitants of Kilbrew; and Tithes of Kilteague and Kilbride; praying for the abolition of Tithes in Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Dunany; and, Municipal Corporations (Ireland) Bill as amended by (Ireland) Bill, the House of Lords, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Kilbrew; and Tithes of Kilteague and Kilbride; praying for the abolition of Tithes, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Kilbrew; and Tithes of Kilteague and Kilbride; praying for the abolition of Tithes in Ireland, was also presented, and read; and ordered to lie upon the Table.

The House was moved, That the Act 41 Geo. 3, c. 79, for the better Regulation of Public Notaries in Bill, England, might be read; and the same was read.

The House was also moved, That the Act 41 Geo. 3, c. 79, to repeal the Laws relating to Apportionment, and to increase the Number of Perpetual Conveyancers in Bill, might be read; and the same was read.

Ordered, That leave be given to bring in a Bill to amend the said Acts: And that Mr. Charles Butler, Mr. Ewart, and Mr. Tooke, do prepare, and bring it in.

Ordered, That leave be given to bring in a Bill, for the more convenient Division of Counties into Counties Bill. And that Lord John Russell and Sir John Hobhouse do prepare, and bring it in.

The House was moved, That the Act 1 and 2 Factors Act, Will. 4, c. 39, to repeal the Laws relating to Apportionment, and for the more convenient Division of Counties into Counties Bill, might be read; and the same was read.

The House was moved, That the Act 4 and 4 Will. 4, c. 76, to alter and amend an Act of the forty-first year of His Majesty King George the Third, for the better Regulation of Public Notaries in England, might be read; and the same being read;

Ordered, That leave be given to bring in a Bill to amend the said Acts: And that Mr. Charles Butler, Mr. Ewart, and Mr. Tooke, do prepare, and bring it in.

Ordered, That leave be given to bring in a Bill for the Audits (Scotland) Bill, and the Civil Jurisdiction of Burgh Courts in Scotland; And that the Lord Advocate and Mr. Attorney General do prepare, and bring it in.
Lighthouses Bill.

Ordered, That leave be given to bring in a Bill for the regulation of Lighthouses: And that Mr. Poulett Thomson and Mr. Labouchere do prepare, and bring it in.

A Motion being made, That leave be given to bring in a Bill to make provision for the better and more expeditious Administration of Justice in the Stannaries of Cornwall, and for enlarging the Jurisdiction and improving the Practice and Proceedings in the Courts of the said Stannaries:—

And notice being taken that the interest of His Majesty, as Duke of Cornwall, is concerned therein;—

Lord John Russell, by His Majesty’s command, acquainted the House, That His Majesty, having been informed of the purport of the Bill, gives His consent, as far as His Majesty’s interest is concerned, that the House may do therein as they shall think fit.

Ordered, That leave be given to bring in the Bill:—

And that Lord John Russell and Mr. Attorney General do prepare, and bring it in.

Ways and Means.

Mr. Baring, by Order, reported from the Committee of Ways and Means a Resolution, which was read, as followeth:—

Sugar Duties.

Resolved, That towards raising the Supply granted to His Majesty, the following Duties shall be paid on the importation of Sugar on and from the Fifth day of July One thousand eight hundred and thirty-six, for a time to be limited, and under such regulations and conditions as shall be provided by any Act to be passed in this Session of Parliament; (that is to say)

Sugar, viz.

- - - - the growth of any British Possession in America, and imported from thence, the cwt. - 1 4 -

- - - - the growth of any British Possession within the limits of the East India Company’s Charter, into which the importation of Foreign Sugar may be prohibited by Law, and imported from thence, the cwt. - 1 12 -

- - - - the produce of and imported from any British Possession, the cwt. - 1 3 9 -

- - - - - - the growth of any other British Possession within those limits, and imported from thence, the cwt. - 5 12 -

- - - - - - - - White, the cwt. - 8 8 -

The said Resolution, being read a second time, was agreed to.

Resolved, That a Bill be brought in upon the said Resolution: And that Mr. Baring and Mr. Chancellor of the Exchequer do prepare, and bring it in.

Established Church Bill.

The Order of the day being read, for the Committee on the Established Church Bill;

Resolved, That this House will, upon Thursday next, resolve itself into the said Committee.

Fisheries Bill.

The Order of the day being read, for resuming the adjourned Debate upon the Question proposed upon Thursday last, That the ingrossed Clause “to protect open Boat Fisheries on the Coast of Suffolk,” which was offered to be added upon the third reading of the Bill for the better Regulation and Protection of the Fisheries on the Coast of England and Wales, be now read a second time;—

And a Motion being made, and the Question being put, That the Debate be further adjourned till Tuesday next;—
23°-24° Junii. 549

Mr. Baring presented a Bill to repeal the Duties and Drawbacks of Excise on Paper, printed, painted, or stained, in the United Kingdom, and to reduce the Duties, Allowances, and Drawbacks on Paper, Button Board, Mill Board, and Scale Board, made in the United Kingdom of the First Class, and to discontinue the Excise Survey on the Manufacturers of their Articles made from Paper, and on Dealers in and Retailers of Vinegar: And the same was read the first time; and ordered to be read a second time upon Monday next; and to be printed.

Mr. Baring presented a Bill for granting to His Majesty, for a time to be limited, certain Duties on Sugar, imported into the United Kingdom, for the Service of the year One thousand eight hundred and Thirty-six: And the same was read the first time; and ordered to be read a second time this day; and to be printed.

Mr. Baring presented a Bill for vesting Light-Houses, Lights, and Sea Marks on the Coast of England, in the Corporation of Trinity House of Deptford Strond; and for making Provisions respecting Lighthouses, Lights, Buoys, Beacons and Sea Marks, and the Tolls and Duties payable in respect thereof: And the same was read the first time; and ordered to be read a second time upon Tuesday next; and to be printed.

Mr. Tooke presented a Bill to alter and amend Notaries Public several Acts for the better Regulation of Public Bill. Notaries in England: And the same was read the first time; and ordered to be read a second time upon Wednesday next; and to be printed.

Mr. Mark Philips reported from the Committee of Chancery and Exchequer, that they had heard the allegations of the Bill, and found the same to be true; and that the parties concerned had given their consent to the Bill, to the satisfaction of the Committee; and that the Committee had gone through the Bill, and directed him to report the same without Amendment:—And the Bill was read the third time. Resolved, That the Bill do pass.

Ordered, That Mr. Mark Philips do carry the Bill to the Lords; and acquaint them, that this House had agreed to the same, without any Amendment.

And then the House, having continued to sit till a quarter of an hour before one of the clock on Friday morning, adjourned till this day.

Veneris, 24° die Junii ; Anno 6° Willilmi IV° Regni, 1836. PRAYERS.

R. Campbell, from the Court of Directors of the East India Company, was called in; and the Bar presented, pursuant to the directions of several Acts of Parliament,—1. An Account of the Receipts and Disbursements of the Home Treasury 4 A 3 of East India Company. (Home Accounts.) of
of the East India Company, from 1st May 1835 to 30th April 1836:—2. Estimate of the Receipts and Disbursements of the Home Treasury of the East India Company, from 1st May 1836 to 30th April 1837;—3. An Account of the Debts and Credits in England of the Government of India on the 1st May 1836:—4. A List of the several Establishments of the East India Company in England, and the Salaries and Allowances payable by the Court of Directors in respect thereof, on the 1st May 1836:—5. An Account of new or increased Salaries, Establishments or Pensions payable in Great Britain, granted or created between 1st May 1835 and 1st May 1836:—6. Allowances, Compensations, Re- nummerations and Superannuations granted to Officers and Servants of the East India Company, under the 3rd Section of the Act 53 Geo. 3, c. 125, between 1st May 1835 and 1st May 1836:—7. Compensations granted to reduced Officers and Servants of the East India Company in England, under the Act 3 and 4 Will. 4, c. 85, s. 7, between 1st May 1835 and 1st May 1836:—8. Compensations granted to Servants of the late China Establishment, between 1st May 1835 and 1st May 1836, by way of Annuities:—9. Compensations granted by way of Annuities to Commanders and Officers of the Company’s Maritime Service, between 1st May 1835 and 1st May 1836:—10. Compensations to the Maritime Service in the form of Gratuities to those who have served less than Ten years, computed according to Rank and Service, from 1st May 1835 to 1st May 1836:—11. Extra Compensation, in the form of Gratuities to Officers and others of the Company’s own Ships:—12. Extra Compensation, in the form of Gratuities to Commanders of Ships under contract for unperformed Voyages:—13. Compensation in the form of Annuities to the Families of deceased Officers of the late Maritime Service of the East India Company.

An Account of the Revenues and Charges of the Bengal Presidency for Three years, according to the latest Advices; with an Estimate of the same for the succeeding year.

An Account of the Cash Transactions of the Bengal Presidency for Three years, according to the latest Advices; with an Estimate of the same for the succeeding year.

A Statement of the Charges defrayed in England on account of the Indian Territory, in the years comprised in the preceding Accounts.

A Statement of the Charges.Defrayed in England on account of the Indian Territory, in the years comprised in the preceding Accounts.

A combined Account of the Cash Transactions of India, for the years comprised in the preceding Accounts.

An Account of the Public Debts bearing Interest outstanding at the several Presidencies in the East Indies on 30th April 1834; also, of the Rates and annual Amount of Interest payable thereon:—And then he withdrew.

Ordered, That the said Accounts do lie upon the Table.

Mr. Alsager reported from the Committee on the South Metropolitan Cemetery Bill;—that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for establishing a Cemetery for the interment of the Dead, southward of the Metropolis to be called, “The South Metropolitan Cemetery.” & That Mr. Alsager and Major Brandon do prepare, and bring it in.

The House, according to Order, proceeded to take Liverpool into consideration the Report which, upon the 13th Docks Bill, day of this instant June, was made from the Committee on the Liverpool Docks Bill, printed Copies of the Bill having been delivered at the door upon Thursday, the 16th day of this instant June.

And a Motion being made, and the Question being put, That the Amendments made by the Committee to the Bill be now read a second time:

An Amendment was proposed to be made to the Question, by leaving out from the words “That the” to the end of the Question, in order to add the words “Bill be committed, in respect of the Clauses for exemption of certain Ports from Dock Dues, with a view to the exemption of the Port of Ellesmere, instead thereof.”

And the Question being proposed, That the words proposed to be left out stand part of the Question;—The said proposed Amendment was, with leave of the House, withdrawn.

And the Question being again proposed, That the Amendments made by the Committee to the Bill be now read a second time;—An Amendment was proposed to be made to the Question, by leaving out from the words “That the” to the end of the Question, in order to add the words “Report be taken into further consideration upon this day six months,” instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question;—The House divided.

The Yeas to the new Lobby:
Tellers for the [ Lord Viscount Sandon, ]
[ Lord Francis Egerton ]
[ Mr. Edward John Stanley ]
[ Lord Viscount Sandon, ]
[ Lord Francis Egerton ]
[ Mr. Edward John Stanley ]
[ T. Noes, ]
[ Noes, ]
[ Noes, ]
[ Noes, ]
[ Mr. Edward John Stanley ]
[ Mr. Edward John Stanley ]
[ I. Lord Francis Egerton: ]
[ Mr. Edward John Stanley: ]

So it passed in the Negative.

And the Question being put, That the words “Report be taken into further consideration upon this day six months,” be added instead thereof; it was resolved in the Affirmative.

Then the main Question, so amended, being put;—Ordered, That the Report be taken into further consideration upon this day six months.

A Message from the Lords, by Mr. Dowdeswell Message from the Lords, to Mr. Speaker,

The Lords have agreed to the several Bills following, without any Amendment; viz.:

A Bill, intituled, An Act for authorizing the Trustees Glasgow of the Lurch.

A Bill, intituled, An Act for authorizing the Trustees Glasgow of the Lurch.

A Bill, intituled, An Act for authorizing the Trustees Glasgow of the Lurch.

A Bill, intituled, An Act for authorizing the Trustees Glasgow of the Lurch.

A Bill, intituled, An Act for authorizing the Trustees Glasgow of the Lurch.
6 WILL. IV. 24th June.

River Parrett, and for making a Navigable Canal from the said River to Barrington, all in the County of Somerset, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also,

The Lords have agreed to the Bill, intituled, An Act for making a Railway from Leeds to Derby, to Railway Bill.

The Lords request that this House will be pleased to communicate to their Lordships a Copy of the Leith) Harbour Evidence taken before the Committee appointed by this House in the present Session of Parliament on the Trinity (North Leith) Harbour and Dock Bill.

And the Messengers were again called in, and Mr. Speaker acquainted them therewith: And then the Messengers withdrew.

Resolved, That the Bill do pass. And that the Title be, An Act to enable the Proprietors or Shareholders of a Company called "The Bank of British North America," to sue and be sued in the Name of one of the Directors, or of the Secretary for the time being of the said Company.

Ordered, That Mr. Robinson do carry the Bill to the Lords, and desire their concurrence.

Mr. William Wynn reported from the Committee on the County Boards (Ireland) Bill; (Ireland) Bill. That they had examined the allegations of the Bill and found the same to be true; and that the Parties concerned had given their consent to the Bill, to the satisfaction of the Committee; and that the Committee had gone through the Bill, and directed him to report the same, without Amendment. —And the Bill was read the third time.

Resolved, That the Bill do pass. Ordered, That Mr. Williams Wynn do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

Sir Richard Musgrave reported from the Select Committee on the Bill, intituled, An Act to maintain the Public Conduits and other Waterworks belonging to the Corporation of the City of Gloucester, and for constructing a Tide Dock at the Port of Gloucester, in the County of Gloucester: And the Bill was read the third time.

Ordered, That the Bill, as amended, be printed. A Message from the Lords, by Mr. Denkeswell. Message from the Lords. That the Bill do pass. And that the Bill, as amended, be printed. A Message from the Lords, by Mr. Denkeswell; Message and Mr. Senior.

Mr. Speaker, The Lords have agreed to the Bill, intituled, An Act to enable the Railway Company to make certain Alterations in the Lines of such Railway, and for other purposes relating thereto, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, A Petition of Inhabitants of Ware and Great Amwell, in the county of Hertford, praying to be relieved of the Tithes Commutation Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

Ordered, That Mr. Robinson do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

A Petition of Inhabitants and Owners of land in Titles to Commons, Aylesbury, in the county of Bucks, praying that the Tithe Commutation Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Wore and Great Amwell, in the county of Hertford, praying to be relieved from the payment of Small Tithes, was presented, and read; and ordered to lie upon the Table.

the River Neot, and the Drainage of the Lands discharging their Waters into the Wulbeck River, shall have a Right to make a Conduit, called Hamilton Bridge, and the Avenues thereto, and the Road between the East and the West Ends of the Town of Hamilton; A Bill, intituled, An Act for repairing, maintaining and improving the Road from Dewsbury to Eland, in the West Riding of the County of York: A Bill, intituled, An Act to make a Railway from Dundee to Newtyle, in the County of Forfar: A Bill, intituled, An Act to make a Railway from or near Romford, Chelmsford, Colchester, and the West Ends of the Town of Hamilton:

A Bill, intituled, An Act for making a Railway to form a Communication in the Township of Manchester, in the County of Lancashire, and for improving the Road from Dewsbury to Eland, in the West Riding of the County of York: A Bill, intituled, An Act for making a Railway from Leeds to Derby, to Railway Bill. The Lords have agreed to the Bill, intituled, An Act for making a Railway from Romford, Chelmsford, Colchester, and the West Ends of the Town of Hamilton: A Bill, intituled, An Act for making a Railway from Liverpool to Oldham, in the County of Lancashire, and for improving the Navigation and Harbour of Liver and for constructing a Tide Dock at the Port of Liverpool, in the County of Lancashire: And also, The Lords have agreed to the Bill, intituled, An Act for making a Railway from London to Cambridge, and for other purposes relating thereto, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, A Petition of John and Mary Jones, of A Bill, intituled, An Act for repairing, maintaining and improving the Road from Dover to Lydd, in the County of Kent: And for giving additional Powers to the Herne Bay Pier Company, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, A Bill, intituled, An Act for making and maintaining a navigable Canal to connect the Rochdale Canal and the River Irwell, in the Township of Manchester, in the County of Lancashire, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, A Bill, intituled, An Act for making a Railway from London to Norwich and Yarmouth, by Romford, Chelmsford, Colchester and Ipswich, to be called "The Eastern Counties Railway," with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, A Bill, intituled, An Act for making a Railway from or near Romford, in the County of Essex, to Shell Haven, in the same County, and for constructing a Tide Dock at the termination of the said Railway at Shell Haven aforesaid, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, A Bill, intituled, An Act for repairing, maintaining and improving the Road from Southam to Northampton and for constructing a Bridge over the River Nene, and the Drainage of the Lands discharging their Waters into the Wulbeck River: A Bill, intituled, An Act to amend the Acts for maintaining the Public Conduits and other Waterworks belonging to the Town of Southampton, and for providing an additional Supply of Water for the Inhabitants of the said Town and Neighbourhood: A Bill, intituled, An Act for altering and extending the Powers of the Trustees upon the Road from Livingston by Shotts, to the City of Glasgow, and placing under their charge the Bridge across the River of Uplaw, called Hamilton Bridge, and the Avenues thereto, and the Road between the East and the West Ends of the Town of Hamilton; A Bill, intituled, An Act for repairing, maintaining and improving the Road from Dewsbury to Eland, in the West Riding of the County of York: A Bill, intituled, An Act to make a Railway from Dundee to Newtyle, in the County of Forfar: A Bill, intituled, An Act to make a Railway from or near Romford, Chelmsford, Colchester, and the West Ends of the Town of Hamilton: A Bill, intituled, An Act for repairing, maintaining and improving the Road from Dover to Lydd, in the County of Kent: And for giving additional Powers to the Herne Bay Pier Company, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, A Bill, intituled, An Act for making a Railway from Liverpool to Oldham, in the County of Lancashire, and for improving the Navigation and Harbour of Liver and for constructing a Tide Dock at the Port of Liverpool, in the County of Lancashire: And also, The Lords have agreed to the Bill, intituled, An Act for making and maintaining a navigable Canal to connect the Rochdale Canal and the River Irwell, in the Township of Manchester, in the County of Lancashire, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, A Bill, intituled, An Act for making a Railway from London to Cambridge, and for other purposes relating thereto, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, The Lords have agreed to the Bill, intituled, An Act for making a Railway to form a Communication between London and Cambridge, with a view to its being extended hereafter to the Northern and Eastern Counties of England, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, The Lords have agreed to the Bill, intituled, An Act for making a Railway from London to Norwich and Yarmouth, by Romford, Chelmsford, Colchester and Ipswich, to be called "The Eastern Counties Railway," with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, The Lords have agreed to the Bill, intituled, An Act for making a Railway from London to Cambridge, and for other purposes relating thereto, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, The Lords have agreed to the Bill, intituled, An Act for making a Railway from or near Romford, in the County of Essex, to Shell Haven, in the same County, and for constructing a Tide Dock at the termination of the said Railway at Shell Haven aforesaid, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, The Lords have agreed to the Bill, intituled, An Act for making a Railway from London to Norwich and Yarmouth, by Romford, Chelmsford, Colchester and Ipswich, to be called "The Eastern Counties Railway," with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, The Lords have agreed to the Bill, intituled, An Act for making a Railway from or near Romford, in the County of Essex, to Shell Haven, in the same County, and for constructing a Tide Dock at the termination of the said Railway at Shell Haven aforesaid, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, The Lords have agreed to the Bill, intituled, An Act for making a Railway from Liverpool to Oldham, in the County of Lancashire, and for improving the Navigation and Harbour of Liver and for constructing a Tide Dock at the Port of Liverpool, in the County of Lancashire: And also, The Lords have agreed to the Bill, intituled, An Act for making a Railway from London to Cambridge, and for other purposes relating thereto, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, The Lords have agreed to the Bill, intituled, An Act for making a Railway from or near Romford, in the County of Essex, to Shell Haven, in the same County, and for constructing a Tide Dock at the termination of the said Railway at Shell Haven aforesaid, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, The Lords have agreed to the Bill, intituled, An Act for altering and extending the Powers of the Trustees upon the Road from Livingston by Shotts, to the City of Glasgow, and placing under their charge the Bridge across the River of Uplaw, called Hamilton Bridge, and the Avenues thereto, and the Road between the East and the West Ends of the Town of Hamilton; A Bill, intituled, An Act for repairing, maintaining and improving the Road from Dewsbury to Eland, in the West Riding of the County of York: A Bill, intituled, An Act to make a Railway from Dundee to Newtyle, in the County of Forfar: A Bill, intituled, An Act to make a Railway from or near Romford, Chelmsford, Colchester, and the West Ends of the Town of Hamilton: A Bill, intituled, An Act for repairing, maintaining and improving the Road from Dover to Lydd, in the County of Kent: And for giving additional Powers to the Herne Bay Pier Company, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, A Bill, intituled, An Act for altering, amending and enlarging the Powers and Premises of the Turnpike Trusts, for making an Act for maintaining a Pier or Jetty and other Works at Herne Bay, in the Parish of Herne, in the County of Kent, and for giving additional Powers to the Herne Bay Pier Company, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, A Bill, intituled, An Act for improving the Navigation of a portion of the Vol. 91.
The House, according to Order, proceeded to take into further consideration the Report on the Tithes Commutation Bill; and the Amendments, as far as Clause (A.), were read a second time, and agreed to.

And a Motion being made, and the Question being proposed, That this House doth agree with the Committee in the said Amendment; An Amendment was proposed to be made to the Question, by leaving out from the words "such lands" to the end of the Clause.

And the Question being put, That those words be there inserted;

The House divided:—The Yeas, 8; The Noes, 1. Mr. Edward John Stanley, 1; Mr. Warburton, 1; Mr. Charles Wood, 1; Mr. Baring, 1; Mr. Hamilton, 1; Mr. Arthur Trevor, 1; Mr. Lauder, 1.

So it passed in the Negative.

Another Clause was proposed to be added to the Bill, "to authorize annexation of impropriate Tithes in augmentation of small Benefices;" And a Motion being made, and the Question being put, That the said Clause be now read a second time; it passed in the Negative.

Another Clause was offered to be added to the Bill, "providing for diminution of rent-charge in case of decrease of annual value by one-half;" And the said Clause was brought up, and read the first time.

And a Motion being made, and the Question being put, That the words proposed to be left out stand part of the Bill;

The House divided:—The Yeas, 30; The Noes, 20. Mr. Arthur Trevor, 20; Mr. Warburton, 20; Mr. Charles Wood, 20; Mr. Baring, 20; Mr. Hamilton, 20; Mr. Lauder, 20.

So it was resolved in the Affirmative.

The Sugar Duties Bill was, according to Order, Sugar Duties read a second time; and committed to a Committee Bill.

Resolved, That this House will, at the rising of the Adjournment, house this day, adjourn till Monday next.

Ordered, That all Committees have leave to sit, Committees, notwithstanding the adjournment of the House.

The Order of the day being read, for taking into Municipal consideration the Amendments made by the Lords Corporations to the Municipal Corporations Bill.

Ordered, That the Amendments be taken into consideration upon Monday next.

The
The Order of the day being read, for taking into further consideration the Report on the Stamp Duties Bill; 
Ordered, That the Report be taken into further consideration upon Monday, the 4th day of July next.

The Order of the day being read, for receiving the Report on the Pensions Duties Bill; 
Ordered, That the Report be received upon Monday next.

The Order of the day being read, for taking into further consideration the Report on the School Rooms Bill; 
Ordered, That the Report be taken into further consideration upon Monday next.

The Order of the day being read, for the second reading of the Boroughs of Barony (Scotland) Bill; 
Ordered, That the said Order be discharged.

The Order of the day being read, for the second reading of the Boroughs of Barony (Scotland) Bill; 
Ordered, That the Bill be withdrawn.

The Order of the day being read, for the Committee on the Common Fields Inclosure Bill; 
Ordered, That the House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the second reading of the Charitable Trustees Bill; 
Ordered, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the second reading of the Poole Corporation Bill; 
Ordered, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Poole Corporation Bill; 
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Poole Corporation Bill; 
Ordered, That the Report be now received.

Mr. Robert Stewart reported the Bill accordingly; and the Report was ordered to be taken into further consideration upon Monday next; and the Bill, as amended, to be printed.

The Order of the day being read, for the Committee on the Poole Corporation Bill; 
Ordered, That the Bill be read a second time upon Monday next.

The Order of the day being read, for the Committee on the Poole Corporation Bill; 
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Poole Corporation Bill; 
Ordered, That the Bill be read a second time upon Monday next.

The Order of the day being read, for the Committee on the Poole Corporation Bill; 
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Poole Corporation Bill; 
Ordered, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Poole Corporation Bill; 
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Poole Corporation Bill; 
Ordered, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Poole Corporation Bill; 
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Poole Corporation Bill; 
Ordered, That the Bill be read the third time upon Tuesday next.

Mr. Baines reported the Civil Office Declaration Bill; and the Amendments were read, and agreed to. 
Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Monday next.

And then the House, having continued to sit till a quarter of an hour after twelve of the clock on Saturday morning, adjourned till Monday next.

Lunae, 27° die Junii; 
Anno 6°—7° Willielmi IVth Regis, 1836.

PRAYERS.

The House being informed, that the Sheriff's Chair of the city of London attended at the door, Hospital Estate they were called in; and at the bar presented,—A Bill.

Petition of the Lord Mayor, Aldermen and Commoners of the city of London, in Common Council assembled,—And then they withdrew.

And the said Petition was read; praying, That they may be heard, by their counsel or agents, against
against certain parts of Chris's Hospital Estate Bill.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for making a Railway to form a Communication between London and Cambridge, with a view to its being extended heretofore to the Northern and Eastern Counties of England; and the House proceeded as follows:

Pr. 8. l. 10. Leave out "Two," and insert "Three," and in the same line, after "closes," insert "now or."

Pr. 8. l. 12. After "field" insert "and conduct" of the said last mentioned piece of land with a good and sufficient fence to preserve the same to be purchased by them for the purpose of forming a depot and approaches to the said Railway as aforesaid; Be it therefore Enacted, That in case the said Company and the said James Rhodes, his executors, administrators, or assigns, provided the sum does not exceed Three pounds ten shillings for every One hundred pounds of the purchase money, shall, from and after the completion of such purchase, be deemed the rent which was payable for the said piece or pieces of ground so purchased, and shall thenceforth be paid for the same to the purchasers, but the said James Rhodes, his executors, administrators and assigns, shall be discharged in respect of the same piece or pieces of ground between the observance and performance of his covenants and agreements contained in the said articles of agreement respectively, except the covenant or agreement for payment of rent, and shall also be discharged in respect of the remaining lands comprised in the said articles of agreement respectively from the observance and performance of his covenants and agreements therein contained as fully and effectually and in such and the same manner to all intents and purposes as he would have been in case buildings had been erected upon the said piece or pieces of ground to be sold to the said Company, and the same had under the powers of the said recited Act been actually devised to some person or persons other than the said James Rhodes, at yearly rents amounting together to the said apportioned rents but the said rent so apportioned in the said articles of agreement respectively, so far as the same relate to such of the lands comprised therein as shall not be so sold to the said Company as aforesaid, shall continue in full force and operation, so that the same shall be held by the said James Rhodes, his executors, administrators and assigns, at or under such rents and upon such terms and conditions as the same would have been held if no other land had been comprised in such articles of agreement respectively, and such rent only had been reserved in respect of the same as would be equal to the difference between the said total rent of One thousand two hundred pounds and the said rent to be agreed upon and deemed payable for the said piece or pieces of ground to be sold to the said Company: Provided always, That nothing herein contained shall prejudice or affect any claim of the said James Rhodes for compensation from the said Company for the value of his interest in or in respect of the said piece or pieces of ground over and above the said rent to be deemed the rent which was payable for the same.

Pr. 48. l. 18. After "facts" insert Clauses (B. and C.)

Clause (B.) And be it further Enacted, That in all cases which a part only of any lands comprised in any lease, or agreement for lease, for a
"the whole of the rent or rents reserved by the lease under which the same shall be holden, toge-
ther with the rents or portions or rents comprised in such lease, purchased by the said Company, and that the remedies for the recovery of such entire rent or rents shall be and at all times remain as effectual as if the lands, tenements or hereditaments not so purchased had been originally comprised in such lease or leases, save and except that where any rent or rents shall or may be apportioned under the authority of this Act, such covenants, provisoes and agreements, so far as the same relate to the payment or non-payment of rent, or breach or non-performance of any of such covenants or agreements, and on such proportion of rent as shall not have been merged or extinguished.

Pr. 59. 1. 2. After "respectively" insert Clause (D)."
"shall have been given to them by the said Company, deliver a bill of their said costs, charges and expenses to the said Company."

CLAUSE (E) "And be it further Enacted, That if the said Company, and the party or parties aforesaid, cannot agree as to the amount of such costs, charges and expenses, the same shall be referred to one of the Masters of the said Court of Exchequer, and such order shall be served on the party or parties aforesaid, who shall be at liberty to proceed under the same; and after taxation of such costs, charges and expenses, it shall be lawful for the said Court to order and direct that the amount at which the same shall be so taxed, together with the costs, charges and expenses attending the taxation thereof, or so much of the same as shall be payable by the said Company to the person or persons from whom such lands shall have been purchased or taken as hereinafter mentioned, shall be paid to the person or persons aforesaid; and the said money, so deposited as aforesaid, shall be applied, towards the payment thereof, so far as the same will extend:

Provided always, That the said Company shall not be at liberty to enter into possession of the lands so purchased or taken, until an order shall have been made for the taxation of the said costs, charges and expenses; and the said Company shall have deposited the sums claimed in respect of the same in the Bank of England, in the name and with the privy of the Accountant-General of the said Court of Exchequer, to be placed to his account there ex parte. "The Northern and Eastern Railway Company," pursuant to the method prescribed by the hereinbefore mentioned Act passed in the first year of the reign of his late Majesty King George the Fourth, which sums shall be applied, under the order of the said Court, in payment of the said costs, charges and expenses:

Provided always, That the expense of determining such costs, charges and expenses as aforesaid, and of obtaining the order or orders referring the same to be taxed, shall be paid and borne by the said Company, unless one-sixth of the said costs, charges and expenses shall be disallowed, in which case the said expenses shall be paid and borne by the person or persons from whom the said lands were purchased or taken, and the amount of such charge may then be paid to the said Company out of the said sum so deposited by them as aforesaid."

CLAUSE (F) "And be it further Enacted, That the said Wedd William Nash, his heirs and assigns, and he or they shall, in such case occupy the sides of the said embankment for the purposes of protecting and preserving such plantations at his and their own said costs and charges, and be or the party to such said Company a nominal rent for such occupancy:

Provided always, That no cattle, sheep or live stock of any description shall be suffered to graze or come upon any part of such embankment, and the said Wedd William Nash, his heirs and assigns, or his or their tenants or agents, shall not, by reason of such occupancy, do any injury or damage to the said Railway."

CLAUSE (L) "Provided also, and be it further Enacted, That nothing in this Act contained shall authorize or empower the said Company, their agents or workmen, to construct or make any house, yard, wharf, warehouse, toll-house, or any depot, station, landing, waiting, watering, loading or unloading place, engine or building whatsoever (except the said Railway), or to take any land, or dig or get any stone, gravel, chalk, earth or clay, on any part of the lands of the said Wedd William Nash, except the line of the said Railway, and the slopes thereof."

CLAUSE (K) "And whereas the line of the said intended Railway passes through an estate belonging to the said Wedd William Nash, Esquire, situated in the parish of Hinxton, in the county of Cambridge, and it is expedient that the said Railway should be carried through the same with as little detriment as possible; Be it therefore Enacted, That nothing herein contained shall enable the said Company to deviate from the line of the said Railway laid down and specified in the map or plan heretofore mentioned, to the eastward of such line, as far as the said line leads or extends through the estate of the said Wedd William Nash, unless the previous consent of the said Wedd William Nash, his heirs and assigns, first had and obtained in writing; any thing herein contained to the contrary thereof in anywise notwithstanding."

CLAUSE (L) "And be it further Enacted, That in case the said intended Railway shall at any time or times hereafter, from its near approach to any Turnpike Road, occasion danger to the travellers on such Road in consequence of horses being frightened by the sight of the engines and carriages traversing the Railway, or any other persons being lawfully on or near such Railway or Turnpike Road; and in case such Company shall neglect, within the time appointed in that behalf, to come, or occupiers of land through which Railway may pass, and which Justice or Justice shall summon the clerk or treasurer for the time being of the said Company, or one of the Directors thereof before them, to answer such complaint, and if it shall appear to such Justice or Justices that the said complaint is reasonable, then the said Company shall, within such time as shall be ordered by the said Justice or Justices, complete such work in the nature of a screen, near to or adjoining the sides of the said Turnpike, or of the said intended Railway, as shall be directed by the said Justice or Justices, and be done by such party or parties as shall be appointed by the said Justice or Justices, complete such work in the nature of a
“works until the due completion thereof, or shall not complete the same within the time in that behalf appointed, the said Company shall forfeit and pay for every day during which the said Company shall not proceed in the completion of such works, or during which the said works shall not be completed after the time appointed for the completion thereof, the sum of Twenty-five pounds, to be recovered from the Commissioners or Trustees of the said Turnpike Road, from the said Company, in such and the same manner as any other penalties incurred by the said Company, for which no special provision is made by this Act.”

Pr. 135. l. 53. After “lawful” insert “with the consent of the Commissioners or Trustees of any Turnpike Road.”
Pr. 172. l. 11. After “Bridge” insert “Tunnel.”
Pr. 172. l. 16. After “Bridge” insert “Tunnel.”
Pr. 172. l. 20. After “Bridge” insert “Tunnel.”
Pr. 172. l. 36. After “Bridges” insert “Tunnels,” and in l. 36, and 37, after “respectively,” insert “or of the repairs or renewals thereof.”
Pr. 173. l. 22. After “Bridge” insert “Tunnel.”
Pr. 175. l. 9. Leave out “respectively,” and insert “arch.”
Pr. 175. l. 25. Leave out “Nineteen,” and insert “Twenty.”
Pr. 190. l. 33. In the interlineation leave out “manor,” and insert “manors.”
Pr. 335. l. 36. After “Company,” insert “unless such penalties or forfeitures shall be incurred by the said Company.”
Pr. 547. l. 2. After “assessments” insert Clause (M.)

Clause (M.) “And be it further Enacted, That in all cases where a composition in lieu of Tithes shall have been made under an Act of Parliament by the grant of a perpetual annual sum of money or corn-rent, or from the payment of such sum the lands so taken shall have the said composition for Tithes has taken place; or from and after the passing of this Act (if Parliament shall be sitting at the expiration of such period of One year), or (if Parliament shall not then be sitting) before the end of the then next Session of Parliament.”

The said Amendments, being read a second time, were agreed to.

Ordered, That Mr. Ward do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

Mr. Alsager presented a Bill for establishing a South Metropolitan Cemetery for the Interment of the Dead, southward of the City of London, to be called “The South Metropolitan Cemetery”; and the same was read the first time; and ordered to be read a second time.

A Petition of the Directors of the Gravesend Star Steam Vessels Steam Packet Company, praying that the Steam Vessels (Thames) Bill may not pass into a law, was presented, and read; and referred to the Select Committee on the Port of London.

The House proceeded to take into consideration London and the Amendments made by the Lords to the Bill, intituled, An Act for making a Railway from London to Norwich, and Yarmouth, by Romford, Chelmsford, Colchester and Ipswich, to be called “The Eastern Counties Railway;” and the same were read, as follow:

Pr. 12. l. 21. Leave out “and,” and insert “or.”
Pr. 16. l. 7. Leave out from “Essex” to “Provided,” in Pr. 17. l. 24, and insert “or of the River Wensum, otherwise called the Yare, in the county of Norfolk and city of Norwich, and county of the same, or any rivers, brooks or streams running into the same last mentioned river.”

Pr. 27. l. 12. After “pleasure” insert Clause (A.)

Clause (A.) “And be it further Enacted, That if the said Company and the party or parties aforesaid cannot agree as to the amount of such costs, charges and expenses, the same shall be ascertained by the said Court of Exchequer; and it shall be lawful for the said Court, on a petition to be presented by the said Company, or the party with whom such dispute shall arise, to order and direct that such costs, charges and expenses shall be referred to one of the Masters of the said Court, to be taxed in the usual manner, and after taxation thereof, to order and direct that the amount of such costs, charges and expenses so taxed, together with the costs, charges and expenses so
"or corn-rent, and any of the lands chargeable with
the annual amount of the said annual sum or corn-rent, shall
have the same remedies for the recovery of
the said last-mentioned proportionate part of the said
annual sum or corn-rent, as the case may be : Provided always,
that the said Company shall not

' The Eastern Counties Railway
Company,' pursuant to the method prescribed by
the heretofore-mentioned Act passed in the first
year of the reign of his late Majesty King George
the Fourth, which sums shall be applied under
the order of the said Court in payment of the
said costs, charges and expenses : Provided
always, That the expense of determining such
costs, charges and expenses shall be paid and
borne by the person or persons from whom the
said lands were purchased or taken, and the
amount thereof may then be deducted by the
said Company from the sum payable by them
under the direction or award of the said Master.
Pr. 90. 1. 34. After "manner" insert Clauses (C.)
and (D.).

"CLAUSE (C.) And whereas the Mayor and Com-
monalty and Citizens of the city of London are
owners of certain property in the parish of West
Ham, in the county of Essex, through which the
said Railway is intended to pass, or which may
be required for the purposes of this Act, and it
is impossible, unless by the said Mayor and
Commonalty and Citizens, or their lessees or
tenants, if the said Company were not compelled
to purchase the whole of any such properties re-
spectively, if required by the said Mayor and
Commonalty and Citizens, or their lessees or

Pr. 91. 1. 2. After "contrary" insert Clause (B.)
CLAUSE (B.) 'And be it further Enacted, That
the city of London, in the said parish of West
Ham, in the county of Essex ; and the parties so
applied to shall, by notice in writing to be given
to the said Company, signify their inclination or
desire to treat for, sell, dispose of and convey the
whole of such property so belonging to the said
Mayor and Commonalty and Citizens of the
city of London, their successors or assigns, or
their lessees or tenants, shall be applied to by or
on behalf of the said Company to treat for, sell,
dispose of, or convey, for the purposes of this Act,
any part of any property now belonging to them
and (D.)

"CLAUSE (D.) Provided always, and be it fur-
ther Enacted, That nothing herein contained shall
extend, or be construed to extend, to empower the
said Railway Company to take, use or pass over
any lands or of belonging to the Right honourable
Archibald John Earl of Rosebery, situate and
being within the several parishes of Postwick and
Great Plumstead, in the county of Norfolk, or
either of them, except upon and according to the
Plans whereof, as aforesaid, and duplicates or corresponding
plans thereof, authenticated as hereinbefore
mentioned, are to be lodged with the Clerk of
the Peace for the county of Norfolk and the city
of Norwich, and the county of the said city, as
hereinbefore directed, or to deviate in any manner
from the said amended line so far as the same
extends or connects in the proportionate lands or

grounds remaining so far as the same extends or

lounging to the said Earl situate in the said
parishes of Postwick and Great Plumstead, or
either of them ; nor shall the said Company make,
built, erected or established, any wharf, ware-
house,
the said Railway upon, or to take, use or pass over
any lands of or belonging to the said A. D. Martin
seum, in the several parishes or hamlets aforesaid,
without the present consent in writing for that
purpose had and obtained, under the hand of her,
the said A. D. Martin, or of the owner or
owners for the time being of the said A. D. Mar
seum, in the several parishes or hamlets aforesaid,
without the present consent in writing for that
purpose had and obtained, under the hand of her,
the said A. D. Martin, or of the owner or
owners for the time being of the said A. D. Mar
seum, in the several parishes or hamlets aforesaid,
without the present consent in writing for that
purpose had and obtained, under the hand of her,
the said A. D. Martin, or of the owner or
owners for the time being of the said A. D. Mar
seum, in the several parishes or hamlets aforesaid,
without the present consent in writing for that
purpose had and obtained, under the hand of her,
the said A. D. Martin, or of the owner or
owners for the time being of the said A. D. Mar

and pipes shall be laid at least Eighteen inches below the surface of the pavement or way; and in case of any road or roads or ways being lowered for the said Railway, so as to leave less than Eighteen inches of earth in depth over the pipes or other works of the said Mayor, Aldermen and Burgesses, or of their lessees or licensees or other works shall be lowered by the said Railway Company to the depth of Eighteen inches below the surface of the new road or way."

CLAUSE (I.) And be it further Enacted, That no pipes or other conduits to be laid or used for the conveyance of gas in, under, through, along, across or around any highway, street or other passage or place within the limits of this Act, shall be laid in the same culvert in which any mains or service-pipes or conduit for the supply of water, by the said Mayor, Aldermen and Burgesses, or their said lesse or lessees, shall be laid, and that no such pipe or conduit for the conveyance of gas shall be laid at a less distance than Four feet at least from the joint of any water-pipe now or hereafter to be laid down for the conveyance and supply of water, by the said Mayor, Aldermen and Burgesses, or their lesse or lessees. And be it further Enacted, That the said Railway Company shall, at their own costs and charges, from time to time, and at all times hereafter, repair and make good all injuries or damage that may be done by the said Railway Company, their agents or servants, in constructing the said Railway, to the works or pipes of the said Mayor, Aldermen and Burgesses, or their said lesse or lessees, or their tenants, belonging to or connected with the said waterworks, within Twenty-four hours after notice thereof in writing to be delivered to the engineer or other agent of the said Eastern Counties Railway Company, or left at the usual place or office of transacting business of the said Company at Norwich; and in case the said Eastern Counties Railway Company shall not in Twenty-four hours after such notice delivered or left as aforesaid, make good all such injuries, then the said Eastern Counties Railway Company shall, on each and every complaint, forfeit and pay to the engineer for the time being, for the said lessees or lessees of the said Mayor, Aldermen and Burgesses, for the use and benefit of the said lessee or lessees, the sum of Five pounds for each and every day during which the cause of complaint in such notice specified shall continue, and in default of payment thereof, such complaint may be recovered. And be it further Enacted, That no pipes or water-courses, or any branch or part thereof, or to divert, intercept, cut off, take, use or diminish any of the waters therein, or to divert or turn any watercourse or land drain into any part of the said river, or to interfere with or injure any part of the banks of the same, except for making the said Railway as is herein expressly provided, without the consent of the said Mayor, Aldermen and Burgesses first had and obtained."

CLAUSE (L.) And be it further Enacted, That in carrying the said Railway over the said River Wenson, otherwise called the Yare, at Wittingham, otherwise called the Yare, at Wittingham aforesaid, across to Postwick aforesaid, the said Railway Company shall, and they are hereby required, at their own expense, to make, and at all times for ever afterwards to maintain and keep in perfect repair, a good and substantial bridge there over the said river, with Three arches of not less than Thirty feet span each, clear of the piers; and the height of the arches of the said bridge clear of the soft of each arch, from high-water mark to such soft to be not less than Fifteen feet clear, and the centre arch of such bridge, by means of sworn, or otherwise to be made to open the whole span of such centre arch in the most convenient manner, to allow and permit of a free passage for every ship and other sea-borne vessel, or vessel propelled by steam using or navigating the said River Wenson, otherwise called the Yare, to pass through the same arch at all times by night and by day without delay or interruption; and the said Railway Company shall, and they are hereby required, at their own expense, to make, and at all times for ever afterwards to maintain and keep in perfect repair a good and substantial bridge over the said river, or to interfere with or injure any part of the banks of the same, except for making the said Railway as is herein expressly provided, without the consent of the said Mayor, Aldermen and Burgesses first had and obtained."

CLAUSE (M.) And be it further Enacted, That the said Railway Company shall cause one or more persons or persons to be stationed at or near the said bridge for the purpose of opening the centre arch thereof, for the passage at all times, by night and by day, of every ship and other sea-borne vessel, or vessel propelled by steam using or navigating the said river, except when the said Railway Company shall require the said arch to be closed for the purpose of allowing engines, trains and other carriages to pass over the same, and on those occasions such person or persons shall not be kept closer than ten minutes from passing through the said centre arch."

"to the banks thereof at Postwick, in the same county, and also over the same river at a place called Trowse Eye or High, near to the said city of Norwich, and it is expedient to provide against injury or obstruction being done by the said Railway to the navigation or banks of the said river respectively; Be it therefore Enacted, That nothing in this Act contained shall diminish alter, prejudice, affect any way or uses or authority vested in the said Mayor, Aldermen and Burgesses of the said borough and city of Norwich, in and over the said River Wenson, otherwise called the Yare, or the banks, bed or channel thereof, as aforesaid, or authorize or empower the said Railway Company to alter the face or level of the said River Wenson, otherwise called the Yare, or in any manner to obstruct or impede the navigation thereof, or of any branch or part thereof, or to divert, intercept, cut off, take, use or diminish any of the waters therein, or to divert or turn any watercourse or drain into any part of the said river, or to interfere with or injure any part of the banks of the same, except for making the said Railway as is herein expressly provided, without the consent of the said Mayor, Aldermen and Burgesses first had and obtained."

CLAUSE (N.) And be it further Enacted, That in laying down for the conveyance and supply of water, by the said Mayor, Aldermen and Burgesses, or their lesse or lessees, such pipes and other works shall be laid at a less distance than Four feet at least from the joint of any water-pipe now or hereafter to be laid down for the conveyance and supply of water, by the said Mayor, Aldermen and Burgesses, or their lesse or lessees, the sum of Five pounds for each and every day during which the cause of complaint in such notice specified shall continue, and in default of payment thereof, such complaint may be recovered. And be it further Enacted, That the said Railway Company shall, and they are hereby required during the progress of constructing the said bridge over the said River Wenson, otherwise called the Yare, to leave an open and uninterrupted navigable water-way in the same river, of not less than Thirty feet in width during the time of constructing and putting in the foundation walls of the abutments and piers of the said bridge (the foundation-walls of such abutments and piers to be carried to such depth as shall allow for the future deepening and improving of the said navigation); and the said bridge and works shall be constructed and maintained to the satisfaction of the engineer or surveyor in the time being of the said Mayor, Aldermen and Burgesses."

CLAUSE (O.) And be it further Enacted, That the said Railway Company shall cause one or more persons or persons to be stationed at or near the said bridge for the purpose of opening the centre arch thereof, for the passage at all times, by night and by day, of every ship and other sea-borne vessel, or vessel propelled by steam using or navigating the said river, except when the said Railway Company shall require the said bridge for the purpose of opening the centre arch thereof, for the passage at all times, by night and by day, of every ship and other sea-borne vessel, or vessel propelled by steam using or navigating the said river, except when the said Railway Company shall require the said arch to be closed for the purpose of allowing engines, trains and other carriages to pass over the same, and on those occasions such person or persons shall not be kept closer than ten minutes from passing through the said centre arch.
Clause (N.) "And be it further Enacted, That
in carrying the said Railway over and across the said River Wenson, otherwise called the Yare, at the said place, called Trueone Eye or High, near to the city of Norwick aforesaid, the said Railway be and the same is hereby required, at their own expense, to make, and at all times for ever afterwards to maintain and keep in perfect repair, a good and substantial bridge there over the said river, with an arch of not less span than that of the said last-mentioned bridge; and the height of the arch of the said last-mentioned bridge clear of the soffit of such arch from high-water mark to such soffit to be not less than Ten feet; and the said Railway Company shall, and they are hereby required during the progress of constructing the said last-mentioned bridge over the said River Wenson, otherwise called the Yare, at Trueone Eye or High aforesaid, to leave an open and uninterrupted navigable water-way of sufficient width during the time of constructing and putting in the foundation walls of the abutments and piers of the said last-mentioned bridge (the foundation walls of said piers to be carried to such depth as shall allow for the future deepening and improving of the navigation of the same river); and the said bridge and works last mentioned shall be constructed and maintained to the satisfaction of the engineer or surveyor for the time being of the said Mayor, Aldermen and Burgess of the said borough and city of Norwick.

Clause (O.) 'And be it further Enacted, That
if by reason of any accident, or if in the course of any part of the works by the said Act authorized to be made, or by reason of the bad state of repair of any such works, or of the said bridges to be erected for the said Railway over the said River, or of any soffit to be carried to such depth as shall allow for the future deepening and improving of the navigation of the same river, or of any of the slopes, banks or walls of the said Railway, near to the said river, it shall happen that the navigation of the said river shall be so obstructed that ships, boats, keels, wherries, lighters, or other vessels, whether sea-borne vessels or not, navigating or using the said river, shall be impeded in their passage, or shall not be able to pass along the same, or in case the navigable water-way, herebefore required to be preserved during the progress of the works, shall at any time be contracted to a less width than herein is prescribed respectively, then and in any such case the said Railway Company shall pay to the said Mayor, Aldermen and Burgess of the said borough and city of Norwick, or of any of the persons whose property or rights shall be occasioned by any wilful act on the part of any of the servants of or persons employed by the said Railway Company, then and in every such case the said Railway Company shall pay to the said Mayor, Aldermen and Burgess the sum of Fifteen pounds for every hour during which any such obstruction shall continue: Provided always, That if such obstruction shall continue beyond Seventy-two consecutive hours, or shall have been occasioned by any wilful act on the part of any of the servants of or persons employed by the said Railway Company, then and in every such case the said Railway Company shall pay to the said Mayor, Aldermen and Burgess the sum of Fifteen pounds for every hour during which the obstruction shall continue as by way of ascertained damages; and in default of payment of the said sum or sums of money, as the case may be, on demand made on the treasurer, or any officer of the said Railway Company, the said Mayor, Aldermen and Burgess may sue for and recover the same, together with full costs of suit against the said Railway Company by action of debt, or on the case, in any of His Majesty's Courts of Record at Westminster; and in case the said bridges to be erected for the said Railway over the said River, otherwise called the Yare, or the several approaches, side slopes or banks of the said Railway next the said river, or any of them, or any part thereof, shall not be kept in good repair, it shall be lawful for the said Mayor, Aldermen and Burgess to do the said repairs, and to recover the amount of the expenses from the said Railway Company by action of debt, or on the case, with full costs of suit in any of His Majesty's Courts of Record at Westminster: Provided always, That nothing contained in this Act shall prevent the said Mayor, Aldermen and Burgess from recovering against the said Railway Company any special damage that may be sustained by them on account of the acts or default of the said Railway Company, or in respect of which the said penalties are imposed beyond the amount of such penalty or penalties, and they are hereby authorized to sue for and recover such special damage accordingly; but in every case where the said penalties hereby imposed shall have been paid by the said Railway Company, and any action for special damage shall be brought as before mentioned, then the said penalty or penalties so paid shall be deemed and considered as payments on account of such special damage, and credit shall be given by the Court before whom such action shall be tried for any sum or sums of money so paid by the said Railway Company, and the same shall be deducted from the amount of damages to be recovered by the said Mayor, Aldermen and Burgesses, and in case the said damages recovered shall not exceed the sum or sums so paid, then the said Mayor, Aldermen and Burgesses shall be entitled to the whole of the said sum or sums of money, as the case may be.

CLAUSE (P.) "Provided always, and be it further Enacted, That nothing in this Act contained shall extend to prejudice or derogate from the estates, rights, privileges, franchises, jurisdictions or authority of the Mayor, Aldermen and Burgesses of the said borough and city of Norwick, or their successors, or the Mayor for the time being of the same borough and city.

Clause (Q.) "And be it further Enacted, That
in case the said intended Railway shall at any time or times hereafter, from its near approach to any Turnpike Road, occasion danger to the travellers on such road, in consequence of horses being frightened by the sight of the engines and carriages travelling on the said Railway, or by reason of the way of ascertained damages, the sum of Five pounds for every hour during which any such impediment shall continue: Provided always, That if such obstruction shall continue beyond Seventy-two consecutive hours, or shall have been occasioned by any wilful act on the part of any of the servants of or persons employed by the said Railway Company, then and in every such case the said Railway Company shall pay to the said Mayor, Aldermen and Burgess the sum of Fifteen pounds for every hour during which the obstruction shall continue as by way of ascertained damages; and in default of payment of the said sum or sums of money, as the case may be, on demand made on the treasurer, or any officer of the said Railway Company, the said Mayor, Aldermen and Burgess may sue for and recover the same, together with full costs of suit against the said Railway Company by action of debt, or on the case, in any of His Majesty's Courts of Record at Westminster; and in case the said bridges to be erected for the said Railway over the said River, otherwise called the Yare, or the several approaches, side slopes or banks of the said Railway next the said river, or any of them, or any part thereof, shall not be kept in good repair, it shall be lawful for the said Mayor, Aldermen and Burgess to do the said repairs, and to recover the amount of the expenses from the said Railway Company by action of debt, or on the case, with full costs of suit in any of His Majesty's Courts of Record at Westminster: Provided always, That nothing contained in this Act shall prevent the said Mayor, Aldermen and Burgess from recovering against the said Railway Company any special damage that may be sustained by them on account of the acts or default of the said Railway Company, or in respect of which the said penalties are imposed beyond the amount of such penalty or penalties, and they are hereby authorized to sue for and recover such special damage accordingly; but in every case where the said penalties hereby imposed shall have been paid by the said Railway Company, and any action for special damage shall be brought as before mentioned, then the said penalty or penalties so paid shall be deemed and considered as payments on account of such special damage, and credit shall be given by the Court before whom such action shall be tried for any sum or sums of money so paid by the said Railway Company, and the same shall be deducted from the amount of damages to be recovered by the said Mayor, Aldermen and Burgesses, and in case the said damages recovered shall not exceed the sum or sums so paid, then the said Mayor, Aldermen and Burgesses shall be entitled to the whole of the said sum or sums of money, as the case may be.

Vol. 91. 27th Junii. 561

CLAUSE (P.) "Provided always, and be it further Enacted, That nothing in this Act contained shall extend to prejudice or derogate from the estates, rights, privileges, franchises, jurisdictions or authority of the Mayor, Aldermen and Burgesses of the said borough and city of Norwick, or their successors, or the Mayor for the time being of the same borough and city.

Clause (Q.) "And be it further Enacted, That
in case the said intended Railway shall at any time or times hereafter, from its near approach to any Turnpike Road, occasion danger to the travellers on such road, in consequence of horses being frightened by the sight of the engines and carriages travelling on the said Railway, or by reason of the way of ascertained damages, the sum of Five pounds for every hour during which any such impediment shall continue: Provided always, That if such obstruction shall continue beyond Seventy-two consecutive hours, or shall have been occasioned by any wilful act on the part of any of the servants of or persons employed by the said Railway Company, then and in every such case the said Railway Company shall pay to the said Mayor, Aldermen and Burgess the sum of Fifteen pounds for every hour during which the obstruction shall continue as by way of ascertained damages; and in default of payment of the said sum or sums of money, as the case may be, on demand made on the treasurer, or any officer of the said Railway Company, the said Mayor, Aldermen and Burgess may sue for and recover the same, together with full costs of suit against the said Railway Company by action of debt, or on the case, in any of His Majesty's Courts of Record at Westminster; and in case the said bridges to be erected for the said Railway over the said River, otherwise called the Yare, or the several approaches, side slopes or banks of the said Railway next the said river, or any of them, or any part thereof, shall not be kept in good repair, it shall be lawful for the said Mayor, Aldermen and Burgess to do the said repairs, and to recover the amount of the expenses from the said Railway Company by action of debt, or on the case, with full costs of suit in any of His Majesty's Courts of Record at Westminster: Provided always, That nothing contained in this Act shall prevent the said Mayor, Aldermen and Burgess from recovering against the said Railway Company any special damage that may be sustained by them on account of the acts or default of the said Railway Company, or in respect of which the said penalties are imposed beyond the amount of such penalty or penalties, and they are hereby authorized to sue for and recover such special damage accordingly; but in every case where the said penalties hereby imposed shall have been paid by the said Railway Company, and any action for special damage shall be brought as before mentioned, then the said penalty or penalties so paid shall be deemed and considered as payments on account of such special damage, and credit shall be given by the Court before whom such action shall be tried for any sum or sums of money so paid by the said Railway Company, and the same shall be deducted from the amount of damages to be recovered by the said Mayor, Aldermen and Burgesses, and in case the said damages recovered shall not exceed the sum or sums so paid, then the said Mayor, Aldermen and Burgesses shall be entitled to the whole of the said sum or sums of money, as the case may be.

CLAUSE (P.) "Provided always, and be it further Enacted, That nothing in this Act contained shall extend to prejudice or derogate from the estates, rights, privileges, franchises, jurisdictions or authority of the Mayor, Aldermen and Burgesses of the said borough and city of Norwick, or their successors, or the Mayor for the time being of the same borough and city.

CLAUSE (Q.) "And be it further Enacted, That
"commence, or shall not proceed in the completion of such works, or during which the said works shall not be
for the completion thereof, the sum of Twenty-five pounds, to be recoverable by the Commis-
ors or Trustees of the said Turnpike Road from the said Company in such and the same man-
ments and penalties incurred by the said Company for which no special provision is made by this Act."

Pr. 143. I. 35. After "public" insert Clause (R.).

Clause (R.). And be it further Enacted, That in the said parish of Postwick, in the county of Norfolk, or either of them, the said Company shall and they are hereby required, at their own proper costs and charges, upon the request in writing of the said Harriet Dashwood, or of the owner or owners for the time being of the said lands, to make and construct, and from time to time and at all times for ever thereafter to maintain and keep in good and substantial repair and condition, any number of arched openings under the said Railway, not exceeding Three, at such places upon or under the said line of Railway as the said Harriet Dashwood, or the owner or owners for the time being of the said lands, shall require, and that each of the said arched openings shall be of such width as to leave a clear and open road and space through and under the same of not less than Fifteen feet, and of a height from the surface of such road to the centre of each arch of not less than Sixteen feet, and that the descent to and under each of such arches shall not exceed One foot in Thirty-five feet; and in case the said Company shall refuse or neglect to make or maintain such arches or any of them for the space of Twenty-eight days after the time which shall be required for those purposes respectively by the said Harriet Dashwood, or the owner or owners for the time being, to make and erect, or (as the case may require) to maintain and repair such arches, so that in making, erecting, repairing or maintaining such arches the said Railway shall not be obstructed for any longer period of time than shall be necessary, and that all the costs and charges thereof shall be repaid to the said Harriet Dashwood, or such owner or owners for the time being, by the said Company, within Twenty-eight days after the same shall have been so incurred, and an account and demand in writing shall have been delivered to and made from the said Company or their treasurer or clerk for the time being; and in default of payment of the said costs and charges within the time aforesaid, that Two or more Jus-
tices of the Peace for the county of Norfolk shall, upon the application of the said Harriet Dashwood, or of such owner or owners for the time being, and they are hereby required, by warrant under their hands and seals, to levy the said costs and charges by distress and sale of any of the goods and chattels of the said Company for the use of the party by whom such costs and charges shall have been incurred, rendering to the said Company the overplus (if any) on demand, after deducting all the costs, charges and expenses of making such distress and sale, to be settled by the said Justices, and that the said Earl, and such owner and owners for the time aforesaid, shall and may have such and the like remedy against the said Company for the recovery thereof by action or suit at law or in equity, to be commenced and prosecuted in such manner as in other cases is by this Act directed, by any other means which the said Earl, or such owner or owners for the time being, is or are or shall or may be authorized to take."

Pr. 149. I. 10. After "Railway" insert Clauses (S.) and (T.).

Clause (S.). And be it further Enacted, That in the formation of such part of the said Railway as is intended to be made through or upon the lands of or belonging to the said Harriet Dashwood, or of such owner or owners for the time being, the said Railway shall not be obstructed for any longer period of time than shall be necessary, and that all the costs and charges thereof shall be repaid to the said Harriet Dashwood, or such owner or owners for the time being of the said lands, to make and construct, and from time to time and at all times for ever thereafter to maintain and keep in good and substantial repair and condition, any number of arched openings under the said Railway, not exceeding Three, at such places upon or under the said line of Railway as the said Harriet Dashwood, or the owner or owners for the time being of the said lands, shall require, and that each of the said arched openings shall be of such width as to leave a clear and open road and space through and under the same of not less than Fifteen feet, and of a height from the surface of such road to the centre of each arch of not less than Sixteen feet, and that the descent to and under each of such arches shall not exceed One foot in Thirty-five feet; and in case the said Company shall refuse or neglect to make or maintain such arches or any of them for the space of Twenty-eight days after the time which shall be required for those purposes respectively by the said Harriet Dashwood, or the owner or owners for the time being, to make and erect, or (as the case may require) to maintain and repair such arches, so that in making, erecting, repairing or maintaining such arches the said Railway shall not be obstructed for any longer period of time than shall be necessary, and that all the costs and charges thereof shall be repaid to the said Harriet Dashwood, or such owner or owners for the time being, by the said Company, within Twenty-eight days after the same shall have been so incurred, and an account and demand in writing shall have been delivered to and made from the said Company or their treasurer or clerk for the time being; and in default of payment of the said costs and charges within the time aforesaid, that Two or more Jus-
tices of the Peace for the county of Norfolk shall, upon the application of the said Harriet Dashwood, or of such owner or owners for the time being, and they are hereby required, by warrant under their hands and seals, to levy the said costs and charges by distress and sale of any of the goods and chattels of the said Company for the use of the party by whom such costs and charges shall have been incurred, rendering to the said Company the overplus (if any) on demand, after deducting all the costs, charges and expenses of making such distress and sale, to be settled by the said Justices, and that the said Earl, and such owner and owners for the time aforesaid, shall and may have such and the like remedy against the said Company for the recovery thereof by action or suit at law or in equity, to be commenced and prosecuted in "
in such manner as in other cases is by this Act directed, or by any other means which the said Harriet Dashwood, or such owner or owners for the time being is or are or shall or may be authorized to take.

Clause (T). “Provided always, and be it further Enacted, That in all cases where a composition in lieu of Tithes shall have been made under an Act of Parliament, by the grant of an annual sum of money or corn-rent, and any of the lands chargeable with such sum of money or corn-rent, or any part of the same shall be taken by the said Company under the authority of this Act, compensation shall be made by the said Company for the value of the said annual sum of money or corn-rent, payable at the time of the passing of this Act, or the said proportion of the said annual sum of money or corn-rent; and the said Company are hereby required to pay such sum of money into the Bank of England in manner by this Act provided in cases where any monies are to be paid to incapacitated persons before entering into the possession of the said lands; and from and after the payment of such sum, the lands so taken shall be for ever discharged of and from the said proportion of the said annual sum of money or corn-rent, as the case may be: Provided always, That in case part only of any lands and grounds liable to the payment of any such annual sum or corn-rent as aforesaid shall be purchased or taken by the said Company, nothing in this Act contained shall extend, or be construed to extend to discharge the remainder of the said lands or grounds from the payment of the remainder of the annual sums or corn-rents which would have been payable in respect of such lands and grounds, after deducting therefrom the proportionate part of the said annual sum or corn-rent as aforesaid shall be purchased or taken; but that the remainder of such lands and grounds shall remain and be liable to such proportionate part or share of the said annual sum or corn-rent as the same would have been assessed at, or would have been payable in respect of the same in case they had been assessed alone under the authority of the Act under which the said composition for Tithes had taken place; and the Rector, Vicar, or other person or persons entitled to the said annual sum or corn-rent shall have the same remedies for the recovery of the said last-mentioned proportionate part of the said annual sum or corn-rent by suit or action, or by distress, entry or peremptory rents and profits in, upon or over the said last-mentioned lands and grounds or otherwise, as he or they had or were entitled to in respect of the said lands or corn-rent.”

The said Amendments, being read a second time, were agreed to.

Ordered, That Sir Charles Brooke Vero do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill intituled, An Act for making a Railway from or near Romford, in the County of Essex, to Shell Haven, in the same County, and for constructing a Tide Dock at the termination of the said Railway at Shell Haven aforesaid; and the same were read, as follow:

Pr. 65. l. 16. After “therein” insert Clause (A.)

Clause (A.) “And be it further Enacted, That in such case the said intended Railway shall at any time or times hereafter, from its near approach to any Turnpike Road, occasion danger to the

4 c 2 travellers
the Directors thereof, before them to answer such
complaint, and if it shall appear to such Justices
that such complaint is reasonable, then the
said Company shall, within such time as shall be
ordered by the said Justices in that behalf, and
after notice of such order served upon them or
their principal engineer, clerk or other officer,
within such time as shall be appointed by the said
Justices, commence, and, within such time as shall
be appointed by the said Justices, complete such
works in the nature of a screen, near to or adjoin-
ing the sides of the said Turnpike Road, or of the
said intended Railway as shall be directed by the
said Justices, so as to prevent such danger to tra-
vellers upon the said Turnpike Road; and in case
such Company shall neglect, within the time ap-
pointed that behalf to commence or shall not con-
continue to execute such works until the due com-
pletion thereof, or shall not complete the same
within the time in that behalf appointed, the said
Company shall forfeit and pay for every day dur-
ing which the said Company shall not commence
or shall not proceed in the completion of such
works, or during which the said works shall not
be completed after the time appointed for the
completion thereof, the sum of Twenty-five pounds,
the same to be recovered by the Commissioners or Trus-
tees of the said Turnpike Road from the said
Company in such and the same manner as any
other penalties incurred by the said Company for
which no special provision is made by this Act.

Mr. Wilson Patten reported from the Committee
on the re-committed Liverpool Court of Record Bill;
That they had made other Amendments thereto;
and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be
engrossed.

The House proceeded to take into consideration
the Amendments made by the Lords to the Bill,
intituled, An Act to enable the Hayle Railway Com-
pany to make certain alterations in the Lines of
such Railway, and for other purposes relating thereto;
and the same were read, as follow:

CLAUSE (A.) " And be it further Enacted, That
where by reason of any disability or incapacity
of any person or corporation entitled to any lands
or hereditaments to be purchased, taken or used
under the authority of the said Act, or of this
Act, or from any other cause, the purchase-
money for any lands or hereditaments, or any
money to be paid by way of recompense or com-
pensation for any damage or injury done to the
same, shall be required to be paid into the Bank
of England, it shall be lawful for the Court of
Exchequer to order the reasonable costs, charges
and expenses attending any such purchase, taking
or using of land, or which may be incurred in
the purchase or compensation of any lands or heredit-
ments, to be paid by the said Court of Exchequer.

CLAUSE (B.) " And be it further Enacted, That
all the costs, charges and expenses on the part
of the seller as the purchaser of all con-
veyances and assurances of any lands which shall
be purchased or taken by the said Company for
the purposes of this Act, and of deducting, evi-
dencing and verifying such title as the said
Company may require to the said lands, and of making
out and delivering such and such attested
copies as the said Company may require, and all
expenses whatsoever incident to the investiga-
tion, deduction and verification of such title, shall be
exclusively borne and paid by the said Company;
and the said Company, before entering into possi-
session of the lands so purchased or taken, shall
pay the amount of such costs, charges and ex-

dues, or in case there shall be any dispute about
the amount, shall obtain such order as hereinafter
mentioned, and shall deposit for the purpose of
paying the same in such manner as hereinafter
mentioned, the amount of the costs, charges and
expenses so claimed by the said Company, to whom the lands shall be purchased or taken:
Provided always, That the said Company shall
not be prevented from entering into possession
of the lands so purchased by reason of the non-
payment of the said costs, charges and expenses,
or by reason of the order hereinafter mentioned
not having been obtained, or the deposit herein
mentioned not having been made, unless the
party or parties from whom such lands shall have
been purchased shall, within Seven days after
notice in writing for that purpose shall have been
given to them by the said Company, deliver a bill
of their said costs, charges and expenses to the
said Company.

CLAUSE (C.) " And be it further Enacted, That
if the said Company and the party or parties
aforesaid cannot agree as to the amount of such
costs, charges and expenses, the same shall be
ascertained by the said Court of Exchequer; and
it shall be lawful for the said Court, on Petition
to be presented by the said Company, to order
to direct that such costs, charges and expenses
shall be referred to one of the Masters of the said
court to be taxed in the usual manner; and such
order shall be served on the party or parties
aforesaid, who shall be at liberty to proceed under
the same; after notice of such order, it shall be
lawful for the said Court to order and direct the
amount of such costs, charges and expenses so
faxed, together with the costs, charges and ex-

penses attending the taxation thereof, or so much
of the same as shall be payable by the said Com-
pany, to the person or persons from whom such

lands shall have been purchased or taken, to be
paid to the person or persons aforesaid: Provided
Always, That the said Company shall not be at

liberty to enter into possession of the land so

purchased or taken, until an order shall have been

made for the taxation of the said costs, charges
and expenses, and shall have been served upon the
parties paying said costs, charges and expenses,
which sums shall be applied under
the order of the said Court in payment of the said
costs, charges and expenses: Provided always,

That the expense of determining such costs,
charges and expenses as aforesaid, and of obtain-
ing the order or orders referring thereto to be

taxed, shall be paid and borne by the said Com-
pany, unless the sixth of the said costs, charges
and expenses shall be disallowed, in which case

the order or orders referring thereto to be

taxed, shall be paid and borne by the said Com-
pany, unless the sixth of the said costs, charges
and expenses shall be disallowed, in which case

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pany, unless the sixth of the said costs, charges
and expenses shall be disallowed, in which case

the order or orders referring thereto to be

before the end of the then next Session of Par-

liament.

The said Amendments, being read a second
time, were agreed to.

Ordered, That Mr. Pendarves do carry the Bill
to the Lords; and acquaint them, that this House

hath agreed to the Amendments made by their
Lordships.

The House proceeded to take into consideration
the Amendment made by the Lords to the Bill, in-
tituled, An Act for altering, amending and enlarging
the Powers and Provisions of an Act for making
and maintaining a Pier or Jetty and other Works
at Herne Bay, in the Parish of Herne, in the County
of Kent, and for giving additional Powers to the
Herne Bay Pier Company; and the same was read,
as followeth:

Pr. 38. l. 32. Leave out " dig," and in the same
line leave out " or remove."

The said Amendment, being read a second time,

was agreed to.

Ordered, That Mr. Pendarves do carry the Bill
to the Lords; and acquaint them, that this House

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was agreed to.

Ordered, That Mr. Pendarves do carry the Bill
to the Lords; and acquaint them, that this House

hath agreed to the Amendments made by their
Lordships.
A Petition of Gentry, Clergy, Bankers, Merchants, Southampton Traders and other Inhabitants of Southampton, praying for the removal of the Post Office in that town to a more central and convenient situation, and complaining of overcharged distance on letters directed to that town, was presented, and read; and ordered to lie upon the Table.

A Petition of George T. Dox, John Pye and others, Engravers, praying for encouragement and protection in the art of Engraving, was presented, and read; and referred to the Select Committee on Arts of Design.

A Petition of Feuars and Householders of Leoch; Municipal Provost, Magistrates and Town Council of the Royal Burgh of Irvine; and, Magistrates, Heritors and Inhabitants of the Burgh of Cononagnt; praying that the Municipal Corporations (Scotland) Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Factory Labourers in the employ of Factory Bill of Messrs. Barker, Preston;—Mr. Beer, Manchester;—Messrs. McConnell, Manchester;—Messrs. Livesey, Mr. Gee, Birkfield;—Mr. Buckley, Ryerö;—Mr. Ainsworth, Huyton;—Mr. Higgingsbottom, Ashton-under-Lyne;—Messrs. Chadwick, Ashton;—Mr. Whittaker, Hurst;—Messrs. Lee, Bridge; etc.;—Messrs. Mellor, Ashton-under-Lyne;—Messrs. Birt-;—Messrs. Harrison, Sydney;—and, Operative Woollen Manufacturers of Ecclesfield, Idle and Shipley; praying that the Factories Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Protestant Dissenters of Ketley; Church Rates.—Sherborne;—Blindford, Rother;—etc. Dissenters meeting in the Chappel, Kingsdug; and, Inhabitants of Bilston; praying, for the abolition of Church Rates, was presented, and read; and ordered to lie upon the Table.

A Petition of William Stoker, M. D., Freeman of Dr. Stoker, the city of Dublin, complaining of not having been adequately remunerated for his services in extending the usefulness of the medical profession, and sedulously administering to the relief of the sick poor of Ireland for more than half his life, and praying for an investigation, was presented, and read; and ordered to lie upon the Table.

A Petition of Merchants, Manufacturers and Inhabitants of Liverpool; complaining of the Duties charged on British Manufactures on their importation into Ireland;—and, Merchants and Inhabitants of Liverpool; praying the House not to pass the Municipal Corporations (Ireland) Bill.

A Petition of Inhabitants of Charleville;—Chief Municipal Magistrate of the Burgh of Ossau;—Inhabitants of Corporations Bantry;—Mountragh;—Corporation of Narewich;—Inhabitants of Mounaw;—Tracton and Nohoval;—Leck;—Ayl-;—Wardlow;—Glin;—Ratholein;—Lees;—Trole;—Longhton and Dulane;—Inhabitants Householders of Saint Martin-in-the-Fields, Westminster;—and, Provost, Magistrates and Town Council of the Royal Burgh of Dumbarton; praying the House not to pass the Municipal Corporations (Ireland) Bill, as amended by the House of Lords, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Clonmel;—and, Clonmel Clergy, Landholders and Residents of Clonmel;—and, Municipal Ketharion; praying for the abolition of Tithe in Corporations Ireland;—and, also praying the House not to pass the (Ireland) Bill Municipal Corporations (Ireland) Bill, as amended by
Royal Academy.

A Petition of George Fogg, Historical Painter, of Manchester-street, Manchester-square, praying the House not to confer any privilege or particular indulgence whatever on the private unchartered Society denominated "The Royal Academy," until further inquiry has been made into its character and proceedings, was presented, and read; and ordered to lie upon the Table.

Attorneys' Certificates.

A Petition of Attorneys and Solicitors in the county of Kent; and, Wigan; praying for the repeal of the Duty on their annual Certificates, were presented, and read; and ordered to lie upon the Table.

Municipal Corporations (Ireland) Bill.

A Petition of Inhabitants of frome; and, Dublin; praying the House to pass the Municipal Corporations (Ireland) Bill, as amended by the House of Lords, were presented, and read; and ordered to lie upon the Table.

House of Lords.

A Petition of Merchants, Bankers, Traders and others connected with the city of London, praying the House to support the second Estate of the Realm in the constitutional exercise of its right of liberty of the subject, was presented, and read; and ordered to lie upon the Table.

Poor Law Act.

A Petition of Surgeons, Rate-payers and Inhabitants of Chipping Ongar, praying the House to institute an inquiry into the contract entered into with the Board of Guardians in that neighbourhood for providing the Poor with medicines, and medical and surgical attendance, was presented, and read; and ordered to lie upon the Table.

Copyright Bill.

A Petition of the Senate of the University of Glasgow, praying that the Copyright Bill may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

Registration of Births, &c. Bill.

A Petition of Licensed Parish Clerks of the parishes and parish churches of Portsmouth, Portsea, and Averstoke, praying that provision may be made in the Registration of Births, &c. Bill, for compensating them for the losses they will sustain by the passing of the said Bill, was presented, and read; and ordered to lie upon the Table.

Jewish Civil Disabilities Bill.

A Petition of Catholic Inhabitants of Liverpool; and, Persons of the Christian Faith in Manchester; praying that the Jewish Civil Disabilities Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

National Galleries of Art.

A Petition of William Gavins Herdman, praying that the National Galleries of Art in this country may be opened on a portion of the Sabbath-day, were presented, and read; and ordered to lie upon the Table.

Receipt Stamps.

A Petition of Merchants and Fish-curers of Arbroath and Collerhoy, praying for the repeal of the Stamp Duty on Receipts, was presented, and read; and ordered to lie upon the Table.

Joint Stock Banks.

A Petition of the Directors and Managers of the Wolverhampton and Staffordshire Banking Company; Hampshire Banking Company; and, the Northern and Central Bank of England; praying that the Secret Committee on Joint Stock Banks be instructed to require from Private Banks, returns of their liabilities and assets, were presented, and read; and referred to the Select Committee on Joint Stock Banks.

VOL. 91.

A Petition of Trustees of the Leeds and Harrow Turnpike Trusts, praying that the Turnpike Trusts Consolidation Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Horsham, praying Criminal Laws, the House not to sanction any general measure for the revision of the Criminal Laws, which shall retain the punishment of death for any other crime than that of willful Murder, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of the Burgh of Kirkie- Burghs of Mouse, praying that the Burghs of Barony (Scotland) Barony Bill may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

A Petition of the Moderator of the Associate Church of Scotland, praying for the abolition of Lay Patronage in the Church of Scotland, was presented, and read; and ordered to lie upon the Table.

A Petition of Proprietors of land and houses, and Tenants of houses, and Inhabitants of the town of Letham and adjoining village of Drummetcrietoun, in the barony and parish of Dunichan, praying that the said town and village may be placed in Schedule (C.) of the said Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of the Churchwardens of Saint James, County Rates. Clerkenwell, praying the House to relieve the magistracy from the onerous duties attendant on the management of the finances of a large county, and to substitute some representative system of control over the expenditure of the county rates, either by the formation of a representative county finance board, or by such other means as the House may think proper, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Saint James, Clerkenwell, praying for the establishment of one general central board for the management of the Sewers, and that each parish liable to be rated shall have the power to elect a given number of Commissioners for that Board, either according to the population or rental, or such other means as the House shall think most likely to ensure to the public an efficient acting Board, and give to the rate-payers a proper control over the expenditure, was presented, and read; and ordered to lie upon the Table.

A Petition of Richard Matland, of Braton-street, Tibbs' Commutation Bill.

A Petition of Inhabitants of Warrington, praying the House of Lords, the House to effect such a reform in the House of Lords as shall render it elective and responsible to the nation, and at the same time afford the greatest stability to the constitution and security to the liberty of the subject, was presented, and read; and ordered to lie upon the Table.
A Petition of Fish-curers, Fishermen and others interested in the herring fishery in *Isiswateray*; and Merchant Fish-curers interested in the herring trade at *Isiswateray*; praying the House to promote the interests of the British Herring Fisheries in any Treaties or regulations now pending with foreign powers, so as to enable the Petitioners to compete on a fair footing in their markets with other nations, were presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Medical Profession of *Hereford*, praying that the Medical Witnesses Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Licensed Retailers of Beer in *Bath*, praying that they may be placed on the same footing as Licensed Victuallers, was presented, and read; and ordered to lie upon the Table.

A Petition of *Egerton Smith*, one of the proprietors of the newspaper called The *Liverpool Mercury*, complaining of inaccuracy in the Returns presented to Parliament of the number of stamps issued to that newspaper, was presented, and read; and ordered to lie upon the Table.

A Message from the Lords, by Mr. *Dowdenwell* and Mr. *Senior*:

Mr. Speaker,

The Lords have agreed to the Bill, intituled, An Act for providing a more abundant and regular Supply of Water in the River called the Upper Bann in Ireland, without any Amendment: And also, the Lords have agreed to the Bill, intituled, An Act to authorize the City of Dublin Steam Packet Company to apply a portion of certain Monies, already subscribed, in fulfillment of their Contracts for building six additional Steam Vessels, and to legalize such Subscription, with an Amendment; to which Amendment the Lords desire the concurrence of this House: And also, the Lords have agreed to the Bill, intituled, An Act for enlarging the Embankment of a Reservoir in the Valley of Wessenden, in the Township of Marsden, and Parish of Almondbury, in the West Riding of the County of York, and for other Purposes, with Amendments; to which Amendments the Lords desire the concurrence of this House:—And also, the Lords have passed a Bill, intituled, An Act to vest part of the entailed Estate of Shibbo and others, in the County of Sutherland, in Trustees, in fee simple, for Sale, and to raise a further Sum of Money by Loan, for the several purposes therein mentioned; to which the Lords desire the concurrence of this House:—And then the Messengers withdrew.

Another ingrossed Clause was offered to be added to the Bill, by way of rider.

The ingrossed Bill for the Commutation of Tithes was, according to Order, read the third time; and an ingrossed Clause was added to the Bill, by way of rider.

The House, according to Order, resolved itself into a Committee upon the Registration of Voters' Bill.

Ordered, That the Bill be read the third time tomorrow.

The House, according to Order, resolved itself into a Committee upon the Registration of Voters' Bill.

(In the Committee.)

Clause offered (Declaring that no Lease or Assignment which confers a right of Voting for a City or Borough, shall confer a right of Voting for the County in which such City or Borough is situated)—read 19, 20.

Question put, That the said Clause be added; the Committee divided.

Teller for the Yeas, Sir *Thomas Fremantle* 100.

Teller for the Nays, Mr. *Patrick Stewart* 153.

Clauses offered (That no Share or Shares in any Canal, Railroad, Insurance, Banking, Dock, Water, Bridge, or other Joint Stock Company, shall confer a right of Voting for Members to serve in Parliament)—(as to the time of payment of Rates and Taxes under reserved Rights).

Question, That the said Clauses be brought up, and read a first time—put, and Negatived.

Clause (In case of Death, &c. of Returning Officer, Sheriff to act instead thereof)—brought up, read 19, 20, and added.

Clause (Every Person whose name shall have been in any List of Voters may inspect the collecting Books of the Overseers and Collectors of Taxes, who are to afford all due means for such Inspection)—brought up, and read 1st.

Question, That the Clause be read 2nd—put, and in Negatived.

Clauses (Relating to Cricklewood and Shoreham)—(Person omitted in the Register for Two years to cease to enjoy the right of Voting, unless he shall have been omitted in consequence of his having received parochial relief within Twelve months)—brought up, read 1st, 2nd, and added.

Clause (Power to alter the Schedules by the chief Revising Barrister)—brought up, and read a first time.

Clause, by leave, withdrawn.

Clause (Court of Appeal may award Costs)—(His Majesty may appoint temporary Revising Barrister or chief Revising Barristers)—(Salaries to Barristers)—brought up, read 1st, 2nd, and added.

New Schedules added.

Preamble agreed to.

Bill, as amended, to be reported.

Mr. Speaker resumed the Chair; and Mr. *Bernal* reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received tomorrow.

A Petition of several Persons interested in the Tithe Commutation settlement of the Tithe question, in *Breda*waterdridge, praying that the Tithe Commutation Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

The ingrossed Bill for the Commutation of Tithes was, according to Order, read the third time; and an ingrossed Clause was added to the Bill, by way of rider.

Another ingrossed Clause was offered to be added to the Bill, by way of rider, for the recovery of rates chargeable on rent-charge; and the said Clause was brought up, and read the first, second, and third time.

And a Motion being made, and the Question being put, That the said Clause be added to the Bill, by way of rider; The
The House divided: The Yeas to the old Lobby; The Noes to the new Lobby; Tellers for the [Mr. Edward John Stanley, } 107. Yeas, [Sir Andrew Leith Hay : } 106. Noes, [Mr. Russell : } 39. So it was resolved in the Affirmative. Then another ingrossed Clause was added to the Bill, by way of rider.

An Amendment was proposed to be made to the Bill, in Pr. 36. l. 16. by leaving out from the beginning of the line to the word “ And " in Pr. 39. l. 34. And the Question being put, That the words proposed to be left out stand part of the Bill; The House divided: The Yeas to the old Lobby; The Noes to the new Lobby; Tellers for the [Mr. Edward John Stanley, } 153. Yeas, [Mr. Fox Maule : } 152. Noes, [Mr. Howes : } 39. So it was resolved in the Affirmative.

A Motion was made, and the Question being proposed, That the Title be, An Act for the Commutation of Tithes in England and Wales; An Amendment was proposed to be made to the Question, by inserting, after the word “ the,” the word “ partial.” And the Question being put, That the word “ partial ” be there inserted: It passed in the Negative.

Resolved, That the Bill do pass: And that the Title be, An Act for the Commutation of Tithes in England and Wales.

And the House having continued to sit till after twelve of the clock on Tuesday morning;

The House, according to Order, resolved itself into a Committee upon the Sugar Duties Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received To-morrow.

And the House having continued to sit till after twelve of the clock on Tuesday morning;

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for improving the Police in the District of Dublin Metropolis; and the same were read, as follow:

Pr. 7. l. 26. After " mentioned " insert Clause (A). " Clause (A.) " And be it Enacted, That where " any person charged with any petty misdemeanor " shall be brought, without the warrant of a Justice " of the Peace, into the custody of any constable ap-" pointed under this Act during his attendance in the " night-time at any watch-house within the police " district of Dublin Metropolis, it shall be lawful " for such constable, if he shall deem it prudent, to " take bail by recognizance, without any fee or " reward, from such person, conditioned that such " person shall appear for examination before a Jus-" tice of the Peace at some place to be specified in " the recognizance, at the hour of Ten in the fore-" noon next after such recognizance shall be taken, " unless that hour shall fall on a Sunday, or a " Christmas-day, or Good Friday, and in that case " at the like hour on the succeeding day; and " every recognizance so taken shall be of equal ob-" ligation on the parties entering into the same, and " liable to the same proceedings for the estreating " thereof as the same hereinafter has been taken before " Justice of the Peace; and the constable shall " enter, in a book to be kept for that purpose in " every watch-house, the names, residence and oc-" cupation of the party, and his surety or sureties, " if any, entering into such recognizance, together " with the condition thereof, and the sums respec-" tively acknowledged, and lay the same before such " Justice as shall be present at the time and " place when and where the party is required to " appear; and if the party does not appear at the " time and place required, or within one hour after, " the Justice shall cause a record of the recog-" nizance to be drawn up to be signed by the con-" stable, and shall return the same to the next " General or Quarter Sessions of the Peace for the " city of Dublin, or for the county of Dublin re-" spectively, as the case may require, in which the " offence charged should be brought to trial, with a " certificate at the back thereof, signed by such " Justice that the party has not complied with the " obligation therein contained; and the clerk of the " peace shall make the like estreats and schedules " of every such recognizance as of recognizances " forfeited in the sessions of the peace; and if the " party not appearing shall apply by any person on " his behalf to postpone the hearing of the charge " against him, and the Justice shall think fit to con-" sent thereto, the Justice shall be at liberty to " enlarge the recognizance to such further time as " he shall appoint; and when the matter shall be " heard and determined, either by the dismissal of " the complaint, or by binding the party over to " answer the matter thereof at the sessions, or other-" wise, the recognizance for the appearance of the " party before a Justice shall be discharged without " fee or reward."
The Order of the day being read, for taking into Municipal consideration the Amendments made by the Lords to the Municipal Corporations Bill;
Ordered, That the said Amendments be taken into consideration this day.

The Order of the day being read, for receiving Pensions Duties Bill.
Ordered, That the Report be received To-morrow.

The Order of the day being read, for taking into School Rooms further consideration the Report on the School Rooms Bill;
Ordered, That the Report be taken into further consideration To-morrow.

The Order of the day being read, for the Com-Pools Corporation Bill;
Resolved, That this House will, this day, resolve itself into the said Committee.

The Order of the day being read, for the second Insolvent Debtors' Bill;
Ordered, That the Bill be read a second time this day.

The Order of the day being read, for the Com-Ways and mittie of Ways and Means;
Resolved, That this House will, To-morrow, re-solve itself into the said Committee.

The Order of the day being read, for the Com-Charitable Trustees Bill;
Resolved, That this House will, this day, resolve itself into the said Committee.

Then the subsequent Amendments, being read a second time, were agreed to.

The said Amendments, as far as Clause (B.), being read a second time, were agreed to.

Clause (B.), the next Amendment, being read a second time;
An Amendment was made thereunto, in l. 19, by leaving out the word "and," and inserting the word "or," instead thereof.
And the said Amendment, so amended, was agreed to.

Then the subsequent Amendments, being read a second time, were agreed to.

Ordered, That Lord Viscount Morpeth do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships, with an Amendment; to which Amendment this House doth desire the concurrence of their Lordships.

Dublin Roads Bill.
The Order of the day being read, for the second reading of the Dublin Roads Bill;
Ordered, That the Bill be read a second time To-morrow.

Registration of Votes (Ireland) Bill.
The Order of the day being read, for the Committee on the Registration of Votes (Ireland) Bill;
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Bills of Exchange Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Thursday next.

Entailed Estates (Scotland) Bill.
The Entailed Estates (Scotland) Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Friday next.

Ins., Alehouses, and Victuallers' Houses Bill.
The Order of the day being read, for the Committee on the Ins., Alehouses and Victuallers' Houses Bill;
Resolved, That this House will, upon Wednesday, the 6th day of July next, resolve itself into the said Committee.

Tithes' Voluntary Commutation Bill.
The Order of the day being read, for the second reading of the Tithes' Voluntary Commutation Bill;
Ordered, That the Bill be read a second time upon Monday, the 11th day of July next.

Deeds Ratification (Scotland) Bill.
The Order of the day being read, for the second reading of the Deeds Ratification (Scotland) Bill;
Ordered, That the Bill be read a second time upon Thursday next.

Loan Societies (Ireland) Bill.
The ingrossed Bill to amend the Laws relating to Loan Societies in Ireland was, according to Order, read the third time.
Resolved, That the Bill do pass.
Ordered, That Mr. French do carry the Bill to the Lords, and desire their concurrence.

Paper Duties Bill.
The Paper Duties Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for To-morrow.
6-7 WILL. IV. 27°—28° Junii.

for the abolition of his Office by any Act to be passed in the present Session of Parliament;
Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the second reading of the Benefices Plurality Bill; 
Ordered, That the Bill be read a second time this day.

Civil Officers Declaration Bill.

The Order of the day being read, for the third reading of the Civil Officers Declaration Bill; 
Ordered, That the Bill be read the third time To-morrow.

Corporal Punishment (Army.)

Lord Viscount Howick presented,—Further Return to an Order, dated the 30th day of March last, for a Return of the Number of cases in which Corporal Punishment has been inflicted; specifying the Offences for which it was awarded, since the issuing of the Circular Letter, dated Horse Guards, 24th August 1833, restricting the punishment of Pleading to certain Offences indicated in the said Letter.

Lord Viscount Howick also presented, pursuant to Order,—A Return of the Number of Troops, or Corps or Regiments of Effective Yeomanry of Great Britain and Ireland, according to the last Muster Roll; stating the Date of that Muster, and distinguishing the Number of Officers and Men in each Corps or Regiment, and the Expense of each Corps in 1833; showing the manner in which the Sums voted for Great Britain and Ireland in that year were expended.

Ordered, That the said Returns do lie upon the Table.

A Petition of Proprietors and Inhabitants of Northumberland and Islandshire, in the County of Durham, praying for the amendment of the Divisions of Counties Act, by including the whole of the District of Northumberland and Islandshire within the Metes and Bounds of the Town of Berwick-upon-Tweed, was presented, and read; and ordered to lie upon the Table.

Lord's Day Bill.

A Petition of Wesleyan Methodists of Acklington;—Alnmouth; and, Alnwick; praying that the Lord's Day Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

Agricultural Distress.

A Petition of Proprietors, Occupiers of Land and others connected with Agriculture in Glendale Ward (Northumberland), praying for an inquiry into the distressed state of Agriculture, was presented, and read; and referred to the Select Committee on Agriculture.

Negro Apprenticeship.

A Petition of Inhabitants, Householders and others of Maidstone, for the abolition of Negro Apprenticeship, was presented, and read; and ordered to lie upon the Table.

Mr. Baring presented a Bill to make provision for the better and more expeditious Administration of Justice to the Stannaries of Cornwall, and for the enlarging the Jurisdiction and improving the practice and proceedings in the Courts of the said Stannaries; And the same was read the first time; and ordered to be read a second time upon Friday next; and to be printed.

New Ross Port.

Ordered, That there be laid before this House, a Return of all Sums paid in the Port of New Ross for Customs, Pilotage, or any other demand on Vessels or Boats for the last Ten years; stating under what authority demanded, and how applied in detail.

The House was moved, That the Order made upon the 29th day of April last, for presenting to His Majesty an humble Address, praying that He would be graciously pleased to give directions, that there be laid before this House, a Statement of the Number and Value of all Benefices in England and Wales which are in the gift of Private Persons; specifying the Diocese in which each of them may be situated, and also, whether in any the Presentation is only alternate, and in such a case with whom, might be read; and the same being read; 
Ordered, That the said Order be discharged.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return, distinguishing the Amount of Church Patronage in the disposition of the Crown, of Ecclesiastical and Lay Corporations, and Private Patronage.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

The Order for reading a second time, To-morrow, Patents for the Patents for Inventions Bill was read, and discharged.

Ordered, That the Bill be read a second time upon Wednesday, the 6th day of July next.

A Motion being made, That this House will, To-morrow, resolve itself into a Committee, to consider of making good, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, any deficiency which may arise in the amount of the Fees of the Courts of Common Law;
Mr. Chancellor of the Exchequer, by His Majesty's command, acquainted the House, That His Majesty, having been informed of the subject-matter of this Motion, recommends it to the consideration of the House.

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

And then the House, having continued to sit till near One of the clock on Tuesday morning, adjourned till this day.

Martis, 28° die Juni.

Anno 6-7 Willieiani I V° Regis, 1836.

PRAYERS.

A PETITION of Patrick Stead, of Yarmouth, Dover Harbour, and Southold, merchant, praying that ships belonging to Southold may be exempted from the payment of Dover Harbour Dues, was presented, and read; and referred to the Select Committee on Dover Harbour.

A Petition of Inhabitants of Sleaford, Billinghurst and other places;—Owners and Occupiers of property in Brunswick Square, Brunswick Terrace, in the parish of Hor;—Inhabitants of Dorking;—Leatherhead;—Harsham;—Littlehampton;—Seaford;—Arundel;—Wortley;—and, Shoreham; praying that the London and Brighton Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of property in Brunswick Square, Brunswick Terrace, and other places in Hor;—and, Gentry, Merchants, Trading Persons, and other Inhabitants of Lewes; praying that the said Bill may not pass into a law, were also presented, and read; and ordered to lie upon the Table.

A Petition of Thomas Weale, of the parish of Crowns Lands, Llanye, in the county of Radnor, carpenter, complaining of being ejected in 1829 from a certain small portion of land which, in 1816, he occupied from the waste lands of the manor of Loseb, in Radnorshire, was presented, and read; and ordered to lie upon the Table.

4 in 2 The
The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for making a Railway from Leeds to Derby, to be called "The North Midland Railway;" and the same were read, as follows:

Pr. 9. l. 20. Leave out "north," and insert "west."

Pr. 11. l. 26. After "plans" insert "and sections."

Pr. 12. l. 1. After "plans" insert "sections."

Pr. 12. l. 11. After "plans" insert "sections."

Pr. 12. l. 14. After "plans" insert "sections."

Pr. 12. l. 22. After "plans" insert "sections."

Pr. 12. l. 26. After "question" insert "shall be."

Pr. 12. l. 28. Leave out "shall be."

Pr. 14. l. 35. Leave out "also," and insert "for the purposes herebefore mentioned."

Pr. 15. l. 1. Leave out "also."

Pr. 15. l. 9. Leave out "also."

Pr. 15. l. 22. Leave out "also.

Pr. 21. l. 5. and 6. Leave out from "parties" to "and" in l. 26.

Pr. 26. and, after Clause (A.), added by way of rider to the Bill, insert Clause (A.).

Clause (A.) "And be it further Enacted, That in all cases where a composition for tithes shall have been made under an Act of Parliament by the grant of a perpetual annual sum of money or corn-rent, and any of the lands chargeable by the grant of a perpetual annual sum of money or corn-rent, and any of the lands chargeable by the grant of a perpetual annual sum of money or corn-rent, or any part of the same, shall have been assessed alone under the authority of the Act under which the said composition for tithes had taken place; and the Rector, Vicar or other person or persons entitled to the said annual sum or corn-rent, or from the proportionate part of the annual amount of the said annual sum of money or corn-rent; and the said Company, before entering into possession of the lands so purchased or taken, shall pay the amount of such costs, charges and expenses, provided always, that the said Company shall not be prevented from possessing the lands so purchased or taken by reason of the non-payment of the said costs, charges and expenses, unless the party or parties from whom such lands shall have been purchased, shall, within Seven days after notice in writing for that purpose shall have been given to them by the said Company, deliver a bill of their said costs, charges and expenses to the said Company.

Clause (B.) "And be it further Enacted, That if the said Company and the party or parties aforesaid, cannot agree as to the amount of such costs, charges and expenses, the same shall be ascertained by the said Court of Exchequer; and it shall be lawful for the said Court, on a petition to be presented by the said Company, or the party with whom such dispute shall arise, to order and direct that such costs, charges and expenses shall be referred to one of the Masters of the said Court, to be taxed in the usual manner; and, after taxation thereof, to order and direct that the amount of such costs, charges and expenses so taxed, together with the costs, charges and expenses attending the taxation thereof, or such part of the same as shall be payable by the said Company to the person or persons from whom such lands shall have been purchased or taken, shall be paid to the person or persons aforesaid: Provided always, That the said Company shall not be at liberty to enter into possession of the lands so purchased or taken until they have performed the amount claimed in respect of such costs, charges and expenses in the hands of some banker, to be approved by the party with whom such dispute shall arise, or in the Bank of England, in the name and with the privity of the Accountant-General of the said Court of Exchequer, to be placed to his account there: Provided always, That the said Company shall be entitled to the said lands and grounds, upon the payment of the remainder of the annual sums or corn-rents which would have been payable in respect of such lands and grounds, after deducting therefrom the proportionate part of the said annual sum or corn-rent, and from the proportionate part of the said annual sum of money or corn-rent, as the case may be: Provided always, That in case the said expense shall be paid and borne by the said Company, nothing in this Act contained shall extend, or be construed to extend, to discharge the said Company from and after the payment of the said expenses, unless the party or parties from whom such lands shall have been purchased, shall, within Seven days after notice in writing for that purpose shall have been given to them by the said Company, deliver a bill of their said costs, charges and expenses to the said Company.

Clause (C.) And be it further Enacted, That in all cases where a composition for tithes shall have been made under an Act of Parliament by the grant of a perpetual annual sum of money or corn-rent, and any of the lands chargeable by the grant of a perpetual annual sum of money or corn-rent, or any part of the same, shall have been assessed alone under the authority of the Act under which the said composition for tithes had taken place; and the Rector, Vicar or other person or persons entitled to the said annual sum or corn-rent, or from the proportionate part of the annual amount of the said annual sum of money or corn-rent; and the said Company, before entering into possession of the lands so purchased or taken, shall pay the amount of such costs, charges and expenses, provided always, that the said Company shall not be prevented from possessing the lands so purchased or taken by reason of the non-payment of the said costs, charges and expenses, unless the party or parties from whom such lands shall have been purchased, shall, within Seven days after notice in writing for that purpose shall have been given to them by the said Company, deliver a bill of their said costs, charges and expenses to the said Company.

The said Company, nothing in this Act contained shall extend, or be construed to extend, to discharge the said Company from and after the payment of the said expenses, unless the party or parties from whom such lands shall have been purchased, shall, within Seven days after notice in writing for that purpose shall have been given to them by the said Company, deliver a bill of their said costs, charges and expenses to the said Company.

The said Company, nothing in this Act contained shall extend, or be construed to extend, to discharge the said Company from and after the payment of the said expenses, unless the party or parties from whom such lands shall have been purchased, shall, within Seven days after notice in writing for that purpose shall have been given to them by the said Company, deliver a bill of their said costs, charges and expenses to the said Company.

The said Company, nothing in this Act contained shall extend, or be construed to extend, to discharge the said Company from and after the payment of the said expenses, unless the party or parties from whom such lands shall have been purchased, shall, within Seven days after notice in writing for that purpose shall have been given to them by the said Company, deliver a bill of their said costs, charges and expenses to the said Company.

The said Company, nothing in this Act contained shall extend, or be construed to extend, to discharge the said Company from and after the payment of the said expenses, unless the party or parties from whom such lands shall have been purchased, shall, within Seven days after notice in writing for that purpose shall have been given to them by the said Company, deliver a bill of their said costs, charges and expenses to the said Company.

The said Company, nothing in this Act contained shall extend, or be construed to extend, to discharge the said Company from and after the payment of the said expenses, unless the party or parties from whom such lands shall have been purchased, shall, within Seven days after notice in writing for that purpose shall have been given to them by the said Company, deliver a bill of their said costs, charges and expenses to the said Company.
were purchased or taken; and the amount thereof may then be deducted by the said Company from the sum payable by them under the direction or award of the said Master.

Clause (D) also, and be it further Enacted, That where by reason of any disability or incapacity of any party entitled to any lands to be taken or used, or in respect of which any satisfaction, recompense or compensation shall be payable under the authority of this Act, the public chase money for the same, or the money paid for such compensation, shall be required to be paid into the Bank of England, it shall be lawful for the said Company to order the costs, charges and expenses attending the purchase or the taking or using of such lands, or which may be incurred in consequence thereof, and also the costs, charges and expenses of the re-investment of the purchase or compensation money in other land, and likewise the costs, charges and expenses occasioned by the passing of this Act, and not by litigation between claimants or otherwise of any proceedings had as hereinbefore authorized for the investigation of such purchase or compensation money in government or real securities, and for the payment of the interest and dividends thereof, and of the payment of such government or real property money to be produced by the sales thereof out of Court, or so much of such costs, charges and expenses as the said Court shall think reasonable, together with the necessary costs and charges of obtaining the proper orders for such purposes, to be paid by the said Company out of the monies to be received by virtue of this Act; and the said Company shall from time to time pay such sums of money for such costs, charges and expenses as the said Court shall direct.

Pr. 102. l. 28. Leave out "Turnpike Road," and insert "public carriage or bridge-way."

Pr. 102. l. 29. Leave out "Turnpike Road," and insert "public carriage or bridge-way."

Pr. 102. l. penult. Leave out from "said" to "at" in l. 40. and insert "public carriage or bridge-way."

Pr. 103. l. 5. Leave out from "mentioned" to "and" in Pr. 104. l. 1.

Pr. 104. l. 3. Leave out "street or highway or."

Pr. 104. l. 4. Leave out "bridge-way or."

Pr. 104. l. 9. Leave out from "the" to "foot-path" in l. 10.

Pr. 104. l. 13. Leave out "bridge-way or."

Pr. 104. l. 19. Leave out "bridge-way or."

Pr. 104. l. 40. Leave out from "England" to "and" in Pr. 105. l. 12.

Pr. 106. (A). l. 3. After "bridge" insert Clause (E.)

Clause (E.) And be it further Enacted, That in case the said intended Railway shall at any time or times hereafter, from its near approach or contact with any Turnpike Road, occasion danger to the travellers on such Road, in consequence of horses being frightened by the sight of the engines and carriages travelling upon the said Railway, it shall be lawful for any or persons to make complaint thereof to any Two Justices of the Peace acting for the limit where such Turnpike Road shall lie, who shall summon the clerk or treasurer for the time being of the said Company, or one of the Directors thereof, before them, to answer such complaint; and if it shall appear to such Justices that the said complaint is reasonable, then the said Company shall, within such time as shall be ordered by the said Justices in that behalf, and after notice of such order served upon them or their principal engineer, clerk or other officer, within such time as shall be appointed by the said Justices, commence, and, within such time as shall be appointed by the said Justices, complete such works, in the nature of a screen, near Vol. 91.

"to or adjoining the sides of the said Turnpike Road, or of the said intended Railway, as shall be directed by the said Justices, so as to prevent such danger to travellers upon the said Turnpike Road; and in case such Company shall neglect, within the time appointed in that behalf, to commence, or shall not continue to execute such works until the due completion thereof, or shall not complete the same within the time in that behalf appointed, the said Company shall forfeit and pay for every day during which the said Company shall not commence, or shall not proceed in the completion of such works, or during which the said works shall not be completed after the time appointed for the completion thereof, the sum of Twenty-five pounds, to be recoverable by the Commissioners or Trustees of the said Turnpike Road from the said Company, in such and the same manner as any other penalties incurred by the said Company for which no special provision is made by this Act."

Pr. 107. l. 21. After "operation" insert "and" and in case the said Company shall not in manner aforesaid cause a good and sufficient Road to be set out and made before any such Road shall be so injured or prejudiced as aforesaid, or in case any Turnpike Road shall not be restored within Six calendar months after the commencement of the operation hereinbefore mentioned, then and in either of such cases the said Company shall forfeit and pay for each and every day during which such good and sufficient Road shall be neglected to be made as hereinbefore described, or during which such Turnpike Road shall not be restored after the expiration of the said Six calendar months, the sum of Twenty pounds, which penalty shall be recoverable from the said Company in such and the same manner as any other penalty levied by the said Company for which no special provision is made by this Act."

Pr. 107. l. 30. Leave out from "public" to "and." in Pr. 108. l. 25.

Pr. 123. l. 13. Leave out "from," and insert "for."

Pr. 124. l. 23. Leave out "or," and insert "and."

Pr. 125. l. 37. Leave out "warehouses," and insert "works."

Pr. 126. l. 21. Leave out "or," and insert "and."

Pr. 126. l. 37. After "to" insert "begin to."

Pr. 137. l. 2. After "'mills" insert "or the said River Aire near thereto."

Pr. 137. l. 4. Leave out "or," and insert "and."

Pr. 137. l. 22. Leave out from "thereof" to "and." in Pr. 139. l. 1.

Pr. 139. l. 12. Leave out "in the said township of Alloa." and insert "and."

Pr. 139. l. 25. After "make" insert "and."

Pr. 139. l. 30. Leave out "their own expense," and insert "the expense of the said undertakers."
the said Undertakers could or might have done
had not this Act been passed; provided the same
shall not interfere with the construction of or pre-
vent the free passage of passengers and goods
along the said Railway for any longer time or in
any other manner than shall be unavoidably ne-
cessary.

Clause (G.) "Provided always, and be it fur-
ther Enacted, That none of the powers or autho-
rities hereby given to or vested in the said
Company hereby incorporated shall be or shall
be capable of being put in force or executed by
the said Company in respect of the making of
that part of the said Railway which lies between
the point of junction with a certain other proposed
Railway called or intended to be called 'The York
and North Midland Railway,' in the township of
Altofts and the said town of Leeds, until the ex-
piration of Twelve calendar months next after the
passing of this Act, or the end of the next Session
of Parliament, whichever shall last happen."

Pr. 158. 1. 4. After "places" insert "through."
Pr. 161. 1. 15. Leave out " the," and insert
"that.

Pr. 162. 1. 20. Leave out " Act," and insert
"Acts."
Pr. 162. 1. 14. Leave out " Act," and insert
"Acts, or either of them."
Pr. 189. 1. 5. Leave out " William," and insert
"Henry."
Pr. 189. 1. 9. Leave out " Hatten," and insert
"Hatton."
Pr. 196. 1. 33. After " when" insert " the same
shall have been." Pr. 196. 1. 34. After "affixed" insert "for a
period of at least Seven days."
Pr. 231. 1. 22. After " notwithstanding" insert
Clause (H.)

Clause (F.) "And be it further Enacted, That
nothing in this Act contained shall be construed
as prejudicing, affecting or take away any of the
rights, privileges, powers or authorities vested in the said
Undertakers, by virtue of the powers of the said
reconstituted Acts, or any of them, or the tow-
ing or footpaths thereto, or any of them, or any
part thereof, or in any manner to obstruct the
navigation of the said rivers, cuts or canals, or
any of them, or to divert, intercept, cut off, take
use or diminish any of the waters therein, or any
streams of water supplying the same, or any of
them, or to raise or sink any of such rivers, cuts,
canals or streams, or to hinder, obstruct or prevent
the said Undertakers of the navigation of the said
Rivers Aire and Calder, at any time hereafter,
and from time to time, as and when they shall
see occasion, from further enlarging or straighten-
ing the said river, or for making any such new
cuts or channels, or making and completing the
said several cuts or canals, and other works and
improvements to the said navigation by the said
several Acts authorized to be made or executed in
the same manner and as fully in all respects as
" use
use and benefit of any of the said Railways upon the same terms and conditions, and upon payment of the same rates, tolls and sums, as they would have been due to such Company had such contract been entered into; nor shall any such contract give any preference or advantage to any Company or person party thereto, over any other Company or person; but all such Companies and persons contracting shall, notwithstanding such contract, pay the same amount of rates, tolls or duties as shall from time to time be charged to other Companies or persons not being parties to such contracts; and no person or party using the said Railways shall pay or be liable to pay any greater amount of rate, toll or duty for or in respect of any carriage, passenger, goods, articles, matters or things carried or conveyed upon or along or using the said Railway than any of such Companies.

Pr. 235. l. 6. Leave out "board," and insert "boards."

Pr. 235. l. 15. After "up" insert "unless any of such boards, stones or other conspicuous marks shall have been removed or obliterated without the privity of the said Company, in which case the same shall be restored as soon as circumstances will permit."

Pr. 238. l. 34. After "tolls" insert "and being upon the premises of the said Railway Company."

Pr. 276. l. 38. After "Company" insert "such person being a special constable duly appointed, and authorised to,"

Pr. 263. l. 3f. After "cause" insert "con- firm, alter or annul any such order or."

Pr. 317. l. 31. After "thereof" insert Clause (L)

Cl. (L) "Provided always, and be it further enacted, That nothing herein contained shall extend, or be construed, deemed or taken to extend to exempt the Railroad to be formed under or by virtue of the powers in and by this Act contained and given from the provisions of any General Act for the regulation of Railroads, which may be passed before the expiration of One year from the passing of this Act (if Parliament shall be sitting at the expiration of such period of One year), or (if Parliament shall not then be sitting) before the end of the then next Session of Parliament."

The Amendments, as far as the Amendment in Pr. 235. l. 15, being read a second time, were agreed to.

The Amendment in Pr. 233. l. 15, being read a second time;

And a Motion being made, and the Question being put, That this House doth agree with the Lords in the Amendments made by the Lords to the Bill, Reservoir Bill, intituled, An Act for enlarging the Embankment of a Reservoir in the Valley of Wessenden, in the Township of Marsden, and Parish of Almondbury, in the West Riding of the County of York, and for other Purposes; and the same were read, as follow:

Pr. 53. l. 10. Leave out from "Factories" to "would" in l. 21.

Pr. 53. l. 20. After "water" insert "at the least."

Pr. 53. l. penult. Leave out "After the completion of," and insert "from and after the expiration of Five years from the passing of this Act, and whether."

Pr. 54. l. 3. After "Reservoir" insert "shall be completed or not at any earlier period if the said embankment or enlargement shall be sooner made."

Pr. 54. l. 8. After "works" insert "now or hereafter to be."

Pr. 55. l. 29. Leave out "Sidney" and insert "Sydney."

Pr. 36. l. 5. In the interlineation:

L. 6. Leave out "such completion," and insert "the expiration."

L. 7. Leave out "embankment," and insert "term of Five years."

L. 12. Leave out "rate," and insert "ratio."

Pr. 69. l. 31. After "will" insert "from time to time."

Pr. 69. l. 33. Leave out "steam," and insert "quantity."

Pr. 97. l. 2. Leave out "if."

Pr. 97. l. 5. After "shall" insert "forthwith after the passing of this Act be commenced and proceeded with, and if the same shall,"

The said Amendments, being read a second time, were agreed to.

Ordered, That Mr. Barnard do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

The House proceeded to take into consideration Bernhardt's Discovery Bill; and the Amendments were read, and, with Amendments to several of them, agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

An ingrossed Bill for making and maintaining a Turnpike Road from Anniesland Toll Bar to Saint George's Road, and Branch Roads therewith connected, all in the County of Lanark, was read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Oswald do carry the Bill to the Lords, and desire their concurrence.

An ingrossed Bill for the amendment of three Blackheath, &c. Small Debts Bills passed in the sixth, tenth and forty-seventh years of the reign of his late Majesty George the Third, for the Recovery of Small Debts within the Hundreds of Blackheath, of Bromley and Beckenham, and other places, praying that they may be heard, by themselves, their counsel or agents, against the Blackheath, &c. Small Debts Bill, was present, and read; and ordered to lie upon the Table.

An ingrossed Bill for the amendment of several Bills passed in the sixth, tenth and forty-seven years of the reign of his late Majesty George the Third, for the Recovery of Small Debts within the Hundred of Blackheath, of Bromley and Beckenham, &c., otherwise Reeksley, and of Little and Lessness, in the County of Kent, and within the Hundred of Wallington, in the County of Surrey, and to extend the Powers thereof, was read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Barnard do carry the Bill to the Lords, and desire their concurrence.

The House proceeded to take into consideration Bernhardt's Report which, upon the 6th day of this instant June, was made from the Committee on Bernhardt's Discovery Bill; and the Amendments were read, and, with Amendments to several of them, agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

A Petition of Inhabitants of Blackheath, Bromley, Beckenham, and other places, praying that they may be heard, by themselves, their counsel or agents, against the Blackheath, &c. Small Debts Bill, was Vol. 91.
Mr. Orsoid reported from the Select Committee on Public Petitions; that they had examined the Petitions presented from the 13th to the 17th days of this instant June, both inclusive; and had directed him to make a Report thereof to the House.

Ordered, That the Report do lie upon the Table; and be printed.

A Petition of Trustees of the Commercial Road, London and Blackwall Commercial Railway Bill, and Owners and Occupiers of property in the line of the Commercial Road, and in the vicinity of the proposed line of Railroad to Blackwall; and, Owners of coaches and omnibuses travelling on the line of the Commercial Road; praying that the London and Blackwall Commercial Railway Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

Ordered, That leave be given to print the Minutes of the Evidence taken before the Committee on the Medway Navigation Bill. Medway Navigation Bill at the expense of the Parties, from the Committee Clerk's copy, if they think fit.

A Petition of Inhabitants of Tyre;—and, Pro-Church Rates, against Dissenters and others residing at or near Chesham; praying for the abolition of Church Rates, were presented, and read; and ordered to lie upon the Table.

A Petition of William Bryan, Esquire, formerly of W. Bryan, Glenore, in the Island of Von Diemen's Land, but now residing at No. 40, Harley-street, complaining of the conduct of the Governor of that colony, and praying that Trial by Jury may be extended thereto, was presented, and read; and ordered to lie upon the Table.

A Petition of Henry Melville, of Hobart Town, in H. Melville, Von Diemen's Land, Proprietor and Publisher of the Colonial Times Newspaper, now imprisoned in His Majesty's gaol at Hobart Town, complaining of the sentence passed on him for an alleged contempt of Court, was presented, and read; and ordered to lie upon the Table.

Petition of Free Inhabitants of Hobart Town, praying the attention of the House to Mr. Melville's Petition, was agreed to be presented; but the signatures appearing to be copied from the original, the said Petition was, with leave of the House, withdrawn.

A Petition of Members of the Medical Profession residing in Carlisle, praying that the Medical Witnesses Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Corporation of Drogheda, praying the House to pass the Municipal Corporations Bill. Bill as amended by the House of Lords, was presented, and read; and ordered to lie upon the Table.

A Petition of Electors and Inhabitants of Lane- and Longton, in the Borough of Stoke-upon- Trent;—Inhabitants of Penton;—Magistrates and Town Council of North Berwick;—Inhabitants of Westport;—and, Kilbrier; praying the House not to pass the Municipal Corporations (Ireland) Bill as amended by the House of Lords, were also presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Cong;—and, Tonmore; praying for the abolition of Tithe in Ireland, were presented, and read; and ordered to lie upon the Table.

Sir John Beech reported from the Committee North Midland appointed to draw up Reasons, to be offered to the Railway Bill: Lords at a Conference for disagreeing to one of the Amendments

The House proceeded to take into consideration the Amendment made by the Lords to the Bill, intituled, An Act to authorize the City of Dublin Steam Packet Company to apply a portion of certain Monies, already subscribed, in fulfilment of their Contracts for building six additional Steam Vessels, and to legalize such Subscription; and the same was read, as followeth:

Pr. s. 1. 31. Leave out from "capital" to "pro-

"Colar under-

The said Amendment, being read a second time, were agreed to.

Ordered, That Mr. Brocketto do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

The House...
Amendments made by the Lords to the Bill, intituled, "An Act for making a Railway from Leeds to Derby, to be called, 'The North Midland Railway.' That the Committee had drawn up Reasons accordingly, which they had directed him to report to the House, as follow:

The Commons disagree to the Amendment made by your Lordships in Pr. 235, l. 15, it being after the word "up" to insert the words "unless any of such boards, stones or other conspicuous marks shall have been removed or obliterated without the privity of the said Company, in which case the same shall be restored as soon as circumstances will permit," for the following Reasons:

The Commons consider, that when a toll is to be levied upon any class of His Majesty's subjects by the authority of Parliament, there ought not to be any difficulty in ascertaining what toll can be legally exacted, and that for that purpose a Table of Tolls, perfectly clear and legible, ought to be fixed up, and always continued in such state at every place or station where toll may be demanded. The Commons consider, that the Amendment made by your Lordships would open a door for evading this provision, so essential for preventing revenue being demanded and taken from those authorized to be taken by Parliament.

The Commons decline giving any other reasons, trusting that what they have already stated will be sufficient to induce your Lordships not to insist on your said Amendment.

The said Reasons, being read a second time, were agreed to.

Ordered, That a Conference be desired with the Lords upon the subject-matter of the Amendments made by their Lordships to the said Bill: And that the South Durham Railway, and, Durham (South and, Durham West) Railway Bills, may pass into law, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Great Yarmouth, praying that the Lord's Day Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Wesleyans of Great Yarmouth, praying that the House will allow a drawback on the stock in hand, as at first proposed, which will allow the Petitioner, and others similarly situated, an opportunity of reducing their stock, or that the House will allow a drawback on the stock in hand, was presented, and read; and ordered to lie upon the Table.

A Petition of Leasholders and Landholders of Landlord and Tenant (Ireland) Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Parishioners of Ballandine and Kilv.ie, praying for the abolition of Tithes in Ireland, and also praying for an equitable adjustment between Landlord and Tenant, was presented, and read; and ordered to lie upon the Table.

Sir John Beckett reported, That, having been with North Midland Railway Bill, the Lords to desire a Conference on the subject-matter of the Amendments made by their Lordships to the Bill, intituled, An Act for making a Railway from Leeds to Derby, to be called, "The North Midland Railway," the Lords do agree to a Conference, and appoint the same, immediately, in the Committee Room No. 5.

Ordered, That the Committee who were to draw up Reasons to be offered to the Lords at a Conference for disagreeing to one of the said Amendments, do manage the Conference: And the Names of Sir James Graham, Lord Stanley, Dr. Lushington, Mr. Williams Wynn, Sir Charles Barrett and Sir John Wrottesley, were added to them.

Then the names of the Managers were called over; and they went to the Conference: And being returned;

Sir John Beckett reported, That the Managers had been at the Conference, which was managed on the part of the Lords by the Marquis of Salisbury; and that they had delivered the Reasons for disagreeing to the said Amendment, and had left the Bill and Amendments with their Lordships.

A Petition of John Byrne, now confined in Ballina-Byrne, rohe Gaol, complaining of being arrested and sent to prison for singing political ballads, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants and Occupiers of Tumpike Trusts houses and land in Bromston, praying that the Turnpike Trusts Consolidation Bill may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Harwich, praying South Durham; that the South Durham Railway; and, Durham (South and, Durham West) Railway Bills, may pass into law, was presented, and read; and ordered to lie upon the Table.

The House proceeded to take into consideration the Report which, upon the 17th day of this instant June, was made from the Committee on the London and Blackwall Commercial Railway Bill. Copies of the Bill having been delivered at the door upon Thursday last; and the Amendments were read, and agreed to.

And a Motion being made, and the Question being proposed, "That the Bill, with the Amendments, be ingrossed;"

An Amendment was proposed to be made to the Question, by leaving out from the words "That " the Word of the Question, in order to add the words " further proceeding upon the Bill be " put off till this day six months," instead thereof.

And the Question being put, That the words proposed were to be put out stand part of the Question; it was resolved in the Affirmative.

Ordered, That the Bill, with the Amendments, be ingrossed.
A Petition of Inhabitants of Cupar, praying that the Municipal Corporations (Scotland) Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of London, praying that any Railway between London and Brighton that may receive the sanction of the House, be constructed without a tunnel, was presented, and read; and ordered to lie upon the Table.

A Petition of the Promoters of the line of the Railway communication between London and Brighton without a tunnel projected by Mr. Candy, praying the House to re-commit the London and Brighton Railway Bills, in order that the Committee may hear evidence, and report on the plan and section of Mr. Candy's line, was presented, and read; and ordered to lie upon the Table.

A Petition of John Charles Henderson, of No. 19, College-street, Westminster, Middlesex, Gentleman, a shareholder in the projected line of Railroad from London to Brighton, surveyed by Nicholas Wildes; Candy, Esquire, engineer, complaining of a vote of the Committee, and praying to be heard by counsel against the same, was also presented, and read; and ordered to lie upon the Table.

A Message from the Lords, by Mr. Dowce, and Mr. Adam:

Mr. Speaker,
The Lords have agreed to the Bill, intituled, An Act for incorporating a Company for the Improvement of Waste Lands in Ireland, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also,
The Lords have agreed to a Bill, intituled, An Act to give certain Powers of Entail in Scotland, and to Heirs of Entail Bill.

Sale of Bread Bill.

A Message from the Lords, by Mr. Dowce: and Mr. Adam:

Mr. Speaker,
The Lords have agreed to the Bill, intituled, An Act for incorporating a Company for the Improvement of Waste Lands in Ireland, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also,
The Lords have agreed to a Bill, intituled, An Act to give certain Powers of Entail in Scotland, and to Heirs of Entail Bill.

Sale of Bread Bill.

A Petition of the Lords, and praying to be heard by counsel

The Lords have passed a Bill, intituled, An Act for incorporating a Company for the Improvement of Waste Lands in Ireland, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also,
The Lords have passed a Bill, intituled, An Act to give certain Powers of Entail in Scotland, and to Heirs of Entail Bill.

Pilkington's Name Bill.

The Lords have passed a Bill, intituled, An Act to authorize Dame Mary, the Wife of Sir William Pilkington, Baronet, to bear the Surnames of Milborne and Swinnerton jointly with the Surname of Pilkington, and to be called by the Surnames of Milborne Swinnerton Pilkington, and for authorizing the said Sir William Pilkington and Dame Mary his Wife to bear or quarter the Arms of Swinnerton, of Batterton and Milborne; and also for authorizing the second Son of the said Sir William Pilkington and Dame Mary his Wife to bear or quarter the Arms of Swinnerton, of Batterton and Milborne; and also for authorizing Dame Mary, the Wife of Sir William Pilkington, to bear or quarter the Arms of Swinnerton, of Batterton and Milborne, in compliance with a condition contained in the Will of Thomas Swinnerton, Esquire, deceased; to which the Lords desire the concurrence of this House: And also,
The Lords have passed a Bill, intituled, An Act to authorize Dame Mary, the Wife of Sir William Pilkington, Baronet, to bear the Surnames of Milborne and Swinnerton jointly with the Surname of Pilkington, and to be called by the Surnames of Milborne Swinnerton Pilkington, and for authorizing the said Sir William Pilkington and Dame Mary his Wife, to bear or quarter the Arms of Swinnerton, of Batterton and Milborne; and also for authorizing the second Son of the said Sir William Pilkington and Dame Mary his Wife, and his issue, to assume and bear the Surnames of Milborne Swinnerton, in lieu of the Surname of Pilkington, and to bear or quarter the said Arms of Swinnerton, Batterton and Milborne, in compliance with a condition contained in the Will of Thomas Swinnerton, Esquire, deceased; to which the Lords desire the concurrence of this House: —And then the Messengers withdrew.

The House proceeded to take into consideration the Report which, upon the 20th day of this instant June, was made from the Committee on the South Durham Railway Bill, printed Copies of the Bill having been delivered at the door upon Friday last; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

The House proceeded to take into consideration the Report which, upon the 20th day of this instant June, was made from the Committee on the South Durham Railway Bill, printed Copies of the Bill having been delivered at the door upon Friday last; and the Amendments were read, and agreed to.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, the Report of the Committee, and to authorize Dame Mary, the Wife of Sir William Pilkington, to bear or quarter the Arms of Swinnerton, of Batterton and Milborne; and also, for authorizing the second Son of the said Sir William Pilkington and Dame Mary his Wife, to bear or quarter the Arms of Swinnerton, of Batterton and Milborne.

The House divided:—The said Address was accordingly read a second time, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Ordered, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return of all Leases, and Contracts for Leases, or Minerals, situated within the several Counties of Wales; with the Names of the Parties against whom such Leases or Contracts have been made, and the Dates of their so issuing, and the result of each; also, specifying each of the said Manors and Lands, if any, as have been sold or contracted to be sold by the Crown, the Names of the Parties with whom such Sales or Contracts have been made, and the Consideration Monies payable on the same respectively.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

An Amendment was proposed to be made to the Question, by leaving out from the words "That the" to the end of the Question, in order to add the words "That the Petition be taken into further consideration upon this day six months," instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question:
The House divided:—The Yeas were the old Lobby:
The Noes to the new Lobby:

Tellers for the Yeas, [Lord George Lennos,] 101.

Tellers for the Noes, [Mr. Herbert Carteis,] 61.

So it was resolved in the Affirmative.

Ordered, That the Amendments be now read a second time:—The said Amendments were accordingly read a second time, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

The House proceeded to take into consideration the Report which, upon the 20th day of this instant June, was made from the Committee on the South Durham Railway Bill, printed Copies of the Bill having been delivered at the door upon Friday last; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return of all Leases, and Contracts for Leases, or Minerals, situated within the several Counties of Wales; with the Names of the Parties against whom such Leases or Contracts have been made; together with a Return of all Writs or Processes against the Parties claiming under the Crown, and the Dates of their so issuing, and the result of each; also, specifying each of the said Manors and Lands, if any, as have been sold or contracted to be sold by the Crown, the Names of the Parties with whom such Sales or Contracts have been made, and the Consideration Monies payable on the same respectively.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return of all Leases, and Contracts for Leases, or other Documents commonly intituled Tack Notes, entered into since 1st January 1820, on behalf of the Crown, with respect to Manors, Lands, Mines or Minerals, situated within the several Counties of Wales; specifying the Names of the Parties to and with whom such Lease, Contract or Tack Note may have been made, and the Monies paid on account of the same respectively.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

A Motion

Quarter Sessions in Boroughs.
Registration of Births, &c. Bill.

A Motion was made, and the Question being proposed, That the Order of the day, for the third reading of the Registration of Births, &c. Bill, be now read;

An Amendment was proposed to be made to the Question, by leaving out from the word "That" to the end of the Question, in order to add the words "leave be given to bring in a Bill to give publicity to the Prices of Weaving by Hand-loom " labour," instead thereof.

And the Question being proposed, That the words proposed to be left out stand part of the Question.—The said proposed Amendment and Motion were severally, with leave of the House, withdrawn.

Hand-loom Labour Bill.

Ordered, That leave be given to bring in a Bill to give publicity to the Prices of Weaving by Hand-loom Labour: And that Mr. John Maxwell, Lord Dudley Stuart, and Mr. Gills, do prepare, and bring it in.

Sitting of the House.

A Motion was made, and the Question being put, That this House do sit upon Thursday next, from twelve till three of the clock;

The House divided:

The Yeas:—Mr. Poulter; [Mr. Wakley; ] 43.

The Noes:—Sir James Graham; [Mr. Robert Stewart; ] 97.

So it passed in the Negative.

Personal Tithes Bill.

Ordered, That leave be given to bring in a Bill for the abolition of Personal Tithes: And that Lord John Russel and Mr. Chancellor of the Exchequer do prepare, and bring it in.

Registration of Births, &c. Bill.

The ingrossed Bill for registering Births, Deaths, and Marriages in England, was, according to Order, read the third time.

An Amendment was proposed to be made to the Bill in Pr. 16. 1. 25. by inserting, after the word "child," the words "save and except the name of " the child.

And the Question being put, That those words be there inserted;

The House divided:

The Yeas:—Mr. George Clerk; [Mr. Edward John Stanley; Mr. Robert Ross; Mr. Serjeant Goulburn; Mr. Robert Hume; Mr. Sir James Graham; Mr. Ross; ] 285.

The Noes:—Mr. J. G. Ross; [Mr. Thomas Holt; Mr. Charles Baring; ] 99.

And the Question being put, That the words proposed to be left out stand part of the Bill; it was resolved in the Affirmative.

Another Amendment was proposed to be made to the Bill, in Pr. 21. 1. 5, by leaving out from the word "Certificate" to the word "And," and inserting the words "or Declaration," shall forthwith register the name of the child so specified in such Certificate or Declaration, according as the case may be; and the Registrar shall thereupon certify, upon the said Certificate or Declaration, the additional entry so made in the register, and shall forthwith send the said Certificate or Declaration through the Post Office to the Registrar General;

And the House having continued to sit till after twelve of the clock on Wednesday morning;

Mercurii, 29° die Junii, 1836:

And the Question being put, That the said Schedule be now read a second time; it passed in the Negative.

Resolved, That the Bill do pass.

Ordered, That Mr. Berow do carry the Bill to the Lords, and desire their concurrence.

The ingrossed Bill for Marriages in England was, Marriages Bill, according to Order, read the third time; and ingrossed Clauses were added to the Bill, by way of riders.

Another ingrossed Clause was offered to be added to the Bill, by way of rider: "Form of Objection to Infant Baptism." And the said Schedule was brought up, and read the first time.

And a Motion being made, and the Question being put, That the said Schedule be now read a second time; it passed in the Negative.

Resolved, That the Bill do pass.

Ordered, That Mr. Berow do carry the Bill to the Lords, and desire their concurrence.

The ingrossed Bill for Marriages in England and Marriages in Ireland, was, Marriages Bill, according to Order, read the third time; and ingrossed Clauses were added to the Bill, by way of riders.

And the Question being put, That the said Clause be now read a second time;

And a Motion being made, and the Question being put, That the said Clause be now read a second time;

And the House having continued to sit till after twelve of the clock on Wednesday morning;
The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Lord Viscount Ebrington reported, That the Committee had gone through the Clause, and made an Amendment thereto.

Ordered, That the Report be now received.

Lord Viscount Ebrington accordingly reported the Clause; and the Amendment was read, and agreed to; and the said Clause was read the third time, and agreed to, to be made part of the Bill, by way of rider.

An Amendment was proposed to be made to the Bill, in Pr. 29. l. 25. by leaving out from the word "retains" to the word "and" in l. 94.

And the Question being put, That the words proposed to be left out stand part of the Bill;

The House divided:
The Yeas to the new Lobby;
The Noes to the old Lobby.

Tellers for the [Sir George Clerk, Yeas, } Mr. Ross:
Tellers for the [Sir Andrew Leith Hay, Noes, ] Mr. Edward John Stanley:

So it passed in the Negative.

And a Motion being made, and the Question being proposed, That the Bill do pass;

An Amendment was proposed to be made to the Question, by leaving out from the words "That the" to the end of the Question, in order to add the words "further proceeding upon the Bill be put off "till this day six months," instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question;

The House divided:
The Yeas to the old Lobby;
The Noes to the new Lobby.

Tellers for the [Sir Andrew Leith Hay, Yeas, ] Mr. Robert Stewart;
Tellers for the [The Earl of Lincoln, Noes, ] Mr. Estcourt:

So it was resolved in the Affirmative.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

Sugar Duties Bill.

Mr. Bernal reported the Sugar Duties Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

The Order of the day being read, for resuming the adjourned Debate upon the Question proposed upon the 12th day of May last, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return of the Number and Names of those Persons who have been recommended by the several Town Councils for appointment to the Magistracy, and Number and Names of those who have been nominated and rejected by His Majesty’s Government;

Ordered, That the Debate be further adjourned till Friday next.

Lighthouses Bill.

The Order of the day being read, for the second reading of the Lighthouses Bill;

Ordered, That the Bill be read a second time this day.

Steam Carriages Bill.

The ingrossed Bill to repeal such portions of all Acts as impose prohibitory Tolls on Steam Carriages, and to substitute other Tolls on an equitable footing with Horse Carriages, was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Copley do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for receiving the Registration of Report on the Registration of Voters’ Bill;

Ordered, That the Report be received this day.

Mr. Bernal reported the Horse Patrol Bill; and Horse Patrol the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time To-morrow.

The Order of the day being read, for taking into Municipal consideration the Amendments made by the Lords to the Municipal Corporations Bill;

Ordered, That the said Amendments be taken into consideration this day.

The Order of the day being read, for the Committee on the Poole Corporation Bill;

Resolved, That this House will, this day, resolve itself into the said Committee.

The Insolvent Debtors’ Bill, was, according to Insolvent Order, read a second time; and committed to a Debtors’ Bill Committee of the whole House for Friday next.

The Order of the day being read, for the Committee on the Charitable Trustees Bill;

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

Mr. Bernal reported the Rolls’ Estate Bill; and Rolls’ Estate the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

The House, according to Order, resolved itself into a Committee upon the Consuls (Ottoman Dominions) Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and directed him to report the same, without any Amendment.

Ordered, That the Bill be ingrossed; and read the third time this day.

The Order of the day being read, for the second Benefices reading of the Benefits Plurality Bill;

Ordered, That the Bill be read a second time this day.

The Sale of Bread Bill was read the first time; Sale of Bread and ordered to be read a second time upon Tuesday Bill; next; and to be printed.

Pilkington’s Name Bill was read the first time; Pilkington’s and ordered to be read a second time.

Lord Viscount Palmerston presented,—Return to Slave Trade, an Address to His Majesty, dated the 9th day of February last, for Copies or Extracts of all Communications with Foreign Powers, or with the British Commissioners, relative to the Slave Trade, since the last were presented; and a Statement of the Measures which have been adopted in consequence of the Address of this House to His Majesty, and His Majesty’s most gracious Answer.

Return to an Address to His Majesty, dated Russia Trade, the 12th day of April last, for a Return from the British Consuls at Saint Petersburgh, Narva, Archangel and Onega; stating the Amount of Produce exported from each Port to the United Kingdom; distinguishing how much of such Produce was exported by native Russia Merchants, and how much by Foreigners resident there for the purpose of commerce.

Ordered, That the said Papers do lie upon the Table.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House,
Navigation Bill. Medway Navigation Bill to make their Report, be Medway Railway Bill.

Drogheda Bridge Bill. Suspension of the Metropolis of Dublin and of the suspension of the Railway Bill.

An ingrossed Bill for erecting and maintaining a Bridge across the River Thames from Church-street, in the Parish of Saint Mary, Lambeth, in the County of Surrey, to the opposite Bank of the said River, near Market-street, in the Parish of Saint John the Evangelist, within the City and Liberty of West- vol. 91.

Ordered, That the Committee on the Dublin and Drogheda Railway Bill, have leave to sit this day till five of the clock, during the sitting of the House.

Ordered, That the time for the Committee on the Medway Navigation Bill to make their Report, be further enlarged till Monday, the 11th day of July next.

An ingrossed Bill for erecting and maintaining a Bridge across the River Thames from Church-street, in the Parish of Saint Mary, Lambeth, in the County of Surrey, to the opposite Bank of the said River, near Market-street, in the Parish of Saint John the Evangelist, within the City and Liberty of West-

Ordered, That Mr. D'Eyncourt do carry the Bill to the Lords, and desire their concurrence.

Mr. Tooke, by Order, reported from the Comm- Heneage's committee on the Bill from the Lords, intituled, An Estate Bill. Act for authorizing the Sale of a part of the Estates devised by the Wills of John Walker Heneage, Esquire, and Arabella Walker Heneage, and for investing the Produce in the Purchase of other Estates to be settled to the same Estates. That they had examined the allegations of the Bill, and found the same to be true; and that the Parties concerned had given their consent to the Bill, to the satisfaction of the Committee; and that the Committee had gone through the Bill, and directed him to report the same, without any Amendment:—And the Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Tooke do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, with an Amendment; to which Amendment this House doth desire the concurrence of their Lordships.

Mr. Tooke reported from the Committee on the Thring's Bill from the Lords, intituled, An Act for con-

Ordered, That Mr. Tooke do carry the Bill to the Lords: and acquaint them, that this House hath agreed to the same, without any Amendment:—And the Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Tooke do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

Mr. Tooke, by Order, reported from the Commit-tee on the Bill from the Lords, intituled, An Act for empow-erizing the Governors and Corporation of Etwall Hospital and Repton Free School, in the County of Derby, to sell certain parts of their Estates in the same County, and to lay out the Monies arising from the Sale thereof in the Purchase of other Estates, to be conveyed to the same uses; That they had examined the allegations of the Bill, and found the same to be true; and that the Parties concerned had given their consent to the Bill, to the satisfaction of the Committee; and that the Committee had gone through the Bill, and directed him to report the same, without any Amendment:—And the Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Tooke do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

Mr. Tooke reported from the Committee on the Durham (South West) Railway Bill, who were ordered by the House to re-assemble for the purpose of reporting specially upon the Preamble of the Bill, on the ground that their previous Resolution, re-

Ordered, That Mr. Tooke do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

Mr. Bowes reported from the Committee on the Durham (SouthWest) Railway Bill, who were ordered by the House to re-assemble for the purpose of reporting specially upon the Preamble of the Bill, on the ground that their previous Resolution, re-

Ordered, That Mr. Tooke do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

Mr. Bowes, by Order, reported from the Committee on the Durham (SouthWest) Railway Bill, who were ordered by the House to re-assemble for the purpose of reporting specially upon the Preamble of the Bill, on the ground that their previous Resolution, re-

Ordered, That Mr. Tooke do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

Mr. Bowes reported from the Committee on the Durham (SouthWest) Railway Bill, who were ordered by the House to re-assemble for the purpose of reporting specially upon the Preamble of the Bill, on the ground that their previous Resolution, re-

Ordered, That Mr. Tooke do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.
of the 9th day of May last, and the preceding Order; and had come to certain Resolutions, as Reasons for their coming to the Determination that the Preamble of the Bill had not been proved.

Ordered, That the Report do lie upon the Table; and be printed.

South Durham and Durham Railway Bill.

A Petition of Inhabitants of Norwich, praying that the South Durham Railway; and, Durham (South West) Railway Bills, may pass into law, was presented, and read; and ordered to lie upon the Table.

Ordered, That the Bill do lie upon the Table.

South Durham Railway Bill.

A Petition of Inhabitants of Portsmouth, praying that the South Durham Railway Bill may pass into law, was presented, and read; and ordered to lie upon the Table.

South Durham Railway Bill.

An ingrossed Bill for making a Railway from Frosterley to the City of Durham Branch of the Clarence Railway, with various Branches therefrom, all in the County Palatine of Lancaster, was read the third time; and an ingrossed Clause was added, by way of rider; and Amendments were made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Boses do carry the Bill to the Lords, and desire their concurrence.

Leith Harbour.

A Petition of the Provost, Magistrates and Town Council of Leith, praying the House to adopt the principles laid down by Mr. Labouchere in his Report on the Leith, was presented, and read; and referred to the Select Committee on Leith Harbour.

Ordered, That the Bill do pass.

Ordered, That Mr. Ewart do carry the Bill to the Lords, and desire their concurrence.

Liverpool Court of Record Bill.

An ingrossed Bill to amend and render more effectual an Act passed in the fourth and fifth year of the Reign of His present Majesty, intituled, " An Act for amending the Proceedings and Practice of the Court of Passage of the Borough of Liverpool, in the County Palatine of Lancaster," and to repeal an Act passed in the twenty-fifth year of the Reign of his late Majesty King George the Second, intituled, " An Act for the more easy and speedy Recovery of Small Debts in the Town and Port of Liverpool, and Liberties thereof, in the County Palatine of Lancaster," and to give further Power for the Recovery of Small Debts within the Borough of Liverpool, was read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Escott do carry the Bill to the Lords, and desire their concurrence.

Ordered, That the Report do lie upon the Table.

Mr. John Henry Vivian, reported from the Committee on the Swansea Harbour Bill; and to whom several Petitions against the said Bill were referred; That the Standing Orders relative to Navigation Bills, had been complied with; and that they had heard counsel on behalf of several of the said Petitions, and had also heard counsel in favour of the Bill; and that the Committee had examined the allegations of the Bill, and found the same to be true; and had chartered through the Bill, and made Amendments thereunto.

Ordered, That the Report do lie upon the Table.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for incorporating a Company for the Improvement of Waste Lands in Ireland; and the same were read, as follow:

Pr. 45. 1. 29. Leave out "Seven," and insert "Twenty-one."

Pr. 45. 1. 29. After "therein" insert Clause (A.)

Clause (A.) "And be it further Enacted, That where by reason of the disability or incapacity of any person or corporation entitled to any lands, tenements or hereditaments to be damaged or injured under or by virtue of this Act, or from any other cause whatsoever, any money to be paid for or by way of compensation or satisfaction for any injury or damage done to the same, shall be required to be paid into the Bank of Ireland, and be subject to the orders and directions of the Court of Chancery under the provisions herein contained, it shall be lawful for the said Court to order all the reasonable costs, charges and expenses attending such damage or injury, or the compensation and satisfaction thereof, together with any lands, tenements and hereditaments, or which may be incurred in consequence thereof, and also of the investment of the compensation money or the government or real securities purchased therewith, in the purchase of lands, tenements and hereditaments as hereinafter mentioned, together with the costs, charges and expenses of obtaining the proper orders and of the other proceedings for such purposes, and of the payment of the dividends and interest of the said government or real securities, and of the principal of the said compensation money and of the government or real securities purchased therewith out of Court, to be paid by the said Society; and the said Society shall from time to time pay such sums of money for the said costs, charges and expenses as the said Court shall direct.

The said Amendments, being read a second time, were agreed to.

Ordered, That Mr. John Henry Vivian do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

An ingrossed Bill for making a Railway from London and Blackwall, with Branches, to be called the Commercial Railway, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Thomas Duncombe do carry the Bill to the Lords, and desire their concurrence.

Mr. Prioole reported from the Committee on the Lochart's Bill from the Lords, intituled, An Act to amend an Estate Bill, Act passed in the third year of the Reign of his late Majesty, for vesting the Lands and Barony of Dryden and certain other entailled Estates of Sir Charles Macdonald Lochhart, Baronet, in Trustees, to be sold, and for laying out the Prices thereof in the Purchase of other Lands and Estates more conveniently situated, to be entailed in a similar manner, to regulate the manner of holding the said Estates, and to grant Powers of feuing to the Heirs of entail; That they had examined the allegations of the Bill, and found the same to be true; and that the Particulars concerned had given their consent to the Bill to the satisfaction of the Committee; and that the Committee had gone through the Bill, and directed him to report the same, without any Amendment:—And the Bill was read the third time.

Resolved, That the Bill do pass.

Ordered,
Ordered, That Mr. Pringle do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

A Petition of Factory Labourers in the employ of Mr. Ralph Pendlebury, Heaton Norris;—Messrs. Feilden, Blackburn;—Thomas Marsland and Sons, Stockport;—Messrs. Higgin and Co.;—Mr. William Andrew, Stockport;—Mr. Potter, Manchester;—Messrs. Bradshaw, Stockport;—Mr. Hutchinson;—Mr. Openshaw;—Messrs. Greg;—Mr. Thomas Steel, Brinklow, Stockport;—Mr. Samuel Barrett, Heaton Norris;—Messrs. Grosvenor, Portobello;—Messrs. William Howard and Brothers, Portobello;—Messrs. Marshall, Portwood;—Mr. William Newton, Heaton Norris;—Mr. Clayton, Stockport;—Mr. James Wilkinson, Stockport;—Persons employed in the Factory of Holley Old Mill, Ousset;—and, Hollyland Mill, Ousset; praying that the Factories Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Trustees of the merry and Heane Turnpike Trusts on Boy Road;—Milford Turnpike Trust;—and, Fareham and Hythe Turnpike Road; praying that the Turnpike Trusts Consolidation Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Stage Coach Proprietors in the Stage Carriages, praying for the repeal of the Duty on Stage Carriages, was presented, and read; and ordered to lie upon the Table.

A Petition of Licensed Retailers of Beer in Kent, praying that they may be placed upon the same footing as Licensed Victuallers, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Young Man’s Friendly Society of Southampton; and, Members of Benefit Societies Act, praying for the repeal of the amendment of the Friendly Societies Act, were presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Medical Profession Medical in Wills, Hants, Worcester, and other counties, praying that they may be remunerated for attending Coroners’ Inquests, was presented, and read; and ordered to lie upon the Table.

A Petition of Parishioners, Rate-payers, and Church other Inhabitants of Llanbedrgoch, complaining of the appointment of clergymen to churches in Wales ignorant of the Welsh language, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Sunderland, praying that the Jewish Civil Disabilities Bill may pass into Disabilities a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Clergy of the united dioceses of Church of Down and Conner, praying that the Church of Ireland Bill, Ireland Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Baron Bailie and Council, Burrighs of Barony and others, Inhabitants of Laurencekirk, praying that the Barughs of Barony (Scotland) Bill may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of the town of Lockerby, praying that the said town may be included in the provisions of the said Bill, was also presented, and read; and ordered to lie upon the Table.

A Petition of Directors and Managers of the Nat. Joint Stock Banking Company;—Devon and Cornwall Joint Stock Banking Company;—and, the Wakefield Joint Stock Banking Company; praying that the Select Committee on Joint Stock Banks be instructed to require from private Banks returns of their liabilities and assets, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Llanlithog;—Llan, Municipal mark;—and, Mayor, Aldermen, Councillors, Burrages and Inhabitants of Totes; praying the House not to pass the Municipal Corporations (Ireland) Bill as amended by the House of Lords, were presented, and read; and ordered to lie upon the Table.

4 e 4

A Petition

Ordered, That the Committee on the Drogheda and Drogheda Railway Bill have leave to make their Report To-morrow.

A Petition of Protestant Dissenters assembling in Dunadav street, Monmouthmouth;—Brook-street Chapel, Twinstock;—Bethel Chapel, Sunderland; and, Inhabitant Householders of Saint Mary, Newington; praying for the abolition of Church Rates, and, Inhabitant Householders of Saint Mary, Newington; praying for the abolition of Church Rates, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of the Burgh of Lanark;—and, Magistrates, Town Council, Feuars and Householders of Castle Douglas; praying that the Municipal Corporations (Scotland) Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Kirkintilloch, praying the House to reject all applications for new endowments from Government to enable them to support the ordinances of religion in that parish, and from all other parishes of Scotland, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Rahon;—Lovely;—Landholders and Inhabitants of Mounton;—Freeholders and Inhabitants of the county of Waterford;—Inhabitants of Kilgobnet and Colligan;—Aghil;—Greig, Ultar and Powerton;—Ballyregan and Culligenford, Clew meantown and Trelawnd;—Tollock;—Dunmanagin and Kilmarny;—Glemore;—Clara and Tuscottage;—Goveran and Dunvargan;—Eirkes;—Fortagh;—Monacan;—Lisdowney;—Three Castles, Kilkenny;—Freeshire;—Downpatrick;—and, Rower; praying for the abolition of Tithes in Ireland, were presented, and read; and ordered to lie upon the Table.

A Petition of the Chairman, Vice-Chairman, and Guardians of the Chesterton Union, Cambribridge, praying that the period fixed by the Poor Law Act for repayment of sums borrowed for building Workhouses may be extended from ten to twenty years, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Milford, Pembroke, Horseford, Solva and Saint David’s, praying for the repeal of the Duty on Marine Insurances, was presented, and read; and ordered to lie upon the Table.

A Petition of the Minister, Elders and Members of the Presbyterian Congregation, Fisherwick Place, Belfast; praying that the Lord’s Day Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

Minister, Elders and Members of the Presbyterian Congregation, Fisherwick Place, Belfast; praying that the Lord’s Day Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.
Spirits (Ireland) Bill.

Excise Licenses (Ireland) Bill.

Tithes Commutation Bill.

Criminal Laws.

County Rates.

Saint Mary Newington Churches.

County Taxation (Ireland) Bill.

Poor, &c. (Ireland) Bill.

Tithes (Ireland) Bill, and Municipal Corporations (Ireland) Bill.

Summary Convictions.

Civil Bill Courts (Ireland) Bill.

A Petition of Inhabitants of Tallaght:—Killed; and, Sovereign, Clergymen, and other Inhabitants of Belfast; praying that no individual having a license to sell liquor by retail, be permitted to sell spirituous liquors by retail, were presented, and read; and ordered to lie upon the Table.

A Petition of the Sovereign, Clergymen, and other Inhabitants of Belfast:—Minister, Elders and People of the Presbyterian Congregation of Holytown; and, Inhabitants of Tallaght; praying that the Excise Licenses (Ireland) Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Persons interested in the settlement of the Tithes question residing near Tavistock, praying that the Tithes Commutation Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Rosston and its vicinity, in the counties of Cambridge and Hertford, praying the House not to sanction any general measure for the revision of the Criminal Laws which shall retaining the punishment of Death for any other crime than that of wilful murder, was presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of land in Whittlesea; and, Cambridge; praying that rate-payers in counties may possess a similar privilege as rate-payers in corporate towns, in the levy and expenditure of their Rates, were presented, and read; and ordered to lie upon the Table.

A Petition of Parishioners of Saint Mary, Newington, praying to be exonerated from the demands made by the Board of Commissioners for building new Churches, and to be empowered to appoint their own Trustees, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of the county of Waterford, praying that the Grand Juries of those counties (to which the general survey and valuation will not be applicable for a considerable period) be authorized by the Legislature to cause a valuation to be made with the sanction of the Court at the Assizes for the purpose of equalizing Grand Jury taxation within such counties, was presented, and read; and ordered to lie upon the Table.

A Petition of William Parker, Esquire, of Passage West, Ireland, praying for prompt legislation on the state of the Irish poor, and for making ardent spirits a means of supporting those who are reduced to beggary and ruin by their immoderate use, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Donaghadee;—and, Aglish; praying for the abolition of Tithes in Ireland, and also praying the House not to pass the Municipal Corporations (Ireland) Bill as amended by the House of Lords, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Louth:—and, Ardfert; praying for the abolition of Tithes in Ireland, and also praying the House not to pass the Municipal Corporations (Ireland) Bill as amended by the House of Lords, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Edenuffearrick, Malahide, and Ballybofey;—and, William Weagh, Gentleman, Seneschal of the manor of Donaghadee;—Henry Waterton, Gentleman, Seneschal of the manor of Holywood; and, Arthur Adorly Gamble, Seneschal of the manor of Maghウォ卵; Talley; praying that the Civil Bill Courts (Ireland) Bill may not pass into a law as it now stands,—were presented, and read; and ordered to lie upon the Table.

Mr. Chancellor of the Exchequer reported to the House, that their several Addresses of the 30th day of May last, and of the 3d, 13th, 14th, 17th, 23d, 27th and 28th days of this instant June (that His Majesty would be graciously pleased to give directions that the Papers thereto annexed might be laid before this House), had been presented to His Majesty; and that His Majesty had commanded him to acquaint the House, that He will give directions accordingly.

Sir George Grey presented, —Return to an Address Upper Canada, to His Majesty, dated the 26th day of April last, for a Copy of an Address of the House of Assembly of Upper Canada, in Committee of the whole House, on the 11th February 1836, to His Majesty, respecting the Commerce and Trade of that Province; also, Copies of the several Resolutions respecting Commerce and Trade agreed to by the same Committee on the same day.

Sir George Grey also presented, pursuant to several Nova Scotia Addresses to His Majesty, —Copies of the Addresses of the House of Assembly in Nova Scotia to His Majesty, dated the 29th March 1834, of 15th January 1830, and in March 1836, with the Papers annexed to each, on the Foreign Trade of that Colony, and on the Expenses of the Customs Establishment.

Extracts from a Despatch of the 21st April 1836, Upper Canada, from Sir F. B. Head, Lieutenant-Governor of Upper Canada, to Lord Glenely, with the Enclosures referred to in such Extracts.

Copy of an Address to the King from the As.-Upper Canada, as the Upper Canada. Assembly of Upper Canada, with the Appendix of Documents transmitted therewith to the Secretary of State.

Copies of Lord Ashburton's Despatches on 5th March Lord Ashburton, 1834, addressed to the Right Honourable Edward Stanley, and of the 18th March 1836, addressed to the Earl of Aberdeen.

Ordered, That the said Papers do lie upon the Table.

A Motion was made, and the Question being put, Orders of the Day.

The House divided:

The Yeas for the new Lobby:

The Noes to the old Lobby.

Tellers for the Yeas, { Mr. Alderman Wood, } 55.

Tellers for the Noes, { Mr. Gillien: } 119.

So it passed in the Negative.

The House was moved, That the Report which, upon the 10th day of May last, was made from the Select Committee appointed to inquire into the changes that have been recommended by the Select Committee on Printed Papers in the several Offices of this House by the abolition of Fees and Perquisites, and the substitution of fixed Salaries, as it affects the present Officers, and to report to the House their opinion as to the compensation that should be made to these Officers, might be read; and the same being read:

1. Resolved, That this House agree with the recommendations of the Select Committee, "that the annual sum of Nine hundred and eleven pounds be allowed to Mr. John Pratt, the best Door-keeper, during the time he shall continue to perform the duties of his office, in lieu of all Salary, Fees, Gratuities and Emoluments whatsoever.

2. Resolved,
2. Resolved, That the annual sum of Eight hundred and seventy-four pounds be allowed to Mr. Francis Williams, the under Door-keeper, during the time he shall continue to perform the duties of his office, in lieu of all Salary, Fees, Gratuities and Emoluments whatsoever.

3. Resolved, That the annual salary of each of the Door-keepers, after Mr. Pratt and Mr. Williams shall retire, be Four hundred pounds a-year, as Messenger, in consideration of the Amount of Gratuities received by him in his former situation of lower Door-keeper.

5. Resolved, That the annual sum of Five hundred and seventy-eight pounds be allowed to Mr. John Bellamy, instead of his Salary of Three hundred pounds a-year, as Messenger, in consideration of the peculiar circumstances of the case, with the lengthened services of that Allowance.

6. Resolved, That William Beran, an extra Messenger, be allowed the annual sum of One hundred and twenty pounds十二 shillings until he come within the recommendation of the Select Committee of last year, as recommended by the Select Committee of 1835, for the performance of the duties of the Clerk of Elections and the Committee Clerks' Office, and the Salaries of the Clerks of the House.

7. Resolved, That John Lead, an extra Messenger, having completed his Ten years' Service, be now allowed the Salary of One hundred and twenty pounds a-year, as recommended by the Committee of last Session, during the time he shall continue to perform the duties of his office.

8. Resolved, That the recommendations of the Select Committee, as to the Establishment of the Serjeant-at-Arms Department, be approved.

9. Resolved, That the annual sum of One thousand nine hundred pounds be allowed to Mr. Dorignton, as Chief Clerk of the Public Bill and Fee Office, in consideration of his performing the duties recommended by the Select Committee of 1835; and that this sum be paid to him in lieu of the Salary and per centage therein recommended; and in lieu of all Salary, Fees and Emoluments whatsoever:

That the sum of Four hundred and eighty-eight pounds be allowed to Mr. George Bradford Ellis, as compensation for relinquishing his situation as Keeper of the Members' Waiting Room.

10. Resolved, That this House approve of the several recommendations of the Select Committee of 1835, for the performance of the duties of the Public Bill and Fee Office, and for the collection of the Fees of the House; and that all Fees heretofore paid, agreeable to the Table of Fees, to Officers of the House, for their private entertainment, shall, from the commencement of the payment of the several fixed Salaries, be paid to the Fee Fund for the public use.

11. Resolved, That the annual sum of Eight hundred pounds be allowed to Mr. Thomas Dyson, for relinquishing his office as Clerk of Elections, and in consideration of his long services.

That this House approve of the alterations recommended by the Select Committee, as regards the duties of the Clerk of Elections and the Committee Clerks' Office, and the Salaries of the Clerks.

12. Resolved, That the recommendation of the Select Committee as to the future Establishment under the charge of the Clerk of the House, be approved; and Mr. Ley be authorized to carry the same into effect.

585

Vol. 91.
Lord John Russell presented, by His Majesty's command,—The Fourth Report from His Majesty's Commissioners appointed to consider the state of the Established Church, with reference to Ecclesiastical Duties and Revenues.

Ordered, That the said Paper do lie upon the Table.

The Order of the day being read, for the Committee on the Spirituous Liquors Sale Bill;

And a Motion being made, and the Question being proposed, That Mr. Speaker do now leave the Chair;

An Amendment was proposed to be made to the Question, by leaving out the word "that" to the end of the Question, in order to add the words "this House will, upon this day six months, resolve itself into the said Committee," instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question;

The House divided:
The Yeas to the new Lobby;
The Nos to the old Lobby.

Tellers for the Yeas—Mr. Gillon, Mr. Claxtermers—15.
Tellers for the Nos—Sir George Clerc, Mr. Pease—52.

So it passed in the Negative.

And the Question being put, That the words "this House will, upon this day six months, resolve itself into the said Committee," be added instead thereof; it was resolved in the Affirmative.

Then the main Question, so amended, being put;

Resolved, That this House will, upon this day six months, resolve itself into the said Committee.

The Order of the day being read, for the second reading of the Spirit Licenses (Scotland) Bill;

Ordered, That the Bill be read a second time upon this day six months.

The House, according to Order, resolved itself into a Committee upon the Civil Bill Courts (Ireland) Bill.

(In the Committee.)

Clause, No 39, amended, and agreed to.
Clauses, No 40 and 41, agreed to.
Clause, No 42, amended, and agreed to.
Clause, No 43, agreed to.
Clauses, Nos 44 and 45, amended, and agreed to.
Clauses, Nos 46 to No 50, agreed to.
Clauses, Nos 51 to No 55, amended, and agreed to.
Clause, No 60, postponed.
Clauses, Nos 61 to No 63, agreed to.
Clause, No 64 (Assistant Barristers to ballot for Counties)—read.
Question, That the said Clause stand part of the Bill—put, and Negatived.
Clauses, Nos 65 to No 68, agreed to.
Postponed Clause, No 73, amended, and agreed to.
Postponed Clauses, Nos 26 to No 30, amended, and agreed to.
Postponed Clauses, Nos 32 and 33, severally put and Negatived.
Postponed Clause, No 60, amended, and agreed to.
Clause offered (Jurisdiction of Chairman of Quarter Sessions, Dublin)—brought up, and read 1st, 2nd, and added.
First Schedule, agreed to.
Second Schedule (First Fee: To the Plaintiff's Attorney for drawing or signing Civil Bill, Sixpence) Other Fees agreed to.

Amendment proposed: To leave out the word "signing," and insert the word "pronouncing," instead thereof.

Question put, That the word "signing" stand part of the Schedule;
The Committee divided.
Teller for the Yeas, Mr. Lynch—43.
Teller for the Nos, Mr. Serjeant Lefroy—21.
Bill, as amended, to be reported.

And the House having continued to sit till after twelve of the clock on Thursday morning;

Jovis, 30° die Junii, 1836:

Mr. Speaker resumed the Chair; and Mr. Christopher Fitzsimon reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received To-morrow.

The Order of the day being read, for the Committee upon the Grand Juries (Ireland) Bill;

Resolved, That this House will, this day, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Hookey Carriages (Metropolis) Bill;

Resolved, That this House will, upon Wednesday, this day, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Common Law Courts Bill;

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Medical Witnesses Bill;

Resolved, That this House will, upon Wednesday next, resolve itself into the said Committee.

The Order of the day being read, for taking into Durham Court further consideration the Report on the Durham of Pleas Bill. The Bill was re-committed to a Committee of the whole House, for this day.

The Order of the day being read, for the Committee on the Ecclesiastical Duties and Revenues Bill;

Ordered, That the Bill be read a second time To-morrow.

The Order of the day being read, for the Committee on the Tenements Recovery Bill;

Resolved, That this House will, upon Wednesday next, resolve itself into the said Committee.

The Order of the day being read, for the second reading of the Landlord and Tenant (Ireland) Bill;

Ordered, That the Bill be read a second time upon this day six months.

The House, according to Order, resolved itself into a Committee upon the Landlord and Tenant (Ireland) Bill in the whole House, for this day.

The Order of the day being read, for the second reading of the Common Law Courts Bill;

Ordered, That the Bill be read a second time To-morrow.

The Order of the day being read, for the second reading of the Durham Court Bill.

Ordered, That the Bill be read a second time upon this day six months.

The House, according to Order, resolved itself into a Committee upon the Murderers' Execution Bill, for this day.

Ordered, That the Committee rise, and report the Bill, as amended, to be read a second time To-morrow.

The House, according to Order, resolved itself into a Committee upon the Medical Witnesses Bill, for this day.

Ordered, That the Bill be read a second time upon this day six months.

The House, according to Order, resolved itself into a Committee upon the Murderers' Execution Bill, for this day.

Ordered, That the Committee rise, and report the Bill, as amended, to be read a second time To-morrow.

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Ordered, That the Committee rise, and report the Bill, as amended, to be read a second time To-morrow.

The House, according to Order, resolved itself into a Committee upon the Murderers' Execution Bill, for this day.

Ordered, That the Committee rise, and report the Bill, as amended, to be read a second time To-morrow.
The Order of the day being read, for the Committee on the Public Walks Bill;
Resolved, That this House will, upon Wednesday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Public Institutions Bill; Resolved, That this House will, upon Wednesday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Copyright Bill; Resolved, That the Report be taken into further consideration upon Thursday next.

The Order of the day being read, for the Committee on the Paper Duties Bill; Resolved, That the Bill be read a second time tomorrow.

The Order of the day being read, for the Committee on the School Rooms Bill; Resolved, That the Report be received tomorrow.

The Order of the day being read, for the Committee on the Pensions Duties Bill; Resolved, That the Report be received tomorrow.

The Order of the day being read, for the Committee on the Ways and Means; Resolved, That this House will, tomorrow, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Secular Jurisdiction Bill; Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Supply; Resolved, That this House will, tomorrow, resolve itself into the said Committee.

The Order of the day being read, for the Committee, to whom it was referred to consider of making Compensation to the present Chief Justice of Ely for the abolition of his Office by any Act to be passed in the present Session of Parliament; Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the third reading of the Civil Offices Declaration Bill; Resolved, That the Bill be read the third time upon Wednesday, the 18th day of July next.

The House, according to Order, resolved itself into a Committee, to consider of making good, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, any deficiency which may arise in the amount of the Fees of the Courts of Common Law.

Resolved, That it shall be lawful for the Lord High Treasurer, or the Commissioners of His Majesty's Treasury, to direct payment, out of the Consolidated Fund.

Fund of the United Kingdom of Great Britain and Ireland, of all such sums of Money as may be required to pay the Salaries of Officers, Clerks and Messengers to be appointed by any Act of this present Session, for abolishing Offices in the Superior Courts of Common Law, and for making provision for a more effective and uniform establishment of Offices in those Courts; and also all such sums of Money as may be required to carry into effect any provisions contained in any such Act, for compensating Officers named in or abolished by any such Act.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Sir George Clerk reported, That the Committee had come to a Resolution.

Ordered, That the Report be received this day.

The Order of the day being read, for the second reading of the Lighthouses Bill; Ordered, That the Bill be read a second time tomorrow.

Dr. Bowring reported the Registration of Voters' Bill; and the Bill was re-committed to a Committee of the whole House:—The House immediately resolved itself into the said Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Dr. Bowring reported, That the Committee had gone through the Bill, and made Amendments thereto.

Ordered, That the Report be now received.

Dr. Bowring reported the Bill accordingly; and the Report was ordered to be taken into further consideration on Tuesday next; and the Bill, as amended, to be printed.

The Order of the day being read, for taking into consideration the Amendments made by the Lords to the Municipal Corporations Bill; Ordered, That the said Amendments be taken into consideration this day.

The Order of the day being read, for the Committee on the Poole Corporation Bill; Resolved, That this House will, this day, resolve itself into the said Committee.

The ingrossed Bill to enable the Master of the Rolls' Estate to demise part of the Rolls' Estate to the Society of Artists and Surgeons, was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The ingrossed Bill to enable His Majesty to make Gifts to His Consuls in the Ottoman Dominions, was, according to Order, read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for the second reading of the Benefices Pluralty Bill; Ordered, That the Bill be read a second time upon Monday next.

The Order for taking into further consideration, Municipal Corporations (Scotland) Bill, was, according to Order, read the third time; and the Bill was re-committed to a Committee.

Ordered, That the Report be taken into further consideration upon Wednesday, the 18th day of July next.

The Heirs of Entail (Scotland) Bill, was read the first time; and ordered to be read a second time upon Tuesday next; and to be printed.
The House was moved, That the Act 7 Geo. 2. c. 15, to settle how far Owners of Ships shall be answerable for the Acts of the Masters or Mariners, might be read; and the same was read.

The House was also moved, That the Act 26 Geo. 3, c. 86, to explain and amend an Act made in the seventh year of his late Majesty's reign, intituled, "An Act to settle how far Owners of Ships shall be answerable for the Acts of the Masters or Mariners," and for giving a farther relief to the Owners of Ships, might be read; and the same was read.

The House was also moved, That the Act 53 Geo. 3, c. 159, to limit the Responsibility of Ship-owners in certain cases, might be read; and the same being read;

Ordered, That leave be given to bring in a Bill to extend the provisions of the said Acts to Ireland: And that Lord Viscount Scaddan and Mr.escort do prepare, and bring it in.

The Lord Advocate presented a Bill to regulate the Constitution, Jurisdiction and Forms of Process of Sheriff Courts, and the Civil Jurisdiction of Bergh Courts in Scotland: And the same was read the first time, and ordered to be read a second time To-morrow; and to be printed.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return of the amount of Money expended by the Counties of Middlesex, Surrey and Essex, for the erection, enlargement and repairs of Prisons, from 1815 to the present time.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a similar Return for the City of London.

Ordered, That the said Addresses be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

A Motion being made, That this House will, this day, resolve itself into a Committee, to consider the granting of such sum or sums of Money as may be necessary to defray the Salaries and other Expenses incurred under any Act to be passed in the present Session, relating to the Church of Ireland;

Mr. Chancellor of the Exchequer, by His Majesty's command, acquainted the House, That His Majesty, having been informed of the subject-matter of this Motion, recommends it to the consideration of the House.

Resolved, That this House will, this day, resolve itself into the said Committee.

And then the House, having continued to sit till a quarter of an hour after one of the clock on Thursday morning, adjourned till this day.

Jovis, 30° die Junii;

Anno 6°-7° Willhelmii IV° Regis, 1830.

PRAYERS.

An ingrossed Bill to enlarge the Powers of, and render more effectual, two Acts of the twenty-third and twenty-fourth years of the Reign of King George the Second, for the more easy and speedy Recovery of Small Debts within the City and Liberties of Westminster, and that part of the Duchy of Lancaster which adjoineth thereto, and to appoint Officers and regulate the Fees of the said Court, and for other purposes relating thereto, was read the third time.

An ingrossed Clause was offered to be added to the Bill, by way of rider, "no Attorney to practise as an Advocate before the Court," and the said Clause was brought up, and twice read, with a blank; and committed to a Committee of the whole House:—The House accordingly resolved itself into the said Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Sir John Hobhouse reported, That the Committee had gone through the Clause, and made an Amendment thereunto.

Ordered, That the Report be now received.

Sir John Hobhouse accordingly reported the Clause; and the Amendment was read, and agreed to; and the said Clause was read the third time, and agreed to; to be made part of the Bill, by way of rider.

Then Amendments were made to the Bill.

Resolved, That the Bill do pass: And that the Title be, An Act to repeal two Acts of the Reign of King George the Second, for the Recovery of Small Debts within the City and Liberty of Westminster, and that part of the Duchy of Lancaster which adjoineth thereto, and for granting further and more effectual Powers for that purpose.

Ordered, That Mr. Ward do carry the Bill to the Lords, and desire their concurrence.

A Petition of Inhabitants of Seago;—Office Municipal Bearer Members of the Glasgow Political Corporations (Ireland) Bill.

A Petition of Longhald—Chair-Treasurers, man and Secretary of a Meeting of Inhabitants of Dunleck—Inhabitants of Lauragh;—Inhabitants of Kilmeanag;—Corporations of Castlehaven;—and, Freeholders and Landholders of Castlerahen; praying the House not to pass the Municipal Corporations (Ireland) Bill as amended by the House of Lords, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Longhald, Knee-Tuits—Chairs, and Secretary of a Meeting of Inhabitants of [Ireland] and Municipal Corporations, and, Newtownlinnacally; praying for the abolition of Tithes in Ireland, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Seago, Parishioners Tithes of Creggan;—Spiritual Guardians to the Religious Community of the Ladies of the Sienna Convent of Drogheda;—Inhabitants of Cookstown;—Landholders and Inhabitants of Creggan;—and, Freeholders and Landholders of Castlerahen; praying for the abolition of Tithes in Ireland, were presented, and read; and ordered to lie upon the Table.

A Petition of the Provost, Magistrates and Court-Civil Courts of Greenock, praying the House to pass a Bill for rendering the administration of Justice in the Civil Courts of Scotland, both local and supreme, as well as the transmission of Real Property, and other Deeds connected therewith, cheaper and more expeditious, was presented, and read; and ordered to lie upon the Table.

Mr. Morris presented a Bill to provide for the Railway Tolls Periodical Revision of the Tolls levied on Railways, Bill.

And the same was read the first time; and ordered to be read a second time upon Thursday next; and to be printed.

A Petition of William Boys, late Surgeon in His W. Boyce, Majesty's Navy, praying that he may be restored to the rank he formerly held in His Majesty's Navy, was presented, and read; and ordered to lie upon the Table.

A Petition of Heritors, Elders, and Rate-payers Municipal Corporations of Leith;—Magistrates and Masters of the Four Incorporations of Leith;—Provost, Magistrates, and Council
Council of Leith;—Office Bearers and Members of the Glasgow Political Union;—and, Inhabitants of Anderston, praying that the Municipal Corporations (Scotland) Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Heritors, Merchants, and others of Anderston;—Chairman and Clerk of the South Water Joint Stock Company;—Convenor of the Incorporated Trades of Edinburgh;—and, Heritors and others of Leith; praying that the said Bill may not pass into a law, were also presented, and read; and ordered to lie upon the Table.

Leith Harbour.

A Petition of the Incorporation of Magistrates and Masters of the Four Incorporations of Leith;—Incorporation of Traffickers or Merchant's Company of Leith;—and Heritors, Merchants and Ship-owners of Leith; praying the House to adopt measures for the improvement and better management of the said Port, in pursuance of the suggestions contained in a Report by Mr. Labouchere relative thereto, were presented, and read; and referred to the Select Committee on Leith Harbour.

Charitable Trustees Bill.

A Petition of the Trustees of the late Alderman Gabriel Newton's Charities, in the borough of Leicester, praying that the Charitable Trustees Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

Tunbridge Wells and Buxton. A Petition of the Trustees of the Greatsend and Wrotham Roads;—Tunbridge and Maidstone Roads; and, Wrotham Bridge to Fye Bridge Road; praying that the Tunbridge Wells and Buxton Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

Durham Church Establishment.

A Petition of the Clergy of the Diocese of Durham, praying that a sufficient sum of Money be reserved from the revenues of the Bishop and of the Dean and Chapter of Durham to meet the exigencies of the Diocese, by augmenting the small Livings, by endowing new Churches, and by making such other provision as may be requisite for its spiritual welfare, was presented, and read; and ordered to lie upon the Table.

Tithes' Commutation Bill.

A Petition of Owners and Lessees of Freehold Tithes in the county of Kent; praying that the Tithes Commutation Bill may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

House of Lords.

A Petition of Inhabitants of Greenwhich, Deptford, Woolwich and Blackheath, praying the House to support the House of Lords in the constitutional exercise of its right of independent opinion, was presented, and read; and ordered to lie upon the Table.

Factories Bill.

A Petition of Factory Labourers above the age of thirteen years, employed in the Factory of Mr. Helliery, praying that the Factories Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

Factories Act.

A Petition of the Chairman of a Meeting of Delegates of Leeds, Huddersfield, and other places, praying for the amendment of the Factories Act, was presented, and read; and ordered to lie upon the Table.

Church Rates.

A Petition of Protestant Dissenters, called Baptists, of Regleigh;—Protestant Dissenters of Thaxted;—Felmersham;—Minister and Deacons of the Independent Church and Congregation in Saint Martin's-square, Chichester; and, Chmineleigh; praying for the abolition of Church Rates, were presented, and read; and ordered to lie upon the Table. Vol. 91.

A Petition of the Corporation of Leeds, praying Sale of Beer Act. A Petition of the Director of the Leeds Banking Joint Stock Company;—the Leicestershire Banking Company;—Wills and Darzet Banking Company;—Union Bank of Manchester;—and, Directors, Managers and Shareholders of Joint Stock Banks established in England, under the Act of the 7 Geo. 4, c. 46; praying that private Banks be required to make Returns of their liabilities and assets similar to those which are required from Joint Stock Banks, were presented, and read; and ordered to lie upon the Table.

A Petition of the Minister, Churchwardens and Inhabitants of Tweedmouth, praying that the Bishoprick of Durham Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Office-Bearers and Members of the Glasgow Political Union, praying for the adoption of the Vote by Ballot Bill in the election of Members to serve in Parliament, was presented, and read; and ordered to lie upon the Table.

A Petition of the Chamber of Commerce and Manufacturers of Greenock, praying that they may be heard, by themselves or their counsel, against the General Steam Navigation Company Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Cumnock;—and, Merchants, Traders and Inhabitants of Inverness, suggesting certain alterations in the laws of Scotland, were presented, and read; and ordered to lie upon the Table.

A Petition of Solicitors of the Sheriff Court at Hamilton;—and, the Dean and other Members of the Faculty of Procurators of Greenock; praying for the repeal of the Stamp Duty on their annual Certificates, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Inverary, praying that a person of the number of all Bills brought into Parliament, and all Acts of Parliament passed into law, be circulated in every county and town in the United Kingdom, for the information of the people, was presented, and read; and ordered to lie upon the Table.

A Petition of Feuars of Ayr, Newton, Wallacetown Heritable Property, suggesting certain alterations in the laws of Scotland relating to the holding and transferring of Heritable Property, was presented, and read; and ordered to lie upon the Table.

A Petition of Henry Dundas Perrott, late Lieu.-H. D. Perrott, tenant and acting Captain in His Majesty's Royal Navy, complaining of having been deprived of his rank, and praying for inquiry, was presented, and read; and ordered to lie upon the Table; and to be printed.

A Petition of John Cooper Douglas, of Half Accidents in Monday-street, Piccadilly, Esquire, praying that a Mines. Committee may be appointed to investigate the merits of his discoveries for preventing accidents in Mines, for which he has obtained His Majesty's Royal Letters Patent, was presented, and read; and ordered to lie upon the Table.

A Petition of Joseph Davison, of the city of Durham, praying that clauses may be inserted in the Durham Court of Pleas Bill to compensate and indemnify
Drogheda
Dublin and
Leith) Harbour
Trinity (North
Leith) Harbour
and Docks Bill.

A Petition of Members of the Medical Profession residing in the parts of Kestor and Holland, in the county of Lincs, praying that the Medical Witnesses Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Gloucester, praying that a Clause may be inserted in the said Bill, to enable Justices to divide counties into Coroners districts, was also presented, and read; and ordered to lie upon the Table.

The House proceeded to take into consideration that part of the Message of the Lords of Friday last, wherein their Lordships request, that this House will be pleased to communicate to their Lordships a Copy of the Evidence taken before the Committee appointed by this House in the present Session of Parliament on the Trinity (North Leith) Harbour and Docks Bill.

Resolved, That a Copy of the said Evidence be communicated to the Lords, as desired by their Lordships; and that Mr. Berney do go to the Lords, and deliver the same.

A Petition of James Connor and others; and James Tiernan, John Tiernan, John Tiernan, junior; Patrick Reilly, Patrick M'Nally, Thomas M'Nally; Mr. O'Connell reported from the Committee on the Dublin and Drogheda Railway Bill; and several Petitions against the said Bill were referred; That the Standing Orders relative to Railway Bills, had been complied with; and that they had heard counsel on behalf of several of the said Petitions; and had also heard counsel in favour of the Bill; and that the Committee had inquired into the matters required by the Resolutions of the House on the 1st day of March last; and had also examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be taken into further consideration upon Friday, the 5th day of July next.

Ordered, That the Report be printed.

Ordered, That the said Returns do lie upon the Table.

Ordered, That the Return relative to Newspaper Stamps, which was presented yesterday, be printed. No. 388.

Ordered, That the Address of the House Assembled in Upper Canada, which was presented yesterday, be printed.

Ordered, That the Papers relative to Nova Scotia, which were presented yesterday, be printed. No. 390.

Ordered, That the Extracts of the Despatch of Upper Canada, Sir F. B. Head, and the other Papers relating to Upper Canada, which were presented yesterday, be printed.

Ordered, That the Papers relative to Lord Aylmer, which were presented yesterday, be printed. No. 392.

Ordered, That the Fourth Report of the Commissioners established on the Established Church, which was presented yesterday, be printed. No. 397.

A Message from the Lords, by Mr. Drummond, Message from the Lords.

Sir, The Lords have agreed to the several Bills following, without any Amendment; viz.

A Bill, intituled, An Act for improving and main- tening the Navigation of the River Suir, and for making and constructing a Ship Canal at Carrick-on-Suir.

A Bill, intituled, An Act for regulating and im- proving the Town of Galway, in the County of the same Town; and also the Lords have agreed to the Bill, intituled, An London Grand Junction Railway Bill.

The Lords have agreed to the Bill, intituled, An London Grand Junction Railway Bill, at or near the Regent's Canal, in the Parish of Saint Pancras, in the County of Middlesex, or Device, of whatever description, used in Salmon fishing; the construction and regulation of Cruives; the regulation of Mill Leas or Courses, and the removal of Dams and obstructions in all Rivers, Streams or Waters; and to report their Opinion thereon; and to report the Minutes of the Evidence taken before them.

Mr. Patrick Stewart reported from the said Select Committee, that who were instructed to inquire into the increase or decrease in the numbers or weight of Salmon, Grilse and Sea Trout taken in the several Rivers and Sea Coasts of Scotland since the Act 9 Geo. 4. c. 39, came into operation; and to report to the House specially thereon; and to whom several Petitions were referred; That they had con- sidered the matters referred to them; and directed him to make a Report thereof to the House, together with the Minutes of the Evidence taken before them.

Ordered, That the Report do lie upon the Table; and be printed.

Ordered, A Petition of Protestant Clergy of the dioceses of Killaloe and Killenaora, praying that the Church of Ireland Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

Sir Andrew Leith Hay presented, — Further Res.-Navy and Army

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A Petition of James Connor and others; and, Of the Number of Officers of the Army and Navy who have been promoted by Brevet since the 1st January 1831 to the 1st April 1836, with a cor-responding Return of the diminution of the Army Halt-Pay; and the Number of Officers of each Rank now remaining on the List;—Of the Number of Field Marshals, Generals, Lieutenant-Generals, Major-Generals, Colonels, Lieutenant-Colonels, Majors and Captains, who have died since the 1st January 1831 to the 1st April 1836, with the Expense incurred by such Promotion, so far as relates to the Ordnance Department.

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Ordered, That the Report do lie upon the Table; and be printed.
Ordered, That the Managers who managed the last Conference do manage this Conference:—And the Names of Mr. Ridley Colborne, Mr. Oswald, Mr. M‘Bride, Mr. Ewart, Mr. Young, Mr. Ward, and Mr. Chalmers, were added to them.

Then the Names of the Managers were called over; and they went to the Conference:—And being returned:

Mr. Chancellor of the Exchequer reported, that the Managers had met the Lords at the Conference, which was managed on the part of the Lords by the Duke of Wellington, who acquainted them, that the Lords, on consideration of the Reasons given by the Commons at the last Conference for disagreeing to several Amendments made by their Lordships to the Bill, intituled, “An Act for the Regulation of Municipal Corporations and Borough Towns in Ireland,” do insist upon some of the Amendments to which this House hath disagreed, for which they gave their Reasons; and do not insist upon other of the said Amendments to which this House hath disagreed; and do agree to some of the Amendments made by this House to the Amendments made by their Lordships, without any Amendment, and to other of the said Amendments with certain Amendments, to which they desire the concurrence of this House; and do not disagre to other of the said Amendments:—And the same were read, and are as follow:

The Lords participate in the conviction expressed by the Commons, that a good correspondence between the Two Houses is essential to the well-being of the British Monarchy; and it is always a subject of regret to them, when in the performance of their duty, they are compelled to take a different view of any important measure from that which has been adopted by the House of Commons.

The Lords are earnestly desirous of removing all just causes of complaint, and of promoting all well-considered measures of improvement in all parts of the United Kingdom.

Impressed with these feelings, the Lords were anxious to co-operate with the Commons in carrying into effect some of the important objects of the Bill for the Regulation of Municipal Corporations in Ireland, although there was one principle in that Bill which they were unable to concur. They assented to the dissolution of corporations, the practical effect of whose constitution is a subject of reasonable dissatisfaction. It did not appear to them that any other object to be established in its place than that particular form of local government which was proposed by the Commons, but they were not without the hope that the Two Houses might agree upon provisions which, accomplishing at once their common object of removing a just cause of complaint, might at the same time secure the due administration of justice in Cities and Towns, preserve the corporate property for their respective benefit, and leave their local government under Acts voluntarily adopted.

The Lords coincide in the opinion that it is not generally expedient to introduce in the form of Amendments matters which may seem to require the more mature consideration which is given in its successive stages to an original Bill; but on this occasion the most convenient mode of procedure appeared to be that which enabled the Lords to make the fullest communication of their views to the House of Commons.

The Lords remain strongly impressed with the belief that the system of local government proposed by the Commons, would in the actual state of Ireland be the present cause of party triumph, and the continued source of party and religious dissensions.

The Lords earnestly desire the tranquillity of Ireland, and zealously co-operate in the discharge of their common duty to the country, may at no distant period devise such measures of Reform in the administration of local affairs as may give real

They are prepared to do equal justice to all,—but it cannot always be assumed that by the grant of similar institutions to countries differing in their circumstances, equal justice will be done.

The Lords are unable to acquiesce in the proposition now made by the Commons, that corporations, as re-constructed by the Bill, shall be confined to twelve Cities and Towns, because it is in those Cities and Towns of larger population that the most extensive evils would, in their opinion, result from such re-construction.

The Lords disagree to the Amendment whereby the existing Corporations are to be continued in eighteen Towns; they are reluctant to circumscribe the extent of the general relief they deem it expedient to grant.

Neither are the Lords prepared to concur in the proposition that the Act of the ninth year of the late King George the Fourth, to make provision for the lighting, cleansing and watching of Towns in Ireland, and to give the power of taxation for such purposes to elective Commissioners, should be imposed upon twenty Cities and Towns.

Anxious that there should exist the power of taxation for local purposes wherever its existence might be desired by the inhabitants to be taxed, the Lords had not suggested any alteration of that Act.

They had afforded new inducements to its voluntary adoption, by giving the means of placing the surplus property of the Corporations to be abolished at the disposal of the Commissioners who might be elected in the Towns with which such Corporations are respectively connected.

The Lords readily acquiesce in the desire of the Commons, that, wherever that Act may be adopted, the whole corporate property shall be at once transferred to the management of the Commissioners elected under its provisions.

But the Lords must call to the recollection of the Commons, that hitherto the inhabitants of towns in Ireland have very generally refrained from availing themselves of the power of local government and taxation so offered to them.

To render indispensable the election of Commissioners, to whom would be confided the power of raising taxes for local purposes, would undoubtedly be in accordance with the principle adopted in the reformation of Municipal Corporations in Great Britain; but the Lords cannot but apprehend that the proposed intervention of the Legislature to over-rule a manifest reluctance to be so governed and to be so taxed would not, as the Commons appear to anticipate, have any tendency to satisfy the just expectations of His Majesty’s subjects in Ireland, or to maintain and strengthen the Union.

The Lords have abstained from insisting upon several Amendments to which the Commons appear to attach much importance.

They acquiesce in the opinion that offices connected with the administration of Justice in Ireland should be removed from local influence, and placed under the direct authority of the Crown. They have willingly consented not to insist upon Amendments which conflicted with the immediate application of the principle thus established.

It will be a matter of sincere regret to the Lords if their adherence to the more important Amendments made by them in the Bill, and their inability to concur in the new propositions made by the Commons, should have the effect of leaving a just cause of complaint without a full and present remedy.

The Lords will, however, still entertain the hope that the Two Houses of Parliament, maintaining the good understanding which happily subsists between them, and zealously co-operating in the discharge of their common duty to the country, may at no distant period devise such measures of Reform in the administration of local affairs as may give
real contentment by effecting real improvement, and promote prosperity by promoting social and religious peace in the cities and towns of Ireland.

The Lords insist upon their Amendment in Pr. 1, l. 1, to leave out from "Whereas" to "Be" in l. 11, for the following Reason:

Because the retention of the Preamble as amended by the House of Lords is rendered unnecessary by the other Amendments on which they insist.

The Lords do not agree to the Amendment made by the Commons to insert the words "And whereas" before the words "it is expedient in the Amendment made by this House in Pr. 1, l. 1, the same being rendered unnecessary by the last Amendment.

The Lords insist upon their Amendments disagreed to by the Commons, and do not agree to the Amendments made by the Commons, as far as Clause (B.) added by this House to the Bill, for the following Reasons:

Because the Bill as it passed the House of Commons, having practically extinguished all existing Municipal Corporations in Ireland, and the Lords having assented to that provision, the question between the two Houses is no longer whether Corporations should be abolished, but whether they should be re-constructed.

Because in the present state of Ireland the general ease and contentment of the inhabitants of cities and towns therein would not be effected without modifications of the principle of local government, as applied to England and Scotland, respectively, different from and more extensive than those which have been proposed by the Commons.

Because the public good is the only true object of legislation, and according to the difference of circumstances that object is to be equally attained by different measures in different parts of the United Kingdom.

Because confidence in the decisions of Parliament follows the well-considered adaptation of measures to the position of those for whose benefit they are desired; and a spirit of distrust and discontent would be produced by institutions similar in name, but dissimilar in their results.

In the said Clause (B.) the Lords agree to the Amendment made by the Commons.

The Lords agree to the Amendment made by the Commons in Clause (C.) added by this House to the Bill.

The Lords do not insist upon Clauses (D.) and (E.) added by this House to the Bill.

The Lords insist upon Clause (F.) added by this House to the Bill, for the following Reason:

Because it is similar in effect to another provision contained in a Clause proposed to be inserted by the Commons in a subsequent part of the Bill, and the omission of which is proposed by the Lords.

The Lords do not insist upon Clause (G.) added by this House to the Bill.

The Lords protest against Clause (H.) added by this House to the Bill, for the following Reason:

Because it is necessary, consistently with other Amendments proposed by the Lords, to make a temporary provision for the discharge of the duties of the officers to whom the Clause refers.

The Lords do not insist upon their Amendment in Pr. 67, l. 4.

The Lords insist upon their Amendment in l. 6, to leave out from "said" to "Treasurer" in l. 16, but propose to insert the following words instead of those previously inserted, "Body Corporate named in the said Schedule (A.) who shall be in.

The Lords do not insist upon their Amendments in l. 9, and in l. 10, to which the Commons disagree.

The Lords insist upon their Amendments in l. 13, and in l. 14, to which the Commons disagree.

The Lords propose in l. 11, to leave out the word "or" in the Bill, for the purpose of carrying into effect the last-mentioned Amendment.

The Lords do not insist upon their Amendments in l. 13, and in l. 14, to which the Commons disagree.

The Lords do not insist upon their Amendments in l. 13, and in l. 16, being as follows:

L. 15. Leave out "the Council.

L. 16. Leave out "out of the Borough Fund," and insert "as hereinafter is mentioned.

The Lords do not insist upon their Amendments in l. 13, and in l. 23, to which the Commons disagree.

The Lords insist upon their Amendment in l. 26, being as follows:

L. 29. Leave out from "the" to "Treasurer" in l. 29.

The Lords insist upon their Amendment in l. 30, to which the Commons disagree, the said Amendment being as follows:

L. 30. Leave out "Borough," and insert "Commissioners to be appointed in pursuance of this Act.

But the Lords protest at the end of the said Amendment to add the following words: "or elected "or to be elected as hereinafter is mentioned," for the purpose of carrying into effect the principal Amendments made by the Commons to Clause (N.) added by this House to the Bill.

The Lords insist upon their Amendment in Pr. 68, l. 11, to leave out from "compensation" to "And" in Pr. 71, l. 20, for Reasons already stated, but propose to insert the following proviso: "Provided always, That no person shall be entitled to any compensation in respect of the abolition of his office, or of his removal therefrom, under the provisions of this Act, if he shall have been appointed to such office since the Sixteenth day of February in the present year.

The Lords do not insist upon their Amendments in Pr. 71, l. 21, or their first Amendment in l. 25, but do insist upon their second Amendment in l. 25, being to leave out "the," and insert "any.

The Lords insist upon their Amendment in l. 26, to leave out "the" to "to" in l. 28, and insert "Schedule (A.)" but do not insist upon their Amendment in l. 28, to leave out "retired.

The Lords do not insist upon their Amendments in l. 29, and in l. 30. The Lords insist upon their subsequent Amendments to the said Clause, for Reasons already stated.

The Lords insist upon their Amendment from Pr. 72, l. 25, to Pr. 116, l. 15, being the omission of thirty-two Clauses, for the following Reasons:

Because the first and second of such Clauses contain regulations respecting the Corporations proposed to be abolished.

Because the third of such Clauses contains regulations respecting property held upon charitable trusts, and which, for the Reasons hereinafter mentioned, are insufficient.

Because the fourth, fifth, sixth and seventh of such Clauses contain regulations for transferring trusts and powers under Acts of Parliament to Members of the Corporations proposed to be abolished.

Because the eighth, ninth, tenth, eleventh, twelfth, thirteenth, fourteenth, fifteen, sixteenth, seventeenth, and eighteenth of such Clauses contain regulations of police, which the Lords consider to be sufficiently provided for by the Act passed in the present Session of Parliament for establishing a Constabulary Force in Ireland.

Because the remaining Clauses contain regulations respecting the Corporations proposed to be abolished.

The
The Lords insist upon their Amendments to which the Commons disagree, and disagree to the Amendments made by the Commons, from Pr. 110. L 15. to Clause (N.) added by this House to the Bill, for the following Reasons:

The Lords have taken into their consideration the Reasons annexed by the Commons to the proposed Amendment to Clause (L.), which Reasons apply to other subsequent Clauses, to which the Commons equally disagree.

The Lords observe that the Bill, as passed by the Commons, continued certain trusts in certain Corporations, being Trustees casually in office on a given day, notwithstanding those persons might have ceased to hold such office by virtue of which they were such Trustees; and that the Clauses objected to were intended to prevent the detriment which might have arisen from the provision made by the Commons that all such trusts shall cease on a day named, and the Lord Chancellor then make such orders as he might see fit for the appointment of Trustees and the administration of the trust estate, if Parliament should not have sooner otherwise directed.

The Lords were of opinion that it was inexpedient to throw upon the Lord Chancellor a duty he could not satisfactorily discharge; the more especially as no provision was made by the Commons for the security of the trust property in the event of the duty imposed upon the Lord Chancellor not being in every case performed.

The Lords therefore thought it desirable to continue the several trusts in the several persons in whom they were continued by the Bill as it passed the House of Commons, until Parliament should otherwise provide.

The Clauses objected to contain other Enactments obviously necessary to meet cases which, arising out of the proposed abolition of Corporations, had not been provided for by the House of Commons; but all such enactments, proceeding upon the same principle, are of a temporary character, subject to the future direction of Parliament.

For these Reasons the Lords insist upon these several Clauses.

In the said Clause (N.) the Lords agree to the Amendment made by the Commons in L. 16. to leave out from "That" to "all" in L. 4, but propose to amend the words inserted by the Commons as follows, "on the said First day of January One thousand eight hundred and thirty-seven, and thenceforth until the first election of Commissioners so to be elected."

The Lords do not agree to any of the Amendments made by the Commons to Clause (Q.) added by this House to the Bill, but propose the following Amendments to carry into effect the Amendments made by the Commons to Clause (N.), to which the Lords have agreed:

Fol. 1. L. 12. Leave out "to be appointed," and insert "in whom the property of such Corporation respectively shall be vested."

Fol. 1. L. 13. Leave out of " the said," and insert "such."

Fol. 1. L. 21. After " Commissioners" insert "respectively."

Fol. 2. L. 13. After " Commissioners" insert "respectively."

Fol. 2. L. 15. Leave out from " as" to " Corpo- rate" in L. 16, and insert "such body."

The Lords do not agree to any of the Amendments made by the Commons to Clause (Q.) added by this House to the Bill, but propose the following Amendments for similar Reasons to those assigned to Clause (Q.).

Fol. 2. L. 1. After " Commissioners" insert "respectively."

Fol. 2. L. 2. Leave out "the said," and insert "such."

Fol. 2. L. 3. After " Commissioners" insert "respectively in whom the same shall for the time being be vested."

The Lords do not agree to the Amendment made by the Commons to Clause (Q.) added by this House to the Bill for the following Reasons:

Because it is necessary to provide for the security and management of corporate property, and the right of nomination to some offices of small value, required for the collection of such property, or otherwise necessary, cannot, in the apprehension of the Lords, create an influence inconsistent with the freedom and independence of the several cities and towns in Ireland.

In Clause (R.) added by this House to the Bill:

The Lords propose the following Amendment for similar Reasons to those assigned to Clause (O.).

L. 2. After " Commissioners" insert " elect or."

The Lords agree to the Amendment made by the Commons to the said Clause in L. 3, to leave out "appointed," and insert "elect"; but propose to add after " elected, " the words following: in "any town in possession of the said corporate" and "also the Commissioners to be appointed," for the Reasons before stated.

The Lords do not agree to the Amendment made by the Commons to the said Clause, to leave out from "shall" in L. 4, to the end of the Clause, for the same Reasons.
the purpose of inserting "have full power to pur-
chase and hold lands, tenements and heredita-
ties for the purposes of this Act, and may sue "
and be sued in the name of their Clerk for the "
time being," for the following Reason: 
Because the Amendment proposed by the Lords 
appears to them to be necessary with a view to
the title to the lands which the Commissioners are by that Clause empowered to 
purchase. 
The Lords insist upon Clause (S.) added by this 
House to the Bill, to which the Commons disagree, for the Reasons already assigned, but propose the following Amendment thereto:
L. 2. After "Commissioners" insert "to be ap-
pointed as aforesaid," for similar Reasons to those assigned to Clause (O.)
The Lords insist upon Clause (T.) added by this 
House to the Bill, to which the Commons disagree, for similar Reasons, but propose the following Amendment:
L. 2. After "Commissioners" insert "to be ap-
pointed as aforesaid," for the Reasons assigned with reference to Clause (O.)
The Lords insist upon Clause (U.) added by this 
House to the Bill, to which the Commons disagree, but propose the following Amendments, for the Reasons assigned with reference to Clause (O.):
L. 2. Leave out "the said," and insert "any "such," and in the same line, after "Commission-
ers," insert "as aforesaid.
L. 3. After "money" insert "received by virtue " of this Act.
L. 4. Leave out "the said," and insert "such."
L. 6. Leave out "of a Board of Commissioners."
The Lords do not agree to the Amendment made by the Commons to Clause (W.) added by this 
House to the Bill, but propose, for the same Reasons, the following Amendments:
L. 3. Leave out "the said," and insert "any "such," and in the same line, after "Commiss-
ioners," insert "as aforesaid."
The Lords do not agree to the Amendments made by the Commons to Clause (X.) added by this 
House to the Bill, but propose, for the same Reasons, the following Amendments:
L. 3. Leave out "the," and insert "any."
L. 7. Leave out "the said," and insert "such."
L. 8. Leave out "the said," and insert "such."
Fol. 1. 2. Leave out "the said," and insert "such," and in the same line, after "Commissioners," insert "respectively."
Fol. 2. 1. 12. Leave out "the said Council," and insert "such Commissioners."
Fol. 2. 1. 17. Leave out "the said," and insert "such," and in the same line, after "Commission-
ers," insert "respectively."
Fol. 2. 1. 22. Leave out "the said," and insert "such."
Fol. 3. 1. 2. Leave out "the said," and insert "such."
Fol. 5. 1. 5. Leave out "the said," and insert "such."
Fol. 5. 1. 9. Leave out "the said," and insert "such."
Fol. 5. 1. 17. Leave out "the said," and insert "such," and in the same line, after "Commissioners," insert "respectively."
The Lords do not agree, for the Reasons already stated, to the Amendments made by the Commons to Clause (Y.) added by this House to the Bill, but propose, for the reasons assigned with reference to Clause (O.), the following Amendments:
L. 2. After "Commissioners" insert "elected " and to be appointed as aforesaid.
L. 5. Leave out "every of."
L. 9. Leave out "the said," and insert "such," and in the same line, after "Commissioners," insert "respectively."
The Lords do not agree to the Amendments made by the Commons to Clause (Z.) added by this 
House to the Bill, but propose, for the same Reasons, the following Amendments:
Fol. 1. 1. 6. Leave out "of the said Bodies " Corporate respectively," and insert "vested in " them respectively by virtue of this Act."
Fol. 1. 1. 16. After "property" insert "respectively."
Fol. 2. 1. 4. After "Commissioners" insert "re-
spectively."
Fol. 2. 1. 11. After "Commissioners" insert "re-
spectively."
Fol. 2. 1. 14. After "them" insert "respectively."
The Lords do not agree to the Amendments made by the Commons to Clause (A. 1.) added by this 
House to the Bill, but propose, for the same Reasons, the following Amendments:
L. 2. After "Commissioners" insert "to be " elected or appointed as aforesaid respectively.
L. 5. Leave out "the said," and insert "such," and in the same line, after "Commissioners," insert "respectively."
L. 14. Leave out "the said," and insert "such," and in the same line, after "Commissioners," insert "respectively.
L. 15. Leave out "the said," and insert "such."
L. 19. and l. 20. Leave out "the said," and insert "such."
The Lords do not agree to the Amendments made by the Commons to Clause (B. 1.) added by this 
House to the Bill to which the Commons disagree, but propose, for the same Reasons, the following Amendments:
L. 2. After "Commissioners" insert "to be " appointed of virtue of this Act."
L. 7. After "funds" insert "to be vested in " them as aforesaid.
L. 10. Leave out "the said," and insert "such."
L. 12. Leave out "the said," and insert "such.
L. penult. Leave out "the," and insert "their."
The Lords do not agree to the other Amendments proposed, for the same Reasons, to add the following words, "in whom the same respec-
tively shall be vested by virtue of this Act."
L. 20. Leave out "the," and insert "such."
The Lords do not agree to the Amendment made by the Commons in l. 21. but do not agree to the Amendments proposed to be in-
serted by the Commons.
The Lords agree to the Amendment made by the Commons in l. 22. 
The Lords propose the following Amendment :
Fol. 2. 1. 8. Leave out "the said," and insert "such."
The Lords do not agree to the other Amendments made by the Commons to the said Clause.
The Lords do not agree to the Amendments made by the Commons to Clause (C 1 a.) added by this 
House to the Bill, for the following Reason: 
Because the provisions to which the Commons have disagreed appear to the Lords to be necessary on account of the peculiar circum-
cstances of the right of patronage, to which these provisions were intended to apply.
The Lords do not agree to the Amendments made by the Commons to Clause (D 1.) added by this 
House to the Bill, but propose, for the Reasons assigned with reference to Clause (O.), the following Amendments:
L. 2. After "Commissioners" insert "elected and " to be appointed as aforesaid respectively.
L. 4.
The Lords do not agree to the Amendments made by the Commons to Clause (E 1.) added by this House to the Bill, but propose, for the same Reasons, the following Amendments:

In Clause (F 1.), added by the Lords to the said Clause, but propose in the same line, after “Commissioners,” to insert “elected” and to be appointed as aforesaid.

The Lords do not agree to the Amendments made by the Commons in l. 6. l. 9. and in l. 11.

The Lords propose to make the following Amendment in l. 11. leave out “the said,” and insert “such.”

The Lords agree to the Amendment made by the Commons in l. 15.

The Lords do not agree to the Amendment made by the Commons in l. 17. to leave out “Town.”

The Lords agree to the Amendments made by the Commons in l. 21. in Fol. 2. l. 2. and in l. 3.

The Lords do not agree to the Amendments made by the Commons to Clause (F 1.) added by the Lords to the said Bill, but propose, for the Reasons aforesaid, to make the following Amendment:

L. 3. After “Commissioners” insert “elected” and to be appointed as aforesaid respectively.”

In Clause (K 1.) added by the Lords to the Bill:

The Lords do not agree to the Amendment made by the Commons in l. 1. to leave out from “That” to “Town Clerk” in l. 49. and insert “every” but the Lords propose, for the Reasons already stated with reference to Clause (O.), in l. 2. after “Commissioners,” to insert “elected” and to be appointed as aforesaid.”

The Lords do not agree to the Amendment made by the Commons in l. 14. to leave out “A.” and insert “C.”

The Lords agree to the Amendment made by the Commons in l. 23. with the following Amendments: leave out “or,” and insert “and,” and leave out “elected,” and insert “appointed.”

In Clause (L 1.) added by the Lords to the said Bill:

The Lords propose, for the same Reasons, the following Amendments:

Fol. 1. l. 2. After “Commissioners” insert “elected” and to be appointed as aforesaid respectively.”

Fol. 1. l. 5. After “given” insert “out of any Town Fund vested in them respectively.”

The Lords agree to the Amendment made by the Commons in l. 5.

The Lords do not agree to the Amendment made by the Commons in l. 6. to leave out from “Corporate” to the end of the line.

The Lords agree to the Amendment made by the Commons in l. 8. to leave out from “office” to “and” in l. 15.

The Lords do not agree to the Amendment made by the Commons in l. 13. to leave out from “officer” to “and” in l. 16., or to the Amendment in l. 17. to leave out “or person.”

The Lords propose to make the following Amendments, for the Reasons already stated with reference to Clause (O.):

Fol. 2. l. 2. Leave out “the” and insert “any” such.”

Fol. 2. l. 11. Leave out “any,” and insert “such.”

Fol. 2. l. 12. After “Commissioners” insert “respectively.”

Fol. 2. l. 15. Leave out “the” and insert “such.”

The Lords do not agree to the Amendment made by the Commons in Fol. 3. l. 6. to leave out from “officer” to “who.”
The Lords do not agree to the Amendment made by the Commons in Clause (M 1.) added by the Lords to the said Bill, but, for the same Reasons, they propose the following Amendments:

L. 2. Leave out “stating that,” and insert “in whom.”

L. 10. After “office,” insert “is vested, stating that such Town Fund,” and insert “such.”

The Lords do not agree to the Amendment made by the Commons in Clause (N 1.) added by the Lords to the said Bill, but, for the same Reasons, they propose the following Amendment:

L. 6. After “Commissioners,” insert “in whom such Town Fund respectively shall be vested.”

The Lords do not agree to the Amendment made by the Commons in Clause (O 1.), added by the Lords to the said Bill, but, for the same Reasons, they propose the following Amendments:

L. 2. After “Commissioners,” insert “elected and,” and in the same line leave out from “appointed to” “shall” in line 3., and insert “as aforesaid.”

The Lords do not agree to the Amendment made by the Commons in Clause (Q 1.) added by the Lords to the said Bill, but, for the same Reasons, they propose the following Amendment:

L. 2. After “Commissioners,” insert “elected and,” and in the same line leave out from “appointed to” “shall” in line 3., and insert “as aforesaid.”

The Lords agree to the Amendments made by the Commons as far as Clause (C 1.).

The Lords agree to the Amendment made by the Commons in Clause (U 1.) with the following Amendment: Leave out “Schedules,” and insert “Schedule (A).”

In Clause (V 1.) added by the Lords to the said Bill, the Lords agree to the Amendment made by the Commons in line 2. to leave out from “the” to the “in l. 3. and insert “passing of this Act.”

The Lords propose the following Amendment:

L. 5. Leave out “or Borough.”

The Lords do not agree to the Amendment made by the Commons in l. 6. to leave out from the beginning of the line to “named,” nor to the Amendment in l. 7. to leave out “Schedule (A).” and insert “Schedules,” nor to the Amendment in l. 8. to leave out from “annexed” to “shall.”

The Lords agree to the Amendment made by the Commons at the end of the said Clause, to add “and shall hold such Election, and give notice thereof within the time within which a Sheriff of a city in Ireland is now bound to do so.”

In Clause (Y 1.) added by the Lords to the said Bill:

The Lords agree to the Amendment made by the Commons in l. 9. to leave out “That” in l. 1. to “and” in l. 11.; but propose to insert the following words instead of the words inserted by the Commons: “in every County of a City and County of a Town the Lord Lieutenant shall, upon the removal from the office of the Coroner thereof respectively, appoint a fit person to be Coroner of such County of a City or of a County of a Town, so long as he shall well behave himself in his office of Coroner, and shall fill up every vacancy in the office of Coroner of such County of a City or of a County of a Town, occurring by death, resignation or removal, within ten days next after such vacancy.”

The Lords do not agree to the Amendment made by the Commons in Fol. 3. l. 12., but agree to the proviso added by the Commons, with the following Amendments: to leave out “Council of any City,” and insert “Lord Lieutenant,” and to leave out from “if” to the end of the proviso, and insert “he shall deem such appointment to be requisite for the due performance of the duties of that office.”

The Lords disagree to the Amendments made by the Commons to Clause (A 2.) added by this House to the Bill.

The Lords insist upon Clause (B 2.) added by this House to the Bill, but propose in line 20. to leave out “die or resign,” in compliance with the reason assigned by the Commons for disagreeing to Clause (G).

Because there are duties to be performed by the Officers to whom that Clause refers which the Lords agree with the Commons in regarding as highly important to the mercantile and commercial interests of the several Cities and Towns in Ireland, and for the performance of which no sufficient provision would otherwise be made.

The Lords do not insist on Clause (D 2.) added by this House to the Bill.

The Lords do not agree to the Amendment made by the Commons to insert the words “be holden in the Borough of Belfast, and shall,” instead of the words “be or” struck out by the Lords in Pr. 131. l. 16.

Because that Amendment would be inconsistent with other Amendments proposed by the Lords.

In Clause (E 2.) added by the Lords to the said Bill:

The Lords do not agree to the Amendment made by the Commons in l. 18., to leave out from “his” to “then” in l. 19.

The Lords agree to the Amendment made by the Commons in l. 21.

The Lords do not agree to the Amendment made by the Commons in l. 3., to leave out “Commissioners,” and insert “such Commissioners.”

The Lords do not agree to the Amendment made by the Commons in l. 6., to leave out from the beginning of the line to “nam’d,” nor to the Amendment in l. 7. to leave out “Schedule (A).” and insert “Schedules,” nor to the Amendment in l. 8. to leave out from “annexed” to “shall.”

The Lords agree to the Amendment made by the Commons at the end of the said Clause, to add “and shall hold such Election, and give notice thereof within the time within which a Sheriff of a city in Ireland is now bound to do so.”

In Clause (F 1.) added by the Lords to the said Bill:

The Lords do not agree to the Amendment made by the Commons in l. 6. to leave out from the beginning of the line to “named,” nor to the Amendment in l. 7. to leave out “Schedule (A).” and insert “Schedules,” nor to the Amendment in l. 8. to leave out from “annexed” to “shall.”

The Lords agree to the Amendment made by the Commons at the end of the said Clause, to add “and shall hold such Election, and give notice thereof within the time within which a Sheriff of a city in Ireland is now bound to do so.”

The Lords do not agree to the Amendment made by the Commons in l. 9. to leave out “That” in l. 1. to “and” in l. 11.; but propose to insert the following words instead of the words inserted by the Commons: “in every County of a City and County of a Town the Lord Lieutenant shall, upon the removal from the office of the Coroner thereof respectively, appoint a fit person to be Coroner of such County of a City or of a County of a Town, so long as he shall well behave himself in his office of Coroner, and shall fill up every vacancy in the office of Coroner of such County of a City or of a County of a Town, occurring by death, resignation or removal, within ten days next after such vacancy.”
The Lords agree to the Amendment made by the Commons in l. 20. after "Treasure," to insert "out,"
The Lords do not agree to the Amendment made by the Commons in the same line. to leave out "Town," and insert "Borough;", nor to the Amendment in l. 21. to leave out from "Town" to "Provided.",
The Lords agree to the Amendment made by the Commons in l. 24.
The Lords do not agree to the Amendment made by the Commons to the Amendment made by this House to Pr. 134. l. ult.,
The Lords agree to the Amendment made by the Commons in Clause (F. 2.) added by this House to the Bill, with the following Amendments, which they have made for the Reasons already stated:
L. 2. Leave out "Borough being a,"
L. 3. After the second "of" insert "any," and in the same line leave out "Borough," and insert "County of a City or County of a Town."
L. 7. Leave out from "office" to "it" in l. 10.
L. 13. Leave out "Borough," and insert "County of a City or County of a Town;" and in the same line, after "them" insert "the" and the office of "Clerk of the Crown of the City and Liberties of London." The Lords insist upon their Amendments, to which the Commons disagree as far as l. 11.
The Lords insist upon their Amendment in l. 11. with the following Amendment:
At the end of the Amendment add "if,"
The Lords insist upon all their Amendments, and disagree to the Amendments made by the Commons, as far as Pr. 144. l. 17. for the Reasons already stated.
The Lords agree to the Amendment made by the Commons to the Amendment made by this House in Pr. 134. l. 17. to leave out from "Londoners" in l. 1. to "the" in l. 9. but do not agree, for the Reason already stated, to insert the words "and in the Borough of Belfast," proposed to be added by the Commons.
The Lords insist upon their Amendments as far as Pr. 146. l. 38. but the Lords propose in the said Amendment to insert after "Commissioners" the words "elected or," for the Reasons already assigned with reference to Clause (O.)
The Lords insist upon their Amendments to which the Commons disagree, and disagree to the Amendments made by the Commons, as far as Clause (G. 2.) added by this House to the Bill.
In the said Clause (G. 2.) the Lords do not agree to the Amendment made by the Commons in l. 13. to leave out "Schedule (A.)" and insert "Schedules,"
The Lords agree to the Amendment made by the Commons in fol. 2. l. 11. to leave out from "and" to "the" in l. 22. and to the Amendment fol. 3. l. 2.
The Lords insist upon their Amendments to which the Commons disagree, and disagree to the Amendments made by the Commons, as far as Pr. 164. l. 17.
The Lords do not insist upon their Amendment in Pr. 164. l. 27. to leave out from "after" to "And" in Pr. 167. l. 16. including therein Three Clauses, and to insert Clause (I. 2.)
The Lords agree to the Amendments made by the Commons in Pr. 164. l. 27. and in l. 28.
The Lords propose to amend the Clauses by leaving out "Borough" in l. 29. and inserting "County of a City or County of a Town, or of the said City and Liberties."
The Lords agree to the Amendments made by the Commons in l. 29. in l. 31. and in l. 36.
The Lords propose to amend the said Bill by leaving out "Boroughs," in l. ult. and inserting "Towns,"
VOL. 91. The Lords agree to the other Amendments made by the Commons to the said Clauses, but propose to make the following Amendments therein:
Pr. 166. l. 1. Leave out "Borough," and insert "County of a City or County of a Town, or City and Liberties or Town respectively."
Pr. 166. l. 6. Leave out "Borough," and insert "City or Town,"
Pr. 166. l. 12. Leave out "Borough," and insert "City or Town,"
Pr. 166. l. 19. Leave out from "in" to "the" in l. 22. and insert "Counts of Cities and Counties of Towns, and in the said City and Liberties, the,"
Pr. 166. l. 37. Leave out "Town," and in the same line, after "of," insert "the Peace and Clerk of the Court of Conscience of every City or Town."
Pr. 167. l. 5. Leave out from "room" to "wherein" in l. 10.
Pr. 167. l. 11. Leave out "Borough," and insert "City of a City or County of a Town, or City and Liberties."
Pr. 167. l. 15. Leave out "Borough," and insert "Town."
The Lords do not insist on Clause l. 2. added by this House to the Bill,
The Lords do not insist upon their Amendment in Pr. 167. l. 25.
The Lords do not agree to the Amendment made by the Commons to the Amendment made by this House in l. 51.
The Lords agree to the Amendment made by the Commons to the Amendment made by this House in l. 33. with the following Amendment: Leave out "Borough," and insert "Town."
The Lords insist upon their Amendments, and disagree to the Amendments made by the Commons, as far as Pr. 170. l. 31. inclusive.
The Lords agree to the Amendment added by the Commons in Pr. 170. l. 36. with the following Amendments:
L. 1. Leave out "Burgess or,"
L. 3. Leave out from "being" to "interested" in l. 4.
The Lords insist upon their Amendments to which the Commons disagree, and disagree to the Amendments made by the Commons, as far as Pr. 180. l. 33.
The Lords insist upon their Amendment in Pr. 181. l. 9. to leave out "Ward," and in the same line, after "List," to insert "or," and also in the same line to leave out from "Notice" to "required" in l. 16.
The Lords insist upon their Amendment leaving out Schedules (A.), (B.), (C.), (D.), and (E.) to the Bill, and inserting a new Schedule (A.)
The Lords insist upon their Amendment in Pr. 198. l. 16. to leave out (F.) and insert (B.)
The Lords insist upon their Amendments made to the Title of the said Bill for the following Reason:
The Lords, having insisted upon several Amendments inconsistent with the Title of the Bill as it passed the Commons, insist likewise upon the consequent Amendments made by them in the Title.
The said Reasons, being read a second time;
And a Motion being made, and the Question being proposed, That the said Reasons be taken into consideration upon this day three months.
A Message from the Lords, by Mr. Dods dell, Message from the Lords.
Mr. Speaker,
The Lords have agreed to the Bill, intituled, An Act to enable Persons to make Deposits of Stock in lieu of giving Security by Bond to the Postmaster-General and Commissioners of
Land Revenue, Customs, Excise, Stamps, and Taxes, without any Amendment: And also, The Lords have agreed to the Bill, intituled, An Act to amend and regulate the Law of Scotland as to Erasures in Instruments of Susine, and of Re- signation ad Remonstrations, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, The Lords have agreed to the Bill, intituled, An Act for dividing, allotting and laying in severalty Lands in the Parishes of Merchiston, Dalkeith, and Newbattle, in the County of Midlothian, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, The Lords have passed a Bill, intituled, An Act to enable Sir John Ogilvy, Baronet, and the Heirs of Eustat surviving to him in the Estate of Catorous and others, lying in the County of Forfar, to grant Feus of certain parts thereof; to which the Lords desire the concurrence of this House: And also, The Lords have passed a Bill, intituled, An Act for vesting certain detached parts of the Lands and Estate of Dougalston and others, situated in the Counties of Stirling and Dunbarton, which were entailed by John Glassford, of Dowgalsdon, Esquire, deceased, in Trustees, to be sold for the purpose of paying Debts and Charges affecting the entailed Estate, and of purchasing other Lands contiguous and convenient thereto; to which the Lords desire the concurrence of this House:—And then the Messengers withdrew.

A Motion was made, and the Question was proposed, That any payment or promise, or agreement to pay any sums of money as head-money to Electors at an Election of Members to serve in Parliament, whether made by a Candidate, or by any one acting on his behalf, is a gross violation of the freedom of Election, of the Order of this House, and of the rights and privileges of the Commons of the United Kingdom.

A Motion was made, and the Question being put, That this House do now adjourn; The House divided: The Yeas to the new Lobby; The Noes to the old Lobby. Tellers for the Yeas, Mr. Scarlett: Colonel Sibthorp: 9. Tellers for the Noes, Mr. Home: Mr. Boring: 50. So it passed in the Negative.

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The Order of the day being read, for the Committee on the Charitable Trustees Bill: Ordered, That this House will, upon Tuesday next, resolve itself into the said Committee.

The House, according to Order, resolved itself into a Committee upon the Bills of Exchange Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and the Lord Advocate reported, That the Committee had gone through the Bill, and made Amendments thereto.

Ordered, That the Report be received this day.

The Deeds Ratification (Scotland) Bill was, by Order, read a second time; and committed to a Committee of the whole House, for this day.

The ingrossed Bill to authorize the placing of the Horse Patrol Horse Patrol now acting under the authority of the Bill, Chief Magistrate of the Public Office in Bow-street, under the authority of the Justices appointed for the Metropolitan Police District, was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for the Committee on the Charitable Trustees Bill: Resolved, That this House will, this day, resolve itself into the said Committee.

The
The Order of the day being read, for the Committee on the Grand Juries (Ireland) Bill; Resolved, That this House will, upon Tuesday next, resolve itself into the said Committee.

The House, according to Order, resolved itself into a Committee upon the Durham Court of Pleas Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Charles Buller reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received upon Monday next.

Mr. Aglionby reported the Murderers' Execution Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Monday next.

Mr. Serjeant Goulburn reported from the Committee, to whom it was referred to consider of making good, out of the Consolidated Fund of the United Kingdom, any deficiency which may arise in the amount of the Fees of the Courts of Common Law, a Resolution, which was read, as followeth:

Resolved, That it shall be lawful for the Lord High Treasurer, or the Commissioners of His Majesty's Treasury, to direct payment, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, of all such sums of Money as may be required to pay the Salaries of Officers, Clerks and Messengers to be appointed by any Act of this present Session for abolishing Offices in the Superior Courts of Common Law, and for making provision for a more effective and uniform establishment of Officers in those Courts, and also all such sums of Money as may be required to carry into effect any provisions contained in any such Act for compensating Officers named in or abolished by any such Act.

Ordered, That the said Resolution, being read a second time, was agreed to.

Ordered, That it be an Instruction to the Committee on the Common Law Courts Bill, That they have power to make provision therein, pursuant to the said Resolution.

The Order of the day being read, for taking into consideration the Amendments made by the Lords to the Municipal Corporations Bill;

Ordered, That the said Amendments be taken into consideration this day.

Mr. Speaker resumed the Chair; and Mr. Baring reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received this day.

Ordered, That the Bill be read the first time; and Ogilby's Estate Bill ordered to be read a second time.

Glassford's Estate Bill was read the first time; and Glassford's Estate Bill ordered to be read a second time.

Mr. Baring, by Order, presented a Bill for the personal abolition of Personal Tithes: And the same was read the first time; and ordered to be read a second time upon Monday next, and to be printed.

Lord Viscount Sandon presented a Bill to extend the Owners of Ven- tures liability (Ireland) Bill.

Ordered, That there be laid before this House, a Writs of Error, Return of the Number of Writs of Error brought in the Exchequer Chamber in each year, from January 1830 to this time, stating the result of each of such Writs of Error.

Ordered, That there be laid before this House, a Writs of Error, List of Public Acts which have received the Royal Assent during the present Session, and of Public Bills now in progress.

Ordered, That there be laid before this House, a Court of Exchequer in Scotland; that House, when all the Duties, not judicial, performed by the Barons of the Exchequer and King's Remembrancer, were transferred to the Treasury, Board of Taxes, Commissioners of Land Revenue, and other Departments in England; also, a Statement of the Establishments of the Department of the Barons of Exchequer in Scotland, and of the Offices and Departments under their superintendence.
tendence and control in December 1831; showing the Amount of Salaries, Fees and Allowances received by each individual at that time, and the several Alterations and Reductions that have been made since then in these Offices, and in the Salaries, Fees and Emoluments thereof.

Ordered. That there be laid before this House, a Copy of all Minutes of the Lords of His Majesty's Treasury, since the passing of the 2d and 3d Will. c. 13, respecting the reduction or consolidation of the Office of King's Remembrancer with any other Office in the Court of Exchequer (Scotland), and of the Establishments thereof.

Mr. Baring presented a Bill for shortening the Time of taking the Poll at County Elections: And the same was read the first time; and ordered to be read a second time upon Monday next; and to be printed.

And then the House, having continued to sit till half an hour after one of the clock on Friday morning, adjourned till this day.

**Veneris, 1° die Julii;**

Anno 6°-7° Wilhemi IV° Regis, 1836.

**Prayers.**

Mr. Tooke reported from the Committee on the Bill from the Lords, intituled, An Act for enabling the Earl of Courtown, and the Trustees of his Marriage Settlement, to grant Building Leases of part of his settled Estates in Ireland; That they had examined the allegations of the Bill, and found the same to be true; and that the Parties concerned had given their consent to the Bill to the satisfaction of the Committee; and that the Committee had gone through the Bill, and directed him to report the same, without Amendment.—And the Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Tooke do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

The South Metropolitan Cemetery Bill was read a second time; and committed to Mr. Alsager and the Norrey List.

Dempster's Estate Bill.

Dempster's Estate Bill was read a second time; and committed to Mr. William Gordon and the East Scotland List.

Baldon Allotment Bill.

Ordered, That the Amendments made by the Lords to the Baldon Allotment Bill be referred to Mr. Harcourt and the Committee upon the Bill, to inquire whether the Parties concerned consent to the said Amendments.

Ordered, That the said Committee do meet forthwith.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for making a Railway to join the London and Birmingham Railway, at or near the Regent's Canal, in the Parish of Saint Pancras, in the County of Middlesex, and proceed from thence to Skinner-street, in the City of London, to be called "The London Grand Junction Railway"; and the same were read, as follows:

Pr. 12. 1. Leave out from "respectively" to "to" in 1. 2.
Pr. 16. 1. 4. After "days" insert "at least."
Pr. 16. 1. 5. Leave out "at least."
Pr. 17. 1. 18. Leave out "move," and insert "removed."

Pr. 18. 1. 18. After "satisfaction" insert "and compensation."
Pr. 19. 1. 7. Leave out "respectively."
Pr. 22. 1. 2. After "London" insert "and Liberties thereof."
Pr. 25. 1. 8. Leave out "cellars," and insert "cellar."
Pr. 26. 1. 1. Leave out from "Parishes" to "through." in 1. 9.
Pr. 29. 1. 8. After "operation" insert Clause (A.)
CLAUSE (A.) "And whereas it is intended that the said Railway hereby authorized to be made shall pass at or near the south end of Saffron Hill aforesaid, and it is expedient that there should be a public road on the side of the said Railway to Dorrington-street; Be it Enacted, That the said Railway Company shall, and they are hereby authorized, at their own costs and charges, to make and construct a good and sufficient public road leading from Saffron Hill to Dorrington-street aforesaid, of the width of Thirty-five feet at the least."
Pr. 30. 1. 5. After "by" insert "the Governor and Company of the New River brought from Chadwell and Anwell to London."
Pr. 30. 1. 13. After "water" insert "or the supply of gas."
Pr. 30. 1. 19. After "seven" insert "letters patent or."
Pr. 30. 1. 25. After "waterworks" insert "or gasworks."
Pr. 31. 1. 8. After "expenses" insert "but under the inspection and to the satisfaction of the respective engineers of the waterworks or gasworks Companies interested therein.
Pr. 31. 1. 21. After "waterworks" insert "or gas."
Pr. 31. 1. penult. After "London" insert "or Westminster" insert "Provided nevertheless, That the said Railway Company shall not be authorized to construct or build any abutment or pier of the arches on which the said Railway shall be constructed, or any building connected therewith, upon or over any main or pipe belonging to the works of either of the said water or gasworks Companies, or so as to obstruct their access thereto."
Pr. 32. 1. 2. After "waterworks" insert "or gas."
Pr. 32. 1. 20. After "water" insert "or gas."
Pr. 32. 1. 24. After "water" insert "or gas.
Pr. 32. 1. 29. After "water" insert "or gas."
Pr. 33. 1. 4. After "waterworks" insert "or gasworks."
Pr. 33. 1. 10. After "waterworks" insert "or gas."
Pr. 33. 1.16. After "waterworks" insert "or gas."
Pr. 34. 1. 4. After "waterworks" insert "or gas."
Pr. 38. 1. 32. Leave out "or if."
Pr. 41. 1. 38. Leave out from "Company" to "And" in 43. 1. 27.
Pr. 46. 1. 3. Leave out "parishes," and insert "parish."
Pr. 46. 1. 4. Leave out "and Saint Andrew's, Holborn."
Pr. 52. 1. 1. Leave out "and," and insert "or."
Pr. 52. 1. 2. Leave out "or either of them."
Pr. 52. 1. 3. After "adjoining" insert "or either of them."
Pr. 53. 1. 8. After "them" insert Clauses (B.), (C.), (D.), (E.) and (F.)

CLAUSE (B.) "Provided always, and be it further Enacted, That nothing herein contained shall extend, or be construed to extend, to diminish, limit, alter, prejudice or take away the free communication between the Turnpike Road leading from Green Lane to Kentish Town and the estate, lands and premises of the master and keepers or wardens and commonalty of the
"mystery or art of brewers of the city of London, 
governors of the possessions, goods, chattels and 
revenues of the free grammar-school and almshouses of Richard Platt, of Aldenham, in the 
parish of Pinner, at or near to the Turpinke Road, from the same into Aldenham-street, shall not 
place any pillars, piers, posts, walls, or any other 
things which shall in any way obstruct or impede 
the free and clear passage from Aldenham-street 
into the Turpke Road, and running the same 
either to the northward or southward of such 
entrance: Provided also, That no part of the 
said Railway shall be carried within the distance 
of Fifty feet from any houses now built in a cer-
tain place called Aldenham Terrace, being parcel 
of the possessions of the master and keepers or 
wardens and commonalty as governors of the 
said free-school and almshouses."
furnishing such abstract and such attested copies as the said Company may require, and all expenses whatsoever incident to the investigation, deduction and verification of such title, shall be exclusively borne and paid by the said Company; and the said Company, before entering into possession of the lands so purchased or taken, shall pay the amount of such costs, charges and expenses, or, in case there shall be any dispute about the same, obtain such order as hereinafter mentioned, and shall deposit, for the purpose of paying the same in such manner as hereinafter mentioned, the amount of the costs, charges and expenses of obtaining such title and of the said Company; and the said Company shall not be prevented from entering into possession of the lands so purchased by reason of the non-payment of the said costs, charges and expenses, or by reason of the order hereinafter mentioned not having been obtained, or the deposit herein mentioned not having been made, unless the party or parties from whom such lands shall have been purchased shall have within seven days after notice in writing of that purpose have been given to them by the said Company, deliver a bill of their said costs, charges and expenses to the said Company.}

CLAUSE (H) "And be it further Enacted, That if the said Company and the party or parties aforesaid cannot agree as to the amount of such costs, charges and expenses, the same shall be ascertained by the said Court of Exchequer; and it shall be lawful for the said Court, on petition to be presented by the said Company, to order and direct that such costs, charges and expenses shall be referred to one of the Masters of the said Court, to be taxed in the usual manner; and such order shall be served on the party or parties aforesaid, who shall be at liberty to proceed under the said costs, charges and expenses attending the taxation thereof, or so much of the same as shall be payable by the said Company to the person or persons from whom such lands shall have been purchased or taken to be paid to the person or persons as aforesaid: Provided always, That the said Company shall not be at liberty to enter into possession of the lands so purchased or taken until the amount of such costs, charges and expenses shall have been made for the taxation of the said costs, charges and expenses, and shall have been served on the party or parties aforesaid, and the said Company shall have deposited in the Bank of England, in the name and with the privilege of the Accountant General of the said Court of Exchequer, to be placed to his account there ex parte 'The London Grand Junction Railway Company,' pursuant to the method prescribed by the Act passed in the first year of the reign of his late Majesty King George the Fourth, for the better securing Monies and Effects paid into the Court of Exchequer at Westminster, on account of the Suitors of the said Company, and all other purposes, the amount claimed for such costs, charges and expenses, which sums shall be applied, under the order of the said Court, in payment of the said costs, charges and expenses: Provided always, That the expense of determining such costs, charges and expenses as aforesaid, and of obtaining the order or orders referring the same to be taxed, shall be paid and borne by the said Company, unless one-sixth of the said costs, charges and expenses shall be disallowed, in which case the said expense shall be paid and borne by the person or persons from whom the said lands have been purchased or taken, to an amount thereof may then be paid to the said Company.
tion thereof, the sum of Twenty-five pounds, to be
recovered by the Commissioners or Trustees of the
said Railway from the said Company in such and the same manner as any other penal-
ties incurred by the said Company for which no special provision is made by this Act.

CLAUSE (M.) Provided always, and be it further
Enacted, That in case of locomotive engines being
proposed to be used on the said Railway, no such
engine shall be used which shall not be first ap-
proved of by His Majesty's Commissioners of
Woods and Forests, certified under their hands
and seal; and such certificate of the said Com-
missioners shall express that such engine is in
their opinion adequately provided with means to
prevent the danger of fire, either from the chimney
or fire-place of the said engine; and the said
Commissioners shall have authority from time to
time to cause any such engine to be inspected,
and the Directors of the said Railway shall give
every facility to any inspector or other person
appointed by such Commissioners from time to
time to make such inspection, under a penalty of
Five pounds for any impediment interposed by
them or by persons acting under their authority:
Provided always, and be it further Enacted, That
it shall be competent to the said Commissioners
at any time if they shall so think fit, to require
the directors of the said Railway Company to
adopt any further means of security beyond those
expressed in the said certificate.

CLAUSE (N.) And be it further Enacted, That
in case the means of security against fire, directed
as aforesaid by the said Commissioners to be
adopted in such locomotive engines, shall not be
approved of by the said Company, the Directors of
the said Railway Company shall be liable to a
penalty not exceeding Ten pounds for every day
that any such engine shall be used, without the
adoption of such means of security as aforesaid.

CLAUSE (O.) Provided always, and be it fur-
ther Enacted, That nothing in this Act contained
shall be construed, deemed or taken to extend
to any Turnpike Road or any land or ground
belonging to or in the hands of any person or
persons, for the use or enjoyment of which
such Turnpike Road was or is now provided or
consecrated by any Act of Parliament enacted
to which they would be subject by common law.

CLAUSE (P.) Provided always, and be it fur-
ther Enacted, That no steam-engine (locomotive engines excepted) or
foundry shall be erected at any time or times hereafter be
erected or used, or be continued or suffered to
be in, on, under or over any part or parts of the
said Pieces or Parcels of ground, hereditaments or premises described in the Schedule to this Act as
the property of William Agar, Esquire, or in, on,
under or over any pieces or parcels of ground,
hereditaments or premises belonging to, or which
shall belong, or is or shall be held by or in trust
for the said Company, or any of the directors,
agents, servants or officers of the said Company,
or any person or persons in the employ of the
said Company, or in any way connected with the
said Railway hereby authorized to be made; or
held, used or occupied for any purpose in any
manner connected with the said Railway, and
which shall be or be within Three hundred yards
distant of any part of any of the said premises or parcels
of ground, hereditaments or premises now belong-
ing to the said William Agar.

CLAUSE (Q.) Provided always, and be it further
Enacted, That no steam-engine (locomotive engines excepted) or
foundry shall be erected at any time or times hereafter be
erected or used, or be continued or suffered to
be in, on, under or over any part or parts of the
said Pieces or Parcels of ground, hereditaments or premises described in the Schedule to this Act as
the property of William Agar, Esquire, or in, on,
under or over any pieces or parcels of ground,
hereditaments or premises belonging to, or which
shall belong, or is or shall be held by or in trust
for the said Company, or any of the directors,
agents, servants or officers of the said Company,
or any person or persons in the employ of the
said Company, or in any way connected with the
said Railway hereby authorized to be made; or
held, used or occupied for any purpose in any
manner connected with the said Railway, and
which shall be or be within Three hundred yards
distant of any part of any of the said premises or parcels
of ground, hereditaments or premises now belong-
ing to the said William Agar.

CLAUSE (R.) Provided always, and be it further
Enacted, That nothing herein contained shall ex-
tend or be construed, deemed or taken to extend
to exempt the Railroad to be formed under or by
virtue of the powers in and by this Act contained
and given, or any branch thereof, from the pro-
visions of any General Act, or General Acts for
the regulation of Railroads which may be passed
before the expiration of One year from the passing
of this Act (if Parliament shall be sitting at the
expiration of such period of One year), or (if Par-
liament shall not then be sitting) before the end
of the then next Session of Parliament.
In the Schedule to the Bill:

Pr. 296. l. ult. After

" Ditto " | John Bruton | John Bruton | ditto," insert


in Pr. 304. l. 15. Leave out from "Four-building | Two empty | John Norris | -Nehemiah Newham."

Pr. 305. l. 2 and 3. Leave out from "House, &c. " | Charles Steynell - | - - The Executors of the late William Stannum."
to "King's Arms Yard" in l. 20.

Pr. 306. l. 11. Leave out from "open Court" to "Greyhound Court" in Pr. 306. l. 5.

Pr. 310. l. 11. Leave out from " - - Benjamin Cohen | - -"
to "Saffron Hill, continued" in Pr. 311. l. 10.

Pr. 316. l. 32 and 33. Leave out from "Kirby-street" in l. 21.

" House and workshops," in Pr. 317. l. 6. Leave out from "Hutton Wall" to "Ditto" | Samuel Watkins | Samuel Wilkins | Miss More."
in l. 10.

Pr. 317. l. 13. Leave out from "Ditto" | Henry Wickers | - - | Samuel Chollett." to

" Ditto " | William Hill | William Hill | Reid & Co." in l. 17.

Pr. 317. l. 33. Leave out from "House and Warehouse," in Pr. 318. l. 4. and in l. 4. Leave out from "Back Hill" to "Ditto" | Mary Ann Buck | - - | James Peace."
in l. 7.

Pr. 318. l. 16 and 17. Leave out from "House, cow-shed and yard."

" Ditto " | Joseph Dean | Isaac Hannah | - - The Executors of the late Evan John Crachley."
to "Eye-street Hill" in l. 24.

Pr. 319. l. 11. Leave out from "Ditto" | Peter Gally and Co. | - - - The Executors under the will of the late Evan John Crachley."
to "Ditto" | William Doyle | - - Collingford | - -" in l. 24.

Pr. 320. l. 25. Leave out from "Liquorpond-street" to "Ditto" | William Crates | William Clives | Captain Bruton." in l. 30.

Pr. 321. l. 8. Leave out from "open Court" to "Warner-street" in l. 32. and in l. 32. Leave out from "Warner-street" to "Ditto" | Empty | - - - The Executor of Mr. Parkin." in Pr. 322. l. 13 and 14.

" Ditto " | Charles Stans | - - - The Trustees of the late John Borger and Martha Lag.

Pr. 328. l. 10. Leave out from "Ditto" | Alexander Roberts | Robert Herbert | - - The Trustees of the late John Borger and Charles Stores.

" Ditto " | Robert Symes | - - - The Trustees of the late John Borger and Henry Richardson.

" Ditto " | John Denness | - - - The Trustees of the late John Borger.

" Ditto " | James Ferreter | - - John Wise."

Pr. 326. l. 16. Leave out from "Ditto" | - - Charles | - -"
to "Cotterell Place" in l. 27.

Pr. 327. l. 11. Leave out from "Ditto" | John Rogers | - -
Pr. 327. l. 11. Leave out from "Ditto" | William Green-smith | - -
Pr. 327. l. 11. Leave out from "Ditto" | Alfred Hall | - -

Pr. 328. l. 10. Leave out from "Ditto" | Thomas Watts | John Freeman | - -
to "Arthur-street" in l. 17.

Pr. 329. l. 24. Leave out from "House, yard, &c. " | John Huxton | - -


Pr. 330. l. 32. and 33. Leave out from "Public-house and yard, with garage."

" Ditto " | Thomas Watts | - -
Pr. 330. l. 35. Leave out from "Ditto" | Thomas Watts | - -
to "Actor-street" to "Vacant ground."

Pr. 331. l. 11. Leave out from "Actor-street" to "Wool-street." in l. 18.

Pr. 335. l. 14. Leave out from "White Hart public-house." in Pr. 339. l. 52. Leave out from "open Court" to "Camberwell-rows." in Pr. 337. l. 4.

Pr. 337. l. 18. In the Fourth Column, leave out (B.) and insert (T.) in Pr. 337. l. 22. In the Fourth Column, leave out (B.) and insert (T.)

Pr. 337. l. 34 and 35. Leave out "Mary, Islington," and insert "Pancras." Pr. 338. l. 88 and 89. Leave out "House, &c."

Pr. 338. l. 10. and 11. Leave out "Pancras, continued," and insert "Mary, Islington." Pr. 338.
### 6-7 Will. IV.

| Pr. 338. 1. 15. | In the fourth column, fill up the blank with "Robert," and in the same line, after "M William," insert "and the Trustees under his marriage settlement." |
| Pr. 338. 1. 19. | In the fourth column, leave out "Susannah Sattonstall." |
| Pr. 338. 1. 30. | In the fourth column, leave out "M William," and insert "ditto." |
| Pr. 338. 1. 2. and 3. Leave out "six unfinished " houses," and insert " Ditto - Metham | " Crispin - " Ditto - Empty - " Ditto - Empty - " Ditto - Chimney and Bosh. |
| Pr. 339. 1. 6. | In the fourth column, leave out "M William," and insert "ditto." |
| Pr. 339. 1. 13. | In the fourth column, leave out "M William," and insert "ditto." |
| Pr. 339. 1. 3. and 4. Leave out from " Ditto - Richard Heyward, George Burks. | to " Ditto - Samuel Shatford, Elizabeth Hicks. |
| Pr. 353. 1. 1. to 15. both inclusive. Leave out " Ditto - Mary Eton | to " Church Terrace" in l. 24. |
| Pr. 357. 1. 22. | In the first two columns, leave out from " Ditto - Francis Jeff. |
| Pr. 359. 1. 28. to 36. both inclusive. Leave out " House and shop, &c. |
| Pr. 360. 1. 26. Leave out " House, yard, &c. |
| Pr. 361. 1. 4. 5. and 6. Leave out from " House, John Ryland | to " Queen-street" in Pr. 360. 1. 20. |
| Pr. 361. 1. 29. | Leave out " House, shop, &c. |
| Pr. 363. 1. 4. | Leave out from " House, shop, Samuel John Sews. |
| Pr. 363. 1. 16. Leave out from " Ditto - Timothy Wherlock. |
| Pr. 364. 1. 31. and 32. Leave out " House, yard, &c. |
| Vol. 91. | 605 | 4 R 3 | Pr. 364.
Ordained, That Sir Samuel Whalley do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

Mr. Oswald reported from the Committee on the Bill from the Lords, intituled, An Act to vest a part of the Entailed Estate of Milliken, in the County of Renfrew, in Trustees, to sell the same, and apply the Price thereof, or the Securities to be thereon, towards satisfying the Debts affecting the said Entailed Estate, and the Debt contracted for Money laid out in the Improvement of the same; That they had examined the allegations of the Bill, and found the same to be true; and that the Committee had gone through the Bill, and directed him to report the same, without Amendment.—And the Bill was read the third time. Resolved, That the Bill do pass. Ordered, That Mr. Oswald do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

A Petition of the Dean of the Merchant Guildry of the Borough of Dunbarton, praying that the Municipal Corporations (Scotland) Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Mr. John Pooley, Maine; Jesse Howard, Newbridge Lane, Stockport; and, Ralph, Orrell, Heaton Norris; Mr. Howard, Portwood; Mr. Slater, Manchester; Mr. Cooper, Son and Smaleberry;—Mr. C. Openshaw, Stockport;—Ralph Orrell, Heston Norris;—Mr. Jesse Howard, Newbridge Lane, Stockport;—and, Mr. John Pooley, Holme; praying that the Factories Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Motion was made, and the Question was pro—Outsiders posed, That there be laid before this House, a Res. (Ireland.) turn of outrages committed in Ireland during the last twelve months, as made by each of the Sub—inspectors of the Constabulary and Police Forces in that country.—And the said Motion was, with leave of the House, withdrawn.

A Petition of Members of Benefit Societies in Friendly Public Meeting assembled at the Black Jack Tavern, Societies Act. Portsmouth-street, Lincoln’s Inn Fields, praying for the amendment of the Friendly Societies Act, was presented, and read; and ordered to lie upon the Table.

A Petition of Factory Labourers in the employ of Factories Bill. A Petition of Francis Home, formerly Lieutenant—Francis Home. Colonel in the Third Guards, complaining of dismissal from the Army, and praying for relief, was presented, and read; and ordered to lie upon the Table; and to be printed.

A Petition of Inhabitants of Borders; Sittingbourne, and other places, praying for the abolition of Church Rates, was presented, and read; and ordered to lie upon the Table.

A Petition of Protestant Dissenters of Milton, Sittingshouse, and other places, praying for the abolition of Church Rates, was presented, and read; and ordered to lie upon the Table.

A Petition of the House, withdrawn.

A Motion for the amendment of the Poor Laws in Ireland; was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Ballinamill and Dysart, praying that there be laid before this House, a Res. (Ireland.) turn of outrages committed in Ireland during the last twelve months, as made by each of the Sub—inspectors of the Constabulary and Police Forces in that country.—And the said Motion was, with leave of the House, withdrawn.

A Petition of Proprietors, Occupiers of land, and Statute Labour Householders in Carlisle, praying for the amendment of the law relative to Statute Labour in Scotland, was presented, and read; and ordered to lie upon the Table.

A Petition of Proprietors and Holders of Land in the Parish of Castleby, complaining of the manner in which the Tithe Composition Act has been carried into effect in that parish, and praying the House to modify the existing Tithe Laws, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Clopho;—Ballina; Castletown;—Ballina; Keavy;—and, Landholders and Inhabitants of Upper Limerick, for the abolition of Tithe in Ireland; and also praying the House not to pass the Municipal Corporations (Ireland) Bill, as amended by the House of Lords, were presented, and read; and ordered to lie upon the Table.

A Petition of William Holland, Kingston, of Boudaun, in the county of Cork, Gentleman, praying that in the Case of the CLause by which the Mayor, or the Mayor’s Elect of the city of Cork may be introduced into the Grand Jury of the county of Cork to repay certain Sums expended by the Petitioner’s father on the roads in the said county, was presented, and read; and ordered to lie upon the Table.

A Petition of Freemen and Inhabitants of Cork, Cork Corporations, complaining that the approbation of the Privy Council of Ireland was withheld from the Election of Mayor and Sheriffs of the said city, in the year 1836, and praying for the adoption of measures to prevent the recurrence thereof, was presented, and read; and ordered to lie upon the Table.

A Petition of Factories Bill. A Petition of Factory Labourers in the employ of Factories Bill. A Petition of the Directors and Managers of the Joint Stock Bank of England Joint Stock Banking Company; praying that Private Banks be required to make returns of their liabilities and assets, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Temple, praying that the House, by Ballot, was presented, and read; and ordered to lie upon the Table.
A Petition of the Town Council of Bridgewater; —and, Inhabitants of Saint James, Dublin; praying the House not to pass the Municipal Corporations (Ireland) Bill as amended by the House of Lords,—were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Sheffield; —and, Members of the Jewish Religion resident in Liverpool; praying the House to remove the disabilities under which the Jewish subjects of this Kingdom labour,—were presented, and read; and ordered to lie upon the Table.

A Petition of Charles Collier, Clerk, Vicar of Hamilton-cam-Branton, in the county of Rutland, complaining of a demand made upon him by the Governors of Queen Anne’s Bounty, for arrears of money advanced to a former Incumbent, for the repair of the vicarage house, was presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of open and commonable lands in Cockham,—and Owners of land in Alford,—praying that the Common Fields Inclosure Bill may pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of the Minister, Deacons and Congregation assembling in Mill-street Chapel, Perth, praying for the immediate redress of the grievances afflicting dissenters from the established Church, was presented, and read; and ordered to lie upon the Table.

A Petition of Holy Dutton, of Bollinroche, praying for an inquiry into his system for the Drainage of Lands, was presented, and read; and referred to the Select Committee on Agriculture.

A Petition of George Whitelaw, and others residing in Maryhill, Glasgow, praying for the amendment of the law relating to Heritable Property in Scotland, was presented, and read; and ordered to lie upon the Table.

A Petition of William Jordan Lambert, of the Merchant Company of Leith, praying for a reduction of the rate of tonnage duties, was presented, and read; and ordered to lie upon the Table.

A Petition of William Maybrich and Edward Lovatt, clerks of the parish churches of Saint Peter and Saint Nicholas, in Liverpool, praying that they may be compensated for the loss of their offices in the event of the Registration of Births, &c. Bill,—were presented, and read; and ordered to lie upon the Table.

A Petition of Citizens of March Baldon and Toot Baldon, in the County of Oxford, were referred, to ascertain whether the parties concerned consent to the same; That the Committee were satisfied that all the parties interested in the lands to be allotted had signified their consent to the said Amendments.

Then the House proceeded to take into consideration the said Amendments; and the same were read, as follow:

Pr. 1. 1. 1. 20. After “ Whereas” insert “ the said Sir Henry Willoughby is patron of the Rectory of Marsh Baldon aforesaid, and,”

Pr. 1. 1. 32. Leave out “ Marsh Baldon,” and insert “ the said Rectory.”

Pr. 1. 1. 1. 20. After “ lands” insert “ and to certain Tithes of some of the said lands within that parish,” and the said Sir Henry Willoughby is entitled to certain Tithes of some of the said lands “ in the same parish, and he is also entitled to the great and small Tithes of all the said lands in the parish of Toot Baldon.”

Pr. 3. 1. 10. After “ them” insert “ and all the lands and grounds, as well open as inclosed, within the said parishes, were exonerated from Tithes.”

Pr. 42. 1. 19. Leave out from “ moieties” to “ and” in Pr. 46. 1. 20. and insert Clauses (A), (B), (C), (D), (E), (F), (G), (H), (I), (J), (L), (M), (N), (O), and (P).

CLAUSE (A) “ And whereas a portion of the glebe lands of Marsh Baldon is dispersed over the common fields of the parishes of Marsh Baldon and Toot Baldon, and some of the lands in the parish of Marsh Baldon yield great and small Tithes to the said Rectory of Marsh Baldon, and some of the lands in the same parish yield small Tithes to the Rector: And whereas it is expedient to commute the said portion of the glebe lands, and also the said Tithes for a rent-charge on the principle of a corn-rent to be charged exclusively on the lands and grounds of the said Sir Henry Willoughby, in the parish of Marsh Baldon, in exequation of the lands and grounds of all other proprietors in the said parish; Be it therefore enacted, That Edward Gibson Atherley, Esquire, of Gray’s Inn, barrister-at-law, and he is hereby authorized and empowered to declare, by his warrant under his hand and seal, an annual amount of rent charge on the principle of a corn-rent to be paid to the Rector of Marsh Baldon and his successors for ever, in lieu of all Tithes, compositions and moieties issuing and payable from or in respect of all and every the lands and grounds in the parish of Marsh Baldon, and also in lieu of that portion of the glebe lands of the said Rector of Marsh Baldon which lies dispersed over the common fields of the parishes of Marsh Baldon and Toot Baldon, and also in lieu of all common rights belonging thereto, and to all other the glebe lands of the said Rector of Marsh Baldon.”

Mr. Harcourt reported from the Committee, to Balon Atherley, whom the Amendments made by the Lords to the said Bill, intituled, An Act for dividing, allotting and having in several lands in the Parishes of Marsh Baldon and Toot Baldon, in the County of Oxford, and Saint Nicholas, in Liverpool, praying that they may be compensated for the loss of their offices in the event of the Registration of Births, &c. Bill, were referred, to ascertain whether the parties concerned consent to the same; That the Committee were satisfied that all the parties interested in the lands to be allotted had signified their consent to the said Amendments.

Ordered, That the Report do lie upon the Table; and be printed.

Mr. Harcourt reported from the Committee, to Balon Atherley, whom the Amendments made by the Lords to the said Bill, intituled, An Act for dividing, allotting and having in several lands in the Parishes of Marsh Baldon and Toot Baldon, in the County of Oxford, were referred, to ascertain whether the parties concerned consent to the same; That the Committee were satisfied that all the parties interested in the lands to be allotted had signified their consent to the said Amendments.

Ordered, That the Report do lie upon the Table; and be printed.

Mr. Charles Bentcraye reported from the said Select Committee; and to whom a Petition was referred; That they had considered the matters referred to them, and directed him to make a Report thereof to the House, together with the Minutes of the Evidence taken before them.

Ordered, That the Report do lie upon the Table; and be printed.
CLAUSE (B.) "And be it further Enacted, That the said rent-charge shall be and the same is hereby charged on the lands and grounds of the said Marsh Baldon, in exoneration of the lands and grounds of all other proprietors of lands and he-

CLAUSE (C.) "And whereas the said Rector of Marsh Baldon claims Tithes out of certain lands and reditaments in the said parish of Marsh Baldon."

CLAUSE (D.) "Provided always, and be it fur-

CLAUSE (E.) "And be it further Enacted, That the said rent-charge shall be paid and payable by even and equal half-yearly payments; that is to say, on the sixth day of April and the eleventh day of October, for ever, free and clear of and from all rates, dues and assessments whatsoever, except land-tax, the first payment thereof, or a proportionate part thereof, to commence on such of the said days as the said Edmond Gibson Atherley shall by his said award direct; and when and as often as the Rector of Marsh Baldon shall by death or otherwise cease to be Rector of the said parish, his executors or admin-

CLAUSE (F.) "And be it further Enacted, That

CLAUSE (G.) "And be it further Enacted, That the said rent-charge, or any part thereof, or such proportionate part as aforesaid, or any part thereof, shall be behind and unpaid by the space of Three calendar months next after the same shall become due and payable to the Rector for the time being of the said church, his executors or admin-

CLAUSE (H.) "And be it further Enacted, That

CLAUSE (I.) "And be it further Enacted, That

CLAUSE (J.) "And be it further Enacted, That

CLAUSE (K.) "And be it further Enacted, That

CLAUSE (L.) "And be it further Enacted, That

CLAUSE (M.) "And be it further Enacted, That

CLAUSE (N.) "And be it further Enacted, That

CLAUSE (O.) "And be it further Enacted, That

CLAUSE (P.) "And be it further Enacted, That

CLAUSE (Q.) "And be it further Enacted, That

CLAUSE (R.) "And be it further Enacted, That

CLAUSE (S.) "And be it further Enacted, That

CLAUSE (T.) "And be it further Enacted, That

CLAUSE (U.) "And be it further Enacted, That

CLAUSE (V.) "And be it further Enacted, That

CLAUSE (W.) "And be it further Enacted, That

CLAUSE (X.) "And be it further Enacted, That

CLAUSE (Y.) "And be it further Enacted, That

CLAUSE (Z.) "And be it further Enacted, That
the average money prices of wheat and barley
" during the preceding Seven years, in the manner
" they may think best: and may order all expenses
" to be paid by the party or parties interested in such
" revision, in such proportions as they may think fit.

Clause (H.) "And be it further Enacted, That
" the rent-charge to be specified in and by the
" Award of Sir Edmond Gibson Atherley, shall be
deemed and taken to be made according to the
" average price of wheat and barley for the term of
" Seven years next preceding the passing of this
" Act, as the same shall be ascertained by reference
" to the London Gazette, or by such other means as
" the said Edmond Gibson Atherley shall think
" proper; and that the said rent-charge shall be
" declared in the said award to be of the value of
" such number of bushels and decimal parts of a
" bushel of wheat and barley as the said rent-charge
" would have purchased at the average prices afore-
said in case one-half part of the said rent-charge
" had been invested in the purchase of wheat, and
" the other half part thereof in the purchase of
" barley."

Clause (L.) "And be it further Enacted, That
" the said Edmond Gibson Atherley shall and may
" designate and appoint as aforesaid, shall make his
" or her appointment, and if any person or persons on oath (which oath he is hereby empowered to administer) touch-
ing or in anywise concerning any of the matters
" or things hereby submitted to his award or de-
" termination, and to appoint any person he may
" think proper to assist him in ascertaining the
" value of the said glebe lands, and of the tithes
" in the said parish of Marsh Baldon, which are due and payable to the Rector of the said parish,
" and by the said Sir Henry Willoughby, his heirs
" and assigns, owners and proprietors of lands and
" lands and grounds of the said Sir Henry Wil-
" loughby, and the glebe lands of the Rectory of
" Marsh Baldon, which shall remain due and payable in the same
" manner as before the passing of this Act."

Clause (O.) "And be it further Enacted, That
" the said Commissioner shall and is hereby
" required to set out and allot to the said Sir
" Henry Willoughby such part or parts of the lands
" hereby directed to be divided and allotted, situate
" in the said parish of Marsh Baldon, as shall
" in the judgment of the said Commissioner be a
" full equivalent and compensation for the glebe
" lands appurtenant to the Rectory of Marsh Bal-
" don, lying dispersed in the common fields of the
" parishes of Marsh and Toot Baldon, and for the
" rights of common appertaining to the glebe lands
" of the said Rectory, in, over and upon the same
" lands hereby directed to be divided and allotted,
" and for the said Sir Henry Willoughby, in lieu of
" all tithes yearly arising or renewing, as the case may require, on the average price of wheat and barley for the term of
" years, in the manner as before the passing of this Act."

Clauses (P., Q., R., S.) "And be it further Enacted, That
" the said Commissioner shall and is hereby
" authorized and required to set out and allot unto
" the said Edmond Gibson Atherley, shall adjust the balance
" in the occupation of Richard Lowe, and the said
" Edmond Gibson Atherley, shall, at the said award,
" allot the said grass ground called Buzard's, and
" the said cottage and garden called Bettridge's, to
" the Rector of the parish of Marsh Baldon, and
" his successors for ever; and shall by his said
" award allot to the said Sir Henry Willoughby, his
" heirs and assigns, the said cottage and garden
called Freeman's, and adjoining the rector's house: And whereas there is a cottage and garden called Buzzard's, and
" the farm of the said Sir Henry Willoughby, now
" in the occupation of Richard Lowe, and the said
" Edmond Gibson Atherley, shall adjust the balance
" of such exchange (if any) by specifying in his said
" award the equivalent and compensation for the
" creasing or diminishing, as the case may require,
" the amount of the rent-charge to be paid under
" the provisions of this Act, to the Rector of Marsh
" Baldon and his successors, as aforesaid, shall have the like powers
" and authorities as are hereby given to the said
" Commissioner in carrying into effect the provisions of this
" Act.

This table is not applicable to the text.
be respectively entitled to, and shall have, receive, and enjoy all and singular the tithes, compositions, or other payments in lieu thereof, as they respectively might or could have done in case this Act had not been made; and in case such tithes, compositions or other payments shall cease or be extinguished, as hereinafter mentioned, before the end of the current year, it shall be lawful for the said Commissioner to apportion the same between the said Sir Henry Willoughby and the said Rector of Marsh Baldon respectively, and the tenants or occupiers of the lands and hereditaments in the said parishes of Marsh Baldon and Toot Baldon respectively, and to declare what sum or sums of money shall be paid to the said Sir Henry Willoughby and the said Rector respectively, for any fractional part of a year which may have elapsed before such tithes, compositions or other payments shall cease or be extinguished; and that from and after such time as the said Commissioner shall appoint, all tithes as well of the lands and hereditaments of the said Sir Henry Willoughby, as of all other lands and hereditaments in the said parishes of Marsh Baldon and Toot Baldon, and the deficiency by and out of the property in the said lands hereby directed to be divided and allotted, sufficient to make such compensation for the tithes thereof as aforesaid, then and in every such case compensation shall be made for such deficiency by and out of the property in the said lands hereby directed to be divided and allotted, belonging to the said other proprietors in such manner as the said Commissioner shall appoint; and the person or persons, body or bodies politic, or corporate or legislative, who shall be entitled to or possessed of any such homesteads, gardens, orchards and other ancient enclosures as aforesaid, shall pay or cause to be paid to such person or persons, body or bodies politic, corporate or collegiate, who shall be entitled to or possessed of any such homesteads, gardens, orchards and other ancient enclosures as aforesaid, shall pay or cause to be paid to such person or persons, body or bodies politic, corporate or collegiate, at such time or times as the said Commissioner shall direct or appoint, such sum or sums of money as the said Commissioner shall think fit, and upon such conditions and in such manner and for such time as the said Commissioner shall think fit, and upon such conditions and in such manner and for such time as the said Commissioner shall think fit, and upon such conditions and in such manner as the said Commissioner shall appoint; and the person or persons, body or bodies politic, corporate or collegiate, from whose allotment or allotments lands shall have been taken or deducted as a compensation or satisfaction for the said tithes; and in case of non-payment thereof or any part thereof, the same shall and may be levied and recovered in the same manner as the costs, charges and expenses of the person or persons, body or bodies politic, corporate or collegiate, from whose allotment or allotments lands shall have been taken or deducted as a compensation or satisfaction for the same. 

Clause (P). "And be it further Enacted, That in case any of the proprietors of any homesteads, gardens, orchards, and other ancient enclosures, or of any of the encroachments or enclosures herebefore mentioned, within the said parishes of Marsh Baldon and Toot Baldon, or of any others or other of them, of and in such lands and hereditaments in the said parishes of Marsh Baldon and Toot Baldon, shall cease to be payable and be extinguished for ever."

Clause (P). "And be it further Enacted, That in case any of the proprietors of any homesteads, gardens, orchards, and other ancient enclosures, or of any of the encroachments or enclosures herebefore mentioned, within the said parishes of Marsh Baldon and Toot Baldon, or of any others or other of them, of and in such lands and hereditaments in the said parishes of Marsh Baldon and Toot Baldon, shall cease to be payable and be extinguished for ever.

Clause (P). "And be it further Enacted, That in case any of the proprietors of any homesteads, gardens, orchards, and other ancient enclosures, or of any of the encroachments or enclosures herebefore mentioned, within the said parishes of Marsh Baldon and Toot Baldon, or of any others or other of them, of and in such lands and hereditaments in the said parishes of Marsh Baldon and Toot Baldon, shall cease to be payable and be extinguished for ever.

Clause (P). "And be it further Enacted, That in case any of the proprietors of any homesteads, gardens, orchards, and other ancient enclosures, or of any of the encroachments or enclosures herebefore mentioned, within the said parishes of Marsh Baldon and Toot Baldon, or of any others or other of them, of and in such lands and hereditaments in the said parishes of Marsh Baldon and Toot Baldon, shall cease to be payable and be extinguished for ever.

Clause (P). "And be it further Enacted, That in case any of the proprietors of any homesteads, gardens, orchards, and other ancient enclosures, or of any of the encroachments or enclosures herebefore mentioned, within the said parishes of Marsh Baldon and Toot Baldon, or of any others or other of them, of and in such lands and hereditaments in the said parishes of Marsh Baldon and Toot Baldon, shall cease to be payable and be extinguished for ever.

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Clause (P). "And be it further Enacted, That in case any of the proprietors of any homesteads, gardens, orchards, and other ancient enclosures, or of any of the encroachments or enclosures herebefore mentioned, within the said parishes of Marsh Baldon and Toot Baldon, or of any others or other of them, of and in such lands and hereditaments in the said parishes of Marsh Baldon and Toot Baldon, shall cease to be payable and be extinguished for ever.

Clause (P). "And be it further Enacted, That in case any of the proprietors of any homesteads, gardens, orchards, and other ancient enclosures, or of any of the encroachments or enclosures herebefore mentioned, within the said parishes of Marsh Baldon and Toot Baldon, or of any others or other of them, of and in such lands and hereditaments in the said parishes of Marsh Baldon and Toot Baldon, shall cease to be payable and be extinguished for ever.

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Clause (P). "And be it further Enacted, That in case any of the proprietors of any homesteads, gardens, orchards, and other ancient enclosures, or of any of the encroachments or enclosures herebefore mentioned, within the said parishes of Marsh Baldon and Toot Baldon, or of any others or other of them, of and in such lands and hereditaments in the said parishes of Marsh Baldon and Toot Baldon, shall cease to be payable and be extinguished for ever.

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Clause (P). "And be it further Enacted, That in case any of the proprietors of any homesteads, gardens, orchards, and other ancient enclosures, or of any of the encroachments or enclosures herebefore mentioned, within the said parishes of Marsh Baldon and Toot Baldon, or of any others or other of them, of and in such lands and hereditaments in the said parishes of Marsh Baldon and Toot Baldon, shall cease to be payable and be extinguished for ever.
Resolved, That it is the opinion of this Committee, that under all the circumstances of the case, as presented to the Committee, especially in reference to the works now in progress at Dover Harbour, the completion of which is necessary, it is expedient that the said Bill be amended by an Act for more effectually maintaining and improving Dover Harbour, in the County of Kent, so as to be immediately passed; and in regard to the constitution of the Board of Managers and other Officers of Dover Harbour, as it exists at present, and as it is susceptible of improvement, it is the opinion of this Committee that a Bill should be introduced early in the next Session.

Resolved, That it is the opinion of this Committee, that it is a view to the future administration of the affairs of the Harbour, and to ensure the most mature consideration of all Plans that may be hereafter proposed for its improvement, all such Plans, together with Estimates for their execution, shall be submitted to the Lords of the Admiralty for their concurrence and approval; and such Plans and Estimates, as well as the annual accounts of the receipt and expenditure of the Harbour Commissioners, shall be annually laid before Parliament.

Resolved, That it is the opinion of this Committee, that in the Bill now in progress before the Committee, a Clause shall be introduced by which the powers shall cease to exist; and after the next Session of Parliament; and in the event of Parliament not providing during the next Session for the future management of the Harbour, the powers and duties of the Wardens and Assistants shall be vested in the Lords Commissioners of the Admiralty for the time being, until Parliament shall otherwise determine.

Resolved, That it is the opinion of this Committee, that without expressing any opinion on the policy of passing Tolls, the Committee, after the Resolutions they have come to, do not think it necessary now to recommend any alteration respecting the duties of Dover Harbour.

Ordered, That the Report do lie upon the Table; and be printed.

Mr. Robert Steuart also reported from the said Select Committee, to whom the Dover Harbour Bill was committed. That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and ordered to be printed.

Ordered, That the Bill, with the Amendments, be ingrossed.

A Petition of several Persons, whose names are thereunto subscribed, praying for leave to present a Petition for leave to bring in a Bill to establish Cemeteries on the southern, northern and eastern sides of the Metropolis, was presented, and read; and referred to Mr. Harvey and the Suryee List, with power to send for persons, papers and records.

A Petition of Owners and Occupiers of land in Leesyl, praying for the re-valuation of Tithes in Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Kilenaacar and Kilfemhawley—Ballinlarry; and, phiasa and Durgaherigrey—praying for the abolition of Tithes in Ireland,—were presented, and read; and ordered to lie upon the Table.

Mr. Robert Steuart reported from the Committee, to whom it was referred to consider the granting of such Sum or sums of Money as may be necessary to defray the Salaries and other Expenses incurred under any Act to be passed in the present Session relating to the Church of Ireland, several Resolutions, which were read, as follows:

1. Resolved, That all Sums payable by Installments under the provisions of the 3d and 4thWill. IV.
present Majesty, intitled, "An Act for erecting a Bridge over the River Dugaldau, within the Town and County of Havenfordnest, and the Liberties thereof;" And also, the Lords have agreed to the Amendment made by this House to the Amendments made by their Lordships to the Bill, intituled, An Act for improving the Police in the District of the Dublin Metropolis, without Amendment: And also, The Lords do not insist on their Amendment made to the Bill, intituled, An Act for making a Railway from Leeds to Derby, to be called "The North Midland Railway," to which the Commons disagree:—And then the Messengers withdrew.

And the Question being put, That the words proposed to be left out stand part of the Question; The House divided:—The Yeas to the old Lobby; The Nays to the new Lobby. Tellers for the [Mr. Robert Stewart, Yea;] [Mr. Edward John Stanley, Nye;] Tellers for the [Mr. Sherman Crawford, No;] [Mr. Brouse, No; So it was resolved in the Affirmative. Ordered, That the Order of the day, for the Committee on the Church of Ireland Bill, be now read; and the same being read;—The House resolved itself into the Committee. (In the Committee.)

Bill read 1st; to be read 2nd, paragraph by paragraph. Preamble postponed. CLAUSES, N° 1 and 2, amended and agreed to. CLAUSE, N° 3 (All Lands subject to the payment of Tithe Compositions, &c.)—read. Amendment proposed: To fill up the blank with "Seven-tenths;" afterward proposed to fill the blank with "Three-fourths." Question, That the words "Seven-tenths" be there inserted—put, and agreed to. CLAUSE, N° 3, as amended, agreed to. CLAUSES, N° 4 to N° 10, agreed to. CLAUSES, N° 11 to N° 19, amended, and agreed to. CLAUSE, N° 20, agreed to. CLAUSES, N° 21 to N° 39, amended, and agreed to. CLAUSES, N° 40 and 41, agreed to. CLAUSE, N° 42, postponed. CLAUSES, N° 43 and 44, agreed to. CLAUSES, N° 45 to N° 49, agreed to.

To report Progress, and ask leave to sit again. Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had made progress in the Bill; and that he was directed to move, That the Committee may have leave to sit again. Resolved, That this House will, upon Monday next, again resolve itself into the said Committee.

Adjourned. Committees.

Resolved, That this House will, at the rising of the House this day, adjourn till Monday next.

Ordered, That all Committees have leave to sit, notwithstanding the adjournment of the House. The House, according to Order, resolved itself into a Committee upon the Charitable Trustees Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto. Ordered, That the Report be now received. Mr. Bernal reported the Bill accordingly; and the Report was ordered to be taken into further consideration upon Thursday next; and the Bill, as amended, to be printed.
Dublin Roads Bill.
The Order of the day being read, for the second reading of the Dublin Roads Bill; Ordered, That the Bill be read a second time upon Tuesday next.

Paper Duties Bill.
The Order of the day being read, for the Committee on the Paper Duties Bill; Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

Pensions Duties Bill.
The Order of the day being read, for receiving the Report on the Pensions Duties Bill; Ordered, That the Report be received upon Monday next.

School Rooms Bill.
The Order of the day being read, for taking into further consideration the Report on the School Rooms Bill; Ordered, That the Report be taken into further consideration upon Wednesday next.

Ways and Means.
The Order of the day being read for the Committee of Ways and Means; Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

Supply.
The Order of the day being read, for the Committee of Supply; Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

Court of Session Audits (Scotland) Bill.
The Order of the day being read, for the second reading of the Court of Session Audits (Scotland) Bill; Ordered, That the Bill be read a second time upon Tuesday next.

Sheriff Courts (Scotland) Bill.
The Order of the day being read, for the second reading of the Sheriff Courts (Scotland) Bill; Ordered, That the Bill be read a second time upon Tuesday next.

Bills of Exchange Bill.

Deeds' Ratification (Scotland) Bill.
The Order of the day being read, for the Committee on the Deeds Ratification (Scotland) Bill; Resolved, That this House will, upon Tuesday next, resolve itself into the said Committee.

Municipal Corporations Bill.
The Order of the day being read, for taking into consideration the Amendments made by the Lords to the Municipal Corporations Bill; Ordered, That the said Amendments be taken into consideration upon Monday next.

Valuation (Ireland) Bill.
The House was moved, That the Act 7 Geo. 4, c. 62, to make provision for the uniform Valuation of Lands and Tenements in the several Baronies, Parishes and other Divisions of Counties in Ireland, for the purpose of the more equally levying of the Rates and Charges upon such Baronies, Parishes and Divisions respectively, might be read; and the same was read.

The House was also moved, That the Act 1 and 2 Will. 4, c. 51, to amend an Act of the seventh year of the reign of his late Majesty King George the Fourth, for making provision for the uniform Valuation of Lands and Tenements in the several Baronies, Parishes and other Divisions of Counties in Ireland, for the purpose of the more equally levying of the Rates and Charges upon the same, might be read; and the same was read.

The House was also moved, That the Act 2 and 3 Will. 4, c. 78, to amend two Acts of the seventh year of the reign of his late Majesty King George the Fourth, and in the first and second years of the reign of His present Majesty, for the uniform Valuation of Lands and Tenements in the several Baronies, Vol. 91.

Parishes and other Divisions of Counties in Ireland, might be read; and the same was read.

The House was also moved, That the Act 4 and 5 Will. 4, c. 55, to amend three Acts made respectively in the seventh year of the reign of his late Majesty King George the Fourth, and in the first and second years, and in the second and third years of the reign of his present Majesty, for the uniform Valuation of Lands and Tenements in the several Baronies, Parishes and other Divisions of Counties in Ireland, and to provide for the more effectual levy of Grand Jury Cess, might be read; and the same being read; Ordered, That leave be given to bring in a Bill to consolidate and amend the said Acts, and to incorporate certain detached portions of Counties and Baronies with those Counties and Baronies respectively whereunto the same may adjudge, or wherein the same are locally situate: And that Lord Viscount Morpeth, Mr. Attorney General for Ireland, and Sir Robert Ferguson, do prepare, and bring it in.

Lord Viscount Palmerston presented, — Further Literary Institutions Bill: to an Address to His Majesty, duing the reign (Foreign Countries.)

Lord Viscount Palmerston also presented, by Arts (Foreign His Majesty's command, A Copy of Communications which may have been made to or received from His Majesty's Ministers Abroad respecting Literary Institutions or Libraries in Foreign Countries.

Ordered, That the said Papers do lie upon the Table.

Lord Viscount Morpeth presented a Bill to consolidate and amend the several Acts for the uniform Valuation of Lands and Tenements in Ireland, and to incorporate certain detached portions of Counties and Baronies with those Counties and Baronies respectively whereunto the same may adjudge, or wherein the same are locally situate: And the same was read the first time; and ordered to be read a second time upon Tuesday next; and to be printed.

Ordered, That Mr. Frankfield be added to the Handloom Gentlemen who are appointed to prepare, and bring Labour Bill, in the Hand-loom Labour Bill.

The Order for the House to resolve itself into a Copyright Committee, upon Wednesday next, upon the Copy-(Ireland) Bill, was read, and discharged. Resolved, That this House will, upon Thursday next, resolve itself into the said Committee.

The Order for the House to resolve itself into a Public Walks Committee, upon Wednesday next, upon the Public Bill, Walks Bill, was read, and discharged. Resolved, That this House will, upon Thursday next, resolve itself into the said Committee.

The Order for the House to resolve itself into a Public Institutions Committee, upon Wednesday next, upon the Public Institutions Bill, was read, and discharged. Resolved, That this House will, upon Thursday next, resolve itself into the said Committee.

The Order for the House to resolve itself into a Copyright Bill Committee, upon Wednesday next, upon the Copyright Bill, was read, and discharged. Resolved, That this House will, upon Thursday next, resolve itself into the said Committee.

And then the House, having continued to sit till a quarter of an hour before one of the clock on Saturday morning, adjourned till Monday next.

4 1 3
Luna, 4° die Julii :
Anno 6° Wilhelmi IV° Regis, 1836.

PRAYERS.

Holyhead Road Bill.

Sir Henry Parnell reported from the Committee on the Holyhead Road Bill; That the Standing Orders relative to Turnpike Bills, had been complied with; and that they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be engrossed.

Pilkington's Name Bill.

Pilkington's Name Bill was read a second time; and committed to Mr. Tynte and the Stafford List.

Ogilvy's Estate Bill.

Ogilvy's Estate Bill was read a second time; and committed to Mr. Chalmers and the East Scotland List.

Camberwell Cemetery.

A Petition of Owners and Occupiers of property, and other Inhabitants of the Metropolis, for leave to present a Petition for leave to bring in a Bill for establishing a Cemetery in Camberwell, was presented, and referred to Mr. Freshfield and the Surrey List; with Power to send for persons, papers and records.

London Cemeteries.

Mr. Harvy reported from the Committee on the Petition for leave to present a Petition for the London Cemeteries Bill; That the Committee had examined the matter of the Petition.

Ordered, That leave be given to present a Petition, as desired.

A Petition of several Persons whose names are thereunto subscribed, praying that leave may be given to bring in a Bill to establish Cemeteries on the northern, southern and eastern sides of the Metropolis, was accordingly presented; and referred to Mr. Harvy and the Surrey List; with Power to send for persons, papers and records.

Factories Bill.

A Petition of Factory Labourers employed in the Factory of Mr. Openshaw;—Joseph Bell Clarke;—Messrs. Rodgetts and Co. Blackburn;—Messrs. Walker and Lomax;—Mr. M'Connel and Co.;—Thomas Ainsworth and Son, Preston;—and, Factory Labourers, in the District, Preston; praying that the Factories Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

Secular Jurisdiction (York and Ely) Bill.

A Petition of Inhabitants of Wisbech, praying that the Secular Jurisdiction (York and Ely) Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

Hand-loom Labour Bill.

Mr. John Maxwell presented a Bill to give publicity to the Prices of Weaving by Hand-loom Labour; And the same was read the first time; and ordered to be read a second time upon Tuesday, the 12th day of this instant July; and to be printed.

Lighthouses.

A Petition of Michael Donovan, recommending an improved machinery for Lighthouses, and praying the House to authorize the erection of a new Lighthouse on his plan, was presented, and read; and ordered to lie upon the Table.

Tithes (Ireland.)

A Petition of Freeholders and Inhabitants of the county of Louth;—Longford;—Inhabitants of Urry and Ballindoon;—Drumore;—Drumore;—Kilbanc;—Drickidown;—Mideross;—Donamore; and, Tyldavnet; praying for the abolition of Tithes in Ireland, were presented, and read; and ordered to lie upon the Table.

A Message from the Lords, by Mr. Wingfield Message from Mr. Rosewell.

The Lords have agreed to the several Bills following, without any Amendment; viz.

A Bill, intituled, An Act for granting to His Majesty, until the fifth day of July One thousand eight hundred and Thirty-seven, certain Duties on Sugar imported into the United Kingdom for the Service of the year One thousand eight hundred and Thirty-six.

A Bill, intituled, An Act for making and maintaining a Harbour and other Works at Sidmouth, Harbour Bill, in the County of Devon: And also, the Lords have agreed to the Bill, intituled, An Act to enable the London and Croydon Railway Company to provide a Station and other Works in the Parish of Saint Olave, in the Borough of Southwark, in the County of Surrey, and to amend the Act relating to the said Railway, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, the Lords have agreed to the Bill, intituled, An Act for making and maintaining a Railway from Preston to Longridge, in the County Palatine of Lancaster, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, the Lords have agreed to the Bill, intituled, An Act for authorizing a Sale of Glebe Lands belonging to the Vicarage of Dudley, in the County of Worcestershire, Estate Bill, and for other purposes; to which the Lords desire the concurrence of this House: And also, the Lords have passed a Bill, intituled, An Act for establishing Cemeteries on the northern, southern and eastern sides of the Metropolis, was accordingly presented; and referred to Mr. Freshfield and the Surrey List; with Power to send for persons, papers and records.

A Petition of Burgesses and Inhabitants of Sunbury on Thames, praying for the abolition of the Tithe on Fish, was presented, and read; and ordered to lie upon the Table.

A Petition of the House to authorize the erection of a new Lighthouse on his plan, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Chailey and other Tithe on Fish places, praying for the abolition of the Tithe on Fish, was presented, and read; and ordered to lie upon the Table.

A Petition of James Surrey, of York House, Bonded Corn, Battersea, praying the House to enact that Mills be licensed for grinding Foreign Corn in bond for exportation only, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Dcnewport, praying Parish Vestries the House to repeal the Parish Vestries Act (58 Geo. 3), was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Chailey and other Tithe on Fish places in York House, praying for the abolition of the Tithe on Fish, was presented, and read; and ordered to lie upon the Table.

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A Petition of the Churchwardens and Overseers of the Poor of Poulton Thornton, and other places, praying for the amendment of the Bastardy Clause in the Poor Law Act, was presented, and read; and ordered to lie upon the Table.

A Petition of Proprietors of Licensed Beer-houses in the hundred of Rockford, in the county of Essex; and of Retailers of Beer in Southwark, and eastern half-borough of Blackfriars; praying that they may be placed on the same footing as Licensed Victuallers, were presented, and read; and ordered to lie upon the Table.

A Petition of the Chamber of Commerce and Manufactures of Edinburgh;—Company of Merchants of Edinburgh;—Lord Provost, Magistrates, and Council of Edinburgh;—and, the Lord Provost, Magistrates, and Common Council of the city of Glasgow; praying the House to secure to the Petitioners and the public the benefit of a double Mail daily from London to Edinburgh, were presented, and read; and ordered to lie upon the Table.

A Petition of the Deacon and Clerk of the Incorporation of Bakers of Cowgate, Edinburgh;—Magistrates, Burgh Assessors, and Inhabitants of Galston;—Provost, Magistrates, and Town Councillors of the royal burgh of Inverary;—Adam Morton, senior magistrate of the burgh of Newmilns;—Board of Commissioners of Police of Glasgow;—Inhabitants of Newmilns and Greenholm;—and, the Merchants' House of Glasgow; praying that the Municipal Corporations (Scotland) Bill may not pass into a law as it now stands, were presented, and read; and ordered to lie upon the Table.

A Petition of the Provost, Magistrates and Council of the Burgh of Peterhead, praying that the said Bill may pass into a law, was also presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Beith;—and, Magistrates, Councillors, Electors and Householders of Kilmarnock; praying that the Burghs of Barony (Scotland) Bill may not pass into a law as it now stands, were presented, and read; and ordered to lie upon the Table.

A Petition of acting Procurators General of the Consistorial Episcopal Courts of Wells, and the Diocesan, Archdiocesan, and all other Peculiar Ecclesiastical Courts having jurisdiction within the diocese of Bath and Wells, praying that in the event of the Ecclesiastical Courts Bill passing into a law, the Diaconal, Archidiaconal, and all other Peculiar Consistorial Episcopal Courts of Wells, and the Corporation of the Incorruptible Diocese of Bath and Wells, be not deemed entitled to the benefit of the said act, were presented, and read; and ordered to lie upon the Table.

A Petition of Henry Belward Ray, Esquire, praying that the Common Law Courts Bill may not pass into a law, and that his office of third Prothonotary of the Court of Common Pleas may be omitted from the Schedule of the said Bill, was presented, and read; and ordered to lie upon the Table.

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A Petition of Members of the Survey Radical Tribes Association, praying the House to pass a Bill for the (Ireland.) application of Tribes in Ireland more generally to their original purposes, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Great Radical Newspaper Association, meeting at the Mechanics' Institute, Stump Street, in the City of Preston, praying for the repeal of the Stamp Duty on Newspapers, were presented, and read; and ordered to lie upon the Table.

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A Petition of George Miller, Moderator of the Universities presbytery of Perth, praying the House not to pass (Scotland.) any Bill for the visitation and regulation of the Universities in Scotland, was presented, and read; and ordered to lie upon the Table.

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Crown Lands (Wales).

A Petition of Inhabitants of Crown and other manors in Radnorshire, was offered to be presented; but the same alluding to a statement said to have been made by a Member of this House, in his place, the same was not received.

A Petition of Freeholders and Inhabitants of the county of Radnor, praying the House to appoint a Select Committee to inquire into the mode and manner of the sale of Crown lands in Wales, was also presented, and read; and ordered to lie upon the Table.

A Petition of the Clergy of the diocese of Drogheda of the Church of Ireland, praying that the Church of Ireland Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Thomas L. Dundas, Chief Magistrate of the small debts rate of the borough of Maybole, praying that the said (Scotland) Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Proprietors and Tacksmen of Salmon Fisheries on the sea coasts of Ayrshire, praying that the Salmon Fisheries (Scotland) Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Dealers in Spirits in the county of East Lothian, praying the Spirituous Liquors (Scotland) Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Newport, Isle of Wight, praying for the amendment of the Municipal Corporations Act, was presented, and read; and ordered to lie upon the Table.

A Petition of the Company of Merchants of the city of Edinburgh, praying for the abolition of the Edinburgh Amenity Tax, was presented, and read; and ordered to lie upon the Table.

A Petition of Michael Joseph John Donlan, praying the Spirituous Liquors (Ireland) Bill (after “perception” insert “of” and Ely) Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Hawkins reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be now received.

Mr. Hawkins reported the Bill accordingly; and the Report was ordered to be taken into further consideration upon Thursday next; and the Bill, as amended, to be printed.

A Petition of James Thomson and Herbert Parochial Trustees, of the city of Oxford, Bankers, praying that the Trustees Bill may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Medical Profession Medical Witnesses Bill.

A Petition of Spirit Dealers of Bangor, praying the Excise Licenses (Ireland) Bill may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.
A Petition of Inhabitants of Dundalk; and, by
Jameson, praying that the Landlord and Tenant in Ireland Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Preston, praying for the abolition of Beer Shops, was presented, and read; and ordered to lie upon the Table.

Yeomanry Corps.
No. 403.

Ordered, That the Return relative to Yeomanry Corps, which was presented upon Monday last, be printed.

Literary Institutions (Foreign Countries.)

Ordered, That the Papers relative to Literary Institutions (Foreign Countries), which were presented upon Friday last, be referred to the Select Committee on the British Museum.

Arms (Foreign Countries.)

Ordered, That the Papers relative to Arms (Foreign Countries), which were presented upon Friday last, be referred to the Select Committee on Arts of Design.

Royal Assent to Bills.

A Message, by Sir Augustus Clifford, Gentleman Usher of the Black Rod:

Mr. Speaker,
The Lords, authorized by virtue of His Majesty's Commission for declaring His Royal Assent to several Acts agreed upon by both Houses, do desire the immediate attendance of this Honourable House in the House of Peers, to hear the Commission read.

Accordingly Mr. Speaker, with the House, went up to the House of Peers:—And being returned;

Mr. Speaker reported, That the House, at the desire of the Lords, authorized by virtue of His Majesty's Commission, had been at the House of Peers, where a Commission under the Great Seal was read, giving, declaring and notifying the Royal Assent to the several Public and Private Bills therein mentioned; and that the Lords thereby authorized, had declared the Royal Assent to the said Bills: Which Bills are as follow:

An Act for granting to His Majesty, until the Fifth day of July One thousand eight hundred and Thirty-seven, certain Duties on Sugar, imported into the United Kingdom, for the Service of the year One thousand eight hundred and Thirty-six:

An Act to enable Persons to make Deposits of Stock or Exchequer Bills in lieu of giving Security by Bond, to the Postmaster General and Commissioners of Land Revenue, Customs, Excise, Stamps and Taxes:

An Act for the improvement of Wharfs and Workhouses, and for other Purposes relating thereto:

An Act for making a Railway from Manchester to Leeds:

An Act for making a Railway from Leeds to Derby, to be called “The North Midland Railway:”

An Act for making a Railway to join the London and Birmingham Railway, at or near the Regents Canal, in the Parish of Saint Pancras, in the County of Middlesex, and proceed from thence to Shrewsbury, in the City of London, to be called “The London Grand Junction Railway:”

Ordered, That the Return relative to Yeomanry Corps, No. 403, be read; and ordered to lie upon the Table.

4° Julii.
An Act for lighting with Gas and supplying with Water the Town of Tolcross, and Places adjacent, in the County of Lanark:

An Act to explain and amend an Act passed in the third year of the Reign of His present Majesty intituled, " An Act for erecting a Bridge over the River Dungledden, within the Town and Country of Haverfordwest, and the Liberties thereof:"

An Act for authorizing the Trustees on the Bridges over the Clyde at Glasgow, to continue, uphold, repair, and maintain the Wooden Bridge over the said River, opposite to Portland-street of Lauriston, and for other purposes therein mentioned:

An Act for altering and extending the Powers of the Trustees upon the Road from Livingston by Shotts, to the City of Glasgow, and placing under their charge the Bridge across the River of Clyde, called Hamilton Bridge, and the Avenues thereto, and the Road between the East and the West ends of the Town of Hamilton:

An Act for repairing, maintaining and improving the Road from Denserey to Eland, in the West Riding of the County of York:

An Act to enable the Trustees of Bowdler's Blue Coat School in Shrewsbury to effect a Sale to John Jones, Esquire, of Estates called Treoyneat and Llanchoeketswell, in the Parish of Guilsford, in the County of Montgomery:

An Act to enable the granting of Leases of certain Parts of the Estates and Hereditaments of which the Right honourable Henry Nevill, Earl of Abercairney, is seised as Tenant in Tail Male, under the Right Honourable Henry Nevill, Earl of Abercairney:

An Act for enabling John Edward Brathwaite, Esquire, and others, to grant Leases of certain Estates in the County Palatine of Lancaster, devised by the Will of John Brathwaite, Esquire, deceased:

An Act for consolidating the Rectories of Alford and Hornblotton, in the County of Somerset, and for settling the Adovosion of such consolidated Rectory; and also for rectifying a Settlement made in pursuance of the Will of the late John Thring, Esquire, under the direction of the High Court of Chancery, of Estates in the County of Somerset, and for other purposes:

An Act to amend an Act passed in the third year of the reign of his late Majesty for vesting the Land and Barony of Dryden, and certain other entailed Estates of Sir Charles Macdonald Lockhart, Baronet, in Trustees, to be sold, and for laying out the Prices thereof in the Purchase of other Lands and Estates more conveniently situated, to be entailed in a similar manner, to regulate the manner of holding the said Estates, and to grant Powers of feuing to the Heirs of Entail:

An Act for empowering the Governors and Corporation of Ebrington Hospital and Repton Free School, in the County of Derby, to sell certain Parts of their Estates in the same County, and to lay out the Monies arising from the Sale thereof in the Purchase of other Estates, to be conveyed to the same uses:

An Act for authorizing the Sale of a part of the Estates devised by the Wills of John Walker Hensway, Esquire, and Arabella Walker Hensway, and for investing the Produce in the Purchase of other Estates, to be settled to the same uses:

An Act to vest a part of the Entailed Estate of Millichen, in the County of Rosseyre, in Trustees, to sell the same, and apply the Price thereof, or the Securities to be granted thereon, towards satisfying the Debts affecting the said Entailed Estate, and the Debt contracted for Money laid out in the Improvement of the same:

An Act for enabling the Earl of Courtown, and the Trustees of his Marriage Settlement, to grant Building Leases of part of his settled Estates in Ireland:

An Act for dividing, allotting and laying in severality Lands in the Parishes of Marsh Baldon and Toot Baldon, in the County of Oxford.

The House, according to Order, resolved itself into Church of Ireland Bill.

Ireland Bill.

In the Committee.

 Clause, N 48 (His Majesty to appoint a Committee of the Privy Council, to be styled "The Ecclesiastical Committee of the Privy Council of Ireland")—read.

Several Amendments made.

Question put, That the Clause, as amended, stand part of the Bill.

The Committee divided.

Teller for the Yes, Mr. Edward John Stanley — 290.

Teller for the Noes, Sir George Clerk — 264.

To report Progress, and ask leave to sit again.

And the House having continued to sit till after twelve of the clock on Tuesday morning;

Martis, 5 dzie Julii, 1836:

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had made further progress in the Bill; and that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, this day, again resolve itself into the said Committee.

The Order of the day being read, for taking into Stamp Duties further consideration the Report on the Stamp Bill:

Ordered, That the Report be taken into further consideration upon Friday next.

The Order of the day being read, for the Comm.-Registration Committee on the Registration of Votes (Ireland) Bill:

Resolved, That this House will, this day, resolve itself into the said Committee.

The Order of the day being read, for taking into Small Debts further consideration the Report on the Small Debts (Scotland) Bill:

Ordered, That the Report be taken into further consideration upon Thursday next.

The House, according to Order, resolved itself into Secular Committee, to consider of making Compensation Jurisdictional to the present Chief Justice of Ely for the abolition of his Office by any Act to be passed in the present session of Parliament.

(In the Committee.)

Resolved, That Compensation shall be made, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland to the present Chief Justice of Ely for the abolition of his Office, in virtue of any Act of the present Session of Parliament:

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Boring reported, That the Committee had come to a Resolution.

Ordered, That the Report be received this day.

The Benefits Plurality Bill was, according to Benefits Order, read a second time; and committed to a Com. Plurality Bill, of the whole House, for Friday next.

Mr.
Mr. Arthur Trevor reported the Durham Court of Pleas Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this juncture.

The ingrossed Bill to repeal so much of two Acts of the ninth and tenth years of King George the Fourth, as directs the period of the Execution and the Prison Discipline of Persons convicted of the crime of Murder, was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Acland do carry the Bill to the Lords, and desire their concurrence.

The Personal Tithes Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Thursday next.

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Ordered, That Mr. Acland do carry the Bill to the Lords, and desire their concurrence.

Ordered, That the said Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return of the Names and Number of Magistrates appointed for Municipal Cities and Towns, in continuation of the last Return presented to this House.

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Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, Copies of two Despatches from the Lieuten- tants Governor of Van Diemen's Land, bearing date respectively the 1st December 1833, and 24th Octo- ber 1834, on the subject of the ersasure of Mr. Wil- liam Bryam's Name from the Commission of the Peace, and the withdrawal of his assigned Servants.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act to enable the London and Croydon Railway Company to provide a Station and other Works in the Parish of Saint Olave, in the Borough of Southwark, in the County of Surrey, and to amend the Act relating to the said Railway ; and ordered to be read a second time To- morrow ; and to be printed.

Resolved, That this House will, To-morrow, re- solve itself into a Committee upon the Election Expenses Bill.

The Order for reading a second time, To-morrow, the landlord and Tenant (Ireland) Bill, was read, and discharged.

Ordered, That the Bill be read a second time upon this presentment.

And then the House, having continued to sit till a quarter of an hour after one of the clock on Tuesday morning, adjourned till this day.

Martis, 5° die Julii ;
Anno 6°-7° Wilhelmi IV° Regis, 1836.

PRAyERS.

A PETITION of Churchwardens, Overseers and Parishioners of Saint Martin-in-the-Fields ; Tenants and Occupiers of shops and pre- mises in Hungerford Market ; and, the Hungerford and Lambeth Suspension Bridge Company, praying that the Hungerford and Lambeth Bridge Bill may pass into a law, were presented, and read ; and ordered to lie upon the Table.

The Hungerford and Lambeth Suspension Bridge Bill was read a second time ; and committed to Mr. Hawes and the Surrey List.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act to enable the London and Croydon Railway Company to provide a Station and other Works in the Parish of Saint Olave, in the Borough of Southwark, in the County of Surrey, and to amend the Act relating to the said Railway ; and the same were read, as follow.

67. § 22 1. 2. After “made” insert Clauses (A.), (B.) and (C.)

Clause (A.) “ And be it further Enacted, That all the costs, charges and expenses on the part of the said Company for the purpose of the said station or yard, warehouses and other conveniences in the said parish of Saint Olave, or any terms or interests therein, and of deducing, evidencing and verifying such title as the said Company may require, and all the expenses whatsoever incident to the investigation, verification and definition of such title, shall be exclusively borne and paid by the said Company ; and the said Company, before entering into posses- sion of the said lands so purchased or taken, shall pay the said costs of such taxes, charges and expenses, or in case there shall be any dispute about the same, shall obtain such order as hereinafter mentioned, and shall deposit, for the purpose of paying the same in such manner as hereinafter provided, the amounts of the said costs, charges and expenses claimed by the party or parties from whom the said lands shall be purchased or taken : Provided always, That the said Company shall not be prevented from entering into possession of the said lands so purchased, by reason of the non-payment of the said costs, charges and expenses, or by reason of the order hereinafter mentioned not having been obtained, or the deposit herein mentioned not having been made, unless the party or parties from whom such lands shall have been purchased, shall, within Seven days after notice in writing for that purpose shall have been given to them by the said Company, deliver a bill of their said costs, charges and expenses to the said Company.”

Clause (B.) “And be it further Enacted, That if the said Company and the party or parties aforesaid cannot agree as to the amount of such costs, charges and expenses, the same shall be ascertained by the said Court of Exchequer ; and it shall be lawful for the said Court, on petition to be presented by the said Company, to order and direct that such costs, charges and expenses shall be referred to one of the Masters of the said Court, to be taxed in the usual manner ; and such order shall be served on the party or parties aforesaid, who shall be at liberty to proceed under the same as if it had been made in such manner as the said Court shall direct ; and to be printed.

Resolved, That this Act be read a second time upon this presentment.

The Order for the assistance of the said Company, for the purposes of the station or yard, warehouses and other conveniences in the said parish of Saint Olave, or any terms or interests therein, and of deducing, evidencing and verifying such title as the said Company may require, and all the expenses whatsoever incident to the investigation of such title, shall be exclusively borne and paid by the said Company ; and the said Company, before entering into possession of the said lands so purchased or taken until an order shall have been made for the taxation of the said costs, charges and expenses, and the said Company shall have deposited the sums claimed in respect of the same in the Bank of England, in the name and with the privity of the Account- ant-General of the said Court of Exchequer, to be placed to his account there ex-parte ; and the said money so deposited as aforesaid shall be applied, under the direction of the said Court, towards the payment thereof, so far as the same will extend ; Provided always, That the said Com- pany shall not be at liberty to enter into possession of the said lands so purchased or taken until an order shall have been made for the taxation of the said costs, charges and expenses, and the said Company shall have deposited the sums claimed in respect of the same in the Bank of England, in the name and with the privity of the Accountant-General of the said Court of Exchequer, to be placed to his account there ex-parte ; and the said money so deposited as aforesaid shall be applied, under the direction of the said Court, towards the payment thereof, so far as the same will extend.
the amount thereof may then be paid to the said
Company out of the said sum so deposited by
them as aforesaid.

CLAUSE (D.) Be it further Enacted, That
in all cases where a composition in lieu of Tithes
shall have been made under an Act of Parliament
by the grant of a perpetual annual sum of
money or corn-rent, and any of the land charge-
able with such sum of money or corn-rent, or any
part of the same, shall be taken by the said Com-
pany for the purposes of the said station or yard,
warehouses and other conveniences in the said
parish of Saint Olene, compensation shall be made
by the said Company for the value of the said
annual sum of money or corn-rent, or the propor-
tion of the said annual sum of money or corn-rent
chargeable upon the lands so taken, by the pay-
ment of a sum in gross, such sum being equal in
amount to twenty-five years' value of the annual
amount of the said annual sum of money or corn-
rent, payable at the time of the passing of this
Act, or the said proportion of the said annual sum
of money or corn-rent, as the said Company are
hereby required to pay such sum of money into
the Bank of England, in manner by the said re-
cited Act provided in cases where any monies
are to be paid to incapacitated persons before
entirely charged, or to compensate the said lands;
and from and after the payment of such sum, the
lands so taken shall be for ever discharged of
and from the said perpetual annual sum of money
or corn-rent, or from the proportionate part of the
said annual sum of money or corn-rent, as the
case may be: Provided always, That in case part
only of any lands and grounds liable to the pay-
ment of any such annual sum or corn-rent as afore-
said shall be purchased or taken by the said Com-
pany, nothing in this Act contained shall extend,
or be construed to extend, to discharge the re-
minder of the said lands or grounds from the
payment of the remainder of the annual sums or
corn-rents which would have been payable in
respect of such lands and grounds, after deducting
therefrom the proportionate part of the said annual
sum or corn-rent chargeable in respect of the
lands or grounds so purchased or taken, but that
the remainder of such lands and grounds shall
remain and be liable to such proportionate part or
share of the said annual sum or corn-rent as the
same would have been assessed at, or would have
been payable in respect of the same, in case they
had been assessed alone under the authority of the
Act under which the said composition for tithes
has taken place; and the Rector, Vicar, or other
person in the next Session of Parliament, shall have the same remedies for
the recovery of the said last-mentioned propor-
tionate part of the said annual sum or corn-rent by
suit or action, or by distress, entry or perception
of rents and profits in, upon or over the said last-
mentioned lands and grounds, or otherwise, as he
or they had or were entitled to in respect of the
whole of the said annual sum or corn-rent."
A Petition of Directors and Managers of the Leamington Bank;—the Kenilworth and Claro Bank;—the Commercial Bank of England;—and, the York City and County Bank; praying that the Select Committee on Joint Stock Banks be instructed to require from private Banks returns of their liabilities and assets, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Knaresborough, praying that the Ecclesiastical Courts Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Six Masters of the Free School and Trinity Almas Houses of the city of Worcester, praying that the Charitable Trustees Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Benkens, Merchants and others, of Manchester and Salford; praying for an equalization of the Duties on East and West India produce, were presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Chapter of the Cathedral Church of the Holy Trinity at Winchester, praying that the Benefices Plurality Bill may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Limerick, praying Newspaper that the Stamp Duty on Newspapers in Ireland may still bear the same proportion to the English Duty, which it has always hitherto done, was presented, and read; and ordered to lie upon the Table.

A Petition of the Wardens and Members of the Jewish Civil Vestry and Congregation of the Synagogue in Beris Marks; in Duke's Place; in Church-row, Fenchurch-street; and, in Londonstreet; praying that the Jewish Civil Disabilities Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Kendal, praying Municipal Corporations (Scotland) Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Directors and Managers of the Leamington Bank;—the Kenilworth and Claro Bank;—the Commercial Bank of England;—and, the York City and County Bank; praying that the Select Committee on Joint Stock Banks be instructed to require from private Banks returns of their liabilities and assets, were presented, and read; and ordered to lie upon the Table.

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A Petition of Inhabitants of Limerick, praying Newspaper that the Stamp Duty on Newspapers in Ireland may still bear the same proportion to the English Duty, which it has always hitherto done, was presented, and read; and ordered to lie upon the Table.
A Petition of the Company of Proprietors of the
Waterloo Bridge, and, John Beadnell, of Mansion
House-street, in the city of London, Esquire, and
other Petitioners, praying that they may be relieved,
by his Majesty's most honourable Privy Council,
and ordered to be upon the Table.

A Petition of Occupiers of land in the county of
Essex, praying for the removal of the restric
tions on the manufacture of Malt, was presented,
read, and ordered to be upon the Table.

A Petition of the Guardians or Overseers of the
Poor of their respective Parishes, praying that they
be relieved; that his Majesty, by his most honourable
Privy Council, will be graciously pleased to grant
them an house and ground, or, at least, an house
where confined.

A Petition of the Company of Proprietors of the
Hungerford and Lambeth Suspension Bridge Bill,
were presented, and read; and ordered to be upon the Table.

A Petition of the Guardians of the pauper Lunatics
and Idiots, of His Majesty's most honourable Privy Council,
and ordered to be upon the Table.

Resolved, That an humble Address be presented
to His Majesty, that He will be graciously pleased
to give directions, that there be laid before this House,
a Return of the Number of Pauper Lunatics
and Idiots in each County in England and Wales;
distinguishing those who are confined in Pauper
Lunatic Asylums built under the provisions of
the 9 Geo. 4. c. 40; those confined in Private Lunatic
Asylums; and those who are under the care and
management of the Guardians or Overseers of the
Poor of their respective Parishes.

Resolved, That an humble Address be presented
to His Majesty, that He will be graciously pleased
to give directions that there be laid before this House,
a Return of the Criminal Lunatics, and
where confined.

Ordered, That the said Addresses be presented to
His Majesty by such Members of this House as are
of His Majesty's most honourable Privy Council.

Resolved, That an humble Address be presented
to His Majesty, that He will be graciously pleased
to give directions, that there be laid before this House,
a Return of the Receipt and Revenue of the
Corporation of Trinity House, of Deptford
Strond, distinguishing the particular Services from
which the same are derived; together with a particular
and detailed account of the appropriation
for the years 1833, 1834 and 1835 inclusive:
Account of the Gross Amount of Light Dues received
from the Three Lighthouses held by individuals
under lease from the Trinity House, of the Charge
of Collection, Expense of Maintenance of the Lights,
and the net Surplus received by the Lesees in the years 1832, 1833, 1834, and 1835 inclusive:
Return from the Four Lighthouses granted by Patents, and
sanctioned by Acts of Parliament, to Individuals
who now have the management of the Lights, and
receive the Light Dues for the same; showing the Gross
Amount collected, the Charge for Collection,
the Expense for maintenance of the Lights, and the
net Surplus of the Dues received by the Proprietors
of the Lights, in the years 1833, 1834, 1835, and 1838:
Return of the Seven Lighthouses held by Individuals
under Lease from the Crown for a period of years;
showing the Gross Amount of Light Dues collected,
the Expense of Collection, the Charge for Mainte
nance of the Lights, the net Surplus, and how
appropriated in the years 1833, 1834, and 1835,
for the Lighthouses of Harwich, Doonagh and Hun
stantown Cliff, and in the years 1832, 1833, 1834, and 1835 for Waterford and Orfordness Lights;
Account of the general Revenue and Expenditure
of the British and Irish Lighthouses, in the years 1832, 1833, 1834, and 1835 inclusive; showing the
Net Revenue, the Total of Expenditure, and the
Surplus received by the Lesees in the
years 1832, 1833, 1834, and 1835.

Ordered, That the said Address be presented to
His Majesty by such Members of this House as are
of His Majesty's most honourable Privy Council.

Ordered, That there be laid before this House, a
Return of the Number of Persons on the Ecclesiast
ical Establishment of the Church of England, and
of the Presbyterian Church, and other Religious
denominations in the Territories of the East India Company;
showing the Rank of each, where stationed, the Ex
penses of fixed Salary and of Allowances of each,
and the Total Expenses of each Presidency and
Dependency for such Establishments, in rupees and
Vol. 91. 
Municipal Corporations Bill.

The House, according to Order, proceeded to take into consideration the Amendments made by the House, and the Bill, intituled, An Act to explain and amend an Act to provide for the Regulation of Municipal Corporations in England and Wales; and the same were read, as follow:

Pr. 3. 1. 19. After "be" insert "as," and remove "That."

Pr. 4. 1. 30. Leave out from "all" in l. 2., and in l. 4. 1. 2., after "all," insert "ministerial."

Pr. 4. 1. 15. After "the" insert "Schedules of.

Pr. 4. 1. 16. Leave out from "which" to "Number" in l. 17, and insert "by reason of any failure in complying with the directions of the said Act, the full."

Pr. 4. 1. 18. Leave out from "Assessors" to "according" in l. 19, and insert "hath not been elected."

Pr. 4. 1. 20. Leave out "provisions," and insert "true intent and meaning.

Pr. 4. 1. 21. Leave out from "Borough" to "shall" in l. 25.; and in l. 25. leave out "Fourth," and insert "Twenty-first."

Pr. 4. 1. 27. Leave out "then," and in the same line, leave out from "elected" to "in" in l. 30, and in l. 30. leave out "provided" and insert "directed."

Pr. 4. 1. 31. After "and" insert "the Mayor or," and in l. 31. leave out from "Mayor" to "been."

"Civil and Military Services Abroad, may be re-
"fied from assisting in Religious Ceremonies, to
"which their own tenets are opposed," instead thereof.

And the Question being put, That the words pro-
posed to be left out stand part of the Question;

The House divided.

The Yeas to the old Lobby;

The Noes to the new Lobby.

Tellers for the [Mr. Edward]Stanley,

Yews,

[Lord Delaunay]

Tellers for the [Mr. Plumptre],

W. L. Jefferys.

So it was resolved in the Affirmative.

Ordered, That the Order of the day, for the Com-
mittee on the Church of Ireland Bill be now read;
and the same being read,—The House resolved itself into the Committee.

(In the Committee.)

CLAUSE, No. 51, amended, and agreed to.

CLAUSES, No. 52 and 53, agreed to.

CLAUSE, No. 54, amended, and agreed to.

CLAUSES, No. 55 and 56, agreed to.

CLAUSE, No. 57, amended, and agreed to.

CLAUSES, No. 58 to No. 70, agreed to.

CLAUSE, No. 71, amended, and agreed to.

CLAUSES, No. 72 to No. 76, agreed to.

CLAUSES, No. 77 to No. 80, disagreed to.

CLAUSES, No. 81 and 82, agreed to.

CLAUSE, No. 83, amended, and agreed to.

CLAUSES, No. 84 to No. 93, agreed to.

CLAUSES (Augmented Incomes not to be payable until the Funds in the hands of the Commissioners of Land Revenues shall be adequate)—(Suspension of Repayment of Sums advanced by the Ecclesiastical Commissioners, and due by Incumbents from building Glebe Houses)—brought up; read 1°, 2°, and

Next.

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Commissioners, and due by Incumbents from build-

of Repayment of Sums advanced by the Ecclesiastical

of Land Revenues shall be adequate)—(Suspension

until the Funds in the hands of the Commissioners

itself into the Committee.

Ordered, That the Order of the day, for the Com-
mittee on the Church of Ireland Bill be now read;

and in complying with the directions of the said Act,

shall "in 1. 25. ; and in l. 25. leave out "provided," and insert "true intent and meaning."
Clause (F.) And be it Enacted, That every thing provided under any local Act of Parliament to be done exclusively by and for any Body Corporate, shall, if the number, class or description of the members of any Body Corporate named in the Schedules (A.) and (B.) annexed to the said Act for regulating Corporations, be consistent with the provisions of the said Act, and also every thing provided in any such local Acts to be done by the Justices, or by some particular class or description of members of such Body Corporate, shall be done by the Court of General or Quarter Sessions assembled, and which does not relate to the business of a Court of Criminal or Civil Judicature, shall and may be done by the Council at some quarterly meeting of the Council, or by some Committee of the Council, or by any Three or more of such Committee to be appointed at a quarterly meeting of the Council; Provided also, That every thing herein authorized to be done at a quarterly meeting of the Council, may be done at a meeting of the Council to be specially summoned for that purpose, as soon as may be after the passing of this Act: Provided also, That no Recorder by virtue of his office, other than a Justice of the Peace, shall have power to allow, apportion, make or levy, or do any act whatsoever with relation to the allowance, apportionment, making or levying of any rate whatsoever.

Clause (G.) And be it Enacted, That every proceeding commenced before the last day of last Tera, and still pending in the Court of King's Bench against any person holding any corporate office in any of the said Boroughs, on grounds which it is herein declared shall not affect the validity of the election into such office, shall be discontinued immediately upon the passing of this Act, on such terms as to costs or otherwise as the Court of King's Bench shall direct; and the prosecutor shall be entitled to receive from the defendant in every such case such costs as the Court of King's Bench, or some Judge of the same Court, shall think just and reasonable.

Clause (H.) And be it Enacted, That so much of the said Act for regulating Corporations as provides that the metes and bounds of every Borough and County named in the said Act shall include the whole of the liberties of such Borough and County by land and by water, is hereby repealed; and that notwithstanding any thing in the said Act contained, no part of any County, or of the Liberties of any Borough, Town or City named in the first section of the Schedules (A.) and (B.) annexed to the said Act for regulating Corporations, the continuance of which is not inconsistent with the provisions of the said Act, and all things provided in any such local Acts to be done by the Justices, or by some particular class or description of members of such Body Corporate, shall be done by the Court of General or Quarter Sessions assembled, and which does not relate to the business of a Court of Criminal or Civil Judicature, shall and may be done by the Council at some quarterly meeting of the Council, or by some Committee of the Council, or by any Three or more of such Committee to be appointed at a quarterly meeting of the Council: Provided also, That every thing herein authorized to be done at a quarterly meeting of the Council, may be done at a meeting of the Council to be specially summoned for that purpose, as soon as may be after the passing of this Act: Provided also, That no Recorder by virtue of his office, other than a Justice of the Peace, shall have power to allow, apportion, make or levy, or do any act whatsoever with relation to the allowance, apportionment, making or levying of any rate whatsoever.
of the Barristers in their assignment of Councillors to each Ward; and thereupon, and until Parliament shall otherwise direct, the number of Councillors so assigned to each of the remaining Wards shall be the number originally assigned to such Ward, except by the Barrister or Barristers, with the addition of the number so assigned to it by the Barrister or Barristers under this Act; and the Councillors so assigned under this Act to each Ward, shall thenceforth be deemed to have been elected in the Ward to which they shall have been respectively so assigned, and shall go out of office, and vacancies among them shall be filled at the same time and in the same manner as if the Barrister or Barristers of the Ward by whom they were originally elected had been Burgesses of the Ward to which they shall have been so assigned.

Pr. 15. 1. Leave out from "Corporate" to "And" in Pr. 10. 1. 3. and insert Clauses (L.), (M.), (N.), (O.), (P.) and (Q.).

CLAUSE (L.) "And be it Enacted, That the said heralds, sum of money, chattels, securities for money, and other personal estate, shall be included within the metes and bounds of such Borough, Town or City, or County of such Borough, Town or City as if the same had not been included within the metes and bounds of such Borough, Town or City, or County of a Borough, Town or City, under the provisions of the said Act for regulating Corporations: Provided also, That no election of any Mayor, Alderman, Councillor, Auditor or Assessor heretofore made, or any other proceeding whatsoever in any such Borough, Town or City, since the said Twenty-fifth day of December, shall be liable to be questioned after the passing of this Act, by reason that any such part of any County, or Liberties of any Borough, Town or City, may or may not have been taken to be part of such Borough, Town or City, under the provisions of the said Act."
such instrument of appointment shall be signed and sealed also by the Clerk to the Charitable Trustees of the Borough, who is hereby directed, upon request, to sign and seal the same.

CLAUSE (O.)  "And it be Enacted, That any Stocks, Funds, Securities and Monies standing as aforesaid in the name of any such Body Corporate which shall belong to the Charitable Trustees of the Borough solely upon some charitable trust or trusts, may be transferred by and paid to such person or persons as shall be appointed under the hand and seals of the greater part of the Trustees, and such instrument shall be attested under the hand and seal of the said Clerk, provided that such instrument as last aforesaid shall be sealed with the corporate seal of the Borough, and appointed under the hands and seals of the greater part of the Trustees, which appointment shall be attested under the hand and seal of the said Clerk.

CLAUSE (Q.)  "And it be Enacted, That in every case the receipt of the person or persons authorized to give a receipt to the said Company or Society, by any instrument under the corporate seal of the said Borough, and also signed and sealed by the Clerk to the Charitable Trustees, shall be an effectual discharge to the said Company or Society, and all monies so paid shall be applied as the uses and in the manner provided by the said instrument in writing under the corporate seal of the Borough, and appointed under the hand and seal of the greater part of the Trustees, which appointment shall be attested under the hand and seal of the said Clerk.

CLAUSE (R.)  "And it be Enacted, That the dividends and interest of any Stocks, Funds, Securities and Monies standing as aforesaid in the name of any such Body Corporate which shall belong partly to the said Body Corporate, but subject to some charitable trust or trusts, may be paid to such person or persons as shall be authorized by the said Clerk, under the corporate seal of the Borough, and appointed under the hand and seal of the said Clerk, the use and application of which shall be attested under the hand and seal of the said Clerk.

CLAUSE (S.)  "And whereas by the said Act it is provided, that no person assigned to keep the peace within any Borough, Town or City under the provisions of the said Act shall by virtue of such assignment act as a Justice of the Peace in making or levying any County Rate, or Rate in the nature of a County Rate, which shall have been legally made previously to the First day of May One thousand eight hundred and thirty-six.

CLAUSE (T.)  "And it be Enacted, That in any case in which, for the purpose of levying any County Rate, a warrant might be lawfully issued by one or more Justices of the Peace, a warrant may be lawfully issued in the like case by the Mayor of any Borough, under his hand and the corporate seal of the said Borough, whether the matter of such warrant relates to the Borough Rate or to the Watch Rate; and that in every case in which, in a matter relating to the County Rate, a warrant is required to be directed to or issued by a High Constable, such warrant may, in a like matter relating to the Borough Rate or Watch Rate, be directed to or issued by the Constable of the Borough, as the case may be, under the hand and the corporate seal of the said Borough.

CLAUSE (U.)  "And it be Enacted, That the mode of collecting the said Borough Rate or Watch Rate, or either of them.

Pr. 19. 1. 35. Leave out "Burgesses," and insert "Burgess."

Pr. 19. 1. 3. After "Borough," insert Clause (U.)

CLAUSE (V.)  "And it be Enacted, That any Court or Corporation, respecting Judges in Borough Courts of Record for the trial of civil actions not regulated by the provisions of any local Act of Parliament, or in which at the time of passing the said Act a barrister of five years' standing did not act as Judge or Assessor; Be it therefore Enacted and Declared, That from and after the passing of this Act, the Recorder of the Borough, when there is a Recorder, shall be the sole Judge of such Court for the trial of all issues joined in civil actions in such Court, and shall hold the said Court for that purpose once in every quarter of a year, or at such other or more frequent times as the said Recorder in his discretion may think fit, or as His Majesty shall think fit to direct: Provided always, That it shall not be necessary for the Recorder at any time to hold the said Court of Record, unless some one or more issues shall be bona fide depending therein for trial: Provided also, That all rules hereafter to be made for regulating the practice of such Courts shall be approved and signed by the Recorder of such Borough, and there shall be a Recorder, before the same shall be submitted to the Judges of the Superior Courts for allowance and confirmation by them, according to the provisions of the said recited Act.

Pr. 21. 1. 11. Leave out "Quarter."
L. 1. Leave out from "Council to their" in l. 4, and insert "of each Borough, Town or City named in the said

Clauses, or in which a Body Corporate of Mayor, Aldermen and Burgesses may be created under the provisions of the said Act.

L. 1. Leave out from "of" to "within" in l. 10, and insert "the Mayor, Aldermen and Burgesses of that Borough, Town or City."

At the end of Clause (A.), added by way of rider to the Bill, insert Clauses (X.), (Y.), and (Z.).

CLAUSE (X.) "And whereas an Act was passed in the eleventh year of the reign of his late Majesty King George the First, intituled, 'An Act for establishing, maintaining, and regulating Corporations for want of Elections of Mayors or other Chief Magistrates of Boroughs or Corporations being made upon the Days appointed by Charter or Usage for that purpose,' and directing in what manner such elections shall be afterwards made, and it is expedient to extend certain of the provisions of that Act; Be it therefore further Enacted, That from and after the passing of this Act, in case no election shall be made of any Mayor or of any of the Aldermen, Officers or other Corporative Officers in any of the Towns mentioned in the Schedules (A.) and (B.) annexed to the said Act of the fourth and fifth years of the reign of His present Majesty, for the regulation of Corporations upon the day or within the time appointed by the said last-recited Act, or by this Act, for any such election, or such election being made shall afterwards become void, whether such omission or avoidance shall happen through the default of the Officer or Officers who ought to preside at such election, or by any accident or other means whatsoever, the Corporation shall not thereby be deemed to have lost or to have been dissolved or disabled from electing such Mayor, Alderman, Councillor or other Corporate Officer for the future, but in any case where no such election shall be made as aforesaid, the election for any such Alderman, Councillor or any other Corporate Officer may be had, held and proceeded with upon the day next after the day such election ought to have been made, unless such day shall happen to be a Sunday, and then upon the Monday following; and every act necessary to be done in order to and for the completing such election, shall and may be then done, and the same shall be as effectual and valid for all purposes as if the election had been held on the proper day appointed for that purpose.

CLAUSE (Y.) "And be it Enacted, That from and after the passing of this Act, all the powers, authorities and jurisdiction given by the said re-cited Act of the eleventh year of the reign of his said late Majesty King George the First to His Majesty's Court of King's Bench, in cases where no election shall be made of the Mayor, Bailiff or Bailiffs, or other chief officer or officers of Cities, Boroughs or Towns Corporate, upon the day or within the time appointed by charter or usage for that purpose, and no election is made pursuant to the directions in that Act prescribed, or such election being made shall afterwards become void, as in that Act mentioned, and the said provisions are hereby extended to all cases in which no election shall be made of any Mayor, Alderman, Councillor or other Corporate Officer or other person, to any corporate office on the day or within the time appointed for any such election under the provisions of the said Act of the fifth and sixth years of the reign of His present Majesty for regulating Corporations, or of this Act; and the said Court of King's Bench is hereby empowered in all such cases to award a Mandamus, and to cause such proceedings to be had thereupon, and to make such orders, and to do all other acts, matters and things in respect thereof as fully and effectually as the said Court of King's Bench is now by law authorized in any other cases of Mandamus for the
"election of any officers of Corporations; and the "election to be held under such Maudamus shall "be held, and the proceedings thereon conducted "within the Borough in the same manner and "under the like regulations and provisions as are in "the said Act of his Majesty King George the First "enacted and provided."

**Clause (Z).** "And whereas doubts have been "entertained whether under the provisions of the "said recited Act it may be lawful for His Majesty "from time to time to constitute and appoint the "Vice-Chancellor of the University of Cambridge "for the time being a Justice of the Peace in and "for the Town and Borough of Cambridge; Be it "therefore Enacted, That it shall be lawful for His "Majesty, His heirs and successors, from time to "time, if His Majesty shall so think fit, in and by "His Commission of the Peace for the said Town "and Borough, to constitute and appoint the Vice- "Chancellor of the University for the time being "a Justice of the Peace for the said Town and "Borough; any thing in the said recited Act or in "this Act to the contrary notwithstanding."
The said Amendments, being read a second time, several were agreed to; others were amended, and agreed to; and others were disagreed to, which will more fully appear in the Report of Reasons. [See p. 647.]

**Ordered,** That the residue of the said Amendments be taken into further consideration To-morrow.

**Paper Duties Bill.**

The House, according to Order, resolved itself into a Committee upon the Paper Duties Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

**Ordered,** That the Report be received To-morrow.

**County Election Polls Bill.**

The County Election Polls Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Thursday next.

**Grand Juries (Ireland) Bill.**

The House, according to Order, resolved itself into a Committee upon the Grand Juries (Ireland) Bill.

(In the Committee.)

**Bill read 1st.** To be read 2nd, paragraph by paragraph.

Preamble postponed.

Clause, No. 1 and 2, agreed to.

Clause, No. 3 (Certain Justices to hold Presentment Sessions for the purposes of this Act)—read.

Several Amendments made.

Question, That the Clause, as amended, stand part of the Bill—put, and agreed to.

Clause, No. 4 and 5, agreed to.

Clause, No. 6, amended, and agreed to.

Clause, No. 7 (Grand Jury to fix Number of associated Cess-payers)—read.

Amendment proposed: P. 4. To add at the end of the Clause, "Provided always, however, that at every Assizes after the passing of this Act, except the first Assizes, the Grand Jury shall, before they shall make out such List, strike out of the Return aforesaid the names of one-half of the persons whose names appeared on the List made at the then preceding Assizes, selecting in the first instance the names of the Cess-payers who were associated and acted with the Justices at the presentment Sessions, so that no person shall seem as a Cess-payer at two successive presenting Sessions."

Question put, That the said Proviso stand part of the Clause;

The Committee divided:

Teller for the Yeas, Mr. Attorney General for Ireland — — 15.

Teller for the Noes, Lord Viscount C — — 19.

Vol. 91.

Clause, No. 7, as amended, agreed to.

Clause, No. 8, amended, and agreed to.

Clause, No. 9, agreed to.

Clause, No. 10 to No. 14, amended, and agreed to.

Clause, No. 15 and 16, agreed to.

Clause, No. 17 (Applications to be decided upon at Sessions)—read.

An Amendment made:

Proviso proposed at the end of the Clause "as to "the manner in which tenders for proposed work "when exceeding £. 300, are to be disposed of?"

Question, That the said Proviso be added—put, and Negatived.

Clause, No. 18 and 19, agreed to.

Clause, No. 20, amended, and agreed to.

Clause, No. 21, agreed to.

Clause, No. 22, amended, and agreed to.

Clause, No. 23 and 24, agreed to.

Clause, No. 25, amended, and agreed to.

Clause, No. 26, agreed to.

Clause, No. 27, amended, and agreed to.

Clause, No. 28, agreed to.

Clause, No. 29 to No. 33, amended, and agreed to.

Clause, No. 34, agreed to.

Clause, No. 35, amended, and agreed to.

Clause, No. 36, agreed to.

Clause, No. 37, amended, and agreed to.

Clause, No. 38, agreed to.

Clause, No. 39, amended, and agreed to.

Clause, No. 40, agreed to.

Clause, No. 41 to No. 46, amended, and agreed to.

Clause, No. 47, disagreed to.

Clause, No. 48, amended, and agreed to.

Clause, No. 49 to No. 55, agreed to.

Clauses, No. 56 and 57, amended, and agreed to.

Clauses, No. 58 to No. 61, agreed to.

Clauses, No. 62 and 63, amended, and agreed to.

Clauses, No. 64, agreed to.

Clauses, No. 65 and 66, amended, and agreed to.

Clause, No. 67 to No. 70, agreed to.

Clause, No. 71, amended, and agreed to.

Clause, No. 72, agreed to.

Clause, No. 73, amended, and agreed to.

Clause, No. 74 (Presentment for support of Fever Hospitals, &c.)—read.

Amendment proposed: P. 34, L. 43. After at- "tendant," to insert "appointed after the passing "of this Act."

Question put, That those words stand part of the Clause;

The Committee divided:

Teller for the Yeas, Mr. Walter — — 40.

Teller for the Noes, Mr. Browne — — 7.

To report Progress, and ask leave to sit again.

And the House having continued to sit till after twelve of the clock on Wednesday morning;

Mercur. 6° die Julii. 1836:

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had made Progress in the Bill; and that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, this day, again resolve itself into the said Committee.

The Sale of Bread Bill was, according to Order, Sale of Bread Bill read a second time; and committed to a Committee of the whole House, for Monday next.

The Order of the day being read, for taking into Consideration the Report on the Registration Voters Bill of Voters' Bill.

Ordered, That the Report be taken into further consideration To-morrow.
The Heirs of Entail (Scotland) Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Friday next.

The Order of the day being read, for the Committee on the Established Church Bill; 
Resolved, That this House will, upon Friday next, resolve itself into the said Committee.

The Order of the day being read, for the Civil Bill Courts (Ireland) Bill; 
Ordered, That the Report be received this day.

The Order of the day being read, for taking into further consideration the Report on the Common Law Courts Bill; 
Ordered, That the Report be taken into further consideration this day.

The Order of the day being read, for the second reading of the Ecclesiastical Courts Bill; 
Ordered, That the Bill be read a second time To-morrow.

The Order of the day being read, for the second reading of the Sheriff Courts (Scotland) Bill; 
Ordered, That the Bill be read a second time To-morrow.

The Order of the day being read, for the second reading of the Courts of Session Audits (Scotland) Bill; 
Ordered, That the Bill be read a second time To-morrow.

The Order of the day being read, for the second reading of the Deeds Ratification (Scotland) Bill; 
Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the second reading of the Valuation (Ireland) Bill; 
Ordered, That the Bill be read a second time To-morrow.

The Order of the day being read, for the Committee on the Registration of Votes (Ireland) Bill; 
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

Mr. Baring reported from the Committee, to whom it was referred to consider of vesting the different Lighthouses now belonging to His Majesty, and the other Lighthouses of this Kingdom, in the Trinity House; of making Compensation for the same; and of establishing the Tolls and Duties payable in respect of Lighthouses and Lights, several Resolutions, which were read, as follow: 
Resolved, That Compensation shall be made out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, to the present Chief Justice of Ely, for the Abolition of his Office, in virtue of any Act of the present Session of Parliament. The said Resolution, being read a second time, was agreed to.

Mr. Baring reported from the Committee, to whom it was referred to consider of vesting the different Lighthouses now belonging to His Majesty, and the other Lighthouses of this Kingdom, in the Trinity House; of making Compensation for the same; and of establishing the Tolls and Duties payable in respect of Lighthouses and Lights, several Resolutions, which were read, as follow: 
Resolved, That all the right and property in the Lighthouses of this Kingdom shall be vested in the Trinity House; and in order to make adequate Compensation to the persons interested therein, the Commissioners of His Majesty's Treasury be authorized to advance and lend to the Corporation of the Trinity House, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, such sums as may be necessary for the purchase of the interest and property of any persons in the said Lighthouses.

Resolved, That it is expedient to make more effectual provisions in relation to Lighthouses, Lights, Buoys, Beacons and Sea Marks, and to fix, establish and regulate the Tolls and Duties payable in respect thereof.

The said Resolutions, being read a second time, were agreed to.

Ordered, That it be an Instruction to the Committee on the Lighthouses Bill, that they have Power to make provision therein, pursuant to the said Resolutions.

The ingrossed Bill to continue, for a limited time, In England: 
The Law for the relief of Insolvent Debtors in Eng- 
land, was, according to Order, read the third time.

Resolved, That the Bill do pass: And that the Title be, An Act to continue the Laws for the Relief of Insolvent Debtors in England, until the First day of June One thousand eight hundred and Thirty-seven, and from thence to the end of the then next Session of Parliament.

Ordered, That Mr. Beresford do carry the Bill to the Lords, and desire their concurrence.

Ordered, That the Act 10 Geo. 3, c. 103, to continue for two years, and from thence until the end of the then next Session of Parliament, and amend an Act made in the forty-seventh year of His present Majesty, for the pre- venting improper Persons from having Arms in Ireland, might be read; and the same was read.

The House was also moved, That the Act 47 Geo. 3, c. 103, to continue for two years, and from thence until the end of the then next Session of Parliament, and amend an Act made in the forty-seventh year of His present Majesty, for the preventing improper Persons from having Arms in Ireland, might be read; and the same was read.

The House was also moved, That the Act 10 Geo. 3, c. 47, to continue for one year, and until the end of the next Session of Parliament, and to amend two Acts passed in the forty-seventh and fifty first years of the reign of his late Majesty King George the Third
Third, for the preventing improper Persons from having Arms in Ireland, might be read; and the same was read.

The House was also moved, That the Act 11 Geo. 4, and 1 Will. 4, c. 44, to regulate for one year the importation of Arms, Gunpowder and Ammunition into Ireland, and the making, removing, selling and keeping of Arms, Gunpowder and Ammunition in Ireland, might be read; and the same was read.

The House was also moved, That the Act 2 and 3 Will. 4, c. 76, to continue for one year, and from thence to the end of the then next Session of Parliament, all Acts relating to the importation and keeping of Arms and Gunpowder in Ireland, might be read; and the same was read.

The House was also moved, That the Act 4 and 5 Will. 4, c. 53, to continue for one year, and from thence to the end of the then next Session of Parliament, several Acts relating to the importation and keeping of Arms and Gunpowder in Ireland, might be read; and the same being read,

Ordered, That leave be given to bring in a Bill to continue the said Acts: And that Lord Viscount Morpeth and Mr. Attorney General for Ireland, do prepare, and bring it in.

The House was moved, That the Act 4 and 5 Will. 4, c. 91, to continue for one year, and from thence to the end of the next Session of Parliament, the several Acts for regulating the Turnpike Roads, which will expire during the present or the next Session of Parliament, the several Acts regulating the Turnpike Roads in Ireland, might be read; and the same being read,

Ordered, That leave be given to bring in a Bill to continue the said Acts: And that Lord Viscount Morpeth and Mr. More O'Ferrall do prepare, and bring it in.

Mr. Fox M'Nee presented,—Return to an Order, dated the 15th day of February last, for a Return of the Number of Bills filed in the Court of Exchequer for the recovery of Tithe Composition, since 1st August 1835 to 1st February 1836; also, Return of all Processes which have been issued out of His Majesty's Court of Exchequer in Ireland, in the cause of Knox v. Gaves, and others, and of all Orders made in said Cause, and all Affidavits made therein; also, Copies of any Order or Orders made by His Majesty's Government in the years 1823, 1825 and 1833, respecting the employment of the Police in the service and execution of Suits, and of the Signatures attached to such Orders; also, Return, showing how many of the Defendants, or any of them, have paid or settled with the Plaintiffs for the demand imposed, and the application thereof, by each and every Court respectively for the year ending 31st December 1835.

Mr. Fox M'Nee also presented, pursuant to Disembodied Militia, several Addresses to His Majesty,—A Return of the Staff of each Regiment of the Disembodied Militia of the United Kingdom, retained on permanent Pay by the Act of 10 Geo. 4, c. 6; And a Return of the Staff at present receiving permanent Pay in each of the above Regiments.

A Return of the Names of such Prisoners now Debarred, confined for Debt, who have been in custody for Six Months or upwards, stating the date of each Prisoner's commitment, and Amount of Debt, in the Prisons of the King's Bench, Fleet, White-Cross-street, Horsemonster Lane, Marshalsea, Lancaster, Chester, York, Exeter, Norwich and Chelmsford.

Ordered, That the said Returns do lie upon the Table.

Lord Viscount Morpeth presented a Bill to continue the said Acts relating to the Importation and keeping of Arms and Gunpowder in Ireland: And the same was read the first time; and ordered to be read a second time Tomorrow; and to be printed.

Lord Viscount Morpeth presented a Bill to continue the said Acts for regulating the Turnpike Roads in Ireland, and the making, removing, selling and importation of Arms, Gunpowder and Ammunition, for a limited time, the several Acts relating to the Turnpike Roads, which will expire during the present Session of Parliament, the several Acts for regulating the Turnpike Roads in Ireland, might be read; and the same was read the first time; and ordered to be read second time Tomorrow; and to be printed.

And then the House, having continued to sit till one of the clock on Wednesday morning, adjourned till this day.

PRAYERS.

An ingrossed Bill for further improving the Road between London and Holyhead, by Coventry, Birmingham and Shrewsbury, was read the third time.

Resolved, That the Bill do pass.

Ordered, That Sir Henry Parry do carry the Bill to the Lords, and desire their concurrence.

Mr. Maher presented a Bill to rectify a Mistake in an Act passed in the present Session of Parliament, for improving the Navigation of the River Suir, and for making and constructing a Ship Canal at Carrick-on-Suir: And the same was read the first time; and ordered to be read a second time.

Mr. Freshfield reported from the Committee on Camberrwell Cemetery to the Lords, and desire their concurrence.

Mr. Freshfield reported from the Committee on Camberrwell Cemetery Bill to the Lords, and desire their concurrence.

Mr. Freshfield reported from the Committee on Camberrwell Petition to the Lords, and desire their concurrence.

Mr. Freshfield reported from the Committee on the Petition of the London Cemetery Company Bill, That the application does not come within the Standing Orders of the House relative to Bills for purchasing or enlarging Burial Grounds, it not being intended to take any compulsory power for taking land or premises for executing the work; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for the establishment of a Cemetery for the Interment of the Dead, in the southern vicinity of the Metropolis, to be called "The South London Cemetery": And that Mr. Freshfield and Mr. Charles Bordesley do prepare, and bring it in.

Mr. Harrow reported from the Committee on the Petition of the London Cemetery Company Bill, That the application does not come within the Standing Orders of the House relative to Bills for purchasing or enlarging Burial Grounds, it not being intended
to take any compulsory power for taking land or premises; and that the Committee had examined the matter of the Petition.

Ordered, That leave be given to bring in a Bill for establishing Cemeteries for the Interment of the Dead, northward and southward of the Metropolis, to be called "The London Cemeteries Company!"

And that Mr. Horrey and Lord George Lennox do prepare, and bring it in.

A Petition of Directors and Manager of the Warnerwick and Lexington Banking Company; praying, That the Select Committee on Joint Stock Banks be instructed to require from Private Banks Returns of their liabilities and assets, was presented, and read; and ordered to lie upon the Table.

Church Rates.

A Petition of Inhabitants of Roxton;—Protestant Dissenters and others of Lyme Regis;—and, Grammar; praying for the abolition of Church Rates, were presented, and read; and ordered to lie upon the Table.

Poor Law Act.

A Petition of James Charles Clutterbuck, Clerk, Vicar of Long Whittenham, in the county of Berks, complaining of the interference and dictation of the Assistant Commissioner at a Meeting of a Board of Guardians at Bungay, and praying the House to take steps for the observance of the spirit as well as the letter of the Poor Law Act, was presented, and read; and ordered to lie upon the Table.

Tea Duties Act.

A Petition of the President of the Chamber of Commerce of Bristol, praying the House not to sanction the repeal of the provisions of the Tea Duties Act of last Session, was presented, and read; and ordered to lie upon the Table.

A Petition of Richard Toleman, of Broad-street, Newquay, and read; and ordered to lie upon the Table.

Church of Ireland Bill.

A Petition of the Archdeacon and Clergy of the Archdeaconry of Wells, praying that the Church of Ireland Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

Poor Law Act.

A Petition of Agricultural Labourers of Pott;—Denton, Epworth and Wathington;—Croydon, Tidlow and other places (two Petitions);—Steeple and Guildon Morden;—Chairman of a Meeting of Agricultural Labourers in the county of Cambridges;—Agricultural Labourers of Wellingborough;—Linton and other places;—Meldreth and Melbourn;—Tradesmen of Pott;—Labourers of Ely and Reidesham;—Blecchall;—Witham Market;—Parham;—Cherrfield;—Eston;—Sedgefield;—Little Glenham;—Kettleborough;—Marlesford;—Dallying;—Sibton and Peasenhall;—Owners and Occupiers of land, Tradesmen and others of Ely and Reidesham;—Witham Market;—and, Chairman of a Meeting of Agricultural Labourers of the counties of Cambridges and Hertford; praying for the repeal of the Poor Law Act, was presented, and read; and ordered to lie upon the Table.

Factories Bill.

A Petition of Factory Labourers in the employ of Messrs. Timothy Lightoller, Chorley;—Messrs. Arkerright and Co., Blackburn;—John Beever, Chepstow-street, Manchester;—Messrs. Hoifield and Promenants of Chorley; praying, that the Factories' Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of land and Inhabitants of Hafifield, in the County of York, praying the House to institute an inquiry into the distressed state of Agriculture, was presented, and read; and ordered to lie upon the Table.

A Petition of Master Ship Bread Bakers of Liverpool, pooling, that their trade has of late been greatly injured by the exportation of foreign-made Biscuit and Flour, imported into that Port in bond from Hamburgh, Danzig and the United States, and praying for protection, was presented, and read; and ordered to lie upon the Table.

A Petition of London and Dublin Commissioners, for establishing Cemeteries for the Interment of the Dead, northward and southward of the Metropolis, to be called "The London Cemeteries Company!"; and, Gentlemen, Clergymen and Freeholders of the county of Cardigan, and Shareholders of the New Quay Harbour Company; were presented, and read; setting forth, that great advantages would result, not only to South Wales generally, but also to England and to Ireland, by the Harbour of New Quay, in the county of Cardigan, being made a packet station, the distance from thence to Wexford, or to Courteen being only 65 miles, and to Dublin 100 miles, or thereabouts, to both of which ports New Quay Harbour would afford great facilities; that an investigation hath also recently been made of the country between Gloucester and New Quay Harbour, for the purpose of ascertaining whether a line of Railway could be extended from Gloucester to New Quay Harbour, so as in connexion with the Railways already intended and in progress from London to Gloucester, to effect a Railway Communication to New Quay; that the Petitioners observing that notice has been given of a Motion intended to be submitted to the House for the appointment of a Select Committee to inquire into the existing Communication between London and Dublin, and to consider what improvement could be made therein, and the Petitioners believing that they shall be enabled to prove that a Railway communication from Gloucester by or near Abergavenny, Crickhowell, Brecon, Trecastle, Llandovery, and Lampeter to New Quay, would be a great improvement in the communication between London and Dublin, by affording the quickest and safest mode of conveyance at all seasons of the year, pray that they may be heard, by their counsel, before such Committee in support of their Petition.

And the said Petitions were ordered to be referred to the Select Committee on London and Dublin Communication.

A Petition of the Guild of Masters and Pilots, Kingston-upon-Hull, Trinity House; praying that the Kingston-upon-Hull Trinity House Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

Ordered, That the Lord Advocate and Sir Henry Parcell be added to the Gentlemen who are appointed to prepare and bring in the Burgis of Barony (Scotland) (No. 2) Bill.

Mr. Law Hodges, by Order, reported from the Committee on the Bill from the Lords, intituled, An Act for confirming a certain Lease granted by the Mayor and Commonalty and Citizens of the City of London, Governors of the Possessions, Revenues and Goods of the Hospital of King Edward the Sixth, called Christ's Hospital, and for extending the Powers to grant Building Leases given to them by an Act passed in the sixth year of the reign of King George the Fourth; and to whom a Petition of the Lord Mayor, Aldermen and Commons of the city of London was referred: That the Committee had considered the said Petition, and had examined the allegations of the Bill, and found the same to be true; and that the parties concerned had given their
their consent to the Bill, to the satisfaction of the Committee; and that the Committee had gone through the Bill, and made an Amendment thereunto; and the same was read, as followeth:

PRAYERS.

Mr. Firth, from the Town Clerk's Office, Guildhall, was called in; and the bar presented the Bill to the Lords, intituled, An Act for naturalizing Hermann Philipp Reiss; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and directed him to report the same, without Amendment;—And the Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Mark Philips do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

The House proceeded to take into consideration Seamen's Orders for the interment of the Dead, North, South and Southeast of the Metropolis, to be called Company Bill.

"The London Cemeteries Company." And the same was read the first time; and ordered to be read a second time.

A Petition of the Moderator of the Presbyterian Universities of Forres, praying that the proposed changes relative to the Universities of Scotland, may not receive the sanction of the House, was presented, and read; and ordered to lie upon the Table.

A Petition of Protestants of the Baptist denomination of Stroudbrock and Harborne;—Independent of Olney;—and, Protestant Dissenters of Talbot; praying for the abolition of Church Rates, were presented, and read; and ordered to lie upon the Table.

A Petition of Henry Pluckwell, of Tottenham, in the county of Middlesex, praying the Repts of the Syttling Houses at Military Stations in the United Kingdom be applied to the exigencies of the Stats, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Newport Pagnell, Criminal Laws, praying the House not to sanction any general measure for the revision of the Criminal Laws, which shall retain the punishment of death for any other crime than that of murder, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Amersham, Negro Apprenticeship, praying the House to adopt measures to insure to the Negroes the intended benefits of the Slavery Abolition Act, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Liverpool;—Lis of Beer, censed Retailers of Beer in Stockport;—and, Saint Pancras, praying the House to equalize the hours of all houses licensed for the sale of Beer, were presented, and read; and ordered to lie upon the Table.

A Petition of Occupiers of land, Tradesmen and Poor Law Act, other Inhabitants of Stroudbrock, praying for the amendment of the Poor Law Act, was presented, and read; and ordered to lie upon the Table.

A Petition of the Provost, Magistrates and Council of the Town of Dumbarton, praying that the Municipal Corporations (Scotland) Bill may not pass into a law as it now stands, were presented, and read; and ordered to lie upon the Table.

A Petition of the Directors and Manager of the Joint Stock Bank of Walsall and South Staffordshire, praying for the Orders of the House, were not carried, tradesmen and poor law, that instructions may be given to the Select Committee on Joint Stock Banks, for requiring from
Private Banks Returns of their liabilities and assets, was presented, and read; and ordered to lie upon the Table.

Foreign Biscuit and Flour.

A Petition of Journeymen and Apprenticed Ship Bread Bakers in Liverpool, complaining of the importation of foreign made Biscuit and Flour into Liverpool in bond, was presented, and read; and ordered to lie upon the Table.

Coal Trade.

A Petition of Inhabitants of Lambeth, praying the House to pass the Durham (South West) and South Durham Railway Bills, and others, which may tend to increase the supply of Coals, or lower the price, was presented, and read; and ordered to lie upon the Table.

Lighthouses Bill.

A Petition of William Foahe, of Salling Groves, in the county of Essex, praying that the Lighthouses Bill may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

East India Revenues and Remittances.

Ordered, That there be laid before this House, an Account of all Monies supplied from the Revenues of India, from the commencement of the present Charter to the 30th April last, towards the payment of Expenses in England chargeable on those Revenues, particularizing monthly and annually,

1st. The Amount of Bills drawn by the Court of Directors on the several Governments of India, in separate Accounts of each Presidency, for Monies paid into the London Treasury of the East India Company, with the Rates of Exchange at which such Bills were issued.

2d. The Amount of Remittances, in separate Accounts, made by the several Governments of India, and by the East India Company's Agents in China to the Court of Directors; specifying the Dates of Remittances as advised in the Register's received from India, and the Dates when the same were received into the London Treasury, whether the due payment of these Remittances were protected by the hypothecation of Goods, or by any other Security, with the Rates of Exchange at which such Remittances were made:

3d. The Amount of Bills drawn by the East India Company's Agents in China on the several Governments of India, with the Rates of Exchange at which such Bills were issued at Canton.

Public Business.

Resolved, That, during the remainder of the present Session, Public Business in this House do commence at half past Four o'clock, or sooner, in case Private Business and Petitions shall have been sooner disposed of.

Municipal Corporations (Ireland) Bill.

A Petition of Freeholders and Inhabitants of Achovury—Ballisodare—and Teubercorry; praying the House to pass the Municipal Corporations (Ireland) Bill, as amended by the House of Lords,—was presented, and read; and ordered to lie upon the Table.

Factories Bill.

A Petition of Factory Labourers in the factory of Messrs. Bellhouse, Charleston-upon-Medlock;—Mr. Thomas Ogle, Manchester;—Mr. James Smith, Ashton-under-Lyne;—Mr. Aaron Lees, Gorton;—and, Mr. John Latham, Salford; praying that the Factories Bill may not pass into a law, were presented, and read; and ordered to lie upon the Table.

Seamen Harbour Bill.

A Petition of Thomas Morning, of Shetty Park, in the county of Glamorganshire, praying that the Swansea Harbour Bill may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

Petty Sessions (Ireland) Bill.

Ordered, That the Return relative to Petty Sessions (Ireland), which was presented upon Tuesday last, be printed.

Ordered, That the Return relative to Debtors, Debts, which was presented upon Tuesday last, be printed. No. 417.

Ordered, That the Railway Tolls Bill be read a Railway Tolls second time upon Monday next.

Resolved, That this House will, upon Wednesday, Bribery at next, resolve itself into a Committee upon the Bribery Act, at Elections Bill.

Ordered, That the Conviction Bill be read a Conviction Bill second time To-morrow.

Ordered, That the Jewish Civil Disabilities Bill be Jewish Civil Disabilities Bill, read a second time upon Wednesday next.

Resolved, That this House will, To-morrow, re-Owners of Vessels, solve itself into a Committee upon the Owners of Vessels Bill, and its House Bill.

Resolved, That this House will, To-morrow, re-Tenements, solve itself into a Committee upon the Tenements Bill.

Resolved, That the Gold and Silver Plate (Scotland) Bill be read a second time To-morrow.

Resolved, That the Jewish Civil Disabilities Bill be re-Supplied, re-Election, solve itself into a Committee upon the Election Estimates Bill.

Ordered, That the Report on the Civil Bill Courts Bill be received To-morrow.

Ordered, That the Report on the Common Law Courts Bill be taken into further consideration To-morrow.

Ordered, That the Return relative to the Disembodied Militia, which was presented upon Tuesday last, be printed. No. 416.

Ordered, That the Railway Tolls Bill be read a Railway Tolls second time upon Monday next.

Resolved, That this House will, upon Wednesday, Bribery at next, resolve itself into a Committee upon the Bribery Act, at Elections Bill.

Ordered, That the Conviction Bill be read a Conviction Bill second time To-morrow.

Ordered, That the Jewish Civil Disabilities Bill be Jewish Civil Disabilities Bill, read a second time upon Wednesday next.

Resolved, That this House will, To-morrow, re-Owners of Vessels, solve itself into a Committee upon the Owners of Vessels Bill, and its House Bill.

Resolved, That this House will, To-morrow, re-Tenements, solve itself into a Committee upon the Tenements Bill.

Resolved, That the Gold and Silver Plate (Scotland) Bill be read a second time To-morrow.

Resolved, That the Jewish Civil Disabilities Bill be re-Supplied, re-Election, solve itself into a Committee upon the Election Estimates Bill.

Ordered, That the Report on the Civil Bill Courts Bill be received To-morrow.

Ordered, That the Report on the Common Law Courts Bill be taken into further consideration To-morrow.

Ordered, That the Return relative to Petty Sessions (Ireland), which was presented upon Tuesday last, be printed.
House immediately resolved itself into the Committee.

(In the Committee.)

Bill read 1st; to be read 2nd, paragraph by paragraph.

Preamble postponed.

Clauses, No. 1 to No. 10, agreed to.

Clauses, No. 11 to No. 16, amended, and agreed to.

Clause, No. 17 (Extractors, &c.)—read.

Amendment proposed: P. 11, l. 25. To leave out from "trusted" to "shall" in l. 33, for the purpose of inserting the words "to the four principal Clerks of Session on their present salaries."

Question put, That the words proposed to be left out stand part of the Clause;

The Committee divided:

Teller for the Yeas, the Lord Advocate — 58.
Teller for the Nos, Sir George Clerk — 34.

Clause, No. 17, agreed to.

Clauses, No. 18 to No. 26, agreed to.

Clause, No. 27, postponed.

Clauses, No. 29 and 30, amended, and agreed to.

Clause, No. 30, postponed.

Clause, No. 31, amended, and agreed to.

Clause, No. 32, agreed to.

Clause, No. 33 (Court of Session to make Acts of Sederunt)—read.

Amendment proposed: P. 16, l. 25. To leave out the words "by Act of Sederunt."

Question, That the words proposed to be left out stand part of the Clause—put, and agreed to.

Clause, No. 33, agreed to.

Clause (Judges of the Court of Session incompetent to be Members of the General Assembly of the Church of Scotland, &c.)—brought up, and read a first time.

Clause, by leave, withdrawn.

Schedule amended, and agreed to.

To report Progress, and ask leave to sit again.

Mr. Speaker resumed the Chair; and Mr. Robert Stewart reported, That the Committee had made progress in the Bill; and that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, upon Monday next, again resolve itself into the said Committee.

A Motion was made, and the Question being proposed, That the Order of the day, for the Committee on the Poole Corporation Bill, be now read;

An Amendment was proposed to be made to the Question, by leaving out the words "on the Poole Corporation," in order to insert the words "for taking into further consideration the Report on the Small Debts (Scotland) Bill;"

"of Session on their present salaries." instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question;

The House divided:

The Yeas to the new Lobby;

The Nos to the old Lobby.

 Tellers for the Yeas, [Mr. Poulter, 43.
[Mr. Tolke;]

 Tellers for the Nos, [Sir William Ros];
[ Sir George Clerk : 32.

So it was resolved in the Affirmative.

The main Question being put, That the Order of the day, for the Committee on the Poole Corporation Bill, be now read;

The House divided:

The Yeas to the new Lobby;

The Nos to the old Lobby.

 Tellers for the Yeas, [Mr. Poulter, 33.
[Mr. Jervis;]

 Tellers for the Nos, [Sir George Clerk, 57.

So it passed in the Negative.

Vol. 91.

A Motion was made, and the Question was proposed, That this House do now adjourn;—and the said Motion was, with leave of the House, withdrawn.

The Order of the day being read, for taking into Small Debts further consideration the Report on the Small Debts (Scotland) Bill. (Scotland) Bill.—The Bill was re-committed to a Committee of the whole House;—and the House immediately resolved itself into the Committee.

(In the Committee.)

Bill read 1st; to be read 2nd, paragraph by paragraph.

Preamble postponed.

Clauses, No. 1 to No. 13, agreed to.

Clauses, No. 14 and 15, amended, and agreed to.

Clauses, No. 16 to No. 19, agreed to.

Clause, No. 20, amended, and agreed to.

Clauses, No. 21 to No. 28, agreed to.

Clauses, No. 29 and 30, disagreed to.

Clauses, No. 31 and 32, agreed to.

Clause, No. 33, amended, and agreed to.

Clauses, No. 34 to No. 39, agreed to.

Schedules, (A.), (B.), (C.), (D.), (E.), (F.) and (G.), agreed to.

Schedule (H.), amended, and agreed to.

Preamble agreed to.

Bill, as amended, to be reported.

Mr. Speaker resumed the Chair, and Mr. Robert Stewart reported, That the Committee had gone through the Bill, and made Amendments thereto.

Ordered, That the Report be received upon Monday next.

The Order of the day being read, for the second reading of the Court of Session Audits (Scotland) Bill.

Ordered, That the Bill be read a second time upon this day six months.

The Order of the day being read, for the Committee on the Deeds Ratification (Scotland) Bill: The Bill was re-committed to a Committee upon the Poole Corporation Bill.

The House, according to Order, resolved itself into the said Committee.

(In the Committee.)

Bill read 1st; to be read 2nd, paragraph by paragraph.

Preamble postponed.

Clause, No. 1 (Corporate Elections and Appointments avoided)—read.

Question put, That the Clause stand part of the Bill;

The Committee divided.

Teller for the Yeas, Mr. Poulter — 98.
Teller for the Nos, Mr. Forbes — 64.

Motion made, and Question, That the Chairman do report Progress, and ask leave to sit again—put, and agreed to.

And the House having continued to sit till after twelve of the clock on Friday morning:

Veneris, 8° die Julii, 1836:

Mr. Speaker resumed the Chair; and Mr. Jervis reported, That the Committee had made progress in the Bill; and that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, upon Monday next, again resolve itself into the said Committee.
Resolved, That the report of the Committee on Paper Duties Bill, be now received.

Mr. Robert Steuart accordingly reported the Bill; and the Amendments were read, and agreed to.

Resolved, That the Bill, with the Amendments, be ingrossed; and read the third time upon Monday next.

Resolved, That this House will, this day, resolve Grand Juries itself into a Committee upon the Grand Juries (Ireland) Bill.

The House was moved, That the Act 9 Geo. 4, Administration c. 79, to provide for the Administration of Justice (New South Wales and Van Diemen's Land, and for the more effectual government thereof, and for other purposes relating thereto, might be read; and the same being read;

Ordered, That leave be given to bring in a Bill to continue the said Act: And that Sir George Grey and Mr. Attorney General do prepare, and bring it in.

Ordered, That leave be given to bring in a Bill Admiralty for enabling His Majesty to grant Admiralty Jurisdiction to the Court of Judicature of Prince of Wales's Island, Singapore and Malacca: And that Sir John &c.) Bill.

Ordered, That the Report from the Committee on the Entailed Estates (Scotland) Bill, be now received.

Mr. Robert Steuart accordingly reported the Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Monday next.

Resolved, That this House will, this day, resolve Grand Juries itself into a Committee upon the Grand Juries (Ireland) Bill.

The House was moved, That the Act 9 Geo. 4, Insolvent Debtors Debtor in India in the East Indies until the First day of March One thousand eight hundred and Thirty-three, might be read; and the same was read.

The House was also moved, That the Act 2 Will. 4, c. 45, to continue until the First day of March, One thousand eight hundred and Thirty-six, an Act of the ninth year of his late Majesty for the relief of Insolvent Debtors in India, might be read; and the same was read.

The House was moved, That the Act 4 and 5 Will. 4, c. 79, to amend the Law relating to Insolvent Debtors in India; And that Sir John Hobhouse and Mr. Vernon Smith do prepare, and bring it in.

Ordered, That leave be given to bring in a Bill to continue the provisions of the Law relating to Insolvent Debtors in India; might be read; and the same being read;

Ordered, That leave be given to bring in a Bill to continue the provisions of the Law relating to Insolvent Debtors in India; might be read; and the same being read;

Ordered, That this House will, immediately, resolve itself into the said Committee.

The House accordingly resolved itself into the Committee.

(1836.)

Resolved, That the Lord Lieutenant of Ireland be authorized to grant a Salary not exceeding Two hundred
hundred pounds per annum to each Paymaster appointed under an Act passed in this present Session of Parliament for consolidating the Laws relating to the Constabulary Force in Ireland; and a Salary not exceeding Twenty-eight pounds to each Sub-Constable appointed under the said Act, instead of the respective Salaries of One hundred pounds and of Twenty-five pounds authorized by such Act to be paid to such Officers.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Baring reported, That the Committee had come to a Resolution.

Ordered, That the Report be received this day.

The House was moved, That the Act of the present Session to consolidate and amend the Laws relating to the Constabulary Force in Ireland, might be read; and the same being read;

Ordered, That leave be given to bring in a Bill to amend the said Act: And that Lord Viscount Morpeth and Mr. Attorney General for Ireland do prepare, and bring it in.

Sir George Grey presented a Bill to continue an Act of the ninth year of his late Majesty, for the Administration of Justice in New South Wales and Van Diemen's Land: And the same was read the first time; and ordered to be read a second time on Monday next; and to be printed.

Sir John Hobhouse presented a Bill for enabling His Majesty to grant Admiralty Jurisdiction to the Court of Judicature of Prince of Wales's Island, Singapore and Malacca: And the same was read the first time; and ordered to be read a second time upon Monday next; and to be printed.

Sir John Hobhouse presented a Bill to continue the provisions of the Law relating to Insolvent Debtors in India: And the same was read the first time; and ordered to be read a second time upon Monday next; and to be printed.

Lord Viscount Morpeth presented a Bill to amend an Act passed in the present Session of Parliament for consolidating the Laws relating to the Constabulary Force in Ireland: And the same was read the first time; and ordered to be read a second time this day; and to be printed.

The House was moved, That the several Acts imposing Duties of Customs in the United Kingdom, might be read; and the same being read;

Resolved, That this House will, upon Tuesday next, resolve itself into a Committee to consider of the said Acts.

And then the House, having continued to sit till half an hour after one of the clock on Friday morning, adjourned till this day.

Veneris, 8° die Iulii; Anno 6°-7° Wilhelmi IV Regis, 1836.

PRAYERS.

M. R. Campbell, from the Court of Directors of East India Company, the East India Company, was called in; and at the bar presented, pursuant to the directions of an Act of Parliament—List, No. 52, specifying the Particulars of the Compensation proposed to be granted to certain Persons late of the Maritime Service of the East India Company, under an arrangement sanctioned by the Board of Commissioners for the Affairs of India, and laid before The Honourable the House of Commons on the 28th February 1835.

List, No. 53, specifying the Particulars of the Compensation proposed to be granted to the there-under-mentioned reduced Servants of the East India Company, under an arrangement sanctioned by the Board of Commissioners for the Affairs of India, and laid before The Honourable the House of Commons on the 20th March 1834.

List, No. 54, specifying the Particulars of the Compensation proposed to be granted to certain Persons late of the Maritime Service of the East India Company, under an arrangement sanctioned by the Board of Commissioners for the Affairs of India, and laid before The Honourable the House of Commons on the 28th February 1835. And then he withdrew.

Ordered, That the said Papers be laid upon the Table.

The Dudley Vicarage Estate Bill was read a second Dudley time; and committed to Mr. Hawkes and the Stafford Vicarage Estate Bill.

An ingrossed Bill for mending and maintaining Greenwich Pier and other Works at Greenwich, in the County Pier Bill.

An ingrossed Bill was presented to the House by the Board of Commissioners for the Affairs of India, and laid before The Honourable the House of Commons, on the 20th March 1834.

The Dudley Vicarage Estate Bill was read a second time; and committed to Mr. Hawkes and the Stafford Vicarage Estate Bill.

A Petition of Shareholders and Promoters of the Hungerford Hungerford and Lambeth Suspension Foot Bridge and Lambeth Suspension Bridge Bill, praying that the time for the Committee on the said Bill to make their Report be extended till the 31st day of this instant July, was presented, and read; and referred to the Select Committee on Standing Orders.

A Petition of Owners and Occupiers of property upon which the Bridge and Works are proposed to be erected; — and, Inhabitants of Lambeth and Southwark; praying that the said Bill may pass into a law,—were also presented, and read; and ordered to lie upon the Table.

An ingrossed Bill to alter and amend several Acts Sama for the Improvement of the Harbour of Scunthorpe, in the Harbor Bill.

A Bill from the Lords, intituled, An Act for con- Christ's Community and Citizens of the City of London, Harbor Bill granted by the Mayor and Hospital Governors of the Possessions, Revenues and Goods.

VOL. 91.
of the Hospital of King Edward the Sixth, called Christ's Hospital, and for extending the Powers to grant Building Leases given to them by an Act passed in the sixth year of the Reign of King George the Fourth, was read the third time.

Resolved, That the Bill, with the Amendment, do pass.

Ordered, That Mr. John Henry Virian do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, with an Amendment; to which Amendment this House doth desire the concurrence of their Lordships.

A Petition of Inhabitants of Drogheda:—Bab- bragon;—Lusk, Rash, and Sherrie;—Julianat- town;—Clogher;—Nevry; and, Merchants and Inhabitants of Manchester: praying that the Dublin and Drogheda Railway Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Ballgadrum:—Wel., Municipal Corporations (Ireland) Bill.

A Petition of Members of the seven Incorporated Banks: praying that the franchise may be extended to all house- holders, was presented, and read; and ordered to lie upon the Table.

A Petition of Distillers and Rectifying Distillers:—A Petition of Distillers and Rectifying Distillers of Dublin, praying for the establishment of a Board of Trade to regulate the wages of Hand-loom Weavers, was presented, and read; and ordered to lie upon the Table.

A Petition of Hand-loom Weavers of Snaefell, Hand-loom Weavers: praying for the establishment of a Board of Trade, to regulate the wages of Hand-loom Weavers, was presented, and read; and ordered to lie upon the Table.

A Petition of Landholders of Drumbo, praying for the abolition of Tithes in Ireland, and also praying (Ireland), i.e. that the Landlord and Tenant (Ireland) Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Clergy, Gentlemen, Landholders and Resident Proprietors of Elphina, Shankhill and Kilconway:—and, (Ireland); and, Parishioners of Kilbride: praying for the abolition of Tithes in Ireland; and also praying the House not to pass the Municipal Corporations (Ireland) Bill as amended by the House of Lords, were presented, and read; and ordered to lie upon the Table.

A Petition of Electors, Burgesses and Inhabitants of Liverpool, praying for the equalization of the Duties on East and West India Produce, more especially on the article of Sugar, was presented, and read; and ordered to lie upon the Table.

A Petition of the Corporation of Stockport, praying East and West for the equality of the Duties on East and West India Produce. West India Produce, more especially on the article of Sugar, was presented, and read; and ordered to lie upon the Table.

A Petition of Distillers and Rectifying Distillers Spirits of Dublin, praying that a law may be passed enabling (Ireland) Rectifiers in Ireland to export to England Spirits flavoured or compounded in Ireland, on payment of the English Custom, was presented, and read; and ordered to lie upon the Table.

The House proceeded to take into Consideration the Report which, upon the 30th day of June last, was made on the Committee on the Dublin and Drogheda Railway Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be engrossed.

A Motion was made, and the Question was adjourned, That this House will, at the rising of the House this day, adjourn till twelve of the clock on Monday next, to proceed with the Poole Corporation Bill:—And the said Motion was, with leave of the House, withdrawn.

Dawson's Estate Bill was read a second time; Dawson's Estate Bill, and committed to Mr. Hardby and the York List.

A Petition
Spirit Licenses. A Petition of Licensed Victuallers of Sittingbourne, praying for the repeal of the additional duty on Spirit Licenses, was presented, and read; and ordered to lie upon the Table.

Record Commission.

Ordered, That a Message be sent to the Lords, to request that their Lordships will give leave to Lord Denning to attend, in order to be examined, as a witness before the Select Committee appointed by this House to inquire into the management and affairs of the Record Commission, and the present state of the Records of the United Kingdom: And that Mr. Charles Bullock do carry the said Message.

Adjournment.

Resolved, That this House will, at the rising of the House this day, adjourn till Monday next.

Committees.

Ordered, That all Committees have leave to sit, notwithstanding the adjournment of the House.

Marriages Bill.

A Member informed the House, that it appears, by a Copy of the Bill, intituled, 'An Act for Marriages in England,' as printed by Order of the House of Lords, that the Amendment made by this House upon the third reading of the said Bill had, by mistake, not been made in the ingrossment; and also, that he had inspected the ingrossed Bill at the House of Lords, and found that the said printed Bill was a correct Copy of the Bill as sent to the Lords.

The House was moved, That the entry in the Journal of the House of the 6th day of March 1797, of the proceedings of the House with relation to the Bill respecting Marriages, might be read; and the same was read.

The House was also moved, That the entry in the Journal of the House of the 20th day of March 1799, of the Proceedings of the House with relation to the Bill respecting Volunteer Corps, might be read; and the same was read.

The House was also moved, That the entry in the Journal of the House of the 16th day of May 1823, of the proceedings of the House with relation to the Bill respecting County Treasurers in Ireland, might be read; and the same being read;

Ordered, That a Message be sent to the Lords, to acquaint them that, upon the third reading of the Bill, intituled, 'An Act for Marriages in England,' an Amendment was made in Pr. 20, 1. 21, by leaving out the following proviso: Provided that at the time of such Marriage, each of the parties shall declare to the Superintendent Registrar, 'I do solemnly declare that I have conscientious scruples against marrying in any Church or Chapel, or with any religious ceremony:,' which Amendment, according to the Copy of the Bill as printed by the Lords, does not appear to have been made in the ingrossment; and that the Lords will expunge the said proviso, the same not forming part of the Bill as passed by the Commons:—And that Mr. Wilks do carry the said Message.

The Lords have agreed to the Bill, intituled, An Heriot's Act to explain and extend the Powers of the Governors of the Hospital in Edinburgh, founded by George Heriot, Jeweller to King James the Sixth, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, the Lords have passed a Bill, intituled, An Act for authorizing Grants and Long Leases for building purposes, of an Estate in the Parish of Rochdale, in the County of Lancaster, being part of the settled Estates of the late Charles Chadwich, Esquire; to which the Lords desire the concurrence of this House: And also, the Lords have passed a Bill, intituled, An Act Baron De Theoro for naturalizing Oscar Joseph de Satze Baron de ren's Nat. Bill. Thores: to which the Lords desire the concurrence of this House:—And then the Messengers withdrew.

Ordered, That the Returns relative to Tithes (Ire-Tithes and Estab. Church Bill), which were presented upon Tuesday last, be printed. The Order of the day being read, for the Committee on the Established Church Bill; And a Motion being made, and the Question being proposed, That Mr. Speaker do now leave the Chair: An Amendment was proposed to be made to the Question, by leaving out from the word 'That,' to the end of the Question, in order to add the words 'an humble Address be presented to His Majesty, praying that He will be graciously pleased to issue His Commands to the Commissioners appointed to examine into the state of the Established Church in England and Wales, to take into consideration and report their opinion on the expediency of abolishing the existing system of the translation of Bishops from one See to another, instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question; The House divided:—The Yeas to the old Lobby; The Noes to the new Lobby. Tellers for the Yeas, Mr. Edward John Stanley; Mr. Robert Stewart: 124. Tellers for the Noes, Mr. Charles Luxington; Mr. Ewart: 44. So it was resolved in the Affirmative.

Then the main Question being put, That Mr. Speaker do now leave the Chair; 'The House divided:—The Yeas to the old Lobby; The Noes to the new Lobby. Tellers for the Yeas, Mr. Robert Stewart; Mr. Edward John Stanley: 142. Tellers for the Noes, Mr. Arthur Treador; Mr. Lambton: 22. So it was resolved in the Affirmative.

Ordered, That Mr. Speaker do now leave the Chair: The House accordingly resolved itself into the Committee.

Bill read 1st; to be read 2nd paragraph by paragraph. Preamble postponed. Clause 1 and 2, agreed to. Clause 3, (Commissioners to subscribe a Declaration) read. Question put, That the Clause stand part of the Bill; The Committee divided. Teller for the Yeas, Mr. Robert Stewart: 79. Teller for the Noes, Mr. Hindley: 21. Clause 4 to N 9, agreed to. To report Progress, and ask leave to sit again.

4 M 4 And
And the House having continued to sit till after

The Order of the day being read, for the second reading of the *Kingston-upon-Hull* Trinity House Bill;

Ordered, That the Bill be read a second time upon Tuesday, the 19th day of this instant July.

The House, according to Order, resolved itself into the said Committee of WAYS and MEANS;

Resolved, That a Committee be appointed to draw up Reasons to be offered to the Lords at a Conference, for disagreeing to the Amendments to which this House hath disagreed.—And a Committee was appointed of Mr. Chancellor of the Exchequer, Mr. Attorney General, Mr. Solicitor General, Mr. Pulteney, Mr. Goulburn, Mr. Robert Stewart and Mr. Robert Gordon:—And they are to withdraw and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Robert Gordon reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That this House will, upon Monday next, resolve itself into the said Committee.

The Gold and Silver Plate (Scotland) Bill was, Gold and Silver Plate (Scotland) Bill, according to Order, read a second time; and committed to a Committee of the whole House, for Monday next.

The Order of the day being read, for the Committee on the Election Expenses Bill;

Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The House, according to Order, proceeded to take Municipal into further consideration Clause (2.), the last of the Corporations Amendments made by the Lords to the Bill, intituled, An Act to explain and amend an Act to provide for the Regulation of Municipal Corporations in England and Wales; and the same was, with an Amendment thereunto, agreed to, which will fully appear in the Report of Reasons (see p. 647.)

Ordered, That the Bill be read a second time upon Tuesday, the 19th day of this instant July.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Tuesday next.

The Order of the day being read, for taking into further consideration the Report on the Stamp Duties Bill;

Ordered, That the Report be taken into further consideration upon Monday next.

The Order of the day being read, for the further consideration the Report on the Charitable Trustees Bill.

Ordered, That this House will, upon Monday next, resolve itself into the said Committee.

The House, according to Order, resolved itself into the said Committee of WAYS and MEANS;

Ordered, That this Committee be appointed to draw up Reasons to be offered to the Lords at a Conference, for disagreeing to the Amendments to which this House hath disagreed.—And a Committee was appointed of Mr. Chancellor of the Exchequer, Mr. Attorney General, Mr. Solicitor General, Mr. Pulteney, Mr. Goulburn, Mr. Robert Stewart and Mr. Robert Gordon:—And they are to withdraw immediately.

Ordered, That Three be the Quorum.

Mr. Robert Gordon reported the Civil Bill Courts (Ireland) Bill; and the Amendments were read, and (Ireland) Bill, agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Tuesday next.

The Order of the day being read, for taking into Common Law further consideration the Report on the Common Law Courts Bill;

Ordered, That the Report be taken into further consideration upon Monday next.

The Order of the day being read, for taking into Charitable further consideration the Report on the Charitable Trustees Bill.

Ordered, That the Report be taken into further consideration upon Tuesday next.

The Order of the day being read, for taking into Secular further consideration the Report on the Secular Jurisdiction (York and Ely) Bill;

Ordered, That the Report be taken into further consideration upon Monday next.

The Order of the day being read, for the Committee on the Personal Estates Bill;

Ordered, That this House will, upon Monday next, resolve itself into the said Committee.
The Order of the day being read, for taking into further consideration the Report on the Registration of Voters' Bill:

Ordered, That the Report be taken into further consideration upon Monday next.

The Order of the day being read, for the Committee on the Valuation (Ireland) Bill:

Ordered, That this House will, upon Monday next, resolve itself into the said Committee.

The House, according to Order, resolved itself into a Committee upon the Arms (Ireland) Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Robert Gordon reported, that the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received upon Monday next.

The House, according to Order, resolved itself into a Committee upon the Torpukke Roads (Ireland) Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Robert Gordon reported, that the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received upon Monday next.

The Order of the day being read, for the Committee on the Stannaries Courts Bill:

Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Grand Juries (Ireland) Bill:

Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Constabulary Force (Ireland) (No. 2.) Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Monday next.

Mr. Robert Gordon reported from the Committee, to whom it was referred to consider of the granting of Salaries to Officers to be appointed under any Act to be passed in the present Session of Parliament relating to the Constabulary Force in Ireland; and a Salary, not exceeding Twenty-five pounds, authorized by such Act to be paid to such officers.

The said Resolution, being read a second time, was agreed to.

Ordered, That it be an Instruction to the Committee on the Constabulary Force (Ireland) (No. 2.) Bill, that they have Power to make provision therein pursuant to the said Resolution.

Ordered, That the Select Committee appointed to inquire into the existing communication between London and Dublin, and to consider what improvement could be made therein, have Power to report their opinion thereupon.

Mr. O'Connell reported from the said Select Committee, and to whom two Petitions were referred, that they had considered the matters referred to them; and had come to several Resolutions, which they had directed to His Majesty, requesting that His Majesty will be graciously pleased to direct, that an immediate Survey be made of the Harbours of Liverpool and Holyhead and Port Dinlalan, and of such other points on the western coast of England and Wales, as may appear suitable for a direct communication between London and Dublin, so as to ascertain the respective qualifications and capacities of improvement of each, as a Packet Harbour between London and Dublin, and also as a Harbour of Refuge for the trade passing up and down the Irish Channel, with a view to such Surveys being laid before Parliament.

Ordered, That the Chairman be directed to move the House, that an humble Address be presented to His Majesty, requesting that His Majesty will be graciously pleased to direct a Survey to be made of the country intermediate between Holyhead, and also between Port Dinlalan, and also between such other parts as may appear upon such Surveys desirable as such Packet Station; and the nearest Railroads already sanctioned by Parliament, with the view of ascertaining and reporting the best and most convenient line of railway communication between Dublin and London.

Ordered, That the Report do lie upon the Table; and be printed.

A Motion being made, That this House will, immediately, resolve itself into a Committee, to consider of the amount of Salaries of Officers to be appointed under any Act to be passed in the present Session of Parliament, relating to the Valuation of Ireland:

Lord Viscount Morpeth, by His Majesty's command, acquainted the House, That His Majesty, having been informed of the subject-matter of this Motion, recommends it to the consideration of the House.

Resolved, That this House will, immediately, resolve itself into the said Committee.

The House accordingly resolved itself into the Committee.

Ordered, That Lord Viscount Morpeth be authorized to direct the issue, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the sums of money necessary for defraying the Salaries of the Commissioners of Valuation, and the Allowances which shall be from time to time payable to the several persons employed under any Act to be passed in the present Session for the uniform Valuation of Lands and Tenements in Ireland.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Robert Gordon reported, that the Committee had come to a Resolution.

Ordered, That the Report be received upon Monday next.

Ordered, That leave be given to bring in a Bill for transferring the Collection and Management of the Duties Bill.

Ordered, That leave be given to bring in a Bill for converting the Richmond General Penitentiary (Ireland) Bill into one of the Prisons, for the County of the City of Dublin, and to amend the Laws relating to Prisons in Ireland; and that Lord Viscount Morpeth and Mr. Attorney General for Ireland do prepare, and bring it in.

Ordered, That leave be given to bring in a Bill to restrain the alienation of Corporate Property in certain Towns in Ireland: And that Lord Viscount Morpeth...
Morphet and Mr. Attorney General for Ireland did make, and bring in a Bill for converting the Richmond General Penitentiary into one for the regulation of the Post Office. And that Mr. Chancellor of the Exchequer and Mr. Baring do make, and bring in a Bill.

Lord Viscount Morphet presented a Bill for converting the Richmond General Penitentiary into one of the Prisons for the County of the City of Dublin, and to amend the Law relating to Prisons in Ireland: And the same was read the first time; and ordered to be read a second time upon Tuesday next; and to be printed.

Lord Viscount Morphet presented a Bill to restrain the alienation of Corporate Property in certain Towns in Ireland: And the same was read the first time; and ordered to be read a second time upon Tuesday next; and to be printed.

Mr. Boring presented a Bill for carrying into effect the Fourth Report of the Commissioners appointed to consider the state of the Established Church in England and Wales, with reference to Ecclesiastical Duties and Revenues: And the same was read the first time; and ordered to be read a second time upon Tuesday next; and to be printed.

Mr. Boring presented a Bill to transfer the Colleetion and Management of the Duties in Great Britain on Horses let for hire, and on Licenses relating to the same, from the Commissioners of Stamps and Taxes to the Commissioners of Excise: And the same was read the first time; and ordered to be read a second time upon Monday next; and to be printed.

Ordered, That Sir George Cuvier have leave of absence for three weeks, on urgent business; and, Mr. Balfour three weeks, on urgent business.

Baron De Theven's Naturalization Bill was read the first time; and ordered to be read a second time.

Mr. Chancellor of the Exchequer reported to the House, That their several Addresses of the 29th and 30th days of June last, and of the 4th and 5th days of this instant July (that His Majesty would be graciously pleased to give directions accordingly.

Ordered, That the said Papers do lie upon the Table.

Sir George Grey presented, pursuant to several Addresses to His Majesty, A Copy of Sir F. Head's Despatch of 29th May 1836, enclosing Copy of a Gazette Extraordinary, notifying the dissolution of the Provincial Parliament of Upper Canada.

Copies of two Despatches from the Lieutenant-Governor of Van Diemen's Land, bearing date respectively the 1st December 1833, and 24th October 1834, on the subject of the erasure of Mr. William Bryan's Name from the Commission of the Peace, and the withdrawal of his assigned Servants.

Ordered, That the said Papers do lie upon the Table.

A Petition of the Corporation of Cambridge, praying that no Clause be inserted in the Municipal Corporations Bill, declaring the Vice-Chancellor for the time being of the University of Cambridge, a Justice of the Peace for the said Borough, was presented, and read; and ordered to lie upon the Table.

And then the House, having continued to sit till near two of the clock on Saturday morning, adjourned till Monday next.
6-7 Will. IV. 11° Julii. 643

A Petition of James George Fowler, George Municipal Corporations Bill, Kelber, and others, of the borough of New Windsor, praying for the introduction of Clauses, in the Municipal Corporations Bill, declaring the rights and liabilities of parishes, partly situate within, and partly without any city, town or borough, subject to the provisions of the Municipal Corporations Act, was presented, and read; and ordered to lie upon the Table.

Ordered, That the Select Committee appointed to investigate the several Acts, Public and Private, regulating the Statute Labour in Scotland, and the manner in which the court of convicts is exercised or limited, and applied, in the several counties respectively, and to consider how the existing Laws may be amended, and to report thereupon to the House, have Power to report their opinion thereupon, together with the Minutes of the Evidence taken before them.

Sir Andrew Leith Hay reported from the said Select Committee; and to whom several Petitions on the subject were referred; All in future, he considered the matters to them referred, and had come to several Resolutions, which they had directed him to report; together with the Minutes of the Evidence taken before them, with an Appendix; and the Resolutions of the Committee are as follow:

1. Resolved, That it is the opinion of this Committee, that however much it might be considered of advantage to establish a general system throughout Scotland for making, altering or repairing the Roads at present under the operation of either General or Local Statute Labour Acts, it would be inexpedient to enforce a measure subjecting all parts of that country to a system which, in practice, might not be beneficial to some districts, but detrimental when applied to other districts; at the same time, your Committee submit that, in coming to the above conclusion, and objecting to the general application of an Act superseding the Local Statutes now enforced, they are of opinion that some alterations may advantageously be made, and regulations generally enforced, by which the system will be materially corrected.

2. Resolved, That it is the opinion of this Committee, that the qualification of Trustees ought to be established upon an uniform principle throughout Scotland; and that persons in possession of property to the amount of Fifty pounds of real or valued rent, or being the eldest son, or in the absence of the Proprietor, his factor or mandator, should be qualified to vote at Meetings held for the purpose of appropriating the Funds levied under the Statutes in force in their respective counties.

3. Resolved, That it is the opinion of this Committee, for the improvement of all Roads not under Turnpike Acts, for suggesting and regulating alterations which will be generally beneficial, for the purpose of extending and improving the advantages to be derived from the system now in operation, it is expedient that the several Counties be divided into Districts, that control over the Statute Labour Commutation, shall be exercised, not parochially, but by District Trustees, subject to the revival of General Meetings, and under the inspection and direction of experienced and responsible District Overseers.

4. Resolved, That it is the opinion of this Committee, that in future the assessment ought to be exclusively laid upon Land, or upon Houses valued at or above a yearly rent of Two pounds; and that Labourers and others now personally assessed, not possessing Land or Houses to the amount of Fifty pounds of real or valued rent, should be exempted from all future charge.

5. Resolved, That if appearing that frequent, and in the opinion of this Committee, well-founded complaints have been made regarding the present application of Funds levied in Royal Burghs and other Towns, it is submitted that, in future the Muses-
A Petition of Thomas Jones Stevens, of Fronkelogow, in the county of Merioneth, Esquire, being an elector of the said county of Merioneth, on behalf of himself and others claiming a right to vote for a Knight of the Shire to serve in Parliament for the said County, delivered in and read; setting forth, That the Petitioner was at and during the last Election for a Knight of the Shire to serve in Parliament for the said County, and that the said Petitioner had and claims to have had a right to vote for a Knight of the Shire to serve in Parliament at the last Election for the said County; that on or about the ninth day of June, in the year of our Lord one thousand eight hundred and thirty-six, said last past, Sir Robert Williams Vaughan, Baronet, then being the Knight of the Shire for the said County, accepted an office which vacated his Seat in Parliament; that the said last Election was thereupon held for the purpose of electing a Knight of the Shire to serve in Parliament in the place of the said Sir Robert Williams Vaughan; that at the said Election Sir William Wynne, Knight, and Candidate, was declared to represent the said County in Parliament as the Knight of the Shire for the said County; that a poll being demanded, the same was granted, and was proceeded with on the twenty-fourth and twenty-fifth days of June last past, and that John Elterker Boulcott, Esquire, by his representatives or deputies at the five respective polling-booths or places appointed for taking the poll within the said County, elected as Sheriff and Returning Officer for the said County; that at the said Election and polling the said Richard Richards polled and obtained five hundred and one votes, and the said Sir William Wynne polled and obtained one hundred and fifty votes, and that thereupon the said Richard Richards was declared by the said Sheriff or Returning Officer to be duly elected, and was afterwards by him returned as having been duly elected and chosen to serve in Parliament as a Knight of the Shire for the said County of Merioneth; that before and at and during the said Election, and from and thence hitherto, the said Richard Richards had and held in his own name, and still so has and holds certain places and offices in His Majesty's Court of Exchequer at Westminster, that is to say, the place and office of Accountant General of the Court of Exchequer, and also the place and office of one of the Masters of the said Court at Westminster; that the said offices are respectively new offices, and places of profit under the Crown, and have been created and erected since the twenty-fifth day of October, in the year of our Lord one thousand seven hundred and fifty-nine, and are extensive districts which are deprived of a considerable portion of the funds which have been hitherto available for the repair of Turnpike Roads; in some Trusts, with which the Petitioners are well acquainted, the interest of the mortgage debt amounts to a sum nearly equal to the Tolls collected within the Trust, and hitherto the Turnpike Roads in such districts have almost altogether been repaired by the composition in lieu of Statute Duty levied under the Act of 44 Geo. 3, c. 52; that the Petitioners are far from intending to deprecate the continuance of a Bill which they are informed has been brought forward for the satisfaction of those liable to the Boundaries, or in their immediate vicinity.

Ordered, That the said Petition do lie upon the Table; and be printed.

A Petition of several Trustees of Turnpike Roads, was presented, and read; setting forth, That by the Turnpike Act of the last Session of Parliament, which altogether abolishes Statute Duty, there are extensive districts which are deprived of a considerable portion of the funds which have been hitherto available for the repair of Turnpike Roads; in some Trusts, with which the Petitioners are well acquainted, the interest of the mortgage debt amounts to a sum nearly equal to the Tolls collected within the Trust, and hitherto the Turnpike Roads in such districts have almost altogether been repaired by the composition in lieu of Statute Duty levied under the Act of 44 Geo. 3, c. 52; that the Petitioners are far from intending to deprecate the continuance of a Bill which they are informed has been brought forward for the satisfaction of those liable to the Boundaries, or in their immediate vicinity.

Ordered, That the said Petition do lie upon the Table; and be printed.

644
11° Julii. A. 1836.

A Petition of Freeholders, Landholders and Inhabitants of Longford;—Landholders and Inhabitants of Ballyhaskard and Killisk; and, Inhabitants of Ballyhaskard and Killisk; and, Inhabitants of Longford; praying the House not to pass the Municipal Corporations (Ireland) Bill now supported by Statute Labour Funds might not be beneficially withdrawn from the operation of Commutation Statutes, and be placed under Turnpike Trustees, and Tolls levied thereon.

Ordered, That the Report do lie upon the Table; and be printed.
Petition of Edward Scott, of No. 14, Gower-Street, for the said County; that a poll being demanded, the same was granted and was proceeded with on the twenty-fourth and twenty-fifth days of June last past, and that John Ellerker Boulcott, by his representatives or deputies at the five respective polling places or hustings appointed for taking the poll within the said County, acted as Sheriff and Returning Officer for the said County; that at the said Election the said Richard Richards polled and obtained five hundred and one votes, and the said Sir William Wynne polled and obtained one hundred and fifty votes, and that thereupon the said Richard Richards was declared and is wholly null and void; that due notice was also publicly given and delivered to each elector separately at the time of his voting, and before his vote was recorded on both the said polling days, being the twenty-fourth and twenty-fifth days of June last past, at each of the said polling places or hustings; that the said Richard Richards was duly elected and incapacitated for serving in Parliament for the cause aforesaid, and the said Election and return being thereby void, and notice thereof having been given and delivered to the said Returning Officers and to the said Sheriff and to the said offices held by the said Richard Richards, as aforesaid, the said Sir William Wynne was duly elected, and ought to have been returned at the said Election to serve in Parliament as a Knight of the Shire for the said County of Merioneth; the Petitioner therefore prays that the House will afford the Petitioner such other relief as to the House shall seem fit.

Ordered, That the said Petition be taken into consideration upon Tuesday, the 26th day of this instant July, at three of the clock in the afternoon. A Petition of Edward Scott, of No. 14, Gower-street, for the said County of Merioneth, being an elector of the said County, and having been duly elected and incapacitated for serving in Parliament for the cause aforesaid, and of his being for the reason aforesaid, and otherwise disqualified by law from being elected, and to serve in Parliament as a Knight of the Shire for the said County, and to the said Returning Officers and to the said office or offices held by the said Richard Richards, under His Majesty, or the officer or officers of His Majesty's Exchequer or Court of Exchequer, or officer or officers thereof, and of his being disqualified by law from being elected and sitting in Parliament; and the Petitioner further saith, that the said Richard Richards was at the time of the said Election, incapable of being elected and sitting in Parliament; and the Petitioner further saith, that the said Richard Richards was at the time of the said Election incapable of being elected and sitting in Parliament by reason of his holding at that time certain offices, to wit, the last-mentioned offices, the same then and still being respectively offices and places of profit under the Crown, and have been created and erected since the twenty-fifth day of October, in the year of our Lord one thousand seven hundred and five, and that the same were created and erected by a certain Act of Parliament, made and passed in the first year of the reign of his late Majesty King George the Fourth, intituled, "An Act for the better securing monies and effects paid into the Court of Exchequer at Westminster, on account of the suitors of the said Court, and for the appointment of an Accountant General and two Masters of the said Court, and for other purposes;" and that the said offices are respectively new offices, within the true intent and meaning of an Act of Parliament passed and made in the sixth year of the reign of His Majesty Queen Anne, intituled, "An Act for the Security of Her Majesty's Person and Government, and for the Succession of the Crown of Great Britain in the Protestant Line;" and the Petitioner submits to the House, that, by virtue thereof, the said offices were also respectively, the return of the said Richard Richards was wholly null and void; and that due notice was given and delivered at the opening of the Court, on the twenty-fourth day of June aforesaid, being the first day of polling, and before a single vote was recorded at the said Election, to the said several and respective Deputy Returning Officers at the respective hustings where the poll was taken, and in the presence and hearing of the said Richard Richards under His Majesty, or the officer or officers of His Majesty's Exchequer or Court of Exchequer, or officer or officers thereof, and of his being aforesaid, and otherwise disqualified by law from being elected and to serve in Parliament as a Knight of said Shire; and the said notice was also publicly given and delivered to each elector separately at the time of his voting, and before his vote was recorded on both the said polling days, being the twenty-fourth and twenty-fifth days of June last past,
past, at each of the said polling-places or hustings; that the said Richard Richards being so disabled and incapacitated for serving in Parliament for the cause of the Petitioner, and the said Election and Return being thereby void, and notice thereof having been given and delivered to the said Returning Officers and to the said electors as aforesaid, and it being well known at the time of the said Election in and throughout the said County, and by the electors of the said County, that the said Richard Richards then had and held the said offices, which so disabled and incapacitated him as aforesaid, the said Sir William Wynn was duly elected, and ought to have been heard at the said Election to serve in Parliament as a Knight of the Shire for the said County of Merioneth; the Petitioner therefore humbly prays the House to take the premises into consideration, and to declare the said Election and Return of the said Richard Richards wholly null and void, and that the said Sir William Wynn was duly elected, and ought to have been returned to serve in Parliament as a Knight of the Shire for the said County of Merioneth, or that the House will afford the Petitioner such other relief as to the House shall seem fit.

Ordered, That the said Petition be taken into consideration at the same time that the last preceding Petition is ordered to be taken into consideration.

Ordered, That Mr. Speaker do issue his Warrant, or Warrants, for such persons, papers and records, as shall be thought necessary by the several Parties on the hearing of the matters of the said Petitions.

Ordered, That the Select Committee appointed to inquire into the Management and Affairs of the Record Commission, and the present state of the Records of the United Kingdom, have Power to report their opinion and observations thereupon, from time to time, to the House.

Mr. Charles Bulley reported from the said Select Committee, That they had considered some of the matters to them referred; and had come to several Resolutions, which they had directed him to report; and the Resolutions of the Committee are as follow:

1. Resolved, That it appears, from evidence taken before your Committee, that the Record Commission is, as far as can be ascertained, in debt, to the amount of Twenty-four thousand Pounds.

2. Resolved, That, as various current expenses must in addition be provided for out of the Funds annually granted to the Commission, it is expedient that a sum adequate to the discharge of the whole of the present debt, be forthwith granted over and above that a sum adequate to the discharge of the whole of the present debt, be forthwith reported to the House, with a view of the necessity for an immediate provision for this purpose in the Miscellaneous Estimates for the year, the amount of this debt be forthwith reported to the House, with a recommendation that it be immediately discharged, under the control of the Lords Commissioners of the Treasury.

3. Resolved, That the Report do lie upon the Table; and be printed.

The London Cemeteries Company Bill was read a second time; and committed to Mr. Harvey and the Surrey List.

Sir James Graham reported from the Select Committee on Standing Orders, relative to Private Bills, a Resolution, which was read, as followeth:

Resolved, That in the case of the Petition for enlarging the time for the Report on the Hungerford and Lambeth Suspension Bridge Bill, the Committee are of opinion, from the special circumstances detailed in the Petition, and proved before the Committee, further time should be granted for making the Report till the 1st day of August next; and that notice thereof should be given to the opponents of the Bill, such Notice to be proved before the Committee on the Bill.

The said Resolution, being read a second time, was agreed to.

Ordered, That the Petition of the Company of Proprietors of the Waterloo Bridge; and also, the Petition of John Beadnell, of Mansion-House-street, Bridge Bill, in the city of London, Esquire, and others, which were presented upon Tuesday last, be referred to the Committee on the Hungerford and Lambeth Suspension Bridge Bill; and the Petitioners heard, by counsel, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

A Petition of the Lord Provost, Magistrates and Jewish Civil Council of Edinburgh, praying that the Jewish Civil Disabilities Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return of all Benefits in the appointment of Deans and Chapters in the several Dioceses of England and Wales; specifying the net Income of each Benefice, and distinguishing the Diocese in which it is situate.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

An ingrossed Bill for making a Railway from Dublin and Drogheda, to be called "The Grand Northern Trunk Railway," was presented, and read; and ordered to lie upon the Table.

Resolved, That the Bill do pass: And that the Title be, An Act for making a Railway from Dublin to Drogheda, to be called "The Grand Northern Trunk Railway."

Ordered, That Mr. O'Connell do carry the Bill to the Lords, and desire their concurrence.

A Petition of Proprietors of Shares in the Birminham and Derby Junction Railway, praying that the Railway Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Message from the Lords, by Sir Griffin Wilson Mott, of the Lords, Mr. Speaker,
The Lords have expunged from the Bill, intituled, Marriages Bill.

"An Act for Marriages in England," the following Proviso: Provided that at the time of such Marriage each of the parties shall declare to the Superintendent Registrar, I do solemnly declare, that I have conscientious scruples against marrying in any church or chapel, or with any religious ceremony," as desired by the Message of this House of Friday last: And also, The Lords give leave to Lord Dunsany to come to Record Office, at Record Commissioners, if his Lordship think fit: And then the Select Committee on the Bill.

Ordered, That the said Petition be referred to the Select Committee appointed by this House to inquire into the Management and Affairs of the Record Commission, and the present state of the Records of the United Kingdom, in order to his being examined as a Witness before the said Committee, if his Lordship think fit: And then the Messengers withdrew.

A Petition of Richard James Cutbush, of Maid-Newspaper store, complaining of the inaccuracy of the last Parliamentary Return of the comparative circulation of Provincial Newspapers in England and Wales, was presented, and read; and ordered to lie upon the Table.

A Petition.
Hand loom Weavers.

A Petition of Hand-loom Weavers and Inhabitants of Wymondham, praying for the establishment of Boards of Trade to regulate the wages of Hand-loom Weavers, was presented, and read; and ordered to lie upon the Table.

J.J. Lingard.

A Petition of John James Hood Lingard, Master in the Royal Navy, complaining of the proceedings of a Court Martial held upon his conduct on the 17th day of July 1820, and praying that the same may be annulled, was presented, and read; and ordered to lie upon the Table.

Upper Canada.

No. 425. Ordered, That the Papers relative to Upper Canada, which were presented upon Friday last, be printed.

Van Diemen's Land.

No. 492. Ordered, That the Papers relative to Van Diemen's Land, which were presented upon Friday last, be printed.

Church of Ireland Bill.

Ordered, That Mr. Bernal reported the Church of Ireland Bill; and the Amendments were read, and agreed to; and an Amendment was made to the Bill.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Friday next.

Ordered, That the Bill, as amended, be printed.

Personal Titles Bill.

The House, according to Order, resolved itself into a Committee upon the Personal Titles Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received To-morrow.

County Election Polls Bill.

A Motion was made, and the Question being proposed, That the Order of the day, for the Committee on the County Election Polls Bill, be now read; and an Amendment was proposed to be made to the Question by leaving out from the word "That" to the end of the Question, in order to add the words "an humble Address be presented to His Majesty, praying that He will be graciously pleased to issue His Royal Orders that a placard, intituled, 'Emigration to Van Diemen's Land,' which the several Postmasters throughout the Kingdom have been directed to put in a conspicuous place in their several Post Offices, and to circulate among the Chiral Authorities, be withdrawn," instead thereof.

And the Question being put, That the words proposed by your Lordships after "purpose" will render your Lordships Pr. 5. 1. 17. for the following Reasons:

Because, if there are any vacancies among the Councillors of a warded Town, they are to be supplied by election of the Burgessess of several Wards, and not of all the Burgessess of the Borough, which is rendered doubtful by your Lordships' Amendment.

The Commons agree to the Amendments made by your Lordships as far as Pr. 4. 1. 18.

The Commons propose to amend the Amendment made by your Lordships in Pr. 4. 1. 18, by inserting "or Auditors" after "Assessors."

The Commons agree to the Amendment made by your Lordships Pr. 4. 1. 20.

The Commons disagree to the Amendment made by your Lordships Pr. 3. 1. 21., for the following Reason:

Because, if there are any vacancies among the Councillors of a warded Town, they are to be supplied by election of the Burgessess of several Wards, and not of all the Burgessess of the Borough, which is rendered doubtful by your Lordships' Amendment.

The Commons agree to the Amendments made by your Lordships as far as Pr. 5. 1. 25.

The Commons disagree to the Amendments made by your Lordships Pr. 5. 1. 25., for the following Reasons:

Because the Commons did not propose, for the like Reason, to give a casting vote to the Councillor chosen by the greatest number of votes, whom they have selected to preside at the meeting; and although the Commons have agreed to the Amendment made by your Lordships in substituting for that purpose a member of the Council chosen by lot, the Commons think it inexpedient to entrust greater powers to an individual chosen by lot, for they had thought fit to entrust the same to one who had already received manifest proof of confidence placed in him by his fellow burgesses.

Because it is not necessary that any member of the Council should have a casting vote, according to the provisions which the Commons had made for giving the election of Aldermen to the Burgessess, in case the Council should not agree within a reasonable time.

The Commons disagree to the Amendment made by your Lordships in Pr. 6. 1. 17.; but the Commons propose to amend the Clause commencing Pr. 6. 1. 17, by omitting in Pr. 7. 1. 3. "Councillor or Councillors elected by the greatest number of votes," and inserting 4 s 4 "Alderman"
11th July. A. 1836.

Justice of the Peace than any other Justice of
the Peace named in any such Commission; but
that nothing in this Act shall be construed to alter
or in any way to affect the rights and privileges
which the Vice-Chancellor by virtue of his Office
now lawfully has or enjoys, or might have lawfully
had and enjoyed if the Vice-Chancellor had not
been appointed under the provisions of this Act
a Justice of the Peace for the said Town and
Borough.

The said Reasons, being read a second time, were
agreed to.

Ordered, That a Conference be desired with the
Lords upon the subject-matter of the Amendments
made by the said Lords in the said Bill: And that
Mr. Chancellor of the Exchequer do go to the Lords,
and desire the said Conference.

The Order of the day being read, for taking into
further consideration the Report on the Stamp Duties
Bill—The Bill was re-committed to a Committee
of the whole House.

The House was moved, That the first of the Resolu-
tions which, upon the 21st day of June last, were reported from the Committee, to whom it was re-
ferred to consider of the several Acts imposing Duties
of Stamps and Excise in the United Kingdom, might
be read; accordingly the same was read, as follows:

Recorded, That the Duty now payable on News-
papers shall be reduced, and that the following Duty
shall be paid and payable thereon; (that is to say),
for every Sheet or piece of Paper wherein any
Newspaper shall be printed, a Duty of One penny,
subject to such provisions respecting the size of
Newspapers, and the printing of Supplements, as
may be provided by any Act to be passed during
the present Session of Parliament.

Ordered, That it be an Instruction to the Com-
mittee, That they have Power to make provision
therein, pursuant to the said Resolution.

Ordered, That it be an Instruction to the Com-
mittee, That they have Power to divide the said Bill
into two or more Bills.

Then the House resolved itself into the Com-
mittee.

(In the Committee.)

Instruction, That the Committee have Power
to divide the Bill into two or more Bills.

Preamble postponed.

Clauses postponed as far as Clause No. 162 in-
clusive.

Clause, No. 163 (Newspapers subject to the
Regulation of this Act)—read.

An Amendment made.

Amendment proposed, P. 116, l. 90. To leave out
the words "or Pamphlets."

Question put, That the words proposed to be left
out stand part of the Clause;

The Committee divided.

Teller for the Yeas, Mr. Solicitor General 69.
Teller for the Noes, Mr. Waldey - - 1

Amendment proposed, l. 33. To leave out the
words "or in any other Act or Acts relating to the
printing or publishing of the said Newspaper." Amendment, by leave, withdrawn.

Clause, No. 163, as amended, agreed to.

Clause, No. 163 A. amended, and agreed to.

Clause, No. 164 (Who shall be deemed Proprietor
of a Newspaper)—read.

Question, That the Clause stand part of the Bill,
put, and Negatived.

Clauses, No. 165 to No. 168, amended, and agreed
to.

Clause, No. 169, agreed to.

Clause, No. 170, amended, and agreed to.

Clauses, No. 171 to No. 174, agreed to.

Clauses, No. 175 and 176, amended, and agreed
to.

Clause,
6-7 WILL IV. 11°—12° Julii. 649

Clause, No. 177, agreed to.

Clause, No. 178 (The Duty on Advertisements inserted in Newspapers, when and where to be paid)—read.

Amendment proposed: P. 129. l. 1. To leave out from "he" to "it" in l. 17.

Question put, That the words proposed to be left out stand part of the Clause.

The Committee divided.

Teller for the Yeas, Mr. Solicitor General 58.

Teller for the Noes, Mr. Jervis - - - 21.

Other Amendments made.

Clause, No. 178, as amended, agreed to.

Clause, No. 179, agreed to.

To report Progress, and ask leave to sit again.

And the House having continued to sit till after twelve of the clock on Tuesday morning:

Martin, 12° die Julii, 1836:

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had made Progress in the Bill; and that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, upon Thursday next, again resolve itself into the said Committee.

The New South Wales Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for this day.

The Prince of Wales's Island, &c. Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for this day.

The Insolvent Debtors (India) Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for this day.

The House, according to Order, resolved itself into a Committee upon the Constabulary Force (Ireland) Bill, (No. 2.) Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and the Lord Advocate reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received this day.

Mr. Bernal reported from the Committee, to whom it was referred to consider of the amount of Salaries of Officers to be appointed under any Act to be passed in the present Session of Parliament relating to the Valuation of Ireland, a Resolution, which was read, as follows:

Resolved, That the Lord Lieutenant of Ireland be authorized to direct the issue, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, of a sum of Money necessary for defraying the Salaries of the Commissioners of Valuation, and the Allowances which shall be from time to time payable to the several Persons employed therein; and for defraying the Salaries of the Commissioners of Valuation, and the Allowances which shall be from time to time payable to the several Persons employed under any Act to be passed in the present Session of Parliament relating to the Valuation of Ireland, a Resolution; which was read, as follows:

Resolved, That the Lord Lieutenant of Ireland be authorized to direct the issue, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, of a sum of Money necessary for defraying the Salaries of the Commissioners of Valuation, and the Allowances which shall be from time to time payable to the several Persons employed under any Act to be passed in the present Session of Parliament relating to the Valuation of Ireland, a Resolution; which was read, as follows:

Resolved, That the Lord Lieutenant of Ireland be authorized to direct the issue, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, of a sum of Money necessary for defraying the Salaries of the Commissioners of Valuation, and the Allowances which shall be from time to time payable to the several Persons employed under any Act to be passed in the present Session of Parliament relating to the Valuation of Ireland, a Resolution; which was read, as follows:

Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The House, according to Order, resolved itself into a Committee upon the Sale of Bread Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Pryme reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received this day.

Mr. Bernal reported the Arms (Ireland) Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

Mr. Bernal reported the Arms (Ireland) Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

The House proceeded to take into consideration Petty Sessions; the Amendments made by the Lords to the Bill, in Ireland Bill, titiled, An Act to amend an Act passed in the seventh and eighth years of the Reign of His Majesty King George the Fourth, for the better Administration of Justice at the holding of Petty Sessions by Justices of the Peace in Ireland; and the same were read, as follow:

Pr. 4. l. 7. After "Sessions" insert "should" the Plaintiff or Defendant so require it.

Pr. 5. l. 13. After "Sessions" insert "and also the appropriation of all fees, fines, penalties and portions of fines and penalties received by the Justices or Clerk of such Petty Sessions."

Pr. 6. l. 10. After "district" insert "and shall be by him laid before the bench of Justices at the next Petty Sessions after he shall have received such informations, examinations and recognizances."

Pr. 7. l. 6. Leave out "One week," and insert "Fourteen days."

Pr. 8. l. 13. Leave out from "same" to "And" in l. 28.

Pr. 13. l. 23. Leave out from "the" to "to" in l. 31, and insert "the Justices at Petty Sessions, not less than Three being present."

Pr. 14. l. 2. Leave out "such," and insert "any."

Pr. 14. l. 12. Leave out from "fine" to "to" in l. 14.

Pr. 14. l. 16. After "fit" insert "and shall insert all receipts and payments made, together with the name of the institution to which such payments are made in the proper columns of the Schedule to be returned every Three months to the Chief Secretary for Ireland, according to the provisions of the fourth section of this Act, and the form of Return annexed, which Return is to be signed by the Clerk of the Petty Sessions, and countersigned by the Justices."

Pr. 14. l. 27. Leave out from "Inferior" to "And" in Pr. 15. l. 27.

The said Amendments, as far as the Amendment in Pr. 14. l. 16. being read a second time, were agreed to.

The Amendment in Pr. 14. l. 16. being read a second time, an Amendment was made thereunto, by inserting after the first word "and" the words "the Clerk of Petty Sessions."

And the said Amendment, so amended, was agreed to.

Then the subsequent Amendment, being read a second time, was agreed to.

Ordered, That Mr. Bernal do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships, with an Amendment; to which Amendment this House doth desire the concurrence of their Lordships.

The Order of the day being read, for the Committee on the Land Tax Commissioners' Names Bill; Commissioners' Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The House, according to Order, resolved itself into a Committee upon the Sale of Bread Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported the Bill, and the same were read, as follow:

Mr. Bernal reported the Turnpike Roads (Ireland) Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill be, with the Amendments, be ingrossed; and read the third time this day.

The Order of the day being read, for the Committee on the Registration of Votes (Ireland) Bill; Registrations Resolved,
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

Railway Tolls Bill.

The Order of the day being read, for the second reading of the Railway Tolls Bill;

Ordered, The Bill be read a second time this day.

Court of Session (Scotland) Bill.

The Order of the day being read, for the Committee on the Bill of Session (Scotland) Bill;

Resolved, That this House will, this day, resolve itself into the said Committee.

Small Debts (Scotland) Bill.

The Lord Advocate reported the Small Debts (Scotland) Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

Deeds' Ratifications (Scotland) Bill.

The House, according to Order, resolved itself into a Committee upon the Deeds Ratification (Scotland) Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Wyld reported, that the Committee had gone through the Bill, and directed him to report the same, without Amendment.

Ordered, That the Bill be read the third time this day.

Poole Corporation Bill.

The Order of the day being read, for the Committee on the Poole Corporation Bill;

Resolved, That this House will, this day, resolve itself into the said Committee.

Copyright (Ireland) Bill, No. 431.

The House, according to Order, resolved itself into a Committee upon the Copyright (Ireland) Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Wyld reported, that the Committee had gone through the Bill, and made Amendments thereto.

Ordered, That the Report be now received.

Mr. Wyld reported the Bill accordingly; and the Report was ordered to be taken into further consideration upon Thursday next; and the Bill, as amended, to be printed.

Copyright Bill.

The Order of the day being read, for the Committee on the Copyright Bill;

Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

School Rooms Bill.

The Order of the day being read, for taking into further consideration the Report on the School Rooms Bill;

Ordered, That the Report be taken into further consideration this day.

Entailed Estates (Scotland) Bill.

The Order of the day being read, for taking into further consideration the Report on the Entailed Estates (Scotland) Bill;

Ordered, That the Report be taken into further consideration upon Thursday next.

Paper Duties Bill.

The Order of the day being read, for the third reading of the Paper Duties Bill;

Ordered, That the Bill be read the third time this day.

Greenwich Pier (No. 1) Bill.

The Order of the day being read, for resuming the adjourned Debate upon the Question proposed upon Friday last, That the Clause which was offered to be added upon the third reading of the Greenwich Pier (No. 1) Bill, be now read a second time;

Ordered, That the Debate be further adjourned till Thursday next.

Common Fields' Inclosure Bill, No. 424.

Mr. Anderson Pelham reported the Common Fields' Inclosure Bill; and the Report was ordered to be taken into further consideration To-morrow; and the Bill, as amended, to be printed.

Mr. Stewart Mackenzie reported the Entailed Re-Entail Relief Bill (Scotland) Bill; and the Amendments were read, as follow:

Pr. 3. l. 1. Leave out " mains or."
Pr. 4. l. 23. After " entail" insert " or to the " whole heirs of entail, if their number be less " than five."

The said Amendments, being read a second time, were agreed to.

Ordered, That the Bill be read the third time upon Thursday next.

The Order of the day being read, for receiving the Report on the Pensions Duties Bill;

Ordered, That the Report be received this day.

The Order of the day being read, for the Com. Medical Committee on the Medical Witnesses Bill;

Resolved, That this House will, this day, resolve itself into the said Committee.

Mr. Attorney General reported the Owners of Vessels' Liability (Ireland) Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

The Order of the day being read, for the Com. Ways and Means Committee of Ways and Means;

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the Com. Supply Committee of Supply;

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for taking into Consideration the Report on the Common Law Courts Bill;

Ordered, That the Report be taken into further consideration this day.

The Order of the day being read, for taking into Consideration further the Report on the Secular Jurisdiction (York and Ely) Bill;

Ordered, That the Report be taken into further consideration this day.

The Order of the day being read, for taking into Consideration further the Report on the Registration of Voters' Bill;

Ordered, That the Report be taken into further consideration this day.

The Order of the day being read, for the Com. Stannaries Committee on the Stannaries Courts Bill;

Resolved, That this House will, upon Friday next, resolve itself into the said Committee.

The Order of the day being read, for the Com. Grand Jurisdictions (Ireland) Bill;

Resolved, That this House will, this day, resolve itself into the said Committee.

The Post Horse Duties Bill was, according to Post Horse Order, read a second time; and committed to a Committee of the whole House, for this day.

Ordered, That leave be given to bring in a Bill for the more effectual recovery of Small Debts in the Justice of the Peace Courts in Scotland: And that (Scotland) Bill.

Mr. Dunlop, Mr. Stewart Mackenzie, and Mr. Oswood do prepare, and bring it in.

Ordered, That Mr. Watson have leave of absence Leave of Absence for six weeks, on urgent business.

Mr.
Mr. Dunlop presented a Bill for the more effectual recovery of small debts in the Justice of Peace Courts in Scotland: And the same was read the first time; and ordered to be read a second time upon Thursday next; and to be printed.

A Petition of the Company of Proprietors of the Waterloo Bridge:—and, Holders of Annuities chargeable on the Tolls of the Waterloo Bridge; praying, that they may be heard, by their counsel or agents, against certain parts of the Hoagford and Lambeth Suspension Bridge Bill.—were presented, and read.

And the said Petitions were ordered to be referred to the Committee on the Bill; and the Petitioners heard, by their counsel or agents, upon their Petitions, if they think fit; and counsel heard, in favour of the Bill, against the said Petitions.

Mr. Speaker acquainted the House, that a List of Public Acts which have received the Royal Assent during the present Session, and of Public Bills now in progress, was upon the Table.

And then the House, having continued to sit till one of the clock on Tuesday morning, adjourned till this day.

Mr. Speaker acquainted the House, that a List of Public Acts which have received the Royal Assent during the present Session, and of Public Bills now in progress, was upon the Table.

And then the House, having continued to sit till one of the clock on Tuesday morning, adjourned till this day.

MARTIS, 12° DIE JU.LII;

ANNO 6°-7° WILHICMI IV° REGIS, 1836.

PRAYERS.

R. Molyne, from the Office of Woods and Forests, was called in; and at the bar presented, pursuant to the directions of several Acts of Parliament,—The Thirteenth Report of the Commissioners for the Improvement of the Holyhead and Liverpool Road, Holyhead and Holyhead Harbours, &c.—And then he withdrew.

Ordered, That the said Paper do lie upon the Table.

Baron De Thoren's Naturalization Bill was read a second time; and committed to Mr. Brotherton and the Lancaster List.

Charitable Trusts Bill.

A Petition of the Corporation of Kingston-upon-Hull:—and, the Charitable Trustees Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Church Rates.

A Petition of Independents of Kingston-upon-Hull: praying for the abolition of Church Rates, was presented, and read; and ordered to lie upon the Table.

Jewish Civil Disabilities Bill.

A Petition of the Corporation of Kingston-upon-Hull:—and, Dissenters of Chichester:—praying that the Jewish Civil Disabilities Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

Lord's Day Bill.

A Petition of Merchants, Owners, and others connected with the Shipping interest of the Port of London:—Inhabitants of London and Westminster:—Ministers, Elders and Members of Greyfriars, and John Knox's Churches, in the Established Church of Scotland:—Members of the Scots' Church, Cork:—Justices of the Peace, Magistrates, Ministers and Inhabitants of Kirkintilloch:—Ministers, Churchwardens and Inhabitants of Ezerby:—Ansgary and Kirkby-le-Thorp:—Proovost, Magistrates and Town Council of Inverness:—Inhabitants of Treveriroy:—Tarleton:—Fanolobus and Dunmoorish:—Clergymen and Parish Officers of Breidford:—Reformed Methodists of Sheriff-Hutton:—Members of the Committee of the Derby and Derbyshire Society for promoting the observance of the Lord's Day:—Catholic Methodists at Ebber-Vale, Nant-y-glo, and Beaufort Iron-works:—Master Bakers of London and its vicinity:—Bergmen, Boatmen, Platanen, Porters, Book-keepers and others connected with the Canals from London to Liverpool, Derby and other places:—Journeymen Bakers of London and its vicinity:—Females of Whittington:—Minister and Inhabitants of Thetford:—Associate Burgher Congregation, Campbell-street, Glasgow:—and, Operative Fishmongers and Poulterers of London and its vicinity: praying that the Lord's Day Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Matthew Pollock, Deacon of the Municipal Corporation of Hammenmen, of Dunhamton, praying that the Municipal Corporations (Scotland) Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Shareholders and Proprietors in Railway Tolls the Birmingham and Gloucester Railway Company:—Bill;—and, the Incorporated Company of Proprietors of the Bristol and Exeter Railway:—praying that the Railway Tolls Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Operative Weavers and other Inhabitants of Johnstone:—Hand-Loom Weavers of Kilbarchen:—praying for the adoption of measures for the better regulation of the prices of Hand-Loom Weaving, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Bridgwater, praying House of Lords, the House to resist all attempts that may be made to control or interfere with the independent exercise of the privileges of the Upper House of Parliament, were presented, and read; and ordered to lie upon the Table.

A Petition of James Bulkeley of the Briars, Esquire, praying that at all future elections of Members to sit in Parliament, on affidavit or solemn declaration of bribery or intimidation, or on affidavit or solemn declaration of having good and sufficient ground to believe such practice to prevail, then and in such case either candidate might, at any period during his election, demand that the subsequent votes should be taken by Ballot, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Radical Association Poor Law Act, and Inhabitants of Kingston-upon-Hull:—and, Inhabitants of Kilbowruth:—praying for the repeal of the Poor Law Act, were presented, and read; and ordered to lie upon the Table.

A Petition of Persons assembled in White Conduit Newspaper Fields:—and, Joseph Forster, Bookseller:—praying Stamp; the repeal of the Stamp Duty on Newspapers, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Glasgow, praying A. J. Beaumont, the House to order the production of all papers and correspondence relative to the case of Arthur James Beaumont, now a prisoner in France, was presented, and read; and ordered to lie upon the Table.

A Petition of Licensed Victuallers of Cambridgeshire, Spirit Licensees, praying for the repeal of the additional Duty on Spirit Licenses, was presented, and read; and ordered to lie upon the Table.

A Petition of Licensed Retailers of Beer in the Sale of Beer; Tower Hamlets, praying that they may be placed upon the same footing as Licensed Victuallers, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Committee of the Derby and Derbyshire Society for promoting the observance of the Lord's Day:—Catholic Methodists at Ebber-Vale, Nant-y-glo, and Beaufort Iron-works:—Master Bakers of London and its vicinity:—Bergmen, Boatmen, Platanen, Porters, Book-keepers and others connected with the Canals from London to Liverpool, Derby and other places:—Journeymen Bakers of London and its vicinity:—Females of Whittington:—Minister and Inhabitants of Thetford:—Associate Burgher Congregation, Campbell-street, Glasgow:—and, Operative Fishmongers and Poulterers of London and its vicinity: praying that the Lord's Day Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

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A Petition of the Directors and Managers of the Whitehaven Joint Stock Bank, praying that the Committee on Joint Stock Banks be instructed to require from Private Banks returns of their liabilities and assets, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Upper and Lower Canada interested and engaged in the Lumber Trade, praying that no alteration may take place in the Duties on Foreign Timber, which the Petitioners allege will have the effect of destroying the Lumber Trade of those Colonies, was presented, and read; and ordered to lie upon the Table.

Ordered, That there be laid before this House, a Return of the Acts of Parliament for inclosing Waste or Common Lands in the Principality of Wales, passed since the 1st of January 1800, and the Date and Title of each Act, in which the rights and royalties of His Majesty have been reserved; the Number of Acres to be inclosed by each Act, and the portion of Land allotted to the King in right of, whether any Claim has been made to the Minerals or Royalties on any part of the inclosed or to the uninclosed Common, or Waste, or encroachments by any individual, or any interruption given to any Crown Tenant or Surveyor, or officer of the exercise of His Majesty's rights, by surveys or trials for Minerals; if so, by whom, and whether any and what Legal Proceedings have been instituted, or have been directed against such individual, and the result of such Legal Proceedings, during any period from 1st January 1830 and the present time.

A Petition of Millers, Bakers and Inhabitants of Brighton;—and, Worthing; praying that the Sale of Bread Bill may pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Benedict John Angell Angell, of Romsey House, in the county of Wilts, Esquire, and George Louther Thompson, of Sheriff Hutton, in the county of York, Esquire;—and, Emma Angell, of Woolford, in the county of Essex, Widow, and others; praying that the Lighthouses Bill may not pass into a law as it now stands,—were presented, and read; and ordered to lie upon the Table.

The Order of the day being read, for the second reading of the Railway Tolls Bill; Ordered, That the Bill be read a second time upon this day six months.

The Order of the day being read, for the second reading of the Dublin Roads Bill; Ordered, That the Bill be read a second time upon this day three months.

A Petition of Patents of Patentees and Manufacturers of Artificial Skins and Japaned Silk Wares, Lamm's Buildings, Bunhill Row, London, praying that the Paper Duties Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Denis Phelan, Surgeon to Crown Volunteers, praying that the Grand Juries (Ireland) Bill may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

A Petition of Spirit Retailers of Clonmel, praying that Whiskey in Ireland may be charged with Duty on storage in proportion to quantity and strength that Whiskey in Ireland may be charged with Duty on storage in proportion to quantity and strength;—and, Messrs. Oxley and Sutcliffe, Manchester; praying that the Factories Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of the Chairman of the Norwich Reform Meeting, assembled, praying the House to pass a law for amending the representation of the people, so that no property qualification shall be required, either in the electors or their representatives, and that the Septennial Act be repealed, and Vote by Ballot adopted, was presented, and read; and ordered to lie upon the Table.

Ordered, That there be laid before this House, a Return of all the Canteens and Suttling Houses at the Horse Guards, at Tilbury Fort, and at all Garrisons, Barracks and Military Stations Abroad, and in Great Britain and Ireland; with the Names of the Persons to whom they are severally let, at what Rents, and under what Regulations, and by whom they are required.

Ordered, That Mr. Serjeant Goulbourn and Mr. Leave of Serjeant Talford have leave to go the circuit.
6-7 Will. IV.

Order of Mr. Speaker. The Lords have agreed to the Bill, intituled, An Act to authorize the placing of the Horse Patrol now acting under the authority of the Chief Magistrate of the Public Office in Bow-street, under the authority of the Justices appointed for the Metropolitan Police District, with the Amendments the Lords desire the concurrence of this House:

The Lords have passed a Bill, intituled, An Act for rendering effectual an Agreement entered into by the Dean and Chapter of Worcester and the Landholders of Kirkcudbright; and, Commissioners of Kirkcudbright; and, Commissioners of the Courts of Requests for the Tower Hamlets; and, Commissioners of the Courts of Assistant of the Trinity House of Deptford, "le Stroond, and the said Commissioners of the "Northern Lighthouses, for the purpose of inserting other words relating to "the Master, Wardens and the said Commissioners of the "Northern Lighthouses, for the purpose of improving the Port of "Dublin and other Ports in the United Kingdom, "with such new or other Lighthouses as shall seem "fit," &c.

The House, according to Order, resolved itself into a Committee upon the Lighthouses Bill.

Mr. Speaker reported, That the Committee had gone through the Bill, as amended, to be reported.

Mr. Speaker expressed the desire of the Lords for other purposes; and, the Bill, as amended, to be reported.

Question put, That the words proposed to be left out stand part of the Clause: The Committee divided.

Ordered, That the Report be received upon Thursday next.

Horse Patrol Bill.

Message from the Lords. A Message from the Lords, by Sir Griffin Wilson and Mr. Brogden:

The Lords have agreed to the Bill, intituled, An Act for the Amendment of three several Acts passed in the sixth, tenth and forty-seventh years of the reign of his late Majesty George the Third, for the Recovery of Small Debts within the Hundreds of Blackheath, of Bromley and Beckenham, of Rotherhithe, otherwise Rooley and of Little and Lessness, in the County of Kent, and within the Hundred of Wallington, in the County of Surrey, and to extend the Powers thereof, without any Amendment: And also, the Lords have agreed to the Bill, intitled, An Act to authorize the placing of the Horse Patrol now acting under the authority of the Chief Magistrate of the Public Office in Bow-street, under the authority of the Justices appointed for the Metropolitan Police District, with the Amendments the Lords desire the concurrence of this House: And also, the Lords have agreed to the Bill, intituled, An Act for rendering effectual an Agreement entered into by the Dean and Chapter of Worcester and the

The House, according to Order, resolved itself into a Committee upon the Lighthouses Bill.

Mr. Speaker reported, That the Committee had gone through the Bill, as amended, to be reported.

Mr. Speaker expressed the desire of the Lords for other purposes; and, the Bill, as amended, to be reported.
Resolved, That the Duties of Customs following shall be charged on all Goods imported into the United Kingdom, in lieu of those now payable on the like Articles; (that is to say)

<table>
<thead>
<tr>
<th>Commodity</th>
<th>Duty Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aristolochia, the lb.</td>
<td>1 oz.</td>
</tr>
<tr>
<td>Bends of Flax, the lb.</td>
<td>1 oz.</td>
</tr>
<tr>
<td>Boxwood, the ton</td>
<td>10 lb.</td>
</tr>
<tr>
<td>Bugles, the lb.</td>
<td>1 oz.</td>
</tr>
<tr>
<td>Cassia Fistula, the lb.</td>
<td>1 oz.</td>
</tr>
<tr>
<td>Cedar, imported from the Bay of Honduras in a British ship cleared out from the port of Belize, the ton</td>
<td>10 lb.</td>
</tr>
<tr>
<td>Chalk; viz. prepared or otherwise manufactured, the 100 lb. of value</td>
<td>5 lb.</td>
</tr>
<tr>
<td>Chervy, or any other vegetable matter applicable to the uses of Chervy; viz. Raw or kiln-baked, the cwt.</td>
<td>1 cwt.</td>
</tr>
<tr>
<td>Coffee; viz. Ostrich, the lb.</td>
<td>1 oz.</td>
</tr>
<tr>
<td>Flower Roots, the 100 lb. of value</td>
<td>5 lb.</td>
</tr>
<tr>
<td>Horse and Mara Tips, the ton</td>
<td>1 ton</td>
</tr>
<tr>
<td>Lignum Vitae, the ton</td>
<td>10 lb.</td>
</tr>
<tr>
<td>Mahogany, imported from any Foreign country, the ton</td>
<td>5 lb.</td>
</tr>
<tr>
<td>Morphia and its Salts, the lb.</td>
<td>16 oz.</td>
</tr>
<tr>
<td>Nickel; viz. Arsenic of Nickel, in lump or powder, being in an unwrought state, the 100 lb. of value</td>
<td>5 oz.</td>
</tr>
<tr>
<td>Olive Wood, the produce of or imported from any Foreign country, the ton</td>
<td>29 lb.</td>
</tr>
<tr>
<td>Opium, the lb.</td>
<td>1 oz.</td>
</tr>
<tr>
<td>Orange Flower Water, the lb.</td>
<td>1 oz.</td>
</tr>
<tr>
<td>Quinine, Sulphate of, the cwt.</td>
<td>6 cwt.</td>
</tr>
<tr>
<td>Schellls, the cwt.</td>
<td>4 oz.</td>
</tr>
<tr>
<td>Speckled Wood, the produce of or imported from any Foreign country, the ton</td>
<td>210 lb.</td>
</tr>
<tr>
<td>Suckles, the produce of or imported from any Foreign country, the lb.</td>
<td>6 lb.</td>
</tr>
<tr>
<td>Sweetwood, the produce of or imported from any Foreign country, the lb.</td>
<td>210 lb.</td>
</tr>
<tr>
<td>Teeth; viz. Elephant's, Sea Cow, Sea Horse or Sea Mares' Teeth, the cwt.</td>
<td>1 cwt.</td>
</tr>
<tr>
<td>Water; etc. Mineral Water, the gallon</td>
<td>1 gal.</td>
</tr>
</tbody>
</table>

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had come to a Resolution.

Ordered, That the Report be received To-morrow.

A Motion was made, and the Question being proposed, That the Order of the day, for the Committee on the Established Church Bill, be now read.

An Amendment was proposed to make to the Question, by leaving out the words "Committee on the Established Church," and inserting the words "second reading of the Hand-loom Labour," instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question;

The House divided:

The Yeas to the new Lobby;

The Noes to the old Lobby.

So it was resolved in the affirmative.

Ordered, That the Order of the day, for the Committee on the Established Church Bill, be now read; and the same being read;

A Motion was made, and the Question was proposed, That it be an Instruction to the Committee, That they have Power to receive a Clause, that no Clergyman, not fully conversant with the Welsh language, be appointed to any See or Benefice in the Principality of Wales;

And the House having continued to sit till after twelve of the clock on Wednesday morning:

Mercurii, 13° die Juli, 1836:

The said Motion was, with leave of the House, withdrawn.

A Motion was made, and the Question being put, That it be an Instruction to the Committee, That they have Power to receive a Clause, empowering the Commissioners to make regulations by which no Clergyman not fully conversant with the Welsh language shall be appointed to any See in the Principality, nor to any Benefice in Wales, the inhabitants of which are not acquainted with the English language:

The House divided:

The Yeas to the new Lobby;

The Noes to the old Lobby.

Tellers for the Yeas, Mr. Jervis; Mr. Hall; Mr. Edward John Stanley.

Tellers for the Noes, Mr. Robert Stewart; Mr. Vernon Smith.

So it was resolved in the affirmative.

Then the House resolved itself into the Committee.

(In the Committee.)

Clause, No. 10 (Commissioners to lay schemes before the King’s Council for carrying into effect Recommendations)—read.

Amendment proposed: At the end of the Clause to insert "Provided also, That no proposition shall be tendered or prepared by the said Commissioners for applying any portion of the Episcopal Revenue, venue of the See of Durham to any purpose not arising within the said See until provision shall be first made for the augmentation of all the poor benefices, in the building of Churches, and also for the religious and moral education of the working classes within the diocese; the Commissioners being required to make strict inquiry, and to report thereon to the King in Council.

Question put, That the said Proviso be added:

The Committee divided:

Teller for the Yeas, Mr. Lambton; Mr. Charles Wood.

Teller for the Noes, Mr. Robert Stewart.

Then the House resolved itself into the Committee.

Clause, No. 17 (No Commendam to be held by Bishops)—read.

Amendment proposed: P. 10, l. 36. After the word "Commissioners" to insert "or Rectories appropriate or attached."

Amendment, by leave, withdrawn.

Clause, No. 17, agreed to.

Clauses, No. 11 to No. 16, agreed to.

Clause, No. 17 (No Commendam to be held by Bishops)—read.

In the Preamble, P. 4.

Clause, No. 17, agreed to.

Clauses, No. 18 and 19, agreed to.

In the Preamble, P. 4. l. 1. leave out "counties of Chester and Flint," and insert "county of Chester, or so much of the county of Flint as is now in that diocese."

Preamble agreed to.

Bill, as amended, to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received To-morrow.

The
Resolved, That the Bill do pass: And that the Title be, An Act to continue for One year, and from thence to the End of the then next Session of Parliament, the several Acts for regulating the Turnpike Roads in Ireland.

Resolved, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The ingrossed Bill to continue for One year, and Arms (Ireland) from thence to the End of the then next Session of Bill Parliament, the several Acts relating to the Importation and keeping of Arms and Gunpowder in Ireland, was, according to Order, read the third time.

Resolved, That the Bill do pass: And that the Title be, An Act to continue for One year, and from thence to the End of the then next Session of Parliament, the several Acts relating to the Importation and keeping of Arms and Gunpowder in Ireland.

Resolved, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

Captain Pechell reported the Sale of Bread Bill; Sale of Bread and the Amendment was read, as followeth:

Pr. 2. 1. 27. Leave out "five," and insert "six."

The said Amendment, being read a second time, was agreed to.

Ordered, That the Bill be read the third time this day.

The Order of the day being read, for the Committee on the New South Wales Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Robert Steuart reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be now received.

Mr. Robert Stewart accordingly reported the Clause; and the Amendments were read, and agreed to; and the said Clause was read the third time, and agreed to, to be made part of the Bill, by way of rider.

Then Amendments were made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for the third reading of the Deeds' Ratification (Scotland) Bill;

Resolved, That the Bill be read the third time this day.

The Order of the day being read, for the Committee on the Poole Corporation Bill;

Resolved, That this House will, this day, resolve itself into the said Committee.

The House, according to Order, proceeded to take School Rooms into further consideration the Report on the School Bill. Rooms Bill; and the Amendments were read, as followeth:

Pr. 1. 1. 15. After "manor" insert "whether seised in fee simple, fee tail or for life, or being a Corporation aggregate or sole, or a feme covert seised in fee simple, fee tail or for life, or being a Corporation aggregate or sole, or a feme covert (with the consent of her husband), or a minor (with the consent of his or her guardian or guardians), or an idiot or lunatic (by his or her committee)."

Pr. 1. 1. 27. Leave out from "school" to "and" in l. 29.
The said Amendments, being read a second time, were agreed to.

Ordered, That the Bill be read the third time To-morrow.

The Order of the day being read, for the third Paper Duties reading of the Paper Duties Bill; Ordered, That the Bill be read the third time To-morrow.

The Order of the day being read, for receiving Pensions Duties Bill; Ordered, That the Report be received To-morrow.

The House, according to Order, resolved itself into a Committee upon the Medical Witnesses Bill; and Mr. Speaker resumed the Chair; and Mr. Robert Stewart reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be now received.

The House, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Robert Stewart reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be now received.

The Report was ordered to be taken into further consideration upon Wednesday next; and the Bill, as amended, to be printed.

The ingrossed Bill to extend and apply the pro-visions of the several Acts of the seventh of George the 3d, c. 86, and fifty-third of George the Third, c. 159, to Ireland, was, according to Order, read the third time.

Resolved, That the Bill do pass: And that the Title be, An Act to assimilate the Law of Ireland to that of England in respect to the liability of Owners of Vessels for Losses by Fire.

Ordered, That Lord Viscount Sanditon do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for the Com-Committee of the Common Gold and Silver Committee.

Ordered, That the House will, To-morrow, re-commit itself into the said Committee.

The Order of the day being read, for taking into effect the Report on the Common Law Courts Bill.

Ordered, That the Report be taken into further consideration.

The Order of the day being read, for taking into further consideration the Report on the Common Law Courts Bill.

Ordered, That the Report be taken into further consideration To-morrow.

The Order of the day being read, for taking into further consideration the Report on the Securities Jurisdiction (York and Ely) Bill.

Ordered, That the Report be taken into further consideration To-morrow.

The Order of the day being read, for taking into Registration of Voters' Bill.

Ordered, That the Report be taken into further consideration this day.

The Order of the day being read, for the Com-Committee on the Grand Juris-Committee to consider of the Grand Jurisprudence (Ireland) Bill; (Ireland) Bill.

Ordered, That this House will, To-morrow, re-commit itself into the said Committee.

The House, according to Order, resolved itself into Committee upon the Post Horse Duties Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Robert Stewart reported, That the Committee had gone through the Bill, and made Amendments thereto.

Ordered, That the Report be received this day.

A Motion being made, That this House will, this Court of Session day, resolve itself into a Committee to consider of the making provision for the payment of the Salaries, &c. to Compensation to Officers of the Court of Session in Scotland, which may be granted in pursuance of any Act of the present Session of Parliament;

Mr. Chancellor of the Exchequer, by His Ma-jesty's command, acquainted the House, That His Majesty, having been informed of the subject-matter of
of this Motion, recommends it to the consideration of the House.
Resolved, That this House will, this day, resolve itself into a Committee to consider of the said Arts.

Mr. Chancellor of the Exchequer presented a Bill for Law Bill, to facilitate the administration of the Poor Laws in
England and Wales: And the same was read the first time; and ordered to be read a second time upon Friday next; and to be printed.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill intituled, An Act to amend and regulate the Law of Scotland as to Erasures in Instruments of Sasine, and of Resignation ad Remanentiam: And the same were read, as follows:
Pr. 2. l. 17. Leave out from "That" to "the"
Pr. 2. l. 22. Leave out "so," and insert "as," and in the same line, after "presented," insert "for registration."
Pr. 2. l. 23. After "provided" insert "always,
That nothing herein contained shall affect any
judgment pronounced before the Twelfth day of
May, in the year One thousand eight hundred
and thirty-five, but that all parties who before
the said Twelfth day of May, and in the said
year one thousand eight hundred and thirty-five, shall have objected judicially to the validity of any
such instrument or instruments on the ground
of erasure in any such instrument in which judgment was not
pronounced on or before the said Twelfth day of
May, One thousand eight hundred and thirty-five, shall be entitled to such costs as the Court
of Session in its discretion shall think fit to
direct: Provided always,
Pr. 2. l. 26. Leave out "if."
The said Amendments, being read a second time,
were agreed to.

Ordered, That Mr. Beresford do carry the Bill to the Lords: and acquaint them, that this House hath
agreed to the Amendments made by their Lordships.

The Dean and Chapter of Worcester's Estate Bill was read the first time; and ordered to be read a
second time.

The Order for reading a second time, upon Tuesday next, the Kingston-upon-Hull Trinity House Bill, was read and discharged.

Ordered, That the Bill be read a second time upon Wednesday next.

And then the House, having continued to sit till a quarter of an hour after two of the clock on Wednesday morning, adjourned till this day.

Resolved, That this House will, upon Friday next, resolve itself into a Committee to consider of the said Acts.

Mr. Chancellor of the Exchequer presented a Bill for Law Bill, to facilitate the administration of the Poor Laws in
England and Wales: And the same was read the first time; and ordered to be read a second time upon Friday next; and to be printed.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill intituled, An Act to amend and regulate the Law of Scotland as to Erasures in Instruments of Sasine, and of Resignation ad Remanentiam: And the same were read, as follows:
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judgment pronounced before the Twelfth day of
May, in the year One thousand eight hundred
and thirty-five, but that all parties who before
the said Twelfth day of May, and in the said
year one thousand eight hundred and thirty-five, shall have objected judicially to the validity of any
such instrument or instruments on the ground
of erasure in any such instrument in which judgment was not
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May, One thousand eight hundred and thirty-five, shall be entitled to such costs as the Court
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Ordered, That the Bill be read a second time upon Wednesday next.

And then the House, having continued to sit till a quarter of an hour after two of the clock on Wednesday morning, adjourned till this day.

Resolved, That this House will, upon Friday next, resolve itself into a Committee to consider of the said Acts.

Mr. Chancellor of the Exchequer presented a Bill for Law Bill, to facilitate the administration of the Poor Laws in
England and Wales: And the same was read the first time; and ordered to be read a second time upon Friday next; and to be printed.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill intituled, An Act to amend and regulate the Law of Scotland as to Erasures in Instruments of Sasine, and of Resignation ad Remanentiam: And the same were read, as follows:
Pr. 2. l. 17. Leave out from "That" to "the"
Pr. 2. l. 22. Leave out "so," and insert "as,
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That nothing herein contained shall affect any
judgment pronounced before the Twelfth day of
May, in the year One thousand eight hundred
and thirty-five, but that all parties who before
the said Twelfth day of May, and in the said
year one thousand eight hundred and thirty-five, shall have objected judicially to the validity of any
such instrument or instruments on the ground
of erasure in any such instrument in which judgment was not
pronounced on or before the said Twelfth day of
May, One thousand eight hundred and thirty-five, shall be entitled to such costs as the Court
of Session in its discretion shall think fit to
direct: Provided always,
Pr. 2. l. 26. Leave out "if."
The said Amendments, being read a second time,
were agreed to.

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second time.

The Order for reading a second time, upon Tuesday next, the Kingston-upon-Hull Trinity House Bill, was read and discharged.

Ordered, That the Bill be read a second time upon Wednesday next.

And then the House, having continued to sit till a quarter of an hour after two of the clock on Wednesday morning, adjourned till this day.
be added instead thereof;—It was resolved in the
Affirmative.

Then the main Question, so amended, being put,
Ordered, That the Bill be re-committed to the
former Committee; and that they have leave to sit
and proceed To-morrow.

Mr. Fox Moore presented, pursuant to several
Addresses to His Majesty,—A Return of the Num-
ber of Registered Dissenting Meeting Houses and
Roman Catholic Chapels in England and Wales.

A Return of the Total Number of Patients ad-
mitted since each County Lunatic Asylum was
opened; distinguishing the Number admitted each
year, as well as the Number of re-admissions during
the last Five years; the Number of permanent Cures
each year; the Number of Deaths in each year, and
the assigned Cause of Death; the Dietary; the
modes of Occupation, with the Number of Patients
employed in each; the Number and Distinction of
Medical Officers; the Number of Male and Female
Keepers, and if there be a separate Infirmary for
Males and Females; the weekly Charge for each
Patient; and if other than Pauper Patients are
kept in the Asylum; made up to the end of last
year for the Five preceding years, or since the open-
ing of the Asylum.

A Copy of all Memorials, Petitions or Public
Documents, addressed to or received by the Govern-
ment, whether at the Treasury, the Home Office, or
the Board of Woods and Forests from Persons being,
or representing themselves to be, Inhabitants of the
Forest of Dean and the Hundred of Saint Briavel's,
either in favour of or opposed to the Five Reports
of the Dean Forest Commissioners, or the Dean
Forest Bill lately passed into a law.

Ordered, That the said Papers do lie upon the Table.

Holyhead Roads, &c.

No. 437.

Ordered, That the Thirteenth Report of the Com-
mmissioners of the Holyhead Roads, &c. which was
presented yesterday, be printed.

Church Rates.

A Petition of Protestant Dissenters of Leighton
Buzzard, praying for the abolition of Church Rates,
was presented, and read; and ordered to lie upon the
Table.

Municipal Corporations (Scotland) Bill.

A Petition of Magistrates and Town Council of
the Royal Borough of Ayr;—and, Provost of Inverary;
praying that the Municipal Corporations (Scotland)
Bill may not pass into a law;—were presented, and
read; and ordered to be laid upon the Table.

Great Yarmouth Post Office

A Petition of Bankers, Merchants, Shipowners
and Inhabitants of Great Yarmouth, complaining of
the inconvenient situation of the Post Office in that
town; and praying that, in any law that may be
passed, regard may be had to placing Post Offices
in the most public and central situations of towns,
was presented, and read; and ordered to lie upon the
Table.

Factories Bill.

A Petition of John Barefoot Price, praying that
the Factories Bill may not pass into a law, was
presented, and read; and ordered to lie upon the Table.

Burgh of Barony (Scotland) Bill.

J. P. Drake.

A Petition of John Powell Drake, stating certain
improvements in Naval Architecture introduced by
him, and praying the consideration of the House to
the merits of his services, was presented, and
read; and ordered to lie upon the Table.

W. W. Brad-
shaw.

A Petition of Surgeons of Andover, Members of the
Royal College of Surgeons in London, com-
plaining of a Diploma having been granted to Wil-
liam Wood Bradshaw, of Andover, under false cer-
ficates, and praying for inquiry, was presented, and
read; and ordered to lie upon the Table.

Complaint being made to the House, that Mr. Ni-
colas Wilcox Candy had asserted to John Bennett,
Esquire, a Member of this House, that the majority
in the Committee in favour of Stephenens's line of
Brighton Railway was obtained by unfair means;
that Sir Charles Burrell was at first hostile to Ste-
phenson's line, but that his support was obtained by
the sum of Fifteen thousand pounds being agreed
paid to him for land worth but a few hun-
dred; that the same means were adopted in regard
to several other Members of the Committee; that
one Member was to have Twenty thousand pounds,
and another Eight thousand pounds, as compen-
sation, which had made them favourable to the line
to which they had before been hostile;

Ordered, That Nicholas Wilcox Candy do attend
this House upon Monday next.

A Petition of Stage Coach Proprietors in the city
Hackney of London, praying that the Hackney Carriages Carriages
(Metropolis) Bill may not pass into a law, was pre-

donated, and read; and ordered to lie upon the Table.

The Order of the day being read, for the Con-

Chair: The House accordingly resolved itself into
the Committee.

Ordered, That the Thirteenth Report of the Com-
mitttee on the Hackney Carriages (Metropolis) Bill
was presented, and read; and ordered to lie upon the
Table.

Ordered, That the said Papers do lie upon the
Table.

The Question being put, That Mr. Speaker do now leave the
Chair;—An Amendment was proposed to be made to the
Question, by leaving out from the word " That " to
the end of the Question, in order to add the words
" this House will, upon this day six months, resolve
itself into the said Committee," instead thereof. And
the Question being put, That the words proposed to be left out stand part of the Question;

The Bill read 1°; to be read 2°, paragraph by para-
graph. Preamble postponed.

Clauses, No. 1 to No. 4, agreed to.

Clause, No. 5 (Every Driver, Conductor and Waterman to have a License and Ticket)—read.

Amendment proposed: P. 4. l. 13. After " or " to insert " for any person except the proprietor to
" act." Question, That those words be there inserted—
paid, and Negatived.

Amendment proposed: L. 17. After " ticket " to insert " attached outwardly to the person."

Question put, That those words be there inserted;

Put, and agreed to. Amendment proposed: L. 39. To leave
other clauses, and praying for inquiry, was presented, and
read; and ordered to be laid upon the Table.

Ordered, That Nicholas Wilcox Candy do attend
this House upon Monday next.

A Petition of Stage Coach Proprietors in the city
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the Committee.

Ordered, That the Thirteenth Report of the Com-
mitttee on the Hackney Carriages (Metropolis) Bill
was presented, and read; and ordered to lie upon the
Table.

Ordered, That the said Papers do lie upon the
Table.

The Question being put, That the words proposed to be left out stand part of the Question;

The House divided.

The Yeas to the old Lobby; The Noes to the new Lobby.

Tellers for the Yeses, Mr. Alderman Wood, 118.
Tellers for the Noes, Mr. Warburton, 2.

So it was resolved in the Affirmative.

Ordered, That Mr. Speaker do now leave the
Chair:—The House accordingly resolved itself into
the Committee.

(In the Committee.)

Bill read 1°; to be read 2°, paragraph by para-
graph. Preamble postponed.

Clauses, No. 1 to No. 4, agreed to.

Clause, No. 5 (Every Driver, Conductor and Waterman to have a License and Ticket)—read.

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Hackney of London, praying that the Hackney Carriages Carriages
(Metropolis) Bill may not pass into a law, was pre-

donated, and read; and ordered to lie upon the Table.

The Order of the day being read, for the Con-

Chair: The House accordingly resolved itself into
the Committee.

Ordered, That the Thirteenth Report of the Com-
mitttee on the Hackney Carriages (Metropolis) Bill
was presented, and read; and ordered to lie upon the
Table.

Ordered, That the said Papers do lie upon the
Table.

The Question being put, That the words proposed to be left out stand part of the Question;

The House divided.

The Yeas to the old Lobby; The Noes to the new Lobby.

Tellers for the Yeses, Mr. Alderman Wood, 118.
Tellers for the Noes, Mr. Warburton, 2.

So it was resolved in the Affirmative.

Ordered, That Mr. Speaker do now leave the
Chair:—The House accordingly resolved itself into
the Committee.

(In the Committee.)

Bill read 1°; to be read 2°, paragraph by para-
graph. Preamble postponed.

Clauses, No. 1 to No. 4, agreed to.

Clause, No. 5 (Every Driver, Conductor and Waterman to have a License and Ticket)—read.

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" act." Question, That those words be there inserted—
paid, and Negatived.

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Put, and agreed to. Amendment proposed: L. 39. To leave
other clauses, and praying for inquiry, was presented, and
read; and ordered to be laid upon the Table.

Ordered, That Nicholas Wilcox Candy do attend
this House upon Monday next.

A Petition of Stage Coach Proprietors in the city
Hackney of London, praying that the Hackney Carriages Carriages
(Metropolis) Bill may not pass into a law, was pre-

donated, and read; and ordered to lie upon the Table.

The Order of the day being read, for the Con-

Chair: The House accordingly resolved itself into
the Committee.

Ordered, That the Thirteenth Report of the Com-
mittee on the Hackney Carriages (Metropolis) Bill
was presented, and read; and ordered to lie upon the
Table.

Ordered, That the said Papers do lie upon the
Table.

The Question being put, That the words proposed to be left out stand part of the Question;
Jovis, 14° die Julii ;
Anno Ætatis 77. Williamis IV: Regis, 1836.
PRAYERS.
A MESSAGE from the Lords, by Sir Giffin Wilson and Mr. Brougham :—
Mr. Speaker,
The Lords have agreed to the said Bills following, without any Amendment, viz.—
A Bill, intituled, An Act to repeal so much of two Acts of the ninth and tenth years of King George the Fourth, as directs the period of the Execution of the Crime of Murder:—
A Bill, intituled, An Act for further improving the Road between London and Holyhead, by Cooyent, Birimingham and Shrewsbury:—
A Bill, intituled, An Act for making a Railway from the Minories to Blackfriars, with Branches, to the Commercial Railway, with Amendments; to which Amendments the Lords desire the concurrence of this House:—And also,

The Lords request that this House will be pleased Salmon Fisheries Bill to communicate to their Lordships a Copy of a Report made from the Select Committee appointed by this House, in the present Session, to consider the state of the Salmon Fisheries in Scotland; together with the Minutes of Evidence taken before the Committee:—And then the Messengers withdrew.

Resolved, That this House will send an Answer to the last part of the said Message by Messengers of their own.

And the Messengers were again called in; and Mr. Speaker acquainted them therewith:—And then they again withdrew.

Resolved, That a Committee be appointed to inspect the Journals of the House of Lords with relation to any Proceedings upon the Trinity (North Leith) Harbour and Docks Bill; and to make report thereof to the House:—And a Committee was appointed of Mr. Andrew Leith Hay, Mr. Walton, Sir Edward Codrington, Mr. O'Connell, Mr. Brotherton, Mr. Wilks, Lord Arthur Lennox, Mr. Stewart Machenzie, and Mr. Tooke:—And they are to withdraw immediately.

Resolved, That Three be the Quorum.

Mr. Tynte reported from the Committee on the Bill Pilkington's from the Lords, intituled, An Act to authorize the Second Son of Mary, the Wife of Sir William Pilkington, Baronet, to bear the Surnames of Milborne and Swinnerton jointly with the Surname of Pilkington, and to be called by the Surnames of Milborne Swinerton Pilkington, and for authorizing the said Sir William Pilkington and Dame Mary his Wife to bear or quarter the Arms of Swinerton of Battenor and Milborne:—And for also authorizing the second Son of the said Sir William Pilkington and Dame Mary his Wife, to bear the Surnames of Milborne Swinnerton, and in lieu of the Surname of Pilkington, and to bear or quarter the said Arms of Swinerton Battenor and Milborne, in compliance with a condition contained in the Will of Thomas Swinnerton, Esquire, deceased; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and directed him to report the same, without Amendment:—And the Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Tynte do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

Mr. William Gordon reported from the Committee Deapetr's on the Bill from the Lords, intituled, An Act to vest the Entailed Estate of Skibo, in the County of Sutherland, in Trustees, in Fee-simple, for Sale, and to raise a further Sum of Money by Loan, for the several purposes therein mentioned; That they had examined the allegations of the Bill, and found the same to be true; and that the Parties concerned had given their consent to the Bill, to the satisfaction of the Committee; and that the Committee had gone through the Bill, and directed him to report the same, without Amendment:—And the Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Gordon do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

Mr. Charles Wood presented, pursuant to Orders, Navy—Returns of the Names of all Mates and Midshipmen now actually serving, who have passed their Examination for Lieutenants previous to the 1st day of January 1833; distinguishing the Year in which they were examined:—And, Of the Names of all Captains, Commanders and Lieutenants in the Royal Navy, who have been promoted to the Rank of Lieutenant since the 1st day of January 1825; stating the year in which they respectively passed their Examination for Lieutenants.
Ordered, That the said Returns do lie upon the Table; and be printed.

Mr. Chalmers, by Order, reported from the Committee on the Bill from the Lords, intituled, An Act to enable Sir John Ogilvy, Baronet, and the Heirs of Entail succeeding to him in the Estate of Cairnie and others, lying in the County of Forfar, to grant Four Perpetuities; That they had examined the allegations of the Bill, and found the same to be true; and that the Parties concerned had given their consent to the Bill, to the satisfaction of the Committee; and that the Committee had gone through the Bill, and directed him to report the same, without Amendment:—And the Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Chalmers do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

A Petition of John Ingrams and Son, of the City road, Finsbury, complaining of being summoned to the County Court for the hundred of Osulston, in the county of Middlesex, for the sum of two-pence, the amount of postage for a letter, and praying for inquiry, was presented, and read; and ordered to lie upon the Table.

A Petition of Protestant Dissenters of Onecestry, Stratford-upon-Avon;—Old Gravel Pit, High rocks;—and, Independents of Debenham; praying for the abolition of Church Rates, were presented, and read; and ordered to lie upon the Table.

A Petition of Factory Workers above the age of thirteen years, in Messrs. Yield and Co.'s Factory, Littlewood Crompton;—Mr. William Smeltser's, Stockbake;—Mr. Samuel Milne's, High Crompton;—Mr. Dowsfield's, Werneth;—Mr. Peter Seville's, Lees;—Messrs. Cheetham and Wright's, Oldham;—Mr. Samuel Lee's, Soho, Oldham;—Mr. John Dun-craft's, Manchester-street, Oldham;—Mr. Clegg's, High Crompton;—Messrs. Collinge and Lancashire, Oldham;—Mr. William Bradbury's, Manchester-street, Oldham;—Messrs. James Holliday and Co.'s, Oldham;—Mr. Henry Whitehead's, High Crompton;—Mr. John Lee's, Spring Mill,—in the Castle Mill, Mumps;—Mr. James Lee's, Clashfield;—Messrs. Wrigley's, Scouthend;—Reverend William Lee's, Bottom of the Moor;—Mr. Jones's, Fog-lane;—Messrs. Moss and Howard's, Rosehill;—Mr. William Taylor's, Vale Mill, Shaw;—Messrs. Epworth and Co.'s, Shaw;—Messrs. Bridgeak's, Waterhead Mill;—Mr. Worthington's, Priory, Oldham;—James Cheetham and Sons, Shaw;—Mr. Moss, Waterhead Mill;—Messrs. Milne, Travis and Milne's, Lazzy Brook;—Messrs. Milne, Travis and Milne's, Shaw; and, Mr. James Tattersall's, Whitehead Lane; praying for the abolition of Tithes in Ireland, were presented, and read; and ordered to lie upon the Table.

Resolved, That this Committee is not in a situation to pronounce any opinion upon the legal question, how far the Property of the Royal Dublin Society, partly acquired by former Parliamentary Grants and partly out of the Funds arising from Private Subscriptions, be of the nature of Public Property; but they are of opinion, that it is expedient that, in reference to future Parliamentary Grants, it should be fully understood that the members composing that Society are to be considered as Trustees administering a Public Fund, and not as entitled to an absolute right of property in the advantages arising from the Parliamentary Grants; and in reference to the existing Property, that a clear and distinct guarantee should be given by the Society, that the Public should be entitled to the full and entire use of that Property as at present enjoyed.

Resolved, That it is expedient that the admission of all respectable individuals to a participation in the advantages arising from the Parliamentary Grant to the Royal Dublin Society is most desirable; and in order to guard against the capricious exercise of the power of rejection, it is advisable that its Bye-laws should be re-considered; and that hereinafter no individual be excluded, notwithstanding one-third of the members present may have voted for his rejection, unless at least Forty members shall have voted against his admission; and, regarding the admission Fee, that it be left optional whether the Candidate shall pay a Life Composition of Twenty Guineas, or a Fee of Five Guineas, and Two Guineas Annual Subscription; and that persons admitted on these terms shall cease to be members, if at any time their Annual Subscriptions shall be One year in arrear, unless the party so in arrear shall make a declaration in writing to the Council, that he has been absent from the Kingdom during the period for which the arrear has been incurred.

That the House of Lords, was presented, and read; and ordered to lie upon the Table.

A Petition of Citizens of Dublin, praying the House to pass a Bill for making a wide street (Dublin) from Richmond Bridge to the King's Inn, Dublin, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of the Crown Mansions Crown Lands in the county of Radnor, praying the House not to pass the Municipal Corporations (Ireland) Bill as amended by the House of Lords,—were presented, and read; and ordered to lie upon the Table.

Order, That the Select Committee appointed to Royal Dublin inquire into the administration of the Royal Dublin Society, with a view to a wider extension of the advantages of the annual Parliamentary Grant to that Institution, have Power to report their opinion thereupon, together with the Minutes of the Evidence taken before them.

Mr. William O'Brien reported from the said Select Committee:—And to whom the Return of the Charter Rules and Regulations of the Dublin Society, which was presented upon the 22d day of March last, was referred; That they had considered the matters to them referred, and directed him to make a Report relative to the same, together with the Minutes of the Evidence taken before them; and the Resolutions of the Committee are as follow:

1. Resolved, That a Petition of Factory Workers above the age of thirteen years, in Messrs. Yield and Co.'s Factory, Littlewood Crompton;—Mr. William Smeltser's, Stockbake;—Mr. Samuel Milne's, High Crompton;—Mr. Dowsfield's, Werneth;—Mr. Peter Seville's, Lees;—Messrs. Cheetham and Wright's, Oldham;—Mr. Samuel Lee's, Soho, Oldham;—Mr. John Dun-craft's, Manchester-street, Oldham;—Mr. Clegg's, High Crompton;—Messrs. Collinge and Lancashire, Oldham;—Mr. William Bradbury's, Manchester-street, Oldham;—Messrs. James Holliday and Co.'s, Oldham;—Mr. Henry Whitehead's, High Crompton;—Mr. John Lee's, Spring Mill,—in the Castle Mill, Mumps;—Mr. James Lee's, Clashfield;—Messrs. Wrigley's, Scouthend;—Reverend William Lee's, Bottom of the Moor;—Mr. Jones's, Fog-lane;—Messrs. Moss and Howard's, Rosehill;—Mr. William Taylor's, Vale Mill, Shaw;—Messrs. Epworth and Co.'s, Shaw;—Messrs. Bridgeak's, Waterhead Mill;—Mr. Worthington's, Priory, Oldham;—James Cheetham and Sons, Shaw;—Mr. Moss, Waterhead Mill;—Messrs. Milne, Travis and Milne's, Lazzy Brook;—Messrs. Milne, Travis and Milne's, Shaw; and, Mr. James Tattersall's, Whitehead Lane; praying for the abolition of Tithes in Ireland, were presented, and read; and ordered to lie upon the Table.

2. Resolved, That it is expedient that the admission of all respectable individuals to a participation in the advantages arising from the Parliamentary Grant to the Royal Dublin Society is most desirable; and in order to guard against the capricious exercise of the power of rejection, it is advisable that its Bye-laws should be re-considered; and that hereinafter no individual be excluded, notwithstanding one-third of the members present may have voted for his rejection, unless at least Forty members shall have voted against his admission; and, regarding the admission Fee, that it be left optional whether the Candidate shall pay a Life Composition of Twenty Guineas, or a Fee of Five Guineas, and Two Guineas Annual Subscription; and that persons admitted on these terms shall cease to be members, if at any time their Annual Subscriptions shall be One year in arrear, unless the party so in arrear shall make a declaration in writing to the Council, that he has been absent from the Kingdom during the period for which the arrear has been incurred.

That the House of Lords, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Killiane, Killeney, and Inhabitants of Nairn, praying the House not to pass the Municipal Corporations (Ireland) Bill as amended by the House of Lords,—were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Killinlee, Killineen and Tithes Stradbally, praying for the abolition of Tithes in (Ireland); and, Municipal Corporations (Ireland) Bill as amended by the House of Lords, was presented, and read; and ordered to lie upon the Table.

A Petition of Citizens of Dublin, praying the House to pass a Bill for making a wide street (Dublin) from Richmond Bridge to the King's Inn, Dublin, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of the Crown Mansions Crown Lands in the county of Radnor, praying the House not to pass the Municipal Corporations (Ireland) Bill as amended by the House of Lords,—were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of the Crown Mansions Crown Lands in the county of Radnor, praying the House to pass a Bill for making a wide street (Dublin) from Richmond Bridge to the King's Inn, Dublin, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of the Crown Mansions Crown Lands in the county of Radnor, praying the House not to pass the Municipal Corporations (Ireland) Bill as amended by the House of Lords,—were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of the Crown Mansions Crown Lands in the county of Radnor, praying the House not to pass the Municipal Corporations (Ireland) Bill as amended by the House of Lords,—were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of the Crown Mansions Crown Lands in the county of Radnor, praying the House not to pass the Municipal Corporations (Ireland) Bill as amended by the House of Lords,—were presented, and read; and ordered to lie upon the Table.
That Associate Subscribers should be admitted to the Society for the term of One year, upon the recommendation of Two members of the Council, on payment of Two Guineas, which payment must be made at the time of admission.

4. Resolved, That the Botanic Garden should be made, as much as possible, a school for young Gardeners seeking instruction in Horticulture.

5. Resolved, That the Botanic Garden and the Lawn, should be open to the Public for study or enjoyment, under Regulations to be framed by the Council.

6. Resolved, That Books should not be lent out of the Library; and that for the convenience of persons desirous to consult the Books in the Library, a Reading-room should be appointed, to which persons not belonging to the Society should have access by special permission of the Council.

7. Resolved, That the Public should be gratuitously admitted to at least one of the Courses of Lectures given by each Professor during the year; and that such gratuitous Course should be given in the evening, in order to encourage the attendance of persons engaged during the day in industrious occupations.

8. Resolved, That each Committee should, periodically, publish Reports of its Proceedings; and that the Council should, by selection from the Papers read at the evening or Scientific Meetings, or by the compilation of such other interesting and useful information as they may think it desirable to communicate to the Public, cause to be printed, from time to time, Publications which should be accessible to the Public by purchase.

9. Resolved, That Newspapers and Political Periodicals should no longer be taken into the Society's Rooms, whether procured by special Private Subscription, or paid for out of the general Funds of the Society.

10. Resolved, That measures should be taken for securing increased activity and efficiency in the management of all the Schools; and that they should be made instrumental rather than giving instruction in the useful and the mechanical Departments of the Arts, than in those which are purely ornamental.

11. Resolved, That, in order to form a National Museum adequate to the public wants, it is necessary to provide larger accommodation for the Exhibition of objects than the present rooms of the Dublin Society are capable of affording; and that such increased accommodation can with advantage be provided by an extension of the buildings of the Society's present house.

Ordered, That the Report do lie upon the Table; and be printed.

A Petition of Freeholders and Inhabitants of Municipal Ballynakill, Ballyglassmore and Killross, praying Corporations the House to pass the Municipal Corporations (Ireland) Bill as amended by the House of Lords, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants and Occupiers of property in Whitechurch-street and Dorothea-places, West Hackney, praying for the insertion of a Clause in the Hackney Carriages (Metropolis) Bill, that no Omnibus shall be allowed to be driven down any street that has not at least twenty-four feet clear from the curb-stone on one side of the street to the curb-stone on the other, was presented, and read; and ordered to lie upon the Table.

A Petition of Edward Silk, of Longkrea, in the county of Galway, Esquire, praying that the Civil Bill Courts (Ireland) Bill may not pass into a law as it now stands, was presented, and read, and ordered to lie upon the Table.

Ordered, That the Hackney Carriages (Metropolis) Bill be read the third time upon Wednesday next.

Ordered, That the Civil Officers Declaration Bill be read in further consideration —And the House being informed that other Amendments are necessary to be made to the Bill; the Bill was re-committed to a Committee of the whole House —The House immediately resolved itself into the said Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Vernon Smith reported, 4 P 3.
That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be now received.

Mr. Vernon Smith reported the Bill accordingly; and the Report was ordered to be taken into further consideration on Tuesday next; and the Bill, as amended, to be printed.

Notaries Public Bill.

Resolved, That this House will, To-morrow, resolve itself into a Committee upon the Notaries Public Bill.

Bribery at Elections Bill.

Resolved, That this House will, To-morrow, resolve itself into a Committee upon the Bribery at Elections Bill.

Jewish Civil Disabilities Bill.

Ordered, That the Jewish Civil Disabilities Bill be read a second time upon Wednesday next.

Patents for Inventions Bill.

Ordered, That the Patents for Inventions Bill be read a second time upon Wednesday next.

Public Walks Bill.

Resolved, That this House will, upon Wednesday next, resolve itself into a Committee upon the Public Walks Bill.

Public Institutions Bill.

Resolved, That this House will, upon Wednesday next, resolve itself into a Committee upon the Public Institutions Bill.

Ecclesiastical Courts Bill.

Ordered, That the Ecclesiastical Courts Bill be read a second time To-morrow.

Tenements' Recovery Bill.

Resolved, That this House will, To-morrow, resolve itself into a Committee upon the Tenements' Recovery Bill.

Election Expenses Bill.

Resolved, That this House will, To-morrow, resolve itself into a Committee upon the Election Expenses Bill.

Common Fields' Inclosure Bill.

Ordered, That the Report on the Common Fields Inclosure Bill be taken into further consideration To-morrow.

Ways and Means.

Resolved, That this House will, To-morrow, resolve itself into the Committee of Ways and Means.

Supply.

Resolved, That this House will, To-morrow, resolve itself into the Committee of Supply.

Customs Acts.

Ordered, That the Report from the Committee, to whom it was referred to consider of the several Acts imposing Duties of Customs in the United Kingdom, be now received.

Mr. Bernal accordingly reported a Resolution, which was read, as followeth:

Resolved, That the Duties of Customs following shall be charged on all Goods imported into the United Kingdom, in lieu of those now payable on the like articles; (that is to say)

<table>
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<tr>
<th>Item</th>
<th>Duty proposed.</th>
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<tr>
<td>Morphia and its Salts, the lb.</td>
<td>£ 2 10</td>
</tr>
<tr>
<td>Nicotine, in lumps or powder, being in an unrefined state, the 100l. of value</td>
<td>5</td>
</tr>
<tr>
<td>Olive Wood, the produce of or imported from any Foreign Country, the ton</td>
<td>2 10</td>
</tr>
<tr>
<td>Opium, the lb.</td>
<td>1</td>
</tr>
<tr>
<td>Orange Flower Water, the lb.</td>
<td>6</td>
</tr>
<tr>
<td>Nutmeg, Sulphate of, the ounce</td>
<td>1</td>
</tr>
<tr>
<td>Spanish Senna, the cwt.</td>
<td>1</td>
</tr>
<tr>
<td>Speckled Wood, the produce of or imported from any Foreign Country, the ton</td>
<td>2 10</td>
</tr>
<tr>
<td>Sugar, the produce of or imported from any Foreign Country, the lb.</td>
<td>2 10</td>
</tr>
<tr>
<td>Teeth; viz. Rhinoceros's Sea Cow, Sea Horse or Sea Horse Teeth, the cwt.</td>
<td>1</td>
</tr>
<tr>
<td>Water; viz. Mineral Water, the gallon</td>
<td>1</td>
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</tbody>
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The said Resolution, being read a second time, was agreed to.

Ordered, That a Bill be brought in upon the said Resolution; And that Mr. Bernal, Mr. Ponsett Thomson, and Mr. Labouchere, do prepare, and bring it in.

Resolved, That this House will, upon Tuesday next, resolve itself into a Committee upon the Inns, Alehouses and Victualling Houses Bill.

Ordered, That the Civil Bills Courts (Ireland) Bill Civil Bills Courts (Ireland) Bill be read the third time To-morrow.

Ordered, That the Ecclesiastical Duties and Revenues Bill be read a second time To-morrow.

Ordered, That the ingrossed Bill for the abolition of Personal Tithes be now read the third time. —The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

Ordered, That the Report on the County Election Polls Bill be received To-morrow.

Ordered, That the Report on the New South Wales Bill be now received.

Mr. Bernal accordingly reported the Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time To-morrow.

Ordered, That the Report on the Prince of Wales's Island, &c. Bill be now received.

Mr. Bernal accordingly reported the Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time To-morrow.

Ordered, That the Report on the Insolvent Debtors (India) Bill be now received.

Mr. Bernal accordingly reported the Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time To-morrow.

Ordered, That the Sale of Bread Bill be read the Sale of Bread Bill to the Lords; and acquaint them, that this House hath agreed to the same, without Amendment.

Resolved, That this House will, upon Tuesday next, resolve itself into a Committee upon the Poole Corporation Bill.
Ordered, That the Report on the Registration of Voters’ Bill be taken into further consideration upon Monday next.

Ordered, That the Report on the Post Horse Duties Bill be now received.

Mr. Bernal accordingly reported the Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time To-morrow.

Resolved, That this House will, immediately, re- solve itself into a Committee, to consider of making provision for the payment of the Salaries and Compensation to Officers of the Court of Session in Scotland which may be granted in pursuance of any Act of the present Session of Parliament.

The House accordingly resolved itself into the Committee.

1. Resolved, That the Salaries which may be granted to the Officers of the Court of Session in Scotland, in pursuance of any Act of this Session of Parliament, shall be payable out of the Fund of the said Court, and that any deficiency in the said Fund shall be made good in manner directed by an Act of the fiftieth year of King George the Third.

2. Resolved, That all Compensations which may be granted in pursuance of the said Act of this Session of Parliament, shall be paid out of the Monies which by several Acts of her late Majesty Queen Anne were made chargeable with the charges of the Court of Session in Scotland.

Resolutions to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received To-morrow.

Head Money.

A Motion was made, and the Question being proposed, That any payment, or promise, or agreement to pay any sums of Money under the designation of Head-money, or any other name, to Electors, before, at or after an Election of Members to serve in Parliament, in consideration of or for the vote of such Electors, whether made by a Candidate or by any one acting for him, or on his behalf, is a gross violation of the freedom of Election, of the Orders of this House, and of the rights and privileges of the Commons of the United Kingdom:—And a Debate arising thereupon;

Ordered, That the Debate be adjourned till Wednesday next.

Payment to Electors.

A Motion was made, and the Question being proposed, That any payment, or promise or agreement for the payment of any sum of Money to an Elector or any other person for his benefit, in consideration of a vote given at the Election of a Member to serve in Parliament, is a gross violation of the freedom of Election, and of the rights and privileges of this House:—And a Debate arising thereupon;

Ordered, That the Debate be adjourned till Wednesday next.

Ordered, That leave be given to bring in a Bill to facilitate the Application of Highway Rates to Turnpike Roads in certain cases:—And that Mr. Shaw Leefre and Mr. Lynch do prepare, and bring it in.

Ordered, That Mr. Ingham, Mr. Emerson Tennent, and Sir Richard Vyvyan, be discharged from any further attendance on the Select Committee on Shipwrecks.

Ordered, That Mr. George Palmer, Mr. Bowes, and Captain Pechell be added to the Committee.

The House, according to Order, resumed the adjourned Debate upon the Question proposed upon Friday last, That the ingrossed Clause “Pier not to be erected unless approved of by the Commissioners of the Admiralty,” which was offered to be added upon the third reading of the ingrossed Bill for making and maintaining a Pier and other Works at Greenwich, in the County of Kent, be now read a second time.

And the Question being again proposed:—The said Motion and Clause were severally, with leave of the House, withdrawn.

Then an ingrossed Clause was added to the Bill, by way of rider; and Amendments were made to the Bill.

Resolved, That the Bill do pass:—And that the Title be, An Act for making and maintaining a Pier, Wharf and other Works at Greenwich, in the County of Kent.

Ordered, That Mr. Angerstein do carry the Bill to the Lords, and desire their concurrence.

Ordered, That the Select Committee appointed to inquire into the condition, management and affairs of the British Museum, have Power to report their opinion thereupon, together with the Minutes of the Evidence taken before them.

Mr. Entwistle reported from the said Select Committee; and to whom the Report which, upon the 6th day of August, in the last Session of Parliament, was made from the Select Committee upon the same subject; and an Account, and several Petitions upon the subject of the British Museum, were referred:—That they had considered the matters to them referred; and had come to several Resolutions, which they had directed him to report, together with the Minutes of the Evidence taken before them, with an Appendix; and the Resolutions of the Committee are as follow:

1. Resolved, That the great accessions which have been made of late to the Collections of the British Museum, and the increasing interest taken in them by the Public, render it expedient to revise the Establishment of the Institution, with a view to place it upon a scale more commensurate with, and better adapted to, the present state and future prospects of the Museum.

2. Resolved, That this Committee do not recommend any interference with the Family Trustees, who hold their offices under Acts of Parliament, being of the nature of national compacts.

3. Resolved, That though the number of official Trustees may appear unnecessarily large, and though practically most of them rarely, if ever, attend, yet no inconvenience has been alleged to have arisen from the number; and the Committee are aware that there may be some advantage in retaining in the hands of Government a certain influence over the affairs of the Museum, which may be exercised on special occasions; yet if any Act of the Legislature should ultimately be found necessary, a reduction in the number of this class of Trustees might not be unadvisable.

4. Resolved, That, with regard to the existing elected Trustees, the Committee think it very desirable that the Trustees should take steps to ascertain, whether some of those whose attendance has been the most infrequent, might not be willing to resign their Trusteeships,—That in future it be understood, that any Trustee hereafter to be elected, not giving personal attendance at the Museum for a period to be fixed, is expected to resign his Trustee-ship, being, however, re-eligible upon any future vacancy.

5. Resolved, That in filling up vacancies it would be desirable that the elective Trustees should not in future lose sight of the fact, that an opportunity is thus afforded them of occasionally conferring a mark of distinction upon men of eminence in literature, science and art.

6. Resolved, That the extension of the Collections which has taken place, and the still greater extension which may be looked for, render a further division of duties necessary; that at the head of each department there be placed a Keeper, who shall be responsible for the arrangement, proper
condition and safe custody of the Collection committed to his care.

7. Resolved, That it is desirable that the heads of each department shall meet once in Three months for the purpose of consulting with reference to any matters of detail relating to the internal arrangements of the Museum, which they may desire jointly to submit to the Trustees in writing, and their reports to be considered, and that the office of Secretary be not combined with the Keepership of any department.

8. Resolved, That whenever there may be a vacancy in the office of Principal Librarian, or in that of Secretary, it is desirable that the distribution of the duties be reconsidered, and that the office of Secretary be not combined with the Keepership of any department.

9. Resolved, That it is desirable that the hours during which the Museum shall be open on public days be hereafter from ten o'clock until seven throughout the months of May, June, July and August; and that the Reading Room be opened throughout the year at nine o'clock in the morning.

10. Resolved, That it is desirable that the Museum be hereafter opened during the Easter, Whitsun and Christmas weeks, except Sundays and Christmas-day.

11. Resolved, That it is expedient that the Trustees should revise the Salaries of the Establishment, with the view of ascertaining what increase may be required for the purpose of carrying into effect the foregoing Resolutions, as well as of obtaining the whole time and services of the ablest men, independently of any remuneration from other sources; and that when such scale of Salary shall have been fixed, it shall not be competent to any Officer of the Museum paid thereunder, to hold any situation of emolument or entailing duties.

12. Resolved, That it is desirable that the heads of departments do consult together as to the best method of preparing on a combined system, an improved edition of the Synopsis of the Museum; that each officer be responsible for that part which is under his immediate control, and attach his signature to such part, and that the work be prepared in such a manner as to enable each part to be sold separately, which should be done at the lowest price which will cover the expenses of the publication.

13. Resolved, That it is expedient that every execution should be made to complete within the shortest time, consistent with the due execution of the work,full and accurate catalogues of all the Collections in the Museum, with a view to print and publish such portions of them as would hold out expectations of even a partial sale.

14. Resolved, That it be recommended to the Trustees, that every new accession to the Museum be forthwith registered in detail, by the officer at the head of the department, in a book to be kept for that purpose; and that each head of a department do make an Annual Report to the Trustees of the Accessions within the year, vouched by the signature of the principal Librarian of desiderata, and of the state and condition of his own department.

15. Resolved, That it be recommended to the Trustees to take into consideration the best means of giving to the public a facility of obtaining Casts from the Statues, Bronzes and Coins, under competent superintendence, and at as low a price as possible.

16. Resolved, That the Committee are well aware that many of the alterations, which they have suggested, cannot be carried into effect, except by increased liberality on the part of Parliament, both with respect to the establishment of the Museum, and also with respect to the augmentation of the Collections in the different departments; but they confidently rely on the readiness of the Representatives of the people to make full and ample provision for the improvement of an establishment which already enjoys a high reputation in the world of Science, and is an object of daily increasing interest to the people of this Country.
in India.

An Act to enable the London and Croydon Railway Company to provide a Station, and other Works, in the Parish of Saint Olave, in the Borough of Southwark, in the County of Surrey, and to amend the Act relating to the said Railway:

An Act for making and maintaining a Railway from Preston to Longridge, in the County Palatine of Lancashire:

An Act for further improving the Road between London and Holyhead, by Coventry, Birmingham and Shropshire:

An Act to explain and extend the Powers of the Governors of the Hospital in Edinburgh, founded by George Heriot, Jeweller to King James the Sixth:

An Act for confirming a certain Lease granted by the Mayor and Commonalty and Citizens of the City of London, Governors of the Possessions, Revenues and Goods of the Hospital of King Edward the Sixth, called Christ's Hospital, and for extending the Powers to grant Building Leases given to them by an Act passed in the sixth year of the Reign of George the Fourth:

An Act for naturalizing Hermann Philipp Rie:

An Act for naturalizing Leopold Reiss:

An Act for naturalizing Hermann Philipp Rog:

An Act to enable the London and Croydon Railway Company, and for the better government of His Majesty's Indian Territories, till the 30th day of April 1854, with a view to a revision of the same, and the redress of such Grievances as shall be proved to exist:—It passed in the Negative.

A Motion was made, and the Question was proposed, That the discriminating Duties levied, with the reductions in the United Kingdom, on various articles the productions of the British Possessions in India, are impolitic and unjust, alike injurious to the producers in India, and to the Consumers in the United Kingdom; and that such Duties ought, with the least practicable delay, to be reduced to the same amount as those levied on corresponding Articles the produce of His Majesty's Colonies in the West Indies.

And the previous Question being put, That that Question be now put:—It passed in the Negative.

A Motion was made, and the Question was proposed, That it is just and equitable that the same Duties, and another should be levied on manufactured articles the produce of British India imported into the United Kingdom, as are levied on the corresponding articles of British manufactures imported into all British Possessions in India.

And the previous Question being put, That that Question be now put:—It passed in the Negative.

Resolved, That this House will, at the rising of the Adjournment, House this day, adjourn till twelve of the clock To-morrow.

The Order of the day being read, for the Commitment of the Stamp Duties Bill:

Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for receiving the Pensions Report on the Pensions Duties Bill:

Ordered, That the Report be received To-morrow.

The Order of the day being read, for the third Paper Duties reading of the Paper Duties Bill:

Ordered, That the Bill be read the third time To-morrow.

Mr. Bernal reported the Lighthouses Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Monday next.

The ingrossed Bill to amend an Act passed in the present Session of Parliament for consolidating the Laws relating to the Constabulary Force in Ireland, was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

Mr. Oswald reported from the Select Committee on Public Petitions; That they had examined the Petitions presented from the 27th day of June last to the 1st day of this instant July, both inclusive; and had directed him to make a Report thereof to the House.

Ordered, That the Report do lie upon the Table; and be printed.

A Motion was made, and the Question being put, That this House will take an early opportunity of considering the allegations made in a Petition from the Inhabitants of Calcutta, presented in the present Session of Parliament, against some provisions in the Act passed in the third and fourth years of the reign of His present Majesty, and intituled, "An Act for effecting an Arrangement with the East India Company, and for the better government of His Majesty's Indian Territories, till the 30th day of April 1854," with a view to a revision of the same, and the redress of such Grievances as shall be proved to exist:—It passed in the Negative.

A Motion was made, and the Question was proposed, That the monopolies of Salt and Opium exercised by the East India Company within the British Dominions in India, are incompatible with sound principle, and detrimental to the Agricultural and Commercial Interests of India: and they ought, conformably to the expectations held out by the Ministers of the Crown, to be abolished as early as the same can be effected, without prejudice to the local Revenues of India.

And the previous Question being put, That that Question be now put:—It passed in the Negative.

A Motion was made, and the Question was proposed, That the discriminating Duties levied, with the reductions in the United Kingdom, on various articles the productions of the British Possessions in India, are impolitic and unjust, alike injurious to the pro-
adequate payment of the parochial Clergy, and for the supply of religious instruction to those parts of the country stated in the Reports of the Commissioners to be destitute thereof, the Archbishop of Canterbury shall receive Eight thousand pounds, the Archbishop of York Seven thousand pounds, the Bishop of London Four thousand five hundred pounds, and the other Bishops Four thousand pounds pro annum:—And the said Clause was brought up, and read the first time.

A Motion being made, and the Question being put, That the said Clause be now read a second time;
The House divided:
The Yeas to the new Lobby;
The Noes to the old Lobby.

Tellers for the Yeas: Mr. Charles Buller, 44.
Tellers for the Noes: Mr. Edward John Stanley, 82.

So it passed in the Negative.

Ordered, That the Bill, with the Amendments, be engrossed; and read the third time upon Monday next.

Grand Juries (Ireland) Bill.

The House, according to Order, resolved itself into a Committee upon the Grand Juries (Ireland) Bill.

In the Committee.

CLAUSE, No. 75, amended, and agreed to.
CLAUSES, Nos. 76 to No. 78, agreed to.
CLAUSE, No. 79, amended, and agreed to.
CLAUSES, Nos. 80 and 81, agreed to.
CLAUSE, No. 82, amended, and agreed to.
CLAUSES, Nos. 83 to No. 89, agreed to.
CLAUSE, No. 90 to No. 94, postponed.
CLAUSE, No. 95 to No. 98, agreed to.
CLAUSE, No. 99, postponed.
CLAUSES, Nos. 100 to No. 116, agreed to.
CLAUSE, No. 117, postponed.
CLAUSE, No. 118 (Powers reserved to Grand Juries, &c.)—read.

Several Amendments made.

Amendment proposed: P. 52, to add at the end of the Clause, "Provided always, That after the expiration of Ten years, it shall not be obligatory on any Grand Jury to present for any sum, or in respect of any sum, or in respect of any claim which had accrued previously to the said periods, which had not been demanded within the said time."

Question, That the said Proviso be added—put, and Negatived.
CLAUSE, No. 118, as amended, agreed to.
CLAUSES, Nos. 119 to No. 128, agreed to.

To report Progress; and ask leave to sit again.

And the House having continued to sit till after twelve of the clock on Friday morning:

Veneris, 15° die Julii, 1836:

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had made Progress in the Bill; and that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, this day, again resolve itself into the said Committee.

The House, according to Order, resolved itself into a Committee upon the Copyright (Ireland) Bill.

Ordered, That the Report be now received.

Mr. Stewart Mackenzie reported the Bill accordingly; and the Report was ordered to be taken into further consideration upon Monday next; and the Bill, as amended, to be printed.

The Order of the day being read, for the Committee on the Benefits Plurality Bill;

Resolved, That this House will, this day, resolve itself into the said Committee.

The House, according to Order, proceeded to take into further consideration the Report on the Copyright (Ireland) Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be engrossed; and read the third time upon Monday next.

The Order of the day being read, for taking into further consideration the Report on the Entailed Estates (Scotland) Bill:—The Bill was re-committed to a Committee of the whole House:—And the House immediately resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Robert Stewart reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received upon Monday next.

The Bill from the Lords, intituled, An Act to Enable Relief of the poor in Relation to Poor-rate Grants, to be printed.

Ordered, That the further proceeding upon the said Bill be adjourned till this day.

Ordered, That the House, will, this day, again resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Richmond Penitentiary (Ireland) Bill; and to authorize the sale of Entailed Lands for the payment of certain Debts affecting the same, was, according to Order, read the third time.

Resolved, That the Bill, with the Amendments, do pass.

Ordered, That Mr. Stewart Mackenzie do carry the Bill to the Lords; and acquaint them, that this House hath assented to the same, with Amendments; to which Amendments this House doth desire the concurrence of their Lordships.

The Order of the day being read, for the second Reading of the Justice of Peace Courts (Scotland) Bill; the Bill was read a second time; and the Order of the House was for a Committee on the same.

Ordered, That the Bill be read a second time, upon Tuesday next.

The House, according to Order, resolved itself into a Committee upon the Richmond Penitentiary (Ireland) Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Robert Stewart reported, That the Committee had made Progress in the Bill; and that he was directed to move, That the Committee may have leave to sit again.

Resolved, That this House will, this day, again resolve itself into the said Committee.

The House, according to Order, resolved itself into a Committee on the Corporate Property (Ireland) Bill.

Ordered, That this House will, this day, resolve itself into the said Committee.

The ingrossed Bill to consolidate and amend several Acts for the uniform Valuation of Lands and (Ireland) Bill, Tenements in Ireland, and to incorporate certain detached portions of Counties and Baronies with those Counties and Baronies respectively whereunto the same may adjoin, or wherein the same are locally situate, was, according to Order, read the third time.

Ordered, That the further proceeding upon the said Bill be adjourned till this day.

The Order of the day being read, for the Committee on the Court of Session (Scotland) Bill; the Bill was read a second time; and the Order of the House was for a Committee on the same.

Ordered, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for taking into further consideration the Report on the Common Law Courts Bill; the Order of the House was for a Committee on the same.

Ordered, That the Report be taken into further consideration this day.
The Order of the day being read, for taking into further consideration the Report on the Secular Jurisdiction (York and Ely) Jurisdiction (York and Ely) Bill; Ordered, That the Report be taken into further consideration this day.

The House was moved, That the Act 5 and 6 Will. 4, c. 46, to amended, until the end of the next Session of Parliament, an Act of the second year of His present Majesty, for making provision for the dispatch of the Business now done by the Court of Exchequer in Scotland, might be read; and the same being read:

Ordered, That leave be given to bring in a Bill to continue the said Act: And that Mr. Robert Stewart and the Lord Advocate do prepare, and bring it in.

Ordered, That there be laid before this House, a Return, in detail, showing the total amount realized by the sale of the Honourable East India Company’s Assets, disposed of since 5th April 1834 up to the latest date; and showing the application of the Funds arising therefrom:—Also, a Return of the estimated value of the remaining assets of the said Company, which, under the provisions of the Act 3d and 4th Will. 4, c. 85, are to be sold by the said Company for the purposes of the said Act. Ordered, That there be laid before this House, a Return of the number and amount of the several claims upon, and of the sums awarded by, the Carnatic and Tanjore Commissioners, during the last ten years:—Also, a Return of the total annual expenses attending the said commission during the same period.

Mr. William O’Brien presented a Bill for the Regulation of the Medical Charities supported by county Assessment in Ireland: And the same was read the first time; and ordered to be read a second time upon Saturday, the 20th day of August next; and to be printed.

Mr. Robert Stewart presented a Bill to continue an Act of the 5th and 6th years of His present Majesty, relating to the dispatch of Business done by the Court of Exchequer in Scotland: And the same was read the first time; and ordered to be read a second time this day.

The House was moved, That the Act 10 Geo. 2, c. 25, to explain and amend so much of an Act made in the twelfth year of the Reign of Queen Anne, intituled, “An Act for reducing the Laws relating to Rogues, Vagabonds, sturdy Beggars and Vagrants, and sending them whither they ought to be sent,” as relates to common players of Interludes, might be read; and the same being read:

Ordered, That leave be given to bring in a Bill to repeal so much of the Act 10 Geo. 2, c. 25, as (Metropolis) Bill.

Mr. William O’Brien presented a Bill for the Carnatic and Tanjore Commissioners, during the last ten years:—Also, a Return of the total annual expenses attending the said commission during the same period.

The said Resolution, being read a second time, was agreed to.

Ordered, That a Bill be brought in upon the said resolution: And that Mr. Robert Stewart, Mr. Chancellor of the Exchequer, and Mr. Baring, do prepare, and bring it in.

Mr. Henry Lytton Bulwer presented a Bill to repeal so much of the Act 10th Geo. 2, c. 24, as (Metropolis) Bill.

Mr. William O’Brien presented a Bill to consolidate and amend the Laws relating to Newspapers and from Foreign Parts.

The resolution was read a second time upon Monday next.

Mr. Chancellor of the Exchequer presented a Bill to consolidate and amend the Laws relating to the conveyance of Newspapers by the Post: And Bill.

The same was read the first time; and ordered to be read a second time this day.

A Petition of Inhabitants of Llan sillin:—Minister, Lord’s Day Bill.

Churchwardens and Inhabitants of Borne and Tinford:—And, Individuals of the Churches of Saint John, Saint Matthew, Saint Paul, Saint James, Christ Church, All Saints, and Wexham of Manchester and Salford: praying that the Lord’s Day Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Catherine Robson and Isabella Troutbeck’s Assay, next of kin of the late Samuel Troutbeck, State of Madras, was presented, and read; setting forth, That Samuel Troutbeck, of Madras, Patnam, India, died in the year 1785, at the advanced age of 85 years, possessed of considerable property, and leaving a will, which the Court of Chancery, in the year 1814, declared to be void, and no heir at law or next of kin appearing, the estate of the said Samuel Troutbeck became by law vested in the Crown; and the proceeds of the said estate, videlicet, the sum of 5,764 l. 14s. cash, and the produce of 139,433 l. 4d. Bank 3 per Cent. Annuities, was paid into His Majesty’s Treasury; that the Crown is by law the Trustee of such unclaimed properties in trust for any claimants who may establish their right, and in default of next of kin, legally entitled, such properties are now paid into a common fund for public purposes; that, in the year 1816, two sums, part of the said estate of Samuel Troutbeck, videlicet, the sum of 20,000 l. and 38,360 l., were by Treasury Minute paid out of the Driots or Stock Funds, and appropriated for and on account of the furniture and building cost of the Pavilion residence at Brighton of his late Majesty George the Fourth, then Prince Regent; that the Petitioners have reason to believe that other portions, if not the whole, of such funds have been similarly appropriated;
Dissenting Asylums. County Lunatic No. 441 was presented yesterday, be printed.

of their complaint. The Petitioners have obtained justice; that the abstraction and appropriation of the estate of the said Samuel Troutbeck, principally to the cost of the Pavilion at Beck, late of Madras: And a Debate arising thereon, and to the consent of the Crown for the reception of all Benefices in the appointment of Deans and Chapters in the several Dioceses of England and Wales; specifying the net Income of each Benefice, and distinguishing the Diocese in which it is situate, might be read; and the same was read the first time; and ordered to be read a second time upon Thursday next; and to be printed.

A Petition of Inhabitants of Castleholm, Moor's and Lettsington, praying for the abolition of Tithes (Ireland.) in Ireland, was presented, and read; and ordered to lie upon the Table.

The House was moved, That the Petition of C. Troutbeck's therine Robson and Isabella Ainsley, which was presented yesterday, might be read; and the same being read; and a Motion being made, and the Question being proposed, that a Select Committee be appointed to consider the case of Catherine Robson and Isabella Ainsley, claimants of the Estate of Samuel Troutbeck, late of Mudrass:—And a Debate arising thereupon; Ordered, That the Debate be adjourned till Tuesday next.

Sic Andrew Leith Hay reported from the Committee appointed to inspect the Journals of the House of Lords with relation to any proceedings upon the Trinity North Leith Harbour and Docks Bill, and to make report thereof to the House; That they had inspected the said proceedings, and had taken Copies of the Proceedings of the Lords thereupon; and the Report was read, as followeth:

"Die Mercurij, 13° die Julii; A. 1836.

PRAYERS.

R. Shaw Lefevre presented a Bill to authorize Highway Rates for the application of Highway Rates to Turnpike Roads in certain cases: And the same was read the first time; and ordered to be read a second time upon Wednesday next; and to be printed.

Ordered, That a Message be sent to the Lords, to Agriculture. request that their Lordships will be pleased to communicate to this House a Copy of the Evidence taken before the Select Committee appointed by their Lordships to inquire into the state of Agriculture:—And that Mr. Shaw Lefevre do carry the said Message.

Chadwick's Estate Bill was read a second time; Chadwick's and committed to Mr. Brotherton and the Lancaster Estate Bill List.

Ordered, That the Select Committee on Arts of Arts of Design. Design have leave to sit this day till three of the clock, during the sitting of the House.

Mr. Solicitor General presented a Bill to amend Bankrupts' Law relating to Bankrupts: And the same was Bill. read the first time; and ordered to be read a second time upon Thursday next; and to be printed.

Ordered, That the said Petition do lie upon the Table.

Ordered, That the Return relative to Dissenting Meeting houses, Arts. be printed.

Ordered, That the Return relative to County Lunatic Asylums, be printed.

Ordered, That the Return relative to County Lunatic Asylums, which was presented yesterday, be printed.

And then the House, having continued to sit till a quarter of an hour after two of the clock on Friday morning, adjourned till this day.

668

14°—15° Julii.
were found to be true; and that the Committee had gone through the Bill, and made several Amendments thereto.

Which Amendments were read by the Clerk, as follows: videlicet,

"Pr. 7. 1. 7. Leave out from ' to and' in Pr. 8. 11. and insert ' extend on the north from a line extending from the west to the east end of the Breakwater at the distance of Twenty yards to the northward of it, and on the east and west by a line drawn from the eastern and western ends of the Breakwater to the shore parallel with the outer walls of the works:' Provided always, That the said Company shall, notwithstanding the limitations of the boundaries as hereinafter specified, have full power to anchor, make fast and place such and so many craft and other vessels at such distance from the said Harbour, Dock or Docks, Piers and other works as may be necessary from time to time for the purpose of assisting in the construction and alteration and repairs of the said Harbour, Dock or Docks, Piers and other works.'

"Pr. 8. 1. 17. After ' others' insert ' subject to the provisions and reservations hereinafter contained.'

"Pr. 9. 1. 4. After 'made' insert Clauses (A.) and (B.)"

"CLAUSE (A.)" Provided always, and be it Enacted, That notwithstanding the limitation of the boundary of the said Harbour, Dock or Docks, Piers and other works and premises as hereinafter specified, it shall and may be lawful for the said Company to lay down buoys or marks for the purpose of warping or transporting ships, vessels, boats, steam-vessels or steam-boats in and out of the said Harbour, Dock or Docks, Piers and other works and premises, for ships or other vessels to make fast to, that may be resorting to the said Harbour, Dock or Docks, Piers or other works and premises, or waiting for wind or tide, not exceeding, however, the distance of One hundred yards on the eastern or western sides of such entrances and of such Piers, and from time to time to repair, renew and again lay down the same or other buoys or other marks, any right, claim or usage of all other persons in any wise notwithstanding.

"CLAUSE (B.)" And be it further Enacted, That no person or persons shall be at liberty to make use of or to make fast to the said buoys or other marks unless for the purpose of coming to or departing from the said Harbour, Dock or Docks, Piers and other works, and premises, for ships or other vessels to make fast to, that may be resorting to the said Harbour, Dock or Docks, Piers or other works and premises, or waiting for wind or tide, not exceeding, however, the distance of One hundred yards on the eastern or western sides of such entrances and of such Piers, and from time to time to repair, renew and again lay down the same or other buoys or other marks, any right, claim or usage of all other persons in any wise notwithstanding.

"CLAUSE (C.)" Provided always, that the said Company shall, and they are hereby required, within Four years from the passing of this Act, to sell, to dispose of any part or parts of such lands, grounds and heritages, to be purchased or acquired by virtue of this Act, as may not be necessary to be retained for effecting the purpose thereof, together with all or any part or parts of the erections, buildings and improvements which shall be built and made in and upon the same respectively, either together or in parcels, by public auction or private contract, as they shall find most convenient and advantageous, to such person or persons as shall be willing to purchase or to fence the same; and such conveyance from the said Company shall be valid and effectual, any thing in this Act contained, or any law, statute or common right or custom, to the contrary notwithstanding: Provided always, That the said Company, before they shall sell and absolutely dispose of any such lands, grounds and heritages, shall first offer to sell the same to the person or persons whose lands, grounds or heritages shall immediately adjoin the lands, grounds and heritages so possessed to be sold as aforesaid; and such person or persons, in case he, she or they shall be desirous of purchasing the same, shall signify such his, her or their desire in behalf to the said Company, through their secretary, within One calendar month after such offer of sale shall have been made; and in case such person or persons shall refuse or decline to avail himself, herself or themselves of such offer, or shall neglect or omit to signify his, her or their desire to purchase such lands, grounds and heritages for the space of One calendar month, then and in every such case an affidavit made and sworn before the said Sheriff or Sheriff Substitutes, or any Justice of the Peace of the county of Edinburgh, by some person or persons not interested in the same lands, grounds and heritages, stating that such offer was made by or on behalf of the said Company, and that such offer was refused or declined, or was not accepted and agreed to by the person or persons to whom the same was made.
intitled, An Act for making a Railway from the Minories to Blackwall, with Branches, to be called "The Commercial Railway;" and the same were read, as follow:

Pr. 5. l. 1. After "Act" insert Clause (A.)

**Clause (A.)** And be it further Enacted, That "it shall be lawful for the Directors hereby appointed, at any time within Three months after the passing of this Act, to alter and vary the amount of shares into which the capital shall be divided, the full amount of Six hundred thousand pounds shall be duly subscribed for in shares of Twenty-five pounds each before any of the powers of this Act with regard to the compulsory taking of land shall be put in force: Provided also, That in the event of such division being made, the proprietor of any one or more of such shares of Twenty-five pounds each, shall, as regards the number of votes to which he shall be entitled, and in the several provisions of this Act, in which the holding a certain number of shares is made a necessary qualification for any purpose of this Act, be entitled in respect of each share of Twenty-five pounds to the same rights and privileges as shareholders would be by this Act entitled to in respect of any share of the value of Fifty pounds, in case no division thereof had been made."

Pr. 92. l. 33. Leave out "but," and insert "And."

Pr. 112. l. 9 and 10. After "aforesaid" insert Clause (B.)

**Clause (B.)** "And for indemnifying the Impropriator of the Rectory and Tithes of the parish of Saint Botolph-without-Aldgate, his heirs and assigns, against such loss as might otherwise accrue to him or them respectively by reason of taking down or using for the purposes, or under the powers of this Act, any houses or other buildings in the said parish; Be it Enacted, That after the occupier or occupiers of any of the houses or other buildings to be taken down for the purposes or under the powers of this Act with regard to the said parish, shall have quitted the possession thereof in pursuance of this Act, or in pursuance of any notice or notices to be given or left for that purpose under the powers or provisions of this Act, and in the meantime, and until new houses or other buildings shall be erected, completed and occupied on the ground which shall be cleared under any of the provisions of this Act within the said parish, or on some part thereof, of such an annual rent or value that the tithes or yearly sums of money by way or in lieu of tithes for the time being actually payable for such new houses or other buildings, shall be fully equal to the tithes or yearly sums of money by way or in lieu of tithes payable for the houses or other buildings so for the time being quitted by the occupiers thereof as aforesaid within the said parish, the tithes or yearly sums of money or customary payments in lieu of tithes payable in respect of the houses or other buildings within the said parish, shall be so quitted as aforesaid (according to the last assessments thereof to the Twenty-fifth day of March last), or annual sums of money equal to the loss in tithes, or sums of money, or customary payments in lieu of tithes, which the said Impropriator, his heirs and assigns respectively may sustain by the want of occupiers, or by the taking down of such houses or other buildings respectively estimated as aforesaid, shall be paid and payable to the said Impropriator, his heirs and assigns respectively out of the said monies to be applied for the purposes of this Act, clear of all taxes and deductions at the four most usual feasts.
feasts or days of payment in every year; (that is to say) the Twenty-fifth day of March, the Twenty-fourth day of June, the Twenty-ninth day of September and the Twenty-fifth day of December, by a sum or sums of money to be paid and made good as aforesaid; and such sum or sums of money to be paid and made good as aforesaid shall diminish in proportion to the tithes or yearly sums of money by way of rent in lieu of tithes which shall for the time being be actually payable for new houses, or other buildings erected, completed and occupied on ground which shall be so cleared within the said parish as aforesaid.

Pr. 127. l. 35. Leave out " or to."

Pr. 127. l. 37. After " Company " insert " or to the British Gas Light Company."

Pr. 128. l. 10. Leave out " of."

Pr. 128. l. 10. After " Company " insert " and of the said British Gas Light Company."

Pr. 128. l. 31. After " said " insert " Rates."

Pr. 128. l. 32. Leave out " Companies," and insert " Company, the said City of London Gas Light and Coke Company, and of the said British Gas Light Company."

Pr. 129. l. 33. Leave out from " Company " to " the " in l. 34.

Pr. 129. l. 35. After " Company " insert " or of the said British Gas Light Company."

Pr. 130. l. 13. Leave out " and," and insert " the."

Pr. 130. l. 14. After " Company " insert " and the British Gas Light Company."

Pr. 130. l. 37. Leave out " or, and insert " of the said."

Pr. 130. l. 38. After " Company " insert " or the said British Gas Light Company."

Pr. 131. l. 22. After " Company " insert " or in the British Gas Light Company."

Pr. 132. l. 5. After " Gas " insert " or under or by virtue of an Act passed in the tenth year of the reign of his late Majesty King George the Fourth, intituled, An Act to incorporate certain persons to be called The British Gas Light Company, and for enabling them to light with Gas certain Parishes and Places in the Counties of Essex and Middlesex, near the Eastern part of the City of London."

Pr. 133. l. 5. After the " the " insert " waterway, and of the."

Pr. 134. l. 1. After " navigation " insert Clause (C).

Pr. 135. l. 2. After " and " insert " the."

Pr. 136. l. 1. After " navigation " insert Clause (D).

Pr. 136. l. 2. After " place " insert Clauses (D.), (E.), (F.), (G.), and (H.).

CLAUSE (D.) " And be it further Enacted, That in case of locomotive engines being proposed to be used on the said Railway, no such engine shall be used which shall not be first approved of by His Majesty's Commissioners of Woods and Forests, certified under their hands and seal, and such certificate of the said Commissioners shall express that such engine is in their opinion adequately provided with means to prevent the danger of fire either from the chimney or fire-place of the said engine, and the said Commissioners shall have authority from time to time to cause any such engine to be inspected, and the Directors of the said Railway shall give every facility to any inspector or other person appointed by such Commissioners to make such inspection, under a penalty of Five pounds for any impediment interposed by them, or by persons acting under their authority."

CLAUSE (E.) " Provided always, and be it further Enacted, That it shall be competent to the said Commissioners at any time, if they shall think fit, to require the Directors of the said Railway Company to adopt any further means of security beyond those expressed in the said certificate."

CLAUSE (F.) " And be it further Enacted, That in case the means of security against fire aforesaid as aforesaid by the said Commissioners to be adopted in such locomotive engines, shall not be adopted by the said Company, the Directors of the said Railway Company shall be liable to a penalty not exceeding Ten pounds for every day that any such engine shall be used without the adoption of such means of security as aforesaid."

CLAUSE (G.) " Provided always, and be it further Enacted, That nothing in this Act contained shall be construed to relieve the Company from any responsibility for damage by fire or otherwise to which they would be subject by common law."

CLAUSE (H.) " And for the further protection of persons and property residing and being on the line of the said Railway; Be it Enacted, That every such engine which shall at any time hereafter be brought upon or used on the said Railway, shall have a proper and well-secured hood or cover of wire-gauze (the width of the spaces between the wires of which shall not be more than one-eighth of an inch from each other) affixed upon the top of the shaft of the chimney thereof, and that no such engine shall at any time be brought upon or used on the said Railway, unless the same shall have first affixed thereon such hood or cover as aforesaid."

Pr. 297. l. 30. After " thereof " insert Clause (I).}

CLAUSE (I.) " Provided always, and be it further Enacted, That nothing herein contained shall extend, or be construed, deemed or taken to extend to exempt the Railroad to be formed under or by virtue of the powers in and by this Act contained and given, or any branch thereof, from the provisions of any General Act or General Acts contained and given, or any branch thereof, for the regulation of Railroads which may be passed before the expiration of One year from the passing of this Act (if Parliament shall be sitting at the expiration of such period of one year), or if Parliament shall not then be sitting) before the end of the then next Session of Parliament."

In the Schedule of the Bill:

Pr. 298. l. 7. Leave out from " parish of Saint Botolph-without-Aldgate " to " yard."

"House and yard. - - Trustees under the Will of Samuel Harris. - - - - Thomas Potts, John Chambers."

in l. 10. 11. 12. 13. and 14.

Pr. 300. l. 3. to 14. both inclusive. Leave out " House and yard. - - Edward Boyd. - - - - John and Edw. Neale."

Pr. 301. House, - - - - Tallow. - - - - Richard Adams.

Pr. 302. Chamber's. - - Tallow. - - - - Walter Tayler.

Pr. 303. Mrs. Swan. - - - - Mrs. Swan. - - John Bull.

Pr. 304. House, yard and workshops. - - - James Be- onthorne. - - In hand.

The said Amendments, being read a second time, were agreed to.

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Ordered,
Resolved, That Mr. Alston do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

Mr. Maher reported from the Committee on the Seir Navigation (No. 2.) Bill; that they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

A Petition of Charles Cunningham, town clerk of the city of Edinburgh, praying that leave may not be given to introduce any new Bill in relation to the Harbour and Docks at Trinity (North Leith), was presented, and read; and ordered to lie upon the Table.

Ordered, That the Committee on the South Metropolitan Cemetery Bill have leave to sit To-morrow, notwithstanding the adjournment of the House.

A Message from the Lords, by Sir Giffin Wilson and Mr. Forrer: Mr. Speaker,
The Lords have agreed to the Bill, intituled, An Act to abolish the Commissary Court of Edinburgh, and to give greater discretion to the Secretary of the Consolidated Fund of the United Kingdom to the present Chief Justice of Ely, for the abolition of his Office; and had come to several Resolutions, which they had directed him to report; and the Resolutions of the Committee are as follow:

1. Resolved, That it is expedient to provide means for the separate confinement of Prisoners committed for Trial before the Central Criminal Court.
2. Resolved, That for this purpose, it is advisable either to re-construct Newgate, or to build a new Prison adjoining the place of trial.
3. Resolved, That the mode of carrying these Resolutions into effect, with the consent of the authority of the City, requires the immediate consideration of His Majesty's Government; and that competent surveyors should be employed for the purpose of forming a mature decision.
4. Resolved, That it is expedient to revise the Act 4th and 5th Geo. 4, commonly called the Gaol Act, and to give greater discretion to the Secretary of State and the Magistrates of Counties and Boroughs, with respect to the classification of Offenders.
5. Resolved, That the Report do lie upon the Table; and be printed.

A Motion was made, and the Question being proposed, That the Order of the day, for the third reading of the ingrossed Bill for the better Regulation of Ecclesiastical Revenues, and the promotion of Religious and Moral Instruction in Ireland, be now read;

An Amendment was proposed to be made to the Question, by leaving out from the words "That the," to the end of the Question, in order to add the words "new Bill relating to Prisoners; and to report their opinion thereupon to the House; That they had considered the matters to them referred; and had come to several Resolutions, which they had directed him to report; and the Resolutions of the Committee are as follow:

1. Resolved, That it is expedient to provide means for the separate confinement of Prisoners committed for Trial before the Central Criminal Court.

Resolved, That the Order of the day, for the third reading of the ingrossed Bill for the better Regulation of Ecclesiastical Revenues, and the promotion of Religious and Moral Instruction in Ireland, be now read;

An Amendment was proposed to be made to the Question, by leaving out from the words "That the," to the end of the Question, in order to add the words "new Bill relating to Prisoners; and to report their opinion thereupon to the House; That they had considered the matters to them referred; and had come to several Resolutions, which they had directed him to report; and the Resolutions of the Committee are as follow:

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An Amendment was proposed to be made to the Question, by leaving out from the words "That the," to the end of the Question, in order to add the words "new Bill relating to Prisoners; and to report their opinion thereupon to the House; That they had considered the matters to them referred; and had come to several Resolutions, which they had directed him to report; and the Resolutions of the Committee are as follow:

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Resolved, That the Order of the day, for the third reading of the ingrossed Bill for the better Regulation of Ecclesiastical Revenues, and the promotion of Religious and Moral Instruction in Ireland, be now read;

An Amendment was proposed to be made to the Question, by leaving out from the words "That the," to the end of the Question, in order to add the words "new Bill relating to Prisoners; and to report their opinion thereupon to the House; That they had considered the matters to them referred; and had come to several Resolutions, which they had directed him to report; and the Resolutions of the Committee are as follow:

1. Resolved, That it is expedient to provide means for the separate confinement of Prisoners committed for Trial before the Central Criminal Court.
into England or Scotland, or from Scotland to England, the respective countervailing Duties of Excise following; and that there be granted and allowed on the removal of the same Mixtures, Preparations, Compounds and Commodities from England to Scotland or Ireland, or from Scotland to Ireland, the respective Drawbacks following; (that is to say)

<table>
<thead>
<tr>
<th>Articles enumerated</th>
<th>Countervailing Duties.</th>
<th>Countervailing Drawbacks.</th>
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<tr>
<td>Ether</td>
<td>8 d. 2 s. d.</td>
<td>8 d. 2 s. d.</td>
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<tr>
<td>Sweet Spirits of Nitre</td>
<td>5 s. 10 d.</td>
<td>5 s. 10 d.</td>
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<tr>
<td>Camphorated Spirits, Lavender Water and other Perfumes, being Spirits scented with Essential Oils, Flowers or other Ingredients, Compound Spirits of Lavender, Spirits of Rosemary, Spirits of Ammonia, Sal Volatilis, Tincture of Balsam, Camphorated Benzoin, Tincture of Anis, Tincture of Kino, Tincture of Guaiacum, Tincture of Myrrh, Tincture of Ginger, Spirit Variances, Other Tinctures and Medicated Spirits</td>
<td>6 s. 3 d.</td>
<td>6 s. 3 d.</td>
</tr>
<tr>
<td>Sweet or made Wines</td>
<td>5 s. 6 d.</td>
<td>5 s. 6 d.</td>
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2. Resolved, That the additional Duties of Excise on Licenses taken out by Retailers of Spirits imposed by an Act passed in the fourth and fifth years of His present Majesty, shall cease and determine. Resolutions to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received upon Monday next.

Resolved, That this House will, at the rising of the House this day, adjourn till Monday next.

The House, according to Order, resolved itself into a Committee upon the Corporate Property (Ireland) Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received upon Monday next.

The Order of the day being read, for taking into further consideration the Report on the Charitable Trustees Bill:

Ordered, That the Report be taken into further consideration upon Monday next.

The House, according to Order, resolved itself into a Committee upon the Grand Juries (Ireland) Bill.

(In the Committee.)

Clause, No 160, agreed to.

Clause, No 161, amended, and agreed to.

Clauses, No 162 and 163, agreed to.

Clauses, No 164 to No 166, amended, and agreed to.

Clause, No 167 (If Grand Jury refuse or neglect to present Money, &c.)—read.

Amendment proposed: P. 74. 1. 33. To leave out "any Act now in force in Ireland."

Question put, That the words proposed to be left out stand part of the Clause;

The Committee divided.

Teller for the Yeas, Mr. Robert Steuart—73.

Teller for the Noes, Mr. French—8. Amendment proposed: L. 42. To leave out "shall make an order" to the end of the Clause, and insert "may refuse to put any other Grand Jury Presentment till such Grand Jury shall present such a sum so."

Question put, That the words proposed to be left out stand part of the Clause;

The Committee divided.

Teller for the Yeas, Mr. Robert Steuart—84.


Clause, No 167, agreed to.

Schedules from (A.) to (X.), agreed to.

Schedules (Y.) and (R.), added.

Postponed Clauses, No 90 to No 94, agreed to.

Postponed Clause, No 99 (Presentment for expenses of removing Convicts to Seaport or House of Correction)—readed.

Question, That the said Clause stand part of the Bill—put, and Negatived.

Postponed Clause, No 117, amended, and agreed to.

Clauses (A.) to (L.), added.

Preamble read, and agreed to.

Bill, as amended, to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received upon Monday next.

A Petition of John Bosset, of Great Cumberland-Stannaries place, in the county of Middlesex, Esquire, praying Courts Bill. That the Stannaries Courts Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of London Shareholders in Cornish Mines; and Adventurers and Persons interested in mining residing in Truro and Saint Agnes; praying the House to defer the said Bill till the next Session of Parliament, or else that all parties residing out of the county of Cornwall may be freed from its operation,—were also presented, and read; and ordered to lie upon the Table.

The House, according to Order, resolved itself Stannaries into a Committee upon the Stannaries Courts Bill.

And the House having continued to sit till after twelve of the clock on Saturday morning;

Sabbathi, 10° die Iulii, 1836;

Mr. Speaker resumed the Chair; and Mr. Solicitor General reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be now received.

The Order of the day being read, for the third Durham Court reading of the Dorset Court of Pleas Bill;

Ordered, That the Bill be read the third time upon Friday next.

The Order of the day being read, for the second Poor Law Bill reading of the Poor Law Bill;
Ordered, That the Bill be read a second time on Tuesday next.

The Order of the day being read, for the Committee on the Hackney Carriages (Metropolis) Bill;

Resolved, That the House will, upon Monday next, resolve itself into the said Committee.

Notaries Public Bill.
The Order of the day being read, for the Committee on the Notaries Public Bill;

Resolved, That this House will, upon Tuesday next, resolve itself into the said Committee.

Bill;
The Order of the day being read, for the Committee on the Bribery at Elections Bill;

Resolved, That this House will, upon Wednesday next, resolve itself into the said Committee.

Conviction Bill.
The Order of the day being read, for the Committee on the Conviction Bill;

Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

Election Expenses Bill.
The Order of the day being read, for the Committee on the Election Expenses Bill;

Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

Common Fields' Enclosure Bill.
The Order of the day being read, for taking into further consideration the Report on the Common Fields Enclosure Bill;

Ordered, That the Report be taken into further consideration upon Monday next.

Ways and Means.
The Order of the day being read, for the Committee of Ways and Means;

Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

Civil Bill Courts (Ireland) Bill.
The ingrossed Bill to extend the Jurisdiction and regulate the Proceedings of the Civil Bill Courts in Ireland was, according to Order, read the third time.

An ingrossed Clause was offered to be added to the Bill, by way of rider, relating to overholding Tenants:—And the said Clause was brought up, and read the first time.

And a Motion being made, and the Question being put, That the said Clause be now read a second time; it passed in the Negative.

Then ingrossed Clauses were added, by way of riders, and Amendments were made to the Bill.

Resolved, That Mr. Lange do carry the Bill to the Lords, and desire their concurrence.

Ordered, That the Bill be read a second time, for the second reading of the Ecclesiastical Duties and Revenues Bill;

Ordered, That the Bill be read a second time upon Monday next.

Mr. Baring reported the County Election Polls Bill.

And a Motion being made, and the Question being proposed, That the Amendments made by the Committee to the Bill be now read a second time; an Amendment was proposed to be made to the Question, by leaving out from the words "That the Bill, by way of rider, relating to overholding Tenants:—And the said Clause was brought up, and read the first time.

And a Motion being made, and the Question being put, That the said Clause be now read a second time; it passed in the Negative.

Then ingrossed Clauses were added, by way of riders, and Amendments were made to the Bill.

Resolved, That Mr. Lange do carry the Bill to the Lords, and desire their concurrence.

Ordered, That the Bill be read a second time, for the second reading of the Ecclesiastical Duties and Revenues Bill;

Ordered, That the Bill be read a second time upon Monday next.

Mr. Baring reported the County Election Polls Bill.

And a Motion being made, and the Question being proposed, That the Amendments made by the Committee to the Bill be now read a second time; and the Question being put, That the words proposed to be left out stand part of the Question. The House divided:

Resolved, That the Yeas to the old Lobby. The Noes to the new Lobby.

Tellers for the Yeas, Mr. Baring, Mr. Robert Stewart; 47.

Tellers for the Noes, Mr. Forbes, Mr. Arthur Trevor; 18.

So it was resolved in the Affirmative.

And the Question being again proposed, That the Amendments made by the Committee to the Bill be now read a second time:—And a Debate arising thereupon;

Ordered, That the Debate be adjourned till Monday next.

The ingrossed Bill to continue an Act of the ninth year of his late Majesty, for the Administration of Justice in New South Wales and Van Diemen's Land, was, according to Order, read the third time.

Resolved, That the Bill do pass; And that the Title be, An Act to continue until the thirty-first day of December, One thousand eight hundred and thirty-seven, and from thence to the end of the then next Session of Parliament, an Act of the ninth year of his late Majesty for the Administration of Justice in New South Wales and Van Diemen's Land.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The ingrossed Bill for enabling His Majesty to grant Admiralty Jurisdiction to the Court of Judicature of Prince of Wales's Island, Singapore and Malacca, was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The ingrossed Bill to continue the provisions of Insolvent Debtors in India, was, according to Order, read the third time.

Resolved, That the Bill do pass: And that the Title be, An Act to continue, until the first day of March One thousand eight hundred and thirty-nine, and from thence to the end of the then next Session of Parliament, the several Acts relating to Insolvent Debtors in India.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The Bill from the Lords, intituled, An Act to Sale of Bread, repeal the several Acts now in force relating to Bread Bill.

To be sold out of the City of London, and the Liberties thereof, and beyond the weekly Bills of Mortality, and Ten Miles of the Royal Exchange, and to provide other Regulations for the making and Sale of Bread, and for preventing the Adulteration of Meal, Flour and Bread, beyond the Limits aforesaid, was, according to Order, read the third time.

Resolved, That the Bill, with the Amendment, do pass.

Ordered, That Captain Peel shall do carry the Bill to the Lords; and acquaint them, that this House doth agree to the same, with an Amendment; to which Amendment this House doth desire the concurrence of their Lordships.

Mr. Robert Stewart reported from the Committee, Court of Session to whom it was referred 'to consider of making provision for the payment of the Salaries and Compensation to Officers of the Court of Session in Scotland, which may be granted in pursuance of any Act of the present Session of Parliament, several Resolutions, which were read, as follow:

1. Resolved, That the Salaries which may be granted to the Officers of the Court of Session in Scotland, in pursuance of any Act of this Session of Parliament, shall be payable out of the Fee Fund of the said Court; and that any deficiency in the said Fund shall be made good in manner directed by an Act of the fifty-fifth year of King George the Third.

2. Resolved, That all Compensations which may be granted in pursuance of the said Act of this Session of Parliament, shall be paid out of the Monies which by several Acts of her late Majesty Queen Anne, were made chargeable with the charges of the Court of Session in Scotland.

The said Resolutions, being read a second time, were agreed to.

Ordered, That it be an Instruction to the Committee on the Court of Session (Scotland) Bill, That they
VOL. 91. 675

Turnpike Roads in Great Britain, which will expire with the present or the next Session of Parliament: And the same was read the first time; and ordered to be read a second time upon Monday next; and to be printed.

Sir Andrew Leith Hay presented a Bill for constructing and maintaining a Harbour, Dock or Docks, Pier, and other Works at Trinity (North Leith), in the County of Edinburgh: And the same was read the first time; and ordered to be read a second time upon Monday next.

The House was moved, That the Order made upon the 13th day of April last, that there be laid before this House, a Return of the Number of Writs issued in the Local Court, and Court above, of the County Palatine of Lancaster, since the amended Act came into force, and the Number of Causes tried from each, might be read; and the same being read;

Ordered, That a Return to the said Order be laid before this House forthwith.

The House was moved, That the Order made upon Marriages, the 5th day of June last, that there be laid before this House, a Return of the Number of Marriages by License and Banns solemnized in the Parish Church of Saint George, Hanover-square, in the County of Middlesex; the Collegiate Church at Manchester; and Saint Philip's Church, Birmingham, during the year 1833; with a Statement of Fees allotted in either case to the officiating Minister and Parish Clerk, might be read; and the same being read;

Ordered, That a Return to the said Order, so far as the same relates to the Collegiate Church of Manchester, be laid before this House forthwith.

Mr. Chancellor of the Exchequer presented a Bill to enable His Majesty to appoint Commissioners to execute the Duties of His Majesty's Post Office, and the same was read the first time; and ordered to be read a second time upon Thursday next; and to be printed.

And then the House, having continued to sit till one of the clock on Saturday morning, adjourned till Monday next.

PRAYERS.

M. D. Aungier reported from the Committee on the re-committed South Metropolitan Cemetery Bill; That they had made other Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Mr. Hayes reported from the Committee on the Hungerford and Lambeth Suspension Bridge Bill; and to whom several Petitions against the said Bill were referred; That they had considered several of the said Petitions, and had heard counsel in favour of the Bill; and that the Committee had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

The Order of the day being read, for the second reading of the Trinity (North Leith) Harbour and Docks (No. 2.) Bill;

Ordered, That the Bill be read a second time upon Friday next.

The Dean and Chapter of Worcester's Estate Bill was read a second time; and committed to Colonel Leggon and the Worcester List.

4 a 2 The
The Lords request, that this House will give leave to Mr. Hawkes, Esquire, a Member of this House, to attend their Lordships, in order to his being examined as a Witness upon the Bill, intituled, "An Act to exclude the Borough of Stafford, in the County of Stafford, from sending Burgess to serve in Parliament."—And then the Messengers withdrew.

The House proceeded to take into consideration the last part of the said Message.

And Mr. Hawkes, being present in his place, declared that he was willing, with the leave of the House, to go to the House of Lords, as desired by their Lordships.

Resolved, That Thomas Hawkes, Esquire, have leave to go to the House of Lords, as desired by their Lordships, if he think fit.

Resolved, That this House will send an Answer to part of the said Message which requests that this House will communicate to their Lordships a Copy of the Report and Evidence on Leith Harbour, by Messengers of their own.

And the Messengers were again called in; and Mr. Speaker acquainted them therewith; and then they again withdrew.

And the Order of the day for the Committee on the Stamp Duties Bill being read;

The House resolved itself into the Committee.

Clause (G.) (Discount on Irish Newspaper Stamps)—brought up, and read 1st.

Motion made, and Question put, That the Clause be read a second time;

The Committee divided.

Teller for the Yeas, Mr. Robert Stewart — 89.

Teller for the Noes, Mr. Ross — 72.

Amendment proposed: To leave out the words "in Ireland." Question put, That the words proposed to be left stand part of the Clause;

The Committee divided.

Teller for the Yeas, Mr. Edward John Stanley — 106.

Teller for the Noes, Mr. Robinson — 61.

Question put, That the Clause stand part of the Bill.

The Committee divided.

Teller for the Yeas, Mr. Robert Stewart — 104.

Teller for the Noes, Mr. Robinson — 79.

Clause (H.) brought up, read 1st, 2nd, and added.

Clause altered: "Distinct Stamps to be appropriated to each Newspaper"—brought up, and read the first time: by leave withdrawn.

Clauses 11 to 244, amended, and agreed to.

Clauses (A.) to (F.), brought up, read 1st, 2nd, and added.

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Clauses (A.) to (F.), brought up, read 1st, 2nd, and added.

Clause (G.) (Discount on Irish Newspaper Stamps) —brought up, and read 1st.
Newspapers and Church Bills

Mr. Speaker resumed the Chair; and Mr. Beresford reported, That the Committee had, pursuant to the Power given them by the House, divided the said Bill into two, and passed through one of the said Bills, to reduce the Stamp Duties payable on Newspapers, and to consolidate and amend the Laws relating to the Duties on Newspapers, and Advertisements respectively; and made Amendments thereunto.

Ordained, That the Report be received to-morrow.

And the House having continued to sit till after twelve of the clock on Tuesday morning;

Mortis, 19° die Juli, 1836:

The Order of the day being read, for the third reading of the Established Church Bill;

Ordered, That the Bill be read the third time this day.

The ingrossed Bill to repeal the Duties and Drawbacks of Excise on Paper, printed, painted or stained, in the United Kingdom, and to reduce the Duties, Allowances and Drawbacks on Paper, Button Board, Mill Board, and Scale Board, made in the United Kingdom of the First Class, and to discontinue the Excise Survey on the Manufacturers of certain Articles made from Paper, and on Dealers in and Retailers of Vinegar, was, according to Order, read the third time.

An Amendment was proposed to be made to the Bill, in Pr. 30. 1. 20. by inserting after the word "Excise," the words "Provided always, That until "the eleventh day of October One thousand eight hundred and thirty-eight," in order to insert "the words proposed to be left out stand part of the Bill as amended, to be reported.

The ingrossed Bill to repeal the Duties and Drawbacks of Excise on Paper, printed, painted or stained, in the United Kingdom, and to reduce the Duties, Allowances and Drawbacks on Paper, Button Board, Mill Board, and Scale Board, made in the United Kingdom of the First Class, and to discontinue the Excise Survey on the Manufacturers of certain Articles made from Paper, and on Dealers in and Retailers of Vinegar, was, according to Order, read the third time.

An Amendment was proposed to be made to the Bill, in Pr. 30. 1. 20. by inserting after the word "Excise," the words "Provided always, That until "the eleventh day of October One thousand eight hundred and thirty-eight," in order to insert "the words proposed to be left out stand part of the Bill as amended, to be reported.

And the Question being proposed, That those words be there inserted; An Amendment was proposed to be made to the said proposed Amendment, by leaving out the words "the eleventh day of October One thousand eight hundred and thirty-eight," in order to insert the words "during the continuance of their Patent;" instead thereof.

And the Question being put, That the words proposed to be left out stand part of the said proposed Amendment;

The House divided:

The Yeas to the new Lobby;

The Noes to the old Lobby.

Tellers for the Yeas;


Mr. Arthur Tervo. 6.

Tellers for the Noes;

Mr. Fox Maule. 52.

Mr. Vernon Smith. 2.

So it passed in the Negative.

And the Question being again proposed, That the words proposed to be left out stand part of the Question;—And a Debate arising thereupon;

And a Motion being made, and the Question being put, That the Debate be adjourned till Thursday next;

The ingrossed Bill for vesting Lighthouses, Lights and Sea Marks on the Coasts of England in the Corporation of Trinity House of Deptford Strond, and for making provisions respecting Lighthouses, Lights, Buoys, Beacons and Sea Marks, and the Toll Duties payable in respect thereof, was, according to Order, read the third time; and ingrossed Clauses were added, by way of riders; and Amendments were made to the Bill.

Resolved, That the Bill do pass:

Order, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for resuming the adjourned Debate upon the Question proposed the Tuesday last, That the Amendments made by the Committee to the County Election Polls Bill, be now read a second time;

The House resumed the said adjourned Debate.

And the Question being again proposed;

An Amendment was proposed to be made to the Question, by leaving out from the words "That the," to the end of Question, in order to add the words, "Report be taken into further consideration upon this day six months;" instead thereof.

And the Question being proposed, That the words proposed to be left out stand part of the Question;—And a Debate arising thereupon;

And a Motion being made, and the Question being put, That the Debate be adjourned till this day;

The House divided:

The Yeas to the new Lobby;

The Noes to the old Lobby.

Tellers for the Yeas;


Mr. Arthur Tervo. 6.

Tellers for the Noes;

Mr. Fox Maule. 52.

Mr. Vernon Smith. 2.

So it passed in the Negative.

And the Question being again proposed, That the words proposed to be left out stand part of the Question;—And a Debate arising thereupon;

Ordered, That the Debate be adjourned till Thursday next;

That the tenth day of February, in the third year of the reign of His present Majesty, granted to Thomas Robertson Williams, Esquire, late of Charles Street, Strand, for securing to the said Thomas Robertson Williams, and his assigns, the benefit of the invention as set forth in the said Patent, of a new combination of fibrous materials, forming, by means of machinery, artificial skins, which may be applied to the purposes for which skins, leather, vellum and parchment are used, and which Patent is now by assignment vested in Charles Stanbridge and William Forbes Marshall, of the Parish of Saint Luke, in the County of Middlesex, shall extend to subject to a Duty, or to any regulation of the duties, Allowances and Drawbacks on Paper, But-
The Order of the day being read, for the Committee Assessing Taxes, to whom it was referred to consider of the several Acts relating to the Assessed Taxes;

Resolved, That this House will, this day, resolve itself into the said Committee.

The Order of the day being read, for the second reading of the Theatres (Metropolis) Bill;

Ordered, That the Bill be read a second time to-morrow.

Mr. Baring, by Order, reported from the Committee, to whom it was referred to consider of the several Acts relating to the Duties of Excise, several Resolutions, which were read, as follow:

1. Resolved, That there shall be raised, levied and collected on the several Mixtures, Compounds, Preparations and Commodities after enumerated, made from or with Spirits when removed from Ireland into England or Scotland, or from Scotland to England, the respective countervaluing Duties of Excise following; and that there be granted and allowed on the removal of the same Mixtures, Preparations, Compounds and Commodities from England to Scotland or Ireland, from Scotland to Ireland, the respective Drawbacks following (that is to say)

<table>
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<tr>
<th>Articles enumerated</th>
<th>Countervaluing Duties</th>
<th>Countervaluing Drawbacks</th>
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<td>for every Gallon thereof.</td>
<td>From Scotland to England</td>
<td>From Ireland to Scotland</td>
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<td>Ether</td>
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<td>Sweet Spirits of Nitre</td>
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<td>Camphorated Spirits, Lavender Water and other Perfumes, being Spirits scented with Essential Oils, or other Ingredients, Compound Spirits of Lavender, Spirits of Rosemary, Spirits of Annacom, Sal volatile, Frizers Balsam, Compound Tinctures of Benzoin, Tincture of Aquafortis, Tincture of Kino, Tincture of Guaiacum, Tincture of Myrrh, Tincture of Ginger, Spirit Vanishes</td>
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<td>10 5 2 1</td>
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<td>Other Tinctures and Medicated Spirits</td>
<td>12 7</td>
<td>11 6</td>
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<tr>
<td>Sweet or made Wines</td>
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2. Resolved, That the additional Duties of Excise on Licenses taken out by Retailers of Spirits, imposed by an Act passed in the fourth and fifth years of His present Majesty, shall cease and determine.

The said Resolutions, being read a second time, were agreed to.

Ordered, That a Bill be brought in upon the said Resolutions: And that Mr. Baring and Mr. Chancellor of the Exchequer do prepare, and bring it in.

The Order of the day being read, for receiving the Corporate Report on the Corporate Property (Ireland) Bill;

Ordered, That the Report be received this day.

The Order of the day being read, for taking into further consideration the Report on the Charitable Trustees Bill;

Ordered, That the Report be taken into further consideration this day.

The Order of the day being read, for the Commit-tee on the Conviction Bill;

Resolved, That this House will, this day, resolve itself into the said Committee.
The Order of the day being read, for the Committee on the Election Expenses Bill; -- Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Common Field and Inclosure Bill; -- Resolved, That the Report be taken into further consideration this day.

The Order of the day being read, for the Committee of Ways and Means; -- Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the Committee of Supply; -- Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the second reading of the Ecclesiastical Duties and Revenues Bill; -- Ordered, That the Bill be read a second time upon Thursday next.

The Order of the day being read, for the third reading of the School Rooms Bill; -- Ordered, That the Bill be read the third time this day.

Lord Viscount Morpeth reported the Richmond Penitentiary (Ireland) Bill; and the Amendments were agreed to, and ordered to be printed.

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Lord Viscount Morpeth reported the Richmond Penitentiary (Ireland) Bill; and the Amendments were agreed to, and ordered to be printed.

The Order of the day being read, for taking into further consideration the Report on the Common Fields and Inclosure Bill; -- Ordered, That the Report be taken into further consideration upon Thursday next.

The Order of the day being read, for the Committee on the Gold and Silver Plate (Scotland) Bill; -- Resolved, That this House will, this day, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Gold and Silver Plate (Scotland) Bill; -- Resolved, That this House will, this day, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Postage on Newspapers Bill; -- Resolved, That this House will, this day, resolve itself into the said Committee.

The House was moved, That the Act 3 and 4 Will. 4, c. 55, to consolidate and amend the Laws for suppressing the illicit making of Malt, and Distillation of Spirits in Ireland, might be read; and the same being read; -- Ordered, That leave be given to bring in a Bill for more effectually securing the Duty on Malt in Ireland: And that Lord Viscount Morpeth and Lord John Russell do prepare, and bring it in.

Mr. More O'Ferrall presented a Bill for more Malt Duty, effectually securing the Duty on Malt in Ireland; and the same was read the first time; and ordered to be read a second time upon Friday next; and to be printed.

Mr. More O'Ferrall presented a Bill for more Malt Duty, effectually securing the Duty on Malt in Ireland; and the same was read the first time; and ordered to be read a second time.

Ordered, That there be laid before this House, a Copy of the Regulations lately issued by Leonard Horner, Esquire, Inspector of Factories.

Ordered, That there be laid before this House, an Account of the Number of Gallons of Foreign Wine upon which Duty has been paid for Home Consumption, and the rate of Duty per Gallon, stated in the Imperial Measure, for the year ending 5th January 1836; distinguishing Cape, French, Madeira, Portuguese, Spanish, Rhine, and other sorts, and stating the Gross and Net Produce of the year.

Mr. Fox Moore presented, pursuant to the directions of several Acts of Parliament,—Certified Copy of the Lord Lieutenant's Warrant for Compensation to John Best, Esquire, Six Clerk of the Court of Chancery, Ireland, for one year, to 2d November 1835.

Mr. Fox Moore also presented, pursuant to Order, New Recaps Port. —A Return of all Sums paid in the Port of New Ross, for Quayage, Pilotage, or any other demand on Vessels or Boats, for the last Ten years; stating under what Authority demanded, and how applied, in detail.

Mr. Fox Moore also presented,—Returns to several Addresses to His Majesty, dated the 11th and 12th days of February last, for Returns of the Number of Persons committed to Prison on summary Convictions in England and Wales, in the year ending Michaelmas 1835, by one or more Justice of the Peace acting out of Quarter Sessions; specifying the instances wherein the Evidence on which the Convictions were founded was reduced to writing, and is still preserved as a portion of the Public Records.

Mr. Fox Moore also presented,—A Return to an Address to His Majesty, dated the 23rd day of March last, for a Return, from every Market Town, or other place not Corporate in England and Wales, of the nature of the place of Confinement within such Town for Persons apprehended for Felony, or by Warrant of a Justice of the Peace, previously to their discharge, or to their commitment for Trial or Punishment.

Mr. Fox Moore also presented, pursuant to an Address to His Majesty, Dated the 23rd day of March last, for a Return, from every Market Town, or other place not Corporate in England and Wales, of the nature of the place of Confinement within such Town for Persons apprehended for Felony, or by Warrant of a Justice of the Peace, previously to their discharge, or to their commitment for Trial or Punishment.

Mr. Fox Moore also presented, pursuant to 47 Tithe Suit Suits of Tithe Claims in Ireland, and to make such Compositions permanent, might be read; and the same was read.

The House was also moved, That the Act 5 and 6 Will. 4, c. 78, to suspend, until after the sixth day of April One thousand eight hundred and thirty-six, Provisions for recovering payment of certain Instalments of the Money advanced under the Acts for establishing Tithe Compositions in Ireland, might be read; and the same being read;

Ordered, That leave be given to bring in a Bill to amend the said Acts: And that Lord Visount Morpeth and Lord John Russell do prepare, and bring it in.

The House was also moved, That the Act 5 and 6 Will. 4, c. 78, to suspend, until after the sixth day of April One thousand eight hundred and thirty-six, Provisions for recovering payment of certain Instalments of the Money advanced under the Acts for establishing Tithe Compositions in Ireland, might be read; and the same being read;

Ordered, That leave be given to bring in a Bill to amend the said Acts: And that Lord Visount Morpeth and Lord John Russell do prepare, and bring it in.

The House was also moved, That the Act 5 and 6 Will. 4, c. 78, to suspend, until after the sixth day of April One thousand eight hundred and thirty-six, Provisions for recovering payment of certain Instalments of the Money advanced under the Acts for establishing Tithe Compositions in Ireland, might be read; and the same being read;

Ordered, That leave be given to bring in a Bill to amend the said Acts: And that Lord Visount Morpeth and Lord John Russell do prepare, and bring it in.
Ordered, That the said Returns do lie upon the Table.

And then the House, having continued to sit till two of the clock on Tuesday morning, adjourned till this day.

Mortis, 19 die Julii;

Anno 6° Willemi IV° Regis, 1836.

PRAYERS.

MR. Parkhouse, Secretary to the Carnatic and Tanjore Commissioners, was called in; and at the bar presented, pursuant to Order,—A Return of the Number and Amount of the several Claims upon, and of the Sums awarded by, the Carnatic and Tanjore Commissioners, during the last Ten years; also, of the Total annual Expenses attending the said Commissions during the same period:—And then he withdrew.

Ordered, That the said Report be taken into further consideration upon this day three months.

And the Question being put, That the words "this day three months," be added instead thereof; it was resolved in the Affirmative.

Then the main Question, so amended, being put;

Ordered, That the Report be taken into further consideration upon this day three months.

An ingrossed Bill to rectify a Mistake in an Act for making and constructing a Ship Canal at Carrick-on-Suir, was, according to Order, read the third time.

Ordered, That the Bill do pass.

Ordered, That Mr. Morgan John O’Connel do carry the Bill to the Lords, and desire their concurrence.

A Petition of the Town Council of Berwick-upon-Tweed;—and, Proprietors and Inhabitants of Berwick-upon-Tweed;—praying the House to provide that the Boundaries of Berwick-upon-Tweed, for the purposes of the Act for regulating Municipal Corporations, shall, in addition to the present limits, comprise the district of North Durham,—were presented, and read; and ordered to lie upon the Table.

A Petition of Electors and Inhabitants of Leven;—praying that all Votes at elections for Members to serve in Parliament be taken by Ballot. wington Priors, praying that all Votes at elections for Members to serve in Parliament be taken by Ballot, was presented, and read; and ordered to lie upon the Table.

A Petition of Residents and Householders of Gato-Bugs of house Fleet;—and, Burgess and Inhabitants of Bromley Pollockshaws;—praying that the Burgs of Barony (Scotland) Bill may pass into a law as it now stands,—were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Saint James, Dublin, praying for the Reform of the House of Lords, was presented, and read; and ordered to lie upon the Table.

A Petition of George Humphrys and Josiah Humphrys, of Millman-street, in the county of Middlesex, Gentlemen, Patentees of the office of Clerk of the Council of His Majesty’s Dispensations and Faculties in Chantery, praying that the Benefices of Plurality Bill; and, Established Church Bill, may not pass into a law, without provision therein made to compensate them for the loss that will thereby sustain, and that they may be heard, by themselves or their counsel, against the same, was presented, and read; and ordered to lie upon the Table.

A Petition of the Corporation of the Guardians of Kingston-upon-Hull;—and, Merchants, Ship-owners, Mariners, and Inhabitants of Kingston-upon-Hull; praying that the Kingston-upon-Hull Trinity House Bill may pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Messrs. of Coventry, praying that the Charitable Trustees Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Thomas Singleton Clerk, D. D.;—Ecclesiastical Dean, Vice Dean and Residuary of the Cathedral Church of Norwich;—and, Dignitaries and Ministers of the Established Church of England; praying that the Ecclesiastical Duties and Revenues Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Dignitaries and Ministers of the Church Established Church of England, praying that no Dispensation Bill may be allowed to pass which interferes with the discipline of the Church, was presented, and read; and ordered to lie upon the Table.

A Petition of Protestant Dissenters of King’s Church Rates;—Weigh-house Meeting, Fish-street Hill, London;—and,
and, Protestant Dissenters of Coventry; praying for the abolition of Church Rates, were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Penryn and Falmouth, praying that the Stannaries Courts Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

French Claims. A Petition of Claimants on the unappropriated residue of the Funds provided by the French Government, praying that a Committee may be appointed to investigate their claims, was presented, and read; and ordered to lie upon the Table.

Liber. A Petition of William John Milliken, printer, and Rate-payer of Ruchmore, praying for the Amendment of the law of Liber, was presented, and read; and ordered to lie upon the Table.

Sale of Beer. A Petition of Licensed Retailers of Beer in Reading, praying that they may be placed upon a footing with Licensed Victuallers, was presented, and read; and ordered to lie upon the Table.

Municipal Corporations (Scotland) Bill. A Petition of Provost, Magistrates and Council, and other Electors of Traon,—Electors of Kirkwall; and, Magistrates and Councillors of Cromarty; praying that the Municipal Corporations (Scotland) Bill may not pass into a law as it now stands, were presented, and read; and ordered to lie upon the Table.

A Petition of Magistrates, Councillors, Electors, and Inhabitant Householders of Dingwall; and, Provost, Magistrates and Town Council of Dornoch; praying that the said Bill may not pass into a law,—were also presented, and read; and ordered to lie upon the Table.

A Petition of Factory Labourers in the factory of Mr. Emmott, Oldham; Messrs. J. Wild, Cordwainer; Mr. Joseph Jones, Mumper; Mr. James Grooves, Dirt Cor Mill; Mr. John Rhodes, Hey; Bell Factory, Mumpa; Mr. Nathan, Lower Moor; Mr. Daniel Hilton, Lousy Bank; and, Mr. John Lees, Manchester, street, Oldham; praying that the Factories Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

The House proceeded to take into consideration the Amendment made by the Lords to the Bill, intituled, An Act to abolish the Commissary Court of Edinburgh, and to regulate the mode of taking Proofs in Consistorial Causes in Scotland; and the same was read, as follows:

Pr. 3. 1. 5. In the interlineation, line ult., after "Act" insert Clause (A.)

Clause (A.) "And be it Enacted, That it shall be lawful for all agents duly qualified to practise as such before the Court of Session, to practise as agents in the Sheriff Court of Edinburgh, in so far as relates to any of the proceedings which are transferred by this Act to the Sheriff, in the same manner and to the same extent as they might have practised in respect of such matters in the Commissary Court, before the passing of this Act."

The said Amendment, being read a second time, was agreed to.

Ordered, That Mr. Bernal do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendment made by their Lordships.

A Petition of Factory Labourers in the factory of Mr. Emmott, Oldham; Messrs. J. Wild, Cordwainer; Mr. Joseph Jones, Mumper; Mr. James Grooves, Dirt Cor Mill; Mr. John Rhodes, Hey; Bell Factory, Mumpa; Mr. Nathan, Lower Moor; Mr. Daniel Hilton, Lousy Bank; and, Mr. John Lees, Manchester, street, Oldham; praying that the Factories Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

The Order of the day being read, for the Cornships Bill.

The Order of the day being read, for the Committee on the Notaries Public Bill; the Order of the day for taking into consideration upon Wednesday, the 27th day of this instant July, the Lords agree to the Amendments made by the Lords to the Prisoners' Council Bill be taken into consideration upon Wednesday, the 27th day of this instant July.

Ordered, That the Amendments made by the Lords to the Prisoners' Council Bill be taken into consideration upon the subject-matter of the Conference on Tuesday last, relative to the Amendments made to the Bill, intituled, An Act to explain and amend an Act to provide for the Regulation of Municipal Corporations in England and Wales;—And then the Messengers withdrew.

Ordered, That this House doth agree to a Conference with the Lords, as desired by their Lordships.

And the Messengers were called in; and Mr. Speaker acquainted them therewith:—And then they again withdrew.

Ordered, That the Managers who managed the last Conference do manage this Conference:—And the names of Mr. Fox Morley, Mr. Alston, Lord Viscount Elbrington, Mr. Gore Langton, Sir Charles Lenox, and Sir George Grey, were added to them.

Then the names of the Managers were called over; and they went to the Conference:—And being returned;

Mr. Attorney General reported, that the Managers had met the Lords at the Conference, which was managed on the part of the Lords by the Marquis of Salisbury, who acquainted them, that the Lords, having taken into consideration the Reasons given by the Commons at the last Conference, for disagreeing to several Amendments made by their Lordships to the Bill, intituled, An Act to explain and amend an Act to provide for the Regulation of Municipal Corporations in England and Wales, do insist upon some of the Amendments to which this House hath disagreed, for which they gave their Reasons; do not insist upon other of the said Amendments to which this House hath disagreed, for which they gave their Reasons; do not insist upon other of the said Amendments, with certain Amendments, to which they desire the concurrence of this House; and the same were read; as follows:

The Lords agree to the Amendments made by the Commons as far as Pr. 4. 1. 21.

The Lords propose to make the following Amendment in the original Bill:

Pr. 4. 1. 25. After "assessors" insert "and auditors," in order to give effect to the Amendment made by the Commons in Pr. 4. 1. 18, to which the Lords have agreed.

The Lords agree to the Amendments made by the Commons as far as Pr. 4. 1. 25.
Ordered, That the Commons disagree, for the following Reasons:

Because by the Act for the Regulation of Municipal Corporations in England and Wales, the presiding officer at Municipal Elections has a casting vote, and the Amendment objected to by the Commons is in accordance with this principle.

Because the casting vote appears to have been given to the presiding officer solely as an expediency to obviate the inconvenience of non-election, arising from an equality of votes; inconsistency, it was provided, that in the first election of Councillors the Mayor should act with the joint powers of Mayor and Assessors, that Mayor being the officer of the corporate body which it was deemed fit to abolish, and being without any manifest proof of the confidence of his fellow burgesses under the new law.

Because it seems advisable rather to incur the risk of the possible effect apprehended by the Commons, that of giving the preponderance to one of two equal parties—a risk inseparably attached to a casting vote—than to make enactments at variance with those naturally considered and recently sanctioned by Parliament.

The Lords insist upon their Amendment in Pr. 6. l. 17. to which the Commons disagree, for the following Reasons:

Because by the same Act the election of the Mayor and Aldermen was confined to the Councillors, and the Amendment objected to by the Commons is likewise in accordance with this principle.

Because it appears expedient that occasional defects in the working of an Act should be supplied by provisions not going beyond the occasion which requires them, and not contravening the principles of the measure they are intended to amend.

The Lords insist upon Clause (L), added by this House to the Bill, to which the Commons disagree, for the following Reasons:

Because the inconvenience which would arise from allowing the management of the Charitable Trusts to devolve upon the Lord Chancellor on the 1st of August next, appears to be greater than that which would result from prolonging the powers of the present Trustees, with the view of enabling Parliament to mature a measure for the future administration of such Trusts.

The Lords agree to the Amendments made by the Commons as far as Clause (Z), added by this House to the Bill.

The Lords agree to the Amendment made by the Commons to the said Clause (Z), with the following Amendments:

L. 12. Leave out from "affect to" to "which" in l. 13. and insert "any right or privilege;" and in l. 13. after the "insert" Chancellors, Masters and "Scholars of the said University or the said;"

L. 15. After "lawfully" insert "have or enjoy or."

L. 16. After "enjoyed" insert "touching such "grant of Licenses.

Ordered, That the said Reasons and Amendments be taken into consideration upon Thursday, the 28th day of this instant July; and be printed.

And the Question being again proposed, That the Order of the day, for taking into further consideration the Report on the Charitable Trustees Bill, be now read:

An Amendment was proposed to be made to the Question, by leaving out from the words "That "the" to the end of the Question, in order to add the words "Report be taken into further consideration upon this day three months," instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question:

The House divided:

The Yeas to the old Lobby;

The Noes to the new Lobby.

Tellers for the [Mr. Vernon Smith, Yeas; Mr. Edward John Stanley;]

Tellers for the [Sir George Clerk, Noes; Mr. Ross;]

So it was resolved in the Affirmative.

Ordered, That the Order of the day, for taking into further consideration the Report on the Charitable Trustees Bill be now read; and the same being read:—The Bill was re-committed to a Committee of the whole House, for Thursday next.

The Order of the day being read, for the third Established reading of the ingrossed Bill for carrying into effect Church Bill, the Reports of the Commissioners appointed to consider the state of the Established Church in England and Wales, with reference to Ecclesiastical Duties and Revenues, so far as they relate to Episcopal Dioceses, Revenues and Patronage;

And a Motion being made, and the Question being proposed, That the Bill be now read the third time;

The Amendments following were proposed to be made to the Question; viz. To leave out the word "now," and at the end of the Question to add the words "upon this day six months."

And the Question being proposed, That the word "now" stand part of the Question:—And a Debate arising thereupon;

And the House having continued to sit till after twelve of the clock on Wednesday morning;

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the Com- Parks, Alicehouses, mittee on the Poole Corporation Bill;

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the second Justice of the Peace Courts (Scotland) Bill;

Resolved, That the Bill be read a second time upon Friday next.

The Order of the day being read, for bringing in further consideration the Report on the Municipal Corporations (Scotland) Bill;

Ordered, That the Report be taken into further consideration To-morrow.

The Order of the day being read, for the Com- Parks, Alicehouses, mittee on the Poole Corporation Bill;

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the second Justice of the Peace Courts (Scotland) Bill;

Resolved, That the Bill be read a second time upon Friday next.

The Order of the day being read, for resuming Trouble's the adjourned Debate upon the Question proposed Estate, upon Friday last, That a Select Committee be appointed to consider the case of Catherine Robin and Isabella Ainsley, claimants of the Estate of Samuel Trouble, late of Madras;

Ordered, That the Debate be further adjourned till Monday next.

The House, according to Order, proceeded to Select Jurisdic- take into further consideration the Report on the Section (York and Ely) Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Monday next.

The Order of the day being read, for taking into Stannaries further consideration the Report on the Stannaries Courts Bill;

Ordered,
Ordered, That the Report be taken into further consideration To-morrow.

Land Tax Commissioners' Names Bill.

The House, according to Order, resolved itself into a Committee upon the Land Tax Commissioners' Names Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereto.

Ordered, That the Report be received To-morrow.

Registration of Voters' Bill.

The Order of the day being read, for taking into further consideration the Report on the Registration of Voters' Bill;

Ordered, That the Report be taken into further consideration To-morrow.

Court of Session (Scotland) Bill.

The House, according to Order, resolved itself into a Committee upon the Court of Session (Scotland) Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereto.

Ordered, That the Report be received To-morrow.

Assessed Taxes Acts.

The Order of the day being read, for the Committee, to whom it was referred to consider of the several Acts relating to the Assessed Taxes;

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

Corporate Property (Ireland) Bill.

Ordered, That the Report be received this day.

Hackney Carriages (Metropolis) Bill.

The Order of the day being read, for the Committee on the Hackney Carriages (Metropolis) Bill;

Resolved, That this House will, upon Wednesday next, resolve itself into the said Committee.

Common Fields' Inclosure Bill.

The Order of the day being read, for taking into further consideration the Report on the Common Fields Inclosure Bill:—The Bill was re-committed to a Committee of the whole House, for To-morrow.

School Rooms Bill.

The Order of the day being read, for the third reading of the School Rooms Bill;

Ordered, That the Bill be read the third time To-morrow.

Richmond Penitentiary (Ireland) Bill.

The ingrossed Bill for converting the Richmond General Penitentiary into one of the Prisons for the County of the City of Dublin, and to amend the Law relating to Prisons in Ireland, was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

Vol. 11.
The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act to alter and amend several Acts for the Improvement of the Harbour of Swansea, in the County of Glamorgan, and for further improving the said Harbour; and the same were read, as follow:

Pr. 10.1.35. Leave out from "Tawe" to "as" in l. 28.
Pr. 11.1.9. and 19. Leave out from "Glamorgan" to "and" in l. 27.
Pr. 21.1.14. In the interplication:
L. 4. After "said" insert "Road and."
L. 6. After "said" insert "cut or."
L. 8. After "of" insert "crossing and;" and in the same line, after "such," insert "road or."
L. ult. After "being" insert "in like manner as in any other part of the said Harbours."

In Clause (B), added by way of rider to the Bill:
L. 29. After "bridges" insert "shall have in use some convenient part thereof a swing bridge or drawbridge, having an opening of at least thirty feet between the piers thereof, and."

Pr. 21.1.35. After "occasioned" insert "by the piers of any such bridge."
Pr. 21.1.36. Leave out from "Six" to "insert Seven."

In Clause (C), added by way of rider to the Bill:
Pr. 27.1.9. Leave out from "and the docks." to "insert."
Pr. 170.1.29. In Clause (D), added by way of rider to the Bill:
L. 24. After "all" insert "such." L. 29. After "other" insert "such.
L. ult. After "burgesses" insert "as they would have been entitled to demand and receive if this Act had not passed; anything herein contained to the contrary notwithstanding."

The said Amendments, being read a second time, were agreed to.

Ordered, That Mr. Brotherton do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

Mr. Hankey reported from the Committee on the Bill from the Lords, intituled, An Act for authorizing a Sale of Glebe Lands belonging to the Vicarage of Dudley, in the County of Worcester, and for other purposes; That they had examined the allegations of the Bill, and found the same to be true; and that the parties concerned had given their consent to the Bill, to the satisfaction of the Committee; and that the Committee had gone through the Bill, and directed him to report the same, without Amendment:—And the Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Hankey do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

A Petition of John Bellamy, of Wells-street, Gray's Inn Road, stating that he has been engaged for forty-eight years in translating the Bible from the Hebrew text only, and has printed and published the new translation of the Old Testament, from the beginning of Genesis to the end of the Psalms, and has completed the translation in corrected manuscripts to the end of Malachi, and praying the House to recommend the furtherance of his work, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Billingham, in the Bishoprick of Durham, praying that the Bishoprick of Durham Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Provost, Magistrates and Town Council of Dumfart, praying that the Municipal Corporations (Scotland) Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Electors, Burgesses and Inhabitants Municipal Corporations (Ireland) of Bunff, praying the House to withhold its sanction and approval from every measure of Corporate Reform for Ireland, of a less efficient nature, or differing in principle from that granted to England and Scotland, was presented, and read; and ordered to lie upon the Table.

A Petition of William Stevens and George White, Troutbeck's of No 12, Hatton Garden, in the county of Middlesex, the Solicitors foranny Bourne, spinster, who is the administratrix of the goods and chattels, rights and credits of Samuel Troutbeck, late of Cuxgates, in the county of Chester, deceased, was presented, and read; setting forth, that the saidanny Bourne claims to be entitled, as the personal representative of the said Samuel Troutbeck, to the personal estate and effects of the late Samuel Troutbeck, of Madras; and praying the House not to entertain the Petition of Catherine Robson and Elizabeth Ainsley, or that the House should consider it a fit subject to refer to the consideration of a Committee, then that the claim of the said Penny Bourne may be referred to the said Committee, and that she may be permitted to attend such Committee, by her counsel or agent, if she think proper, as well as to oppose the claim of the said Catherine Robson and Elizabeth Ainsley, as to support her own claim.

Ordered, That the said Petition do lie upon the Table; and be printed.

A Petition of George Skilhbeere, of the Old Kent Hackney Road, praying that the Hackney Carriages (Metropolis) Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Clotworthy Doblin Devitt, late of C.D. Devitt, the General Post Office, Dublin, complaining of having been dismissed from his situation, and praying the House to appoint a Committee, before whom he may have an opportunity of proving the injustice and persecution that he has been doomed to suffer, was presented, and read; and ordered to lie upon the Table.

A Petition of the Corporation of Berwick-upon-Whitby. Tceuld:—and, Mayor, Magistrates, Burgesses, Freeman and Inhabitants of Berwick-upon-Tweed; praying that the rates of Excise Duty upon Whiskey in England and Scotland may forthwith be equalized, were presented, and read; and ordered to lie upon the Table.

A Petition of James Henry Marsh:—and, Manuf. Patents for facturers, Modellers, Draftsmen, Patentees and Inventors; praying that the Patents for Inventions Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

Ordered, That there be laid before this House, a Java Prize return of Java Prize Money invested in Promissory Money.
Notes of the Bengal Government, and now in possession of the East India Company, or their authorities, in India; specifying the period when so invested or paid over to the East India Company; the parties in whose names the Promissory Notes or Accounts of such Prize Money stand, and the rate of Interest allowed by the East India Company thereon.

**Factories Bill.**
A Petition of Factory Labourers employed in the Factory of Messers. Greenhalagh; and, Messrs. Wil- son, Anty and Heningways, Watersports, Desborough; praying that the Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

**Factories Act.**
A Petition of Inhabitants of Barnsley, praying for the amendment of the Factories Act, was presented, and read; and ordered to lie upon the Table.

**Hand-loom Weavers.**
A Petition of Hand-loom Weavers of Pollokshaws; — and, Kilimarnoch and Riccarton; praying the House to pass a law for the better regulation of the prices of Hand-loom Weaving,—were presented, and read; and ordered to lie upon the Table.

**London Cemeteries Company Bill**
Mr. Harvey reported from the Committee on the London Cemeteries Company Bill; That they had examined the allegations of the Bill, and found the same to be true; and that the Petitioner was presented, and read; and ordered to lie upon the Table.

**Dawson's Estate Bill,**
Mr. Hardy reported from the Committee on the Bill from the Lords, intituled, An Act for enlarging the Powers of an Act passed in the fifty-ninth year of the reign of his Majesty King George the Third, intituled, An Act for vesting the Estates devised by the Will of Hannah Pownall, widow, deceased, situate in the County of York, in Trustees for Sale, and for investing the Purchase Money in the Purchase Money in the purchase of other Estates, to be settled to the former uses, and for authorizing the re-building of certain Mills on the said devised Estates called Copley Mills, out of the Monies to be raised by mortgage of the said devised Estates remaining unsold; That they had examined the allegations of the Bill, and found the same to be true; and that the Parties concerned had given their consent to the Bill, to the satisfaction of the Committee; and that the Committee had gone through the Bill, and directed him to report the same, without Amendment:—And the Bill was read the third time.

**Assessed Taxes.**
A Petition of Occupiers of Lands and Tenements in Glendale Ward (Northumberland), complaining of the construction of the Act imposing Duties on Riding Horses by the Commissioners of Assessed Taxes in that district, was presented, and read; and ordered to lie upon the Table.

**Stannaries Courts Bill,**
A Petition of Adventurers in Mines, and Tradesmen of Helston, praying that the Stannaries Courts Bill may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

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**Ordered, That the Hand-loom Labour Bill be read a second time upon Wednesday next.**

**Ordered, That the Kingston-upon-Hull Trinity House Bill be read a second time upon Wednesday next.**

**Ordered, That the Civil Offices Declaration Bill be read the third time To-morrow.**

**Ordered, That the Jewish Civil Disabilities Bill be read a second time upon Wednesday next.**

**Ordered, That the Patents for Inventions Bill be read a second time upon Wednesday next.**

**Resolved, That this House will, upon Wednesday Public Walks next, resolve itself into a Committee upon the Bill.**

**Resolved, That this House will, upon Wednesday next, resolve itself into a Committee upon the Public Institutions Bill.**

**Resolved, That this House will, upon Wednesday next, resolve itself into a Committee upon the Tene-" Recovery Bill.**

**Ordered, That the adjourned Debate upon the Head Money Question proposed upon Thursday last, "That any payment, or promise, or agreement, to pay any sum of Money under the designation of Head-money, or any other name, to Electors, before, at or after an Election of Members to serve in Parliament, in consideration of or for the Vote of such Electors, whether made by a Candidate, or by any one acting for him, or on his behalf, is a gross violation of the freedom of Election, of the Orders of this House, and of the rights and privileges of the Commons of the United Kingdom," be resumed To-morrow.**

**Ordered, That the adjourned Debate upon the Payment to Question proposed upon Thursday last, "That any payment, or promise, or agreement for the payment, of any sum of Money to an Elector, or any other person for his benefit, in consideration of a Vote given at the Election of a Member to serve in Parliament, is a gross violation of the freedom of Election, and of the rights and privileges of this House," be resumed To-morrow.**

**Ordered, That the Highway Rates Bill be read a second time To-morrow.**

**Resolved, That this House will, upon Wednesday next, resolve itself into a Committee upon the Bill.**

**Ordered, That the Theatres (Metropolis) Bill be read a second time upon Wednesday next.**

**Resolved, That this House will, upon Monday next, resolve itself into a Committee upon the Conviction Bill.**

**Resolved, That this House will, To-morrow, re-" Election solve itself into a Committee upon the Election Expenses Bill.**

**Resolved, That this House will, To-morrow, re-" Ways and solve itself into the Committee of Ways and Means, Means.**

**Resolved, That this House will, To-morrow, re-" Supply, solve itself into the Committee of Supply.**

**Ordered, That the Report on the Corporate Pro (Ireland) Bill, be received To-morrow.**

**Ordered, That the Report on the Court of Exchequer (Scotland) Bill be received To-morrow.**

A Motion was made, and the Question was put; and the Question was pro-" Orders of the day be now read:—Day. And the said Motion was, with leave of the House, withdrawn.

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Mr. Shaw
Agriculture.

Mr. Shaw Lefevre reported from the Select Committee appointed to inquire into the state of Agriculture, and into the causes and extent of the distress which still presses upon some important branches thereof, and to report their observations and opinion thereupon to the House; and who were empowered to report the Minutes of Evidence taken before them from time to time to the House; That they had made a further progress in the matters to them referred; and directed him to report the Minutes of the Evidence taken before them, with an Appendix.

Ordered, That the Report be printed.

Message from the Lords.

A Message from the Lords, by Mr. Martin and Mr. Roupell:

The Lords have agreed to the Amendments made by the Speaker, to the Bill, intituled, An Act to repeal the Laws relating to the Constabulary Force in Ireland; and beyond the Weekly Bills of Mortality, and Ten Miles of the Royal Exchange, and to provide for the Collection of certain local Taxes in Scotland:—And he moved the House accordingly.

Ordered, That leave be given to bring in the Bill:

And that Mr. Robert Stewart, Mr. Chancellor of the Exchequer, and Mr. Baring, do prepare, and bring it in.

The Order of the day being read, for the second Bankruptcy reading of the Bankrupts' Bill;

Ordered, That the Bill be read a second time this day.

The Order of the day being read, for the Committee on the Benevolence Plurality Bill:

Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the second Shire Halls reading of the Shire Halls Bill;

Ordered, That the Bill be read a second time this day.

The Order of the day being read, for resuming County Election Polls Bill, and the Question being put;

Ordered, That the Debate be further adjourned till this day.

The Order of the day being read, for the third Entailed Estates (Scotland) Bill:

Ordered, That the Bill be read the third time this day.

The Order of the day being read, for the second Ecclesiastical reading of the Ecclesiastical Duties and Revenues Bill;

Ordered, That the Bill be read a second time this day.

The Order of the day being read, for taking Common Law further consideration the Report on the Common Law Courts Bill:—The Bill was re-committed to a Committee of the whole House;—The House immediately resolved itself into the said Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Haves reported, That the Committee had gone through the Bill, and made Amendments thereto.

Ordered, That the Report be now received.

Mr. Haves reported the Bill accordingly; and the Report was ordered to be taken into further consideration upon Tuesday next; and the Bill, as amended, was printed.
The Order of the day being read, for the Committee on the Charitable Trustees Bill;
Resolved, That this House will, this day, resolve itself into the said Committee.

The Order of the day being read, for taking into further consideration the Report on the Municipal Corporations (Scotland) Bill;
Ordered, That the Report be taken into further consideration upon Monday next.

The Order of the day being read, for the Committee on the Inns, Alehouses and Victualling Houses Bill;
Resolved, That this House will, this day, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Poole Corporation Bill;
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for taking into further consideration the Report on the Stannaries Courts Bill;
Ordered, That the Report be taken into further consideration upon Monday next.

The Order of the day being read, for the Committee on the Customs Bill;
Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the third reading of the Stamp Duties on Newspapers Bill;
Ordered, That the Bill be read the third time this day.

Mr. Baring reported the Land Tax Commissioners' Names Bill; and the Amendments were read, and agreed to.
Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Monday next.

The Order of the day being read, for taking into further consideration the Report on the Registration of Voters' Bill;
Ordered, That the Report be taken into further consideration upon Monday next.

Mr. Robert Stewart reported the Court of Session (Scotland) Bill; and the Amendments were read, and agreed to.
Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Monday next.

The House, according to Order, resolved itself into a Committee on the Common Fields Inclosure Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Robert Stewart reported, That the Committee had gone through the Bill, and made Amendments thereto.
Ordered, That the Report be received this day.

The Western Australia Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Monday next.

Ordered, That leave be given to bring in a Bill to enable Tenants for Life of Estates in Ireland to make Improvements in their Estates, and to charge the Inheritance with the Monies expended in such Improvements: And that Mr. Lyon, Mr. Wyse, and Mr. Morgan John O'Connell, do prepare, and bring it in.

Ordered, That leave be given to bring in a Bill to Waste Lands promote the Reclamation and Improvement of uncultivated Lands in Ireland: And that Mr. Lyon, Mr. Wyse, and Mr. Morgan John O'Connell, do prepare, and bring it in.

Ordered, That the Report from the Committee on the Medical Witness Bill be now taken into further consideration:—The House accordingly proceeded to take the Report into further consideration.

And the House being informed, that other Amendments are necessary to be made to the Bill:—
Ordered, That the Bill be re-committed to a Committee of the whole House:—And the House immediately resolved itself into the said Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Robert Stewart reported, That the Committee had gone through the Bill, and made Amendments thereto.
Ordered, That the Report be received this day.

The Cape of Good Hope Offences Bill was read the first time; and ordered to be read a second time upon Monday next; and to be printed.

The Court of Chancery (Ireland) Bill was read the first time; and ordered to be read a second time upon Monday next; and to be printed.

Ordered, That it be an Instruction to the Select Committee on Railroad Bills, That they have Power to extend their inquiry into the general Standing Orders of the House, as applicable to Petitions for Bills, and with reference to Bills for making Navigable Canals, supplying Towns with Water, or for improving the Navigation of Rivers; and to recommend what Standing Order shall be adopted, with a view to the more complete protection of owners and occupiers, and that they be further empowered to recommend such alterations of the general Standing Orders, as may be rendered necessary by the Amendments they shall consider expedient on the above points.

Sir George Grey presented a Bill to amend two Church Acts passed respectively in the third and fourth, and in the fourth and fifth years of His present Majesty, for altering and amending the Laws relating to the Temporalities of the Church of Ireland: And the same was read the first time; and ordered to be read a second time upon Monday next; and to be printed.

The House was moved, That the Act 2 and 3 Will. 4, c. 121, to enable His Majesty to carry into effect a Convention made between His Majesty and the King of the French, and the Emperor of All the Russias and the King of Bocaria, might be read; and the same being read

And a Motion being made, That this House will, this day, resolve itself into a Committee, to consider of the said Act:
Ordered, That Mr. Chancellor of the Exchequer, by His Majesty's command, acquainted the House, That His Majesty, having been informed of the subject-matter of this Motion, recommends it to the consideration of the House.
Resolved, That this House will, this day, resolve itself into the said Committee.
Mr. Oswald reported from the Select Committee on Public Petitions, that they had examined the Petitions presented from the 4th to the 6th days of this instant July, and directed him to make a Report thereof to the House. Ordered, That the Report do lie upon the Table; and be printed.

Mr. Lyne presented a Bill to enable Tenants for Waste Lands to hold them on a liberal lease, and to charge the Inheritance with the Monies expended in such Improvements: And the same was read the first time; and ordered to be read a second time upon this day six weeks; and to be printed.

And then the House, having continued to sit till near two of the clock, on Friday morning, adjourned till this day.

Mr. Lyne presented a Bill to promote the Reclamation and Improvement of uncultivated Lands in Ireland: And the same was read the first time; and ordered to be read a second time upon this day six weeks; and to be printed.

Mr. Oswald reported from the Select Committee on the Bill from the Lords, intituled, An Act for the Naturalization of Persons, and for the Improvement of uncultivated Lands in Ireland: And the same was read the first time; and ordered to be read a second time upon this day six weeks; and to be printed.

The Bill was accordingly read a second time: The Bill was accordingly read a second time; and committed to a Committee of the whole House, for Monday next.

Mr. Brotherton reported from the Committee on the Bill from the Lords, intituled, An Act for naturalizing Oscar Joseph de Sotze Baron de Thoren; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and directed him to report the same, without Amendment:—And the Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Brotherton do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

Horton's Estate Bill was read a second time; and committed to Mr. Chetwynd and the Stafford List.

Horton's Estate Bill. Ordered, That the House be adjourned till this day.

PRAYER.

Veneris, 22° die Iulii;
Anno 6°-7° Willilmi IV° Regis, 1836.

PRAYERS.

Veneris, 22° die Iulii;
Anno 6°-7° Willilmi IV° Regis, 1836.

ORD Viscount Palmerston presented, by His Majesty's command,—Papers relating to the third installment of the Greek Loan.

Ordered, That the said Papers do lie upon the Table.

Baron Dr. Tho- 

Pr. Dr. Thos.

Baron Dr. Thos.

Baron Dr. Thos.

Baron Dr. Thos.

Baron Dr. Thos.

Baron Dr. Thos.

Baron Dr. Thos.

Baron Dr. Thos.

Baron Dr. Thos.

Mr. Brotherton reported from the Committee on the Bill from the Lords, intituled, An Act for naturalizing Oscar Joseph de Sotze Baron de Thoren; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and directed him to report the same, without Amendment:—And the Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Brotherton do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

Horton's Estate Bill was read a second time; and committed to Mr. Chetwynd and the Stafford List.

Ordered, That there be laid before this House, an Account, showing the Number of Men and Boys who have entered the Royal Navy from 1st July 1834 to 30th June 1835, and from 1st July 1835 to 30th June 1836, so far as the same can be made out from the Register kept thereof; distinguishing those who have previously served in King's Ships from those who have entered the Royal Navy for the first time; likewise, the number of those who have died in Hospital or on board Ship in each year during the same period; the number discharged with disgrace, and the Number to whom Pensions have been awarded; distinguishing Invalids from those pensioned for long Service.

Ordered, That there be laid before this House, an Account of the Number of Seamen in the Merchant Service of the United Kingdom, according to the last Return made up prior to the passing of the 5th and 6th Will. 4, c. 19, stating the data on which such Return is founded:—Of the Number of Seamen registered, or included in Returns about to be registered, up to the present time, under 5th and 6th Will. 4, c. 19:—Of the Number of Apprentices in the Merchant Service of the United Kingdom, according to the best estimate that can be made at this time of the passing of the above-mentioned Act:—Of the Number of Apprentices, which, according to the 4th Geo. 4, c. 25, ought in proportion to the Tonnage to have belonged to the Merchant Service of the United Kingdom at the time of the passing of the 5th and 6th Will. 4, c. 19:—and, Of the Number of Apprentices whose Indentures in the Merchant Service have been registered since the passing of the 5th and 6th Will. 4, c. 19, under the Provisions of the said Act, up to the present time.

Ordered, That the Durham Court of Pecus Bill be read the third time upon this day three months.

Ordered, That the Report on the Pensions Duties Bill be received upon Monday next.

Ordered, That the Trinity (North Loith) Harbour (No. 2) Bill be read a second time upon Monday next.

Resolved, That this House will, upon Monday Turnpike Acts next, resolve itself into a Committee upon the Turnpike Acts Continuance Bill.

Ordered, That the Malt Duty (Ireland) Bill be Malt Duty Bill. read a second time upon Monday next.

Ordered, That the adjourned Debate upon the Established Church Bill be re- Church Bill. sumed upon Monday next.

Ordered, That the Justices of Peace Courts (Scotland) Bill be read a second time upon Monday next.

Ordered, That the Amendments made by the Horse Patrol Lords to the Horse Patrol Bill be taken into consideration upon Monday next.

Ordered, That the Spirits (Excise) Bill be now read scriptus (Excite) a second time:—The Bill was accordingly read a second time; and committed to a Committee of the whole House, for Monday next.

Ordered, That for the payment of any sum of Money to an Elector, or for any other sum of Money, or promise or agreement to pay any sum of Money under the designation of Head-money, or any other name, to Electors, before, at or after an Election to serve in Parliament of this Kingdom, be resumed upon Monday next.

Ordered, That the adjourned Debate upon the Head Money Bill be read the third time upon Monday next.

Ordered, That the adjourned Debate upon the Payment to Electors of any sum of Money to an Elector, or
or any other person for his benefit, in consideration of a vote given at the Election of a Member to serve in Parliament, is a gross violation of the freedom of Election, and of the rights and privileges of this House, be resumed upon Monday next.

Highway Rates (No. 42) Bill.

Ordered, That the Highway Rates (No. 2) Bill be read a second time upon Tuesday next.

Exchequer (Scotland) Bill.

Resolved, That this House will, upon Tuesday next, resolve itself into a Committee upon the Exchequer (Scotland) Bill.

Property Corporate Means.

Resolved, That this House will, upon Monday next, resolve itself into the Committee of Supply.

Election Trustees Bill.

Resolved, That the Bill, with the Amendments, be ingrossed; and read the third time upon Monday next.

Ways and Means.

Ordered, That the Report on the Corporate Property (Ireland) Bill be received upon Monday next.

Postage on Newspapers Bill.

Ordered, That the Report on the Postage of Newspapers Bill be now received.

Bankrupts Bill.

Ordered, That the Bankrupts Bill be read a second time upon Monday next.

Shire Halls Bill.

Ordered, That the Shire Halls Bill be now read a second time—the Bill was accordingly read a second time; and committed to a Committee of the whole House for Monday next.

County Election Polls Bill.

Ordered, That the adjourned Debate upon the Report of the County Election Polls Bill be resumed upon Tuesday next.

Entailed Estates (Scotland) Bill.

Ordered, That the Entailed Estates (Scotland) Bill be read the third time upon Monday next.

Ecclesiastical Duties and Revenues Bill.

Ordered, That the Ecclesiastical Duties and Revenues Bill be read a second time upon Friday next.

Charitable Trustees Bill.

Resolved, That this House will, upon Tuesday next, resolve itself into a Committee upon the Charitable Trustees Bill.

Inns, Alehouses and Victualling-houses Bill.

Resolved, That this House will, upon Monday next, resolve itself into a Committee upon the Inns, Alehouses and Victualling-houses Bill.

Newspaper Stamps Bill.

Ordered, That the Newspaper Stamps Bill be read the third time upon Monday next.

Gold and Silver Plate (Scotland) Bill.

Ordered, That the Report on the Gold and Silver Plate (Scotland) Bill be now received.

Mr. Bernal accordingly reported the Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Monday next.

Medical Witnesses Bill.

Ordered, That the Report on the Medical Witnesses Bill be now received.

Mr. Robert Stewart accordingly reported the Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Tuesday next.

Ordered, That this House will, upon Monday next, resolve itself into a Committee to consider the Act 2 and 3 Will. 4, x. 21, to enable His Majesty to carry into effect a Convention made between His Majesty and the King of the French, and the Emperor of All the Russians and the King of Bavaria.

Ordered, That leave be given to bring in a Bill to prevent the advertising of Foreign and other illegal Lotteries: And that Mr. Baring and Mr. Chancellor of the Exchequer do prepare, and bring it in.

Ordered, That leave be given to bring in a Bill to sank Island enable the Commissioners of His Majesty’s Woods, Forests, Land Revenues, Works and Buildings, to make and maintain a Road from the Church in the Parish of Sink Island, to the Town of Ottringham, in the East Riding of the County of York: And that Mr. Edward John Stanley and Mr. Baring do prepare, and bring it in.

Ordered, That there be laid before this House, a copy of a Memorial addressed to the Board of Trade (Ireland) by a deputation of the Grocers in Ireland, respecting a Clause introduced on the Third Reading of the Spirit Licenses in Ireland Bill, relating to the Sale of Spirits by Grocers.

Mr. Baring accordingly presented the said Paper.

Ordered, That the said Paper do lie upon the Table.

A Petition of Practitioners of Medicine and Medical Surgery in Bridport and Beaminster, praying that Witnesses Bill; the Medical Witnesses Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Mr. Fox Moore presented, pursuant to the direction of an Act of Parliament—Returns of Qualifications of Deputy Lieutenants and Militia Officers, transmitted to the Secretary of State for the Home Department, since those last presented to the House. Ordered, That the said Returns do lie upon the Table.

Mr. Edward John Stanley presented a Bill to sink Island enable the Commissioners of His Majesty’s Woods, Forests, Land Revenues, Works and Buildings, to make and maintain a Road from the Church in the Parish of Sink Island, to the Town of Ottringham, in the East Riding of the County of York: And the same was read the first time; and ordered to be read a second time upon Monday next; and to be printed.

Mr. Baring presented a Bill to prevent the advertising of Foreign and other illegal Lotteries: And the same was read the first time; and ordered to be read a second time upon Monday next; and to be printed.

Mr. Baring presented a Bill for granting Relief Assessed Taxes from the Duties of Assessed Taxes, and on Stage Carriages, in certain cases, and to regulate the Charging of the Duty payable for taking or killing Game, in Great Britain, and to provide for the Collection of certain local Taxes in Scotland: And the same was read the first time; and ordered to be read a second time upon Tuesday next; and to be printed.

A Petition of Inhabitants of Desmonort, praying Municipal Corporations (Ireland) Bill, as amended by the House of Lords, was presented, and read; and ordered to lie upon the Table.

Ordered, That Mr. Gillon have leave of absence for six weeks, on urgent business.

And then the House adjourned till Monday next.
Lunae, 25° die Iulii;

A. 1836.

PRAYERS.

PETITION of Merchants, Traders and Inhabitants of Edinburgh, praying that the Trinity (North Leith) Harbour and Docks (No. 2.) Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Commissioners for the superintendence and management of the Harbour and Dock of Leith, praying that they may be heard, by themselves, their counsel or agents, against the said Bill, was also presented, and read; and ordered to lie upon the Table.

A Petition of the Provost, Magistrates and Council of Leith, praying that the said Bill may not pass into a law, was also presented, and read; and ordered to lie upon the Table.

The Order of the day being read, for the second reading of the Trinity (North Leith) Harbour and Docks (No. 2.) Bill; and a Motion being made, and the Question being proposed, That the Bill be now read a second time:
The Amendments following were proposed to be made to the Question; viz. To leave out the word "now," and, at the end of the Question to add the words "upon this day six months." And the Question being put, That the word "now" stand part of the Question;
The House divided: The Yeas to the old Lobby, The Noses to the new Lobby.
 Tellers for the Sir Andrew Leith Hay,
 Yea's, { Lord George Lennox : } 64.
 Tellers for the Mr. Pringle,
 Noses, { The Lord Advocate : } 19.
So it was resolved in the Affirmative.

Ordered, That the Bill be now read a second time:—The Bill was accordingly read a second time; and committed to Sir Andrew Leith Hay and the Lords of the Executive.

A Motion was made, and the Question was proposed, That the Committee have leave to sit and proceed this day:—And the said Motion was, with leave of the House, withdrawn.

A Motion was made, and the Question being put, That the Committee have leave to sit and proceed to-morrow;
The House divided: The Yeas to the old Lobby; The Noses to the new Lobby.
 Tellers for the Sir Andrew Leith Hay,
 Yea's, { Mr. Stewart MacKenzie : } 76.
 Tellers for the The Lord Advocate,
 Noses, { Sir George Clerk : } 26.
So it was resolved in the Affirmative.

Ordered, That the Minutes of the Evidence taken before the Committee on the Trinity (North Leith) Harbour and Docks (No. 1.) Bill, be referred to the Committee.

A Petition of the Lord Provost, Magistrates and Council of Edinburgh, praying that they may be heard, by themselves, their counsel or agents, against certain parts of the said Bill, was presented, and read.

Ordered, That the said Petition be referred to the Committee on the Bill; and the Petitioners heard, by themselves, their counsel or agents, upon their Petition, if they think fit; and counsel heard, in favour of the Bill, against the said Petition.

Mr. Stewart MacKenzie reported from the Committee on the Bill from the Lords, intituled, An Act for vesting certain detached Parts of the Lands and Estate of Douglasland and others, situated in the Counties of Stirling and Dumfriesshire, which were entitled by John Glassford, of Dougalston, Esquire, deceased, in Trustees, to be sold, for the purpose of paying Debts and Charges affecting the entitled Estate, and of purchasing other Lands contiguous and convenient thereto: That they had examined the allegations of the Bill, and found the same to be true; and that the Parties concerned had given their consent to the Bill, to the satisfaction of the Committee; and that the Committee had gone through the Bill, and directed him to report the same, without Amendment:—And the Bill was read third time.

Ordered, That the Bill do pass.
Ordered, That Mr. Stewart MacKenzie do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

Ordered, That a Committee be appointed to inspect the Journals of the House of Lords with relation to any Proceedings upon the Edinburgh, Leith and Newhaven Railway Bill; and to make Report thereof to the House:—And a Committee was appointed of the Lord Advocate, Sir Andrew Leith Hay, Mr. Robert Stewart, Sir Charles Adam, Mr. Stewart MacKenzie, and Lord Dalmeny: And they are to withdraw immediately.

Ordered, That Three be the Quorum.

Ordered, That the London Cemeteries Company Bill be read the third time To-morrow.

A Message from the Lords, by Mr. Roupell and Mr. Broughman:—
Mr. Speaker,
The Lords have agreed to the several Bills following, without Amendment; viz.
A Bill, intituled, An Act for making and maintaining a Harbour and Breakwaters at Tremoutha Brunswick Haven, in the County of Cornwall, and for making and maintaining a Railway from the Town of Penrice to the Tower of Launceston, in the same County:—
A Bill, intituled, An Act for establishing a Cemeteries for the Intermittent of the Dead southwest of the Metropolis, to be called the South Metropolitan Cemetery Bill;—
A Bill, intituled, An Act to rectify a Mistake in the Navigation Bill passed in the present Session of Parliament, viz. The Act passed in the present Session of Parliament, to which Amendments the Lords desire the concurrence of this House: And also,
A Bill, intituled, An Act for making and constructing a Ship Canal at Carriole-Suir: And also,
A Bill, intituted, An Act to amend the Laws relating to Loan Societies, and for extending the Jurisdiction of Sheriffs in Scotland to such cases, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also,
A Bill, intituled, An Act for regulating the Process of Cessio Bonorum (Scotland) Bill; in the Court of Session, upon the Application of the Lords to the Tithes Commutation Bill, in Ireland, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also,
A Bill, intituled, An Act for the Commutation of Tithes in England and Wales, with Amendments; to which Amendments the Lords desire the concurrence of this House; And also,
A Bill, intituled, An Act to amend the Laws relating to Loan Societies (Ireland) Bill, in Ireland, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also,
A Bill, intituled, An Act for improving and maintaining the Navigation of the River Suir, and for making and constructing a Ship Canal at Carriole-Suir: And also,
A Bill, intituled, An Act for establishing a Cemeteries for the Intermittent of the Dead southwest of the Metropolis, to be called the South Metropolitan Cemetery Bill;—
A Bill, intituled, An Act for making and maintaining a Harbour and Breakwaters at Tremoutha Brunswick Haven, in the County of Cornwall, and for making and maintaining a Railway from the Town of Penrice to the Tower of Launceston, in the same County:

1st Degree of July 690.
preceeding 1st January 1836; distinguishing the Number of Commitments, Convictions and extent of Punishment, and specifying the Counties in which the Offences have been committed.

Mr. Fox Moline also presented, pursuant to Orders, —A Copy of the Regulations lately issued by Leonard Horner, Esquire, Inspector of Factories.

An Account of all Receipts and Disbursements by the Ecclesiastical Commissioners for Ireland, for Nine months, ending 1st May 1836; distinguishing the specific Sources from which all Monies have been derived, and showing the Total Amount derived from each source, and the specific purposes to which the Receipts have been applied —A Statement of the Number of Applications made to the Ecclesiastical Commissioners for the enlargement, rebuilding and erection of additional Churches, as referred to in their two Reports: distinguishing the Locality and Diocese of each Parish from which the application has been made; and specifying the cases in which the Applications have been acceded to, negatived and postponed respectively —A detail of the pressing Cases of Applications for Churches referred to in the Return of the Ecclesiastical Commissioners for Ireland, dated August 13th 1835, and in respect to which a special Memorandum has been made by them —A Return of the Number of Temporal Prayers in which, from want of Churches, Divine Worship is celebrated, so far as the same can be made out from Documents in possession of the Ecclesiastical Commissioners for Ireland: —A Return of the Number of Benefices and Perpetual Curacies under £200 per annum, to which the Commissioners are empowered to grant Augmentations, if the Funds in the hands of the said Ecclesiastical Commissioners enabled them to do so —A Return of the Number of Benefices, under £100, to which the Commissioners are empowered by the Act 3 and 4 Will. 4, c. 37, s. 92, to grant £100 each for assisting in building Glebe-houses: —A Return of the Number and Particulars of Applications for aid to build Glebe-houses, or to augment Poor Livings; and the Number and Particulars of cases in which aid has been granted, and the Funds from whence such aid has been supplied: and, —A Return of the Number of particular applications for aid to repair Churches; and the Amount of the Estimates of such Repairs; and the Amount of the same which has been granted, and the Amount deferred from want of Funds.

Ordered, That the said Papers do lie upon the Table.

Ordered, That there be laid before this House, a Copy of the Report of the Inspectors of Prisons for the Home District, with regard to the Report of the Committee of Aldermen, to whom it was referred to consider the First Report of the Inspectors of Prisons, so far as relates to the Gaol of Newgate. Mr. Fox Moline accordingly presented the said Paper.

Ordered, That the said Paper do lie upon the Table.

Ordered, That the Return relative to the Carnatic and Tanjore Commissions, which was presented upon Tuesday last, be printed.

Ordered, That the Return relative to the Carnatic and Tanjore Commissions, which was presented upon Tuesday last, be printed.

Ordered, That the Return relative to the Glasgow and Carlisle Road, which was presented upon the 9th day of February last, be printed.

A Petition of Protestant Dissenters meeting at Beezezer Chapel, Chatham; and, Protestant Dissenters and Members of Godalming, praying for the abolition of Church Rates, —was presented, and read; and ordered to lie upon the Table.

Vol. 91.

A Petition of Natives of the Principality of Wales, praying the House not to pass the Clause in the Established Church Bill, which unites Flintshire to an English diocese, was presented, and read; and ordered to lie upon the Table.

A Petition of Dignitaries of the Church of England, praying that the Ecclesiastical Duties and Revenues Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Dean and Chapter of the Cathedral Church of Christ in Oxford, of the foundation of King Henry the Eighth, praying that the Established Church Bill; and, the Ecclesiastical Duties and Revenues Bill, may not pass into law, was presented, and read; and ordered to lie upon the Table.

The House, according to Order, resumed the adjourned Debate upon the Amendment which, upon Tuesday last, was proposed to be made to the Question, "That the ingress Bill for carrying into effect the Reports of the Commissioners appointed to consider the state of the Established Church in England and Wales, with reference to Ecclesiastical Duties and Revenues, so far as they relate to Episcopal Dioceses, Revenues and Patronages, be now read the third time;" and which Amendment was, to leave out the word "now," and at the end of the Question to add the words "upon this day six months." And the Question being put, That the word "now" stand part of the Question; The House divided.

The Yeas to the old Lobby; The Noes to the new Lobby. Tellers for the

Mr. Edward John Stanley: 175.

Mr. Charles Wood: 31.

Mr. Hindley: 44.

So it was resolved in the Affirmative.

Ordered, That the Bill be now read the third time: —The Bill was accordingly read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Beresford do carry the Bill to the Lords, and desire their concurrence.

A Motion was made and the Question being proposed, That the Order of the day, for the House to resolve itself into a Committee upon the Poole Corporation Bill, be now read;—An Amendment was proposed to be made to the Question, by leaving out from the words "That the" the end of the Question, in order to add the words "further proceeding on the Bill be postponed to give time for the printing and distributing of certain Affidavits, which formed part of the Evidence submitted to the Committee which referred to the introduction of the Bill, and referred to by that Committee in justification of their Report; but which have not yet been sent, nor distributed to the Members of this House," instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question; The House divided:

The Yeas to the old Lobby;
The Noes to the new Lobby.

Tellers for the

Mr. Poulett: 129.

Mr. Thelwall: 129.

Mr. Mackworth Praed: 57.

Mr. T. Price: 57.

So it was resolved in the Affirmative.

Ordered, That the Order of the day, for the Committee on the Bill, be now read; and the same being read;

A Motion was made and the Question being put, That it be an Instruction to the Committee, That they...
they have Power to leave undisturbed the election of all those Councillors of the Borough of Poole whose election has not yet been impugned by any legal proceedings;

The House divided.

The Yeas to the new Lobby;
The Noes to the old Lobby.

Tellers for the Yeas;
[Mr. Macintosh Wrael,]
Mr. Baring;
Mr. Rice Trevor : } 38.

Tellers for the Noes;
[Mr. Poole,]
Mr. Baring ; } 117.

It was so decided in the Negative.

Then the House resolved itself into the Committee.

(In the Committee.)

CLAUSE, No 2 (Bonds given for Compensation by the existing Council avoided)—read.

Amendment proposed: To add at the end of the Clause, "Provided nevertheless, That within the space of Twelve calendar months after the passing of this Act, the election of none of the persons declared to be duly elected Councillors for the said Borough, at the election therein, on the 29th day of December now past, shall have been set aside by any judgment, order or final proceeding of any one of His Majesty's Courts of Law, then and in that case all such bonds, instruments and agreements shall be thenceforward, as against the Council to be elected under this Act, and as against the Mayor, Aldermen and Burgesses of Poole, and as against all other persons whatsoever, of as full force and validity as if this Act had not passed."

Question, That those words be there added—put, and Negatived.

CLAUSE, No 2, agreed to.

CLAUSES, No 3 to No 14, agreed to.

CLAUSE, No 15 (Payment of Barristers)—read.

Question, That the Clause stand part of the Bill—put, and Negatived.

Preamble amended, and agreed to.

And the House having continued to sit till after twelve of the clock on Tuesday morning; The Yeas to the old Lobby;

Mr. Speaker resumed the Chair; and Mr. John Parker reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received this day.

The ingrossed Bill to consolidate and amend the Laws relating to the Duties on Newspapers, and to consolidate and amend the Laws relating to the Duties on Newspapers and Advertisements respectively.

Ordered, That Mr. Beresford do carry the Bill to the Lords, and desire their concurrence.

The ingrossed Bill to consolidate and amend the Postage on Laws relating to the conveyance of Newspapers by the Post, was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Beresford do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for the Com. Greek Loan Committee, to whom it was referred to consider of the Act 2 and 3 Will. 4, c. 121, to enable His Majesty to carry into effect a Convention made between His Majesty and the King of the French, and the Emperor of all the Russias and the King of Bavaria;

Resolved, That this House will, upon Thursday next, resolve itself into the said Committee.

The Foreign Lotteries Bill was, according to Foreign Order, read a second time; and committed to a Committee of the whole House, for this day.

The Order of the day being read, for taking into Copyright Bill; further consideration the Report on the Copyright Bill;

Ordered, That the Report be taken into further consideration this day.

The Order of the day being read, for resuming Trotbeck's the adjourned Debate upon the Question proposed Estate, upon Friday, the 10th day of this instant July; "That a Select Committee be appointed to consider the case of Catherine Robson and Isabella Ainsley, claimants of the Estate of Samuel Trotbeck, late of Montros;"

Ordered, That the Debate be further adjourned till this day.

The Order of the day being read, for the third Secular Jurisdiction (York and Elly) Bill;

Ordered, That the Bill be read the third time this day.

The Order of the day being read, for the second Poor Law reading of the Poor Law Bill;

Ordered, That the Bill be read a second time this day.

The Order of the day being read, for the Com. Caxton Bill Committee on the Conviction Bill;

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the Com. Post Office Bill on the Post Office Commissioners Bill;

Resolved, That this House will, this day, resolve itself into the said Committee.

The Order of the day being read, for the Com. Benefices Bill on the Benefices Parliaments Bill;

Resolved, That this House will, upon Friday next, resolve itself into the said Committee.

The Order of the day being read, for taking into Stannaries further consideration the Report on the Stannaries Courts Bill;

Ordered, That the Report be taken into further consideration this day.

The
The Order of the day being read, for the Committee on the Customs Bill;
Resolved, That this House will, upon Thursday next, resolve itself into the said Committee.

The ingrossed Bill to appoint Commissioners for carrying into execution several Acts granting an Aid to His Majesty, by a Land Tax to be raised in Great Britain, and certain Duties on Offices and Pennsions in England, was, according to Order, read the third time.

Resolved, That the Bill do pass: And that the Title be, An Act to appoint additional Commissioners for executing the Acts for granting an Aid by a Land Tax, and for continuing the Duties on Personal Estates, Offices and Pensions.

Ordered, That Mr. Berndt do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for taking into further consideration the Report on the Registration of Voters' Bill;
Ordered, That the Report be taken into further consideration this day.

The Order of the day being read, for the third reading of the Court of Session (Scotland) Bill;
Ordered, That the Bill be read the third time this day.

The Order of the day being read, for taking into further consideration the Report on the Common Fields Inclosure Bill;
Ordered, That the Report be taken into further consideration this day.

The Order of the day being read, for the third reading of the School Rooms Bill;
Ordered, That the Bill be read the third time upon Thursday next.

The House, according to Order, resolved itself into a Committee upon the Western Australia Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Robert Stewart reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received this day.

The Cape of Good Hope Offences Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for this day.

The Court of Chancery (Ireland) Bill was, according to Order, read a second time; and committed to a Committee of the House, for this day.

The Order of the day being read, for the second reading of the Church Temporalities (Ireland) Bill;
Ordered, That the Bill be read a second time this day.

The Order of the day being read, for receiving the Report on the Pensions Duties Bill;
Ordered, That the Report be received upon Thursday next.

The House, according to Order, resolved itself into a Committee upon the Turnpike Acts Continuance Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Robert Stewart reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received this day.

The Order of the day being read, for the second reading of the Malt Duty (Ireland) Bill;
Ordered, That the Bill be read a second time upon Monday next.

The House, according to Order, proceeded to take into consideration the Amendments made by the Lords to the Bill intituled, An Act to authorize the placing of the Horse Patrol now acting under the authority of the Chief Magistrate of the Public Office in Bow-street, under the authority of the Justices appointed for the Metropolitan Police District; and the same were read, as follow:

"Pt. 4. 2. 22. After "meet" insert "and in default of immediate payment shall suffer imprisonment with or without hard labour, for any time not exceeding Two months."

Pr. 9. 1. 28. After "Enacted" insert Clause (A).

Clauses (A) and (B) were agreed to.

Ordered, That the Report be received this day.

The Order of the day being read, for the second reading of the Civil Offices Declaration Bill;
Ordered, That the Bill be read the third time this day.

The Order of the day being read, for resuming the Head Money, adjourned Debate upon the Question proposed upon the 14th day of this instant July, That any payment, or promise, or agreement to pay any sums of Money under the designation of Head-money, or any other name, to Electors, before, at or after an Election of Members to serve in Parliament for the counties of Middlesex, Surrey, Hertford, Essex or Kent, or for any county or borough within the Metropolitan Police District, or shall by word, message, writing, or in any other manner, endeavour to persuade any elector to give, or dissuade any elector from giving, his vote for the choice of any person to be a Member to serve in or for any such county, city or borough; and if any such person belonging to the said Horse Patrol shall offend therein, he shall forfeit the sum of One hundred pounds, to be recovered by any person who will sue for the same, by action of debt, to be commenced within Six calendar months after the commission of the offence, and one moiety of the sum so recovered shall be paid to the informer, and the other moiety thereof to the receiver for the Metropolitan Police District, to be by him added to and applied as part of the funds for the purposes of the said Horse Patrol: Provided always, That nothing in this enactment contained shall subject any such person belonging to the said Horse Patrol to any penalty for any act done by him at or concerning any of the said elections, in the discharge of his official duty."

The first Amendment, being read a second time, was agreed to.

The subsequent Amendment, being read a second time;
An Amendment was made thereunto, by leaving out the first word "belonging," and inserting the words "who, after the passing of this Act, may be appointed," instead thereof.

And the said Amendment, so amended, was agreed to.

Ordered, That Mr. Fox Manc do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships, with an Amendment; to which Amendment this House doth desire the concurrence of their Lordships.

The Order of the day being read, for the Committee on the Spirits (Excise) Bill;
Resolved, That this House will, this day, resolve itself into the said Committee.

The Order of the day being read, for the third reading of the Civil Offices Declaration Bill;
Ordered, That the Bill be read the third time this day.

The Order of the day being read, for resuming the Head Money, adjourned Debate upon the Question proposed upon the 14th day of this instant July, That any payment, or promise, or agreement to pay any sums of Money under the designation of Head-money, or any other name, to Electors, before, at or after an Election of Members to serve in Parliament, in consideration of or for the vote of such Electors, whether made by a Candidate or by any one acting for him, or on his behalf, is a gross violation of the freedom of Election, of the Orders of this House, and of the rights and privileges of the Commons of the United Kingdom;

Ordered, That the Debate be further adjourned till To-morrow.
The Order of the day being read, for resuming the adjourned Debate upon the Question proposed upon the 14th day of this instant July, That any payment, or promise, or agreement for the payment of any sum of Money to an Elector or any other person for his benefit, in consideration of a Vote given at the Election of a Member to serve in Parliament, is a gross violation of the freedom of Election, and of the rights and privileges of this House;

Ordered, That the Debate be further adjourned till To-morrow.

Ways and Means.

The Order of the day being read, for the Committee of Supply;

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

Supply.

The Order of the day being read, for receiving the Report on the Corporate Property (Ireland) Bill;

Ordered, That the Report be received this day.

Corporate Property (Ireland) Bill.

The ingrossed Bill to continue an Act of the 5th and 6th years of His present Majesty, relating to the despatch of Business done by the Court of Exchequer in Scotland, was, according to Order, read the third time.

Resolved, That the Bill do pass: And that the Title be, An Act to continue, until the First day of July next, and from thence to the End of the then next Session of Parliament, an Act passed in the fifth and sixth years of His present Majesty, relating to the despatch of Business done by the Court of Exchequer in Scotland.

Ordered, That Mr. Robert Stewart do carry the Bill to the Lords, and desire their concurrence.

Bankrupts Bill.

The Order of the day being read, for the second reading of the Bankrupts' Bill;

Ordered, That the Bill be read a second time upon Thursday next.

Shire Halls Bill

The House, according to Order, resolved itself into a Committee upon the Shire Halls Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Robert Stewart reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received this day.

Entailed Estates (Scotland) Bill.

The Order of the day being read, for the third reading of the Entailed Estates (Scotland) Bill;

Ordered, That the Bill be read the third time upon this day three months.

Inns, Alehouses and Victualling Houses Bill.

The Order of the day being read, for the Committee on the Inns, Alehouses and Victualling Houses Bill;

Resolved, That this House will, this day, resolve itself into the said Committee.

Gold and Silver Plate (Scotland) Bill.

The Order of the day being read, for the third reading of the Gold and Silver Plate (Scotland) Bill;

Ordered, That the Bill be read the third time this day.

Sunk Island Road Bill.

The Sunk Island Road Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for this day.

Ordered, That there be laid before this House, a Return, showing the Names and Situations of all Persons, if any, employed in the Post Office in Dublin, who have carried on, or do carry on, any other Employment or Business, the nature thereof, hours of attendance, and whether any portion of such extra Employment or Business has been carried on in the Post Office Building at any time during the years 1831, 1832, 1833, 1834 and 1835, or the present year.

A Return of the Books and Papers belonging to the General Post Office in Dublin sold in the year 1831; showing the Dates of the Sales, the Purchasers' Names, the rate per Cart. or Pound, the Gross Proceeds, the manner in which the Duties were applied; and the Authority for such application of them; together with a Return from the several Departments of the Post Office, namely, Inland, British Mail, Registry, paid and unpaid, Dead Letter, Letter Bill, Writing Office, Penny Post, Alphabet and Paid Window, Letter Carriers' Office, Mail Coach Office, Receiver General, Accountant General, and Secretary's Office; stating as nearly as possible the Number and Description of the Books, Vouchers and Papers removed from each Office, and the Number of Years they had been accumulating; with a Copy of the Order or Orders under which the said waste Books, Vouchers, &c. were separated from what were deemed useful, and the Authority by which they were removed from the possession of the heads of the Departments.

Similar Returns for the years 1832, 1833, 1834 and 1835.

A Return, detailing all Sums of Money paid in the year 1831, out of the Post Office Revenue, under the head of Salaries or Allowances to Deputy Postmasters, Keepers of Receiving Houses, Sub and Penny Post Offices, Letter Carriers or other Persons in Ireland, for which the sanction of the Treasury had not been obtained at the time of payment, and whether the Disbursements have as yet been authorized by the Treasury; and, if so, the Dates of the authority.

Similar Returns for the years 1832, 1833, 1834 and 1835.

A Return of all Arrears due by late Deputy Postmasters in Ireland, deemed insolvent; and of all Arrears due by Deputy Postmasters out of office, but not deemed insolvent, as they respectively stood in the Post Office Books on 5th January 1831; stating the Towns, the Names of the aforesaid Postmasters, the Names and Residences of their Securites, the Amount due at the above date by each, the steps which have been taken, if any, since 5th January 1831, for the recovery of the Arrears; and the result in each case.

A Copy of the Report or Reports of the Commissioners of Imprest, respecting the Accounts of the Post Office in Dublin, from the year 1815 to 1832 inclusive.

The House was moved, That the Act of the present Session for imposing certain Restrictions on the renewal of Leases by Ecclesiastical Persons, might be read; and the same being read;

Ordered, That leave be given to bring in a Bill to explain and amend the said Act: And that Mr. Solicitor General and Mr. Attorney General for Ireland do prepare, and bring it in.

Ordered, That there be laid before this House, Copies of the Reports of the several Stipendiary Magistrates and other Official Persons made to the Irish Government, and having reference to the occurrences in the Province of Ulster on the 12th of July; and also, Return of the Expense attending the moving of Troops and Police into the said Province upon that occasion.

A Motion being made, That this House will, this day, resolve itself into a Committee, to consider the Compensation to be made to certain Officers and Clerks in the Court of Chancery in Ireland who may be deprived of Office by the provisions of a Bill for abolishing certain Offices in that Court;

Mr.
Mr. Chancellor of the Exchequer, by His Majesty's command, acquainted the House, That His Majesty, having been informed of the subject-matter of this Motion, recommends it to the consideration of the House.

Resolved, That this House will, this day, resolve itself into the said Committee.

Ordered, That there be laid before this House, an Account of all Sums of Money received and disbursed by the Trinity House of Hull, during the last three years, ending 8th June 1836; distinguishing between the Proceeds of Property held in trust for Charitable purposes, Prinages, Pilottages, Contributions to the Merchant Seamen's Fund, and all other sums received.

Ordered, That there be laid before this House, a Return of the Number of Civil Causes instituted before the Baillie Court of Edinburgh, during each of the last three years respectively; distinguishing those when Decree in Absence was pronounced from such as underwent judicial Discussion.

Ordered, That there be laid before this House, a like Return from the Baillie Court of Glasgow.

Mr. Solicitor General presented a Bill to explain and amend an Act passed in this present Session of Parliament for renewing some Restrictions on the renewal of Leases by Ecclesiastical Persons; and the same was read the first time; and ordered to be read a second time this day.

And then the House, having continued to sit near two of the clock on Tuesday morning, adjourned till this day.

Martis, 26º die Julii ;
Anno 6o Will. IV. Regis, 1836.

Prayers.

The hour appointed for taking into consideration the Petition of Thomas Jones Stevens, of Froheley, in the county of Merriemeth, Esquire, an elector of the said County; and also, the Petition of Edward Scott, of No. 14, Gower-street, Bedford-square, in the county of Middlesex, Esquire, severally complaining of an undue Election and Return of the last Three years respectively; distinguishing between the Proceeds of Property held in trust for Charitable purposes, Prinage, Pilotage, and Contributions to the Merchant Seamen's Fund, and other sums received.

Mr. Speaker took the Chair. The Serjeant at Arms was sent, with the Mace, to the places adjacent, to require the attendance of the Members on the business of the House; and all the said Orders had been complied with, and found that all the said Orders had been complied with on this Bill; and there being no Petition praying to be heard in opposition to the Bill, the Committee did not think it necessary to inquire into the matters required to be proved by their Lordships' Resolutions of the 18th of April last; and the Committee had gone through the Bill, and directed him to report the same to their Lordships, with several Amendments.

"Which Report being read by the Clerk;"

"Ordered, That the said Report do lie on the Table;"

"Then the said Amendments were read by the Clerk, as follows: viz."

"Pr. 12. l. 13. Leave out from 'said' to 'tunnel,' in l. 14;"

"Pr. 13. l. 12. Leave out from 'space' to 'and,' in l. 16;"

"Pr. 13. l. 21. Leave out from 'space' to 'it,' in l. 22;"

"Pr. 13. l. ult. Leave out from 'area' to 'to,' in Pr. 14. l. 1;"

"Pr. 14. l. 24. After 'ordinary' insert Clause (A);"

"Clause (A). 'And be it further Enacted, That if by any means the said tunnel or tunnels passing beneath the area of the Excise Office or Custom House in Drummond-place, or by means of the execution of any of the works hereby authorized, any damage, injury or deterioration whatsoever shall be done to the said premises, or any part thereof, the said Company shall make full compensation for the amount of the said damage, injury or deterioration; or in case the Commissioners of Excise shall require the same, the said Company shall purchase the whole of the enclosed ground and area, and the house and premises standing thereon, now occupied by the Commissioners of Excise; and in case of any difference as to the amount of any such damage, injury or deterioration, or as to the value of any such ground, house and premises, the same shall be settled and determined in such manner as the Lords Commissioners of His Majesty's Treasury may from time to time direct and appoint.'"

"Pr. 14. l. 31. After 'or,' insert 'under.'"

"Pr. 16. l. ult. After 'said' insert 'tunnel or; and in the same line, after 'or,' insert 'other.'"

"Pr. 17. l. 2. After 'carried' insert 'or' within thirty yards of the line of such tunnel or tunnels, or other works.'"

"Pr. 20. l. 26. After 'any' insert 'public carriage or road on.'"

"Pr. 22. l. 11. Leave out from 'therein' to 'And' in l. 28. and insert Clause (B)."

"Clause
when any bridge or tunnel shall be erected or made for the purpose of carrying the said Railway or Railways over or under any road, the ascent or inclination of the roadway over or under every such bridge or tunnel with respect to Turnpike Roads, shall not be more than One foot in Thirty feet, and with respect to public carriage roads or highways, other than Turnpike Roads, not more than One foot in Twenty feet, and in the path respect to any private or accommodation carriage road, not more than One foot in Sixteen feet; and that in all cases the width of such roads, of whatever description, shall be such as to be convenient and sufficient for the traffic upon the road to be crossed, reference being had to the present width of such road, and of any bridges that may now exist therein, in the manner hereinafter provided for in cases where the bridges are over such roads, or upon any lands, ground and heritages required to be taken for the purposes of this Act.

The boiler of every locomotive steam-engine to be used upon the said Railway or Railways, and for works, shall be constructed in such a manner as to prevent the principle of consuming its own smoke, under a penalty of Five pounds for every offence, to be recovered in the same manner as other penalties and forfeitures for the recovery whereof no special directions are given) are by this Act directed to be recovered, one-half of which sum, as often as the same shall be recovered, shall be paid to the informer, and the other half to the session clerk, or other proper officer of the parish or place where such offence shall be committed, for the benefit of the poor of such parish or place.

and the person or persons, body or bodies politic, corporate or collegiate, and others as aforesaid, as satisfaction for the value of such lands, grounds and heritages, and for the damages sustained or to be sustained by such lands, grounds and heritages, instead of gross sums, at the option of such owner or owners, but not of the said Company; and all such contracts by them made, shall be good, sufficient and binding on all parties interested.

The boiler of every locomotive steam-engine to be used upon the said Railway or Railways, and for works, shall be constructed in such a manner as to prevent the principle of consuming its own smoke, under a penalty of Five pounds for every offence, to be recovered in the same manner as other penalties and forfeitures for the recovery whereof no special directions are given) are by this Act directed to be recovered, one-half of which sum, as often as the same shall be recovered, shall be paid to the informer, and the other half to the session clerk, or other proper officer of the parish or place where such offence shall be committed, for the benefit of the poor of such parish or place.

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And be it Enacted, That it shall be lawful for the said Company from time to time to make such rules and regulations.
as they shall think proper, for regulating the trave-
ling upon and use of the said Railway or Rail-
ways, and other works connected therewith, and
for the time being in the same to be used for, and
for or relating to passengers, waggons and other
carriages passing upon the said Railway or Rail-
ways, and other works, and for or relating to the
mode or means by which, and the speed at which,
such waggons and other carriages shall from time
to time be moved or propelled, and the times of
their departure and arrival, and the loading or un-
loading thereof respectively, and the weights which
the goods, wares, merchandise, and other matters and
things shall be conveyed in or upon such
waggons and other carriages, and also for prevent-
ing the smoking of tobacco, and the commission
of any nuisance or in or upon any such wagg-
ons and other carriages, or in any of the stations
or premises occupied by or belonging to the said
Company, and generally for regulating the passing
upon, using or working the said Railway or Rail-
ways, and other works by this Act authorized, or
in anywise relating thereto respectively; and all
rules and regulations shall be binding upon and
be confirmed to or by the said Company, and by
all persons having care and other conduct of such
waggon and other carriages, and by all persons
using or working the said Railway or Rail-
ways, and other works, and by all passengers
passing upon the said Railway or Rail-
ways, and other works, upon pain of forfeiting
and paying a sum not exceeding Five pounds, which
the said Company may at any such default;
Provided always, That in all and every case of in-
fraction or non-observance of any such rules and
regulations which shall be attended with danger to
the public, or annoyance to travellers and pas-
sengers, or which shall obstruct or hinder the said
Company in the due and lawful working of the said Railway or Rail-
ways, and other works, it shall be lawful for the said Company and their
deputy, officers, agents and servants summarily to
interfere, to obviate such danger, or to remove or
prevent such obstruction, nuisance or hindrance.

"Clause (I) And whereas for the greater
security of passengers and other persons travelling
upon and using the said Railway, it is expedient
that the moving powers to be from time to time
used in drawing or propelling of carriages upon
or along the said Railway should be under the
control of the said Company; Be it therefore
Enacted, That no locomotive or other engine, or
other description of moving power shall at any time
be brought upon or used on the said Railway,
unless the same shall first have been approved of
by the said Company; and it shall be lawful for
the said Company, and they are hereby required,
in every such offence, to be recovered in the same
manner as other penalties, and working their
said Company may at any time, or at any
time require, and which rules and regulations
the said Company are hereby expressly authorized
to make and wholly or partially alter or revoke
from time to time, and the same to be taken off; or to forbid the same to
used upon the said Railway, or any part thereof, or the works
connected therewith (except as aforesaid) the owner
or his servant, or any one of his servants,
having for the time being the charge of any such
carriage, shall forfeit and pay any sum not ex-
ceeding Ten pounds, nor less than Five pounds for
any one of them (as the case may be) shall be
final and conclusive, and if the said Company or
the said owner shall for fourteen days after being
so required in writing by the other of them, neg-
lect or refuse to appoint a referee to act on their
or his behalf, then the referee of the other party
may alone make a final decision in writing; and
such award or decision shall upon proof of the
signatures thereto be admitted in all Courts and
premises occupied by or belonging to the said
said Company, and another by the owner of any such
carriage, and the third to be appointed by the two
so first appointed previous to their entering on the
business of the reference, and the decision in writ-
ing of such two arbitrators and their umpire, or
of any two of them (as the case may be) shall be
such
such certificate of approval as aforesaid, every such person shall forfeit and pay any sum not exceeding Twenty pounds for every such offence, and the said Company are hereby authorized to remove such engine from the said Railway.

"Pr. 149. l. 5. Leave out from 'owners' to 'And' in l. 15.

"Pr. 149. l. 24. After 'equitable' insert Clause (K.)

"Clause (K.)" And whereas it would tend much to the convenience of the public if Railway Companies were empowered to enter into mutual arrangements to avoid the necessity of a change of wagons or other carriages, and other delays arising from a diversity of interests; be it therefore Enacted, That notwithstanding any thing in this Act contained, it shall be lawful for the said Company hereby incorporated, and they are hereby empowered from time to time to make and enter into any contract or agreement with any other Railway Company or Companies, and which contract or agreement all other Railway Companies are hereby empowered to make and enter into, either for the division or apportionment of the rates, tolls and duties, or for the passage over or along the Railway or Railways, and other works by any engines, wagons or other carriages of belonging to any other Railway Company or Companies, or which shall pass over or along any other line of Railway or Railways, or for the passage over or along any other line of Railway or Railways of any engines, wagons or other carriages which shall belong to the said Company hereby incorporated, or which shall pass over or along their line of Railway or Railways and other works, upon payment of such rates, tolls and duties, and under such conditions and restrictions as may be mutually agreed upon, and also to make and enter into any other contract with any other Railway Company which may be deemed advisable; and every such contract may contain such clauses, provisions, conditions and agreements as the contracting parties may respectively think advisable and mutually agree upon:

Provided always, That no such contract shall in any manner affect or influence, increase or diminish any of the rates, tolls or dues which the respective companies, parties to such contracts, shall for the time being be respectively authorized to have, receive or recover of or from any person or persons, or any other Company; but that all other persons and companies shall, notwithstanding any such contract, be entitled to the use and benefit of any of the said Railways or Railways and other works, upon the same terms and conditions, and upon payment of the same rates, tolls and dues, as they would have in case no such contract had been entered into; nor shall any such contract give any preference or advantage to any Company, party thereto, over any other Company or persons; but all such Companies so contracting shall, notwithstanding such contract, pay the same amount of rates, tolls and dues as shall from time to time be charged on each other Companies or persons, not being parties to such contracts; and no person or party using the said Railway or Railways and other works shall be liable to pay any greater amount of rates, tolls and dues for or in respect of any engines, coaches, wagons or other carriages, cattle or other animals, goods, wares, merchandise and other passengers, matters and things carried or conveyed upon or along the said Railways or Railways and other works, than any such Railway Companies.

"Pr. 155. l. 10. Leave out from 'tax' to 'And' in l. 38.

"Pr. 158. l. 13. After 'Company' insert Clause (L.)

"Clause (L.)" Provided always, and be it further Enacted, That nothing herein contained shall extend, or be construed, deemed or taken to extend, to exempt the Railway or Railways, and other works connected therewith, to be made under or by virtue of the powers in and by this Act contained and given, from the provisions of any General Act or Acts for the regulation of Railroads which may be passed before the expiration of One year from the passing of this Act (if Parliament shall be sitting at the expiration of such period of One year, or (if Parliament shall not be then sitting) before the end of the then next Session of Parliament.

Ordered, That the said Amendments be taken into consideration on this day three months.

Ordered, That the Report do lie upon the Table.

The House was moved, That the Report which, upon the 23rd day of February last, was made to the Committee on the Petition for the Edinburgh, Leith and Newhaven Railway Bill, might be read; (No. 5.) Bill, and the same being read;

Ordered, That leave be given to bring in a Bill for making and maintaining a Railway or Railways from the City of Edinburgh to Leith, and to the Shore of the Firth of Forth, at or near to Newhaven by Act and Trinity, and to the County of Edinburgh: And that the Lord Advocate and Sir Andrew Leith Hoy do prepare, and bring it in.

A Petition of Merchants and Inhabitants of Leith, praying that they may be heard, by their counsel or agents, against the Trinity (North Leith) Harbour and Docks (No. 2.) Bill, was presented, and read; and ordered to lie upon the Table.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for making and maintaining a Pier, Wharf and other Works at Greenwich, in the County of Kent; and the same were read, as follows:

Pr. 4. l. 23. After "Act" insert "subject to the purposes and sub-ject as,"

"Pr. 63. l. 26. and 27. Leave out from "else-where" to "And" in Pr. 64. l. 1.

The said Amendments, being read a second time, were agreed to:

Ordered, That Mr. Angusstein do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

A Petition of Hugh Craig, Esquire, magistrate High Craig, of Kilmarnock, complaining of the conduct of the authorities of the Church of Scotland, in dismissing him unheard from the office of Ruling Elder in that Church, in consequence of his presiding over a public meeting, which unanimously agreed to petition for the separation of Church and State, was offered to the House.

Ordered, That the said Petition be brought up:-And the same were read, as follow:

Pr. 149. l. 21. After "subject to the purposes and sub-ject as," insert "and sub-ject as,"

Pr. 63. l. 26. and 27. Leave out from "else-where" to "And" in Pr. 64. l. 1.

The said Amendments, being read a second time, were agreed to:

Ordered, That Mr. Angusstein do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

A Petition of Hugh Craig, Esquire, magistrate High Craig, of Kilmarnock, complaining of the conduct of the authorities of the Church of Scotland, in dismissing him unheard from the office of Ruling Elder in that Church, in consequence of his presiding over a public meeting, which unanimously agreed to petition for the separation of Church and State, was offered to be presented.

A Motion was made, and the Question was proposed, That the said Petition be brought up;—And the said Motion was, with leave of the House, withdrawn.

Ordered, That the Paper relative to Factories, Factories, which was presented yesterday, be printed.

No. 463.

Ordered, That the Return relative to the Game Game Laws, which was presented yesterday, be printed. (Scotland.)

No. 484.

Ordered, That the Return relative to the Ecclesiastical Ecclesiastical Commission (Ireland), which was presented yesterday, be printed.

Ordered, That the Paper relative to the Gaol of Gaol of Newgate, which was presented yesterday, be printed. Newgate.

A Petition No 495.
A Petition of Subscribers to Mr. Candy's Line of Railway from London to Brighton, praying for an Act to amend an Act passed in the third and fourth year of the Reign of His present Majesty, intituled, "An Act to amend the Laws relating to Excise Licenses, and to the Sale of Wine, Spirits and Cider by Retail in Ireland, without Amendment: And also, to authorize the Sale of Entailed Lands for the payment of certain Debts affecting the same, without Amendment: And also, to amendment of certain Powers to Heirs of Entail in Scotland, and to accord the Amendments made by this House to the Bill, intitled, An Act to amend and render more effectual an Act passed in the fourth and fifth year of the Reign of His present Majesty, intituled, "An Act to amend the Laws relating to Excise Licenses, and to the Sale of Wine, Spirits and Cider by Retail in Ireland, without Amendment: And also, the Lords have agreed to the Amendments made by this House to the Bill, intitled, An Act to grant a further Power for the Recovery of Small Debts within the Borough of Liverpool, with Amendments; to which Amendments the Lords desire the concurrence of this House:—And then the Messengers withdrew.

The House, according to Order, resolved itself into a Committee upon the Charitable Trustees Bill.

(a) The Lords have agreed to the Amendments made by this House to the Bill, intitled, An Act to amend the Laws relating to Excise Licenses, and to the Sale of Wine, Spirits and Cider by Retail in Ireland, without Amendment: And also, the Lords have agreed to the Amendments made by this House to the Bill, intitled, An Act to amend and render more effectual an Act passed in the fourth and fifth year of the Reign of His present Majesty, intituled, "An Act for amending the Proceedings and Practice of the Court of Passage of the Borough of Liverpool, in the County Palatine of Lancaster," and to repeal an Act passed in the twenty-fifth year of the Reign of his late Majesty King George the Second, intituled, "An Act for the more easy and speedy Recovery of Small Debts within the Borough of Liverpool, and Liberties thereof, in the County Palatine of Lancaster," and to give further Power for the Recovery of Small Debts within the Borough of Liverpool, with Amendments; to which Amendments the Lords desire the concurrence of this House:—And then the Messengers withdrew.

(b) The Lords have agreed to the Amendments made by this House to the Bill, intitled, An Act to amend the Laws relating to Excise Licenses, and to the Sale of Wine, Spirits and Cider by Retail in Ireland, without Amendment: And also, the Lords have agreed to the Amendments made by this House to the Bill, intitled, An Act to amend and render more effectual an Act passed in the fourth and fifth year of the Reign of His present Majesty, intituled, "An Act for amending the Proceedings and Practice of the Court of Passage of the Borough of Liverpool, in the County Palatine of Lancaster," and to repeal an Act passed in the twenty-fifth year of the Reign of his late Majesty King George the Second, intituled, "An Act for the more easy and speedy Recovery of Small Debts within the Borough of Liverpool, and Liberties thereof, in the County Palatine of Lancaster," and to give further Power for the Recovery of Small Debts within the Borough of Liverpool, with Amendments; to which Amendments the Lords desire the concurrence of this House:—And then the Messengers withdrew.
“...of the Charitable Trusts, unless notice of...”

such business shall have been duly given at the...”

previous ordinary meeting of the Trustees to the...”

secretary, and by him communicated to the...”

“...assembled at such previous meeting.”

Question, That those words be there added;...”

The Committee divided.

Teller for the Yeas, Mr. Scarlett...”

CLAUSE, No. 12, as amended, agreed to.

CLAUSES, No. 13 and 14, agreed to.

Preamble read, and agreed to.

Bill, as amended, to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received upon Thursday next.

The House, according to Order, resumed the adjourned Debate upon the Amendment which, upon the 18th day of this instant July, was proposed to be made to the Question, “...the Amendments made by the Committee to the County Election Polls Bill be now read a second time;...” and which Amendment was, “...to leave out from the words ‘That the’...” to the end of the Question, in order to add the words ‘...Report be taken into further consideration upon this day six months’ instead thereof.”

And the Question being put, That the words proposed to be left out stand part of the Question;

The House divided.

The Yeas to the old Lobby;

The Noes to the new Lobby.

Tellers for the Yeas, Mr. Fox Maule, Mr. Charles Wood;...”

Tellers for the Noes, Mr. Arthur Trevor;...”

So it was resolved in the Affirmative.

Ordered, That the Amendments be now read a second time;—The said Amendments were accordingly read a second time, and agreed to.

An Amendment was proposed to be made to the Bill, by leaving out the first Clause;

And the Question being put, That the said Clause stand part of the Bill;

The House divided.

The Yeas to the old Lobby;

The Noes to the new Lobby.

Tellers for the Yeas, Mr. Vernon Smith, Mr. Robert Gordon;...”

Tellers for the Noes, Mr. Arthur Trevor;...”

So it was resolved in the Affirmative.

Another Amendment was proposed to be made to the Bill, by leaving out the second Clause.

And a Motion being made, and the Question being put, That the said Clause stand part of the Bill;

The House divided.

The Yeas to the old Lobby;

The Noes to the new Lobby.

Tellers for the Yeas, Mr. More O’Ferrall, Mr. Robert Stewart;...”

Tellers for the Noes, Mr. Arthur Trevor;...”

So it was resolved in the Affirmative.

Another Amendment was proposed to be made to the Bill, by adding at the end of the second Clause the words, “...Provided always, That nothing herein contained shall extend to any Election which may be held after the first day of November and before...”

“...the first day of March in any year;”

And the Question being put, That those words be there added;

The House divided.

The Yeas to the new Lobby;

The Noes to the old Lobby.

Tellers for the Yeas, Mr. Thomas Fremantle;...”

Tellers for the Noes, Mr. Ewart;...”

So it passed in the Negative.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Friday next.

The House, according to Order, resolved itself into a Committee upon the Inns, Alehouses and Victualling Houses Bill.

(In the Committee.)

Bill read 1st; to be read 2nd, paragraph by paragraph.

Preamble postponed.

Question put, That the Chairman do report Progress, and ask leave to sit again;

The Committee divided.

Teller for the Yeas, Colonel Sibthorp...”

Teller for the Noes, Mr. Hawes...”

CLAUSE, No. 1 to No. 9, amended, and agreed to.

CLAUSE, No. 6, (Inns, Alehouses, and Victualling Houses, to be closed from Saturday night at twelve o’clock, to Sunday afternoon at one o’clock) read.

Amendment proposed: P. 4. L. 10. After the word “year” to leave out “and every” in l. 10.

Question, That the words proposed to be left out stand part of the Clause:—Amendment, by leave, withdrawn.

Question put, That the Clause, as amended, stand part of the Bill;

The Committee divided.

Teller for the Yeas, Mr. Hawes...”

Teller for the Noes, Mr. Arthur Trevor...”

CLAUSE, No. 7, agreed to.

CLAUSE, No. 8, Negatived.

CLAUSE, No. 9, amended, and agreed to.

CLAUSE, No. 10, agreed to.

SCHEDULE (Form of License referred to in this Act)—read.

Question, That the said Schedule stand part of the Bill—put, and Negatived.

CLAUSES (Not to affect the Universities)—(In favour of Widows of Victuallers)—(Magistrates and Penalties)—severally brought up, read 1st, 2nd, and added.

Preamble amended, and agreed to.

Bill, as amended, to be reported.

And the House having continued to sit till after twelve of the clock on Wednesday morning;
The Assessed Taxes Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for To-morrow.

The Order of the day being read, for the third reading of the London Cemeteries Company Bill; Ordered, That the Bill be read the third time this day.

Mr. Poulter reported the Poole Corporation Bill; and the Amendments were read, and agreed to; and an Amendment was made to the Bill.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time To-morrow.

The House, according to Order, resolved itself into a Committee upon the Cape of Good Hope Offences Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Baring reported, That the Committee had gone through the Bill; and directed him to report the same, without Amendment.

Ordered, That the Bill be read the third time To-morrow.

The Order of the day being read, for the Committee on the Court of Chancery (Ireland) Bill; Resolved, That this House will, To-morrow, receive itself into the said Committee.

The Order of the day being read, for receiving the Report on the Corporate Property (Ireland) Bill.

Ordered, That the Bill be read the third time To-morrow.

Ordered, That the Commissioners of His Majesty's Treasury be authorized to make Compensation out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, to Officers of the Court of Chancery in Ireland who may be deprived of Office by the provisions of a Bill for abolishing certain Offices in that Court.

(Commisioners to Officers.)

Resolved, That the Commissioners of His Majesty's Treasury be authorized to make Compensation out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, to Officers of the Court of Chancery in Ireland, whose Offices may be abolished by virtue of any Act which may be passed in the present Session of Parliament.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Baring reported, That the Committee had come to a Resolution.

Ordered, That the Report be received To-morrow.
The Ecclesiastical Leases (No. 2) Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Tomorrow.

Hat Manufacturing Bill.

The House was moved, That the Act 17 Geo. 3. c. 56, for amending and rendering more effectual the several Laws now in being under what refers to an Address to His Majesty, dated the 17th day of April, 1836, for suspending Appointments to certain Dignities in Cathedral and Collegiate Churches, and to Sinecure Rectories: And the same was read the first time; and ordered to be read a second time To-morrow; and to be printed.

Ordered, That Mr. Caley have leave of absence for a month, on urgent business.

And then the House, having continued to sit till a quarter of an hour after two of the clock on Wednesday morning, adjourned till this day.

Mercurii, 27° die Julii; 1836.

Prayers.

Mr. B. Campbell, from the Court of Directors of the East India Company, presented, pursuant to the direction of all Monies supplied from the Revenues of India, from the commencement of the present Charter to the 30th April last, towards the payment of Expenditure, and to be printed.

The House was moved, That the several Acts for the improvement of the Harbour of Kingston, might be read; and the same being read; Ordered, That leave be given to bring in a Bill to amend the said Acts: And that Lord Viscount Morpeth and Mr. Attorney General for Ireland do prepare, and bring it in.

Hat Manufacturing Bill. No. 492.

Mr. Clay presented a Bill to amend an Act of the 17th year of his late Majesty George the Third, for amending and rendering more effectual the several Laws now in being for the more effectual prevention of Frauds and Abuses by Persons employed in the manufacture of Hats, and in the Woollen, Linen, Fustian, Iron, Leather, Fur, Hemp, Flax, Mohair, and Silk Manufactures; and also for making provisions to prevent Frauds by Journeymen Dyers, might be read; and the same being read; Ordered, That leave be given to bring in a Bill to amend the said Acts: And that Mr. Chancellor of the Exchequer and Lord John Russell do prepare, and bring it in.

Ecclesiastical Appointments Suspension Bill.

Ordered, That leave be given to bring in a Bill for suspending Appointments to certain Dignities and Offices in Cathedral and Collegiate Churches, and to Sinecure Rectories: And that Mr. Chancellor of the Exchequer and Lord John Russell do prepare, and bring it in.

Kings-town Harbour Bill.

The House was moved, That the several Acts for the improvement of the Harbour of Kings-town, might be read; and the same being read; Ordered, That leave be given to bring in a Bill to amend the said Acts: And that Lord Viscount Morpeth and Mr. Attorney General for Ireland do prepare, and bring it in.

South Australia.


Lower Canada.

Sir George Grey also presented, Further Return to an Address to His Majesty, dated the 24th day of February last, for the Colonies and the Governors of Canada, and Mr. W. B. Felton, relative to Lands granted to the said W. B. Felton.

Crown Lands (Van Diemen's Land.)

Sir George Grey also presented, pursuant to an Address to His Majesty, dated the 17th day of April, in the last Session of Parliament, Returns of all Sales of Land in Van Diemen's Land from 31st December 1823 to 1st January 1834; distinguishing between Crown Lands, Crown Reserves and Clergy Reserves; and specifying, in the order of date on which Sales were effected, the Quantity of Land in each Lot; 2d, where situated; 3d, Conditions of Sale (such as Credit given, &c.); 4th, Price per Acre; 5th, Monies received in payment; 6th, the application of said Monies; 7th, Returns of all Grants or Appropriations of Crown Lands in Van Diemen's Land without Purchase, between 31st December 1823 and 1st January 1834; showing the Quantity of Land granted or appropriated to each Holder, where situated, and under what Conditions.

Ordered, That the said Papers do lie upon the Table.

Mr. Chancellor of the Exchequer presented a Bill for suspending Appointments to certain Dignities and Offices in Cathedral and Collegiate Churches, and to Sinecure Rectories: And the same was read the first time; and ordered to be read a second time To-morrow; and to be printed.

Ordered, That Mr. Caley have leave of absence for a month, on urgent business.

And then the House, having continued to sit till a quarter of an hour after two of the clock on Wednesday morning, adjourned till this day.

Mr. Crafer, from the Treasury, was called in; Commissions.

A Return of the Number of Ships' Reports that required amendment during the Two years ending 6th January 1836; the Date of each Ship's arrival; and the Date at which the amended Report was completed; stating the nature of the error in each case. A Return of the Dates since the Report to the Court House of Commons in 1832, on the Court of Exchequer, Scotland, when all the Duties, not (Scotland.) Judicial, performed by the Barons of the Exchequer and King's Remembrancer, were transferred to the Treasury, Board of Taxes, Commissioners of Land Revenue, and other Departments in England; also, a Statement of the Establishments of the Department of the Barons of Exchequer in Scotland, and of the Offices and Departments under their superintendence and control in December 1831; showing the

A. 1836.
the Amount of Salaries, Fees and Allowances received by each Individual at that time, and the several Alterations and Reductions that have been made since then in these Offices, and in the Salaries, Fees and Emoluments thereof; and, Copy of all Proceedings of the Lords of His Majesty's Treasury, since the passing of the 2 and 3 Will. 4, c. 13, respecting the Reduction or Consolidation of the Office of King's Remembrancer with any other Office in the County of Durham, or the Establishments thereof.

A Return of Advertisement Duty paid by each Provincial Paper in the United Kingdom in each Month, from 1st January 1835 to 30th April 1836.

A Return of the Amount expended in the erection of the present temporary Houses of Parliament and of the Buildings connected therewith since the occasion of the Fire; together with an Estimate of the Amount required to complete such temporary Buildings now in progress; distinguishing the Amount expended upon each Building, and the Estimate of each Building in progress;—and, A Return of the Amount expended on the Furniture of the present, temporary Houses of Parliament, and of the Buildings connected therewith since the occasion of the late Fire; with an Estimate of the Furniture required for any such temporary Buildings now in progress; distinguishing the Sum expended on, and the Estimate of the Furniture for each separate Building.

Mr. Crafer also presented, pursuant to the Directions of an Act of Parliament,—Abstract of the Accounts of the Commissioners of the Northern Lighthouses, for the year ending 30th June 1835.

The Lord Advocate presented a Bill for making and maintaining a Railway or Railways from the Borough of Liverpool; and the same were read, and ordered to be read a second time upon Monday next.

Mr. Brotherton reported from the Committee on the Bill from the Lords, intituled, An Act to authorize the Exchequer and the Secretary of State for the Navy, to purchase, for building purposes, an Estate in the Parish of Rochdale, in the County of Greater Manchester. That the said Amendments, being read a second time, were agreed to.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act to amend and render more effectual an Act passed in the fourth and fifth year of the Reign of His present Majesty, intituled, "An Act for amending the Proceedings and Practice of the Court of Passage of the Borough of Liverpool," and to repeal an Act passed in the twenty-fifth year of the Reign of his late Majesty King George the Second, intituled, "An Act for the more easy and speedy Recovery of Small Debts within the Borough of Liverpool;" and the same were read, as follow:

Pr. 6. 1. penult. and ult. After " whatsoever" insert Clause (A).

CLAUSE (A). "And whereas the power given by the said recited Act of the fourth and fifth year of his present Majesty, to arrest the bodies of persons about to depart the realm with intent to avoid payment of their debts may be abused, and ought not to be adopted without sufficient cause: Be it therefore Enacted, That in every case in which an action shall be commenced by arrest of the body under the provisions of the said recited Act, where the cause of action may not have arisen within the jurisdiction of the said Court, the declaration shall allege that the plaintiff had reasonable cause to suspect that the defendant was about to depart the realm with intent to avoid the payment of his just debts, and that if the defendant succeed on a traverse of such allegation, he shall have judgment, with double costs of suit: Provided however, That such judgment shall not bar any proceedings for the recovery in any other Court of the debt or demands sought to be recovered in any such action."

Pr. 12. 1. 26. Leave out from "mentioned" to and in Pr. 13. 1. 1.

Pr. 13. 1. 26. After "have" insert Clause (B).

CLAUSE (B). "And be it further Enacted, That from and after the passing of this Act, a plaintiff or plaintiffs, defendant or defendants, shall be at liberty to recover a cause from the said Court of Passage, although it shall appear by the declaration that the debt, damages or value of the things demanded, do not amount to the sum of Twenty pounds, under the same restrictions as to giving bail where the said debt, damages or value, do not amount to Twenty pounds, as he, she or they might have done previous to the passing of the said recited Act; any thing in the said last-mentioned Act to the contrary thereof in any wise notwithstanding."

Pr. 25. 1. 12. After "debt" insert "arising within the limits of the borough of Liverpool, as defined by this Act."

Pr. 64. 1. 20 and 27. After "Westminster" insert "or in the Court of Common Pleas of the County Palatine of Lancaster."

Pr. 74. 1. 9. Leave out "Three," and insert "Six."

The said Amendments, being read a second time, were agreed to.

Ordered, That Mr. Ewart do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

Ordered, That there be laid before this House, Houses of Commons, Houses of the Return of the Number of Houses of Industry in Industry Ireland, with particulars of their Expenditure; specifying the Number of Individuals relieved, the Quantity and Quality of Food, and Cost per Individ-
A Petition of Owners and Occupiers of open and common arable fields in Harze—Epworth—Oxenton—and, Belton; praying that the Common Fields Inclosure Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of John Ogilvy, Merchant in Brechin; and, the Provost, Magistrates and Town Council of Montrose; praying that the Municipal Corporations (Scotland) Bill may not pass into a law as it now stands, were presented, and read; and ordered to lie upon the Table.

A Petition of the Grand Jury of the county of Tyrone, praying that the Grand Juries (Ireland) Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Petition of Henry Jones, a settler and Magistrate of the county of Kent, in Upper Canada, complaining of delay in a suit instituted against him by the Court of Session in Edinburgh, and praying for a reform in that Court, was presented, and read; and ordered to lie upon the Table.

A Petition of Local Assessors, praying that the Poor Law Act, as amended by the House of Lords, and desiring their concurrence.

A Petition of Native and European Inhabitants of Bombay, praying that further measures may be taken for improving and establishing the means of rapid communication between India and England by Steam, was presented, and read; and ordered to lie upon the Table, and to be printed.

A Petition of James Charles Clutterbuck, Clerk, View of Long Wittenham, Berks, praying for the amendment of the Poor Law Act, was presented, and read; and ordered to lie upon the Table.

A Petition of Trustees and Creditors of the Turnpike Road leading from Saint Alban's to Bedford, praying a Bill may be introduced and passed during the present Session, to enable Magistrates at Petty Sessions to apportion a part of the Highway Rate levied on parishes towards the repair of Turnpike Roads, not exceeding the average annual value of the Statute Duty and compositions on such Turnpike Road for the last five years, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Barrnacoola, praying for the abolition of Tithes in Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Barrnacoola, praying the House not to pass the Municipal Corporations (Ireland) Bill as amended by the House of Lords, was presented, and read; and ordered to lie upon the Table.

An ingrossed Bill for establishing Cemeteries for the interment of the Dead, Northward and Southward, the latter of which, to be called "The London Cemeteries Company," was, according to Order, read the third time; and an ingrossed Clause was added, by way of rider, and Amendments were made to the Bill.

Resolved, That the Bill do pass: And that the Title be, An Act for establishing Cemeteries for the interment of the Dead, Northward, Southward, and between the eastern and western boundaries of the Metropolis, to be called "The London Cemetery Company."

Ordered, That Mr. Harvey do carry the Bill to the Lords, and desire their concurrence.

Ordered, That the Select Committee appointed on the Laws relating to the determination of the right of Voting and the Trial of Controverted Elections, have Power to report their opinion and observations thereupon, to the House.

Mr. Charles Buller reported from the said Select Committee; That they had considered the matters to them referred; and directed him to make a Report thereof to the House;—And the Resolutions of the Committee are as follow:—}

1. Resolved, That the Speaker of the House of Commons do, at the commencement of every Session, nominate Three Baristers, of not less than Seven Years' standing, to fill the office of Assessors to Election Committees; such nomination being subject to the confirmation of the House.

2. Resolved, That one of these shall assist at the election deliberations in every division, presiding as Chairman, but without power to vote.

3. Resolved, That in all cases in which there shall be a difference of opinion in the Committee, the Assessor shall remain with the Committee, while strangers are excused; that he shall, before any division, state the question at issue to the Committee, together with his opinion thereon; that he pronounce the decisions of the Committee, declaring his own assent or dissent; and that such assent or dissent shall be recorded in the Minutes of the Committee.

4. Resolved, That the Assessors decide, under the sanction of the Speaker, which of their number shall preside over each Committee.

5. Resolved, That if, at the commencement of a Parliament, it shall appear to the Speaker that the number of Election Petitions presented is so great that the three Assessors will be unable to preside at the respective trials of such Petitions, without causing considerable inconvenience, it shall, in such case, be lawful for the Speaker, within Three Weeks from the meeting of Parliament, to nominate, subject to the confirmation of the House, one or more Baristers, of not less than Seven Years' standing, who shall officiate as Assistant Assessors; and that in such case, on the arrival of any day, on which an Election Petition shall be appointed to be tried, none of the three Assessors shall be disengaged, it shall be lawful for the Assessors, or any two of them, to appoint, under the sanction of the Speaker, any one of the Assistant Assessors to act as Assessor and Chairman, with all the duties and powers thereof, for the trial of that Petition.

6. Resolved, That the Assessors and Assistant Assessors be not Members of the House; and hold no office of profit under the Crown, except that of Recorder.

7. Resolved, That the remuneration of the Assessors be by an annual Salary; and that the Assistant Assessors be paid in proportion to their respective services.

8. Resolved, That every Election Committee consist of Five Members, to be chosen by Ballot.

9. Resolved, That within Ten Days after the commencement of every Session, the names of all the Members of the House be formed into one General Committee List by public Ballot, for the purpose of fixing the order, in which they are to stand on the List; that such List be printed and circulated with the Votes at the Vote of the One Week thereafter; that the names of Members excused altogether from serving
on any Election Committees, as well as of those petitioning or petitioned against, and of those holding certain special official situations, be expunged therefrom.

10. Resolved, That the General List so reduced, be then divided into separate Lists, or Pannels, consisting of not less than Sixty Members each.

11. Resolved, That if the cause for expunging any such name shall at any subsequent period cease to operate, the Speaker shall state the fact to the House, and the name of such Member shall be added by Ballot to some one of the Pannels, from which such Name yet have been stricken.

12. Resolved, That each Pannel be numbered; and that, whenever a day shall be fixed for taking into consideration one or more Election Petitions, one such Pannel be taken by Ballot, from which the required Committee or Committees shall be stricken.

13. Resolved, That the names of the Pannel so taken be circulated with the Votes, together with notice of the day on which it is appointed to attend.

14. Resolved, That if any Member, whose name is left on any Pannel, shall die or vacate his seat, and be succeeded by another Member, the name of such last Member shall, after Fourteen Days from his Retirement, when substituted again, be substituted in the place of the former, and he shall be liable to be called on to serve as such former Member would have been.

15. Resolved, That on such day, the Pannel be called over; and no excuses be received except leave of absence granted by the House, voted at the Election, or such other as shall appear to the House an unavoidable cause of absence or of inability to serve.

16. Resolved, That if a Member shall not answer to his name, and the excuse made for him shall not be allowed, the House do order the Serjeant at Arms to take such Member into custody.

17. Resolved, That the House do not give leave of absence to any Member extending to the day on which the Pannel containing his name is ordered to attend, except under very special circumstances.

18. Resolved, That from the Members of the Pannel then present, names to compose each Committee be drawn by Ballot; and that peremptory challenge to the number of Five being allowed to each party, the first Five names drawn, and passing unchallenged, do form the Committee.

19. Resolved, That the Committee shall abate by reason of the death or absence of more than two of its Members.

20. Resolved, That if at any time during a Session it shall be found that each Pannel has taken its turn of service, the Speaker shall state the fact to the House, and the House shall appoint a day for the formation of a fresh General Committee List, which shall be formed as above mentioned, except that in addition to the excuses to be received on such occasion as aforesaid, the names of all Members, who shall have served on any Election Committee during the Session, shall be also excluded from the List; and that from such fresh General Committee List, the new Pannels be formed, and the Committee finally appointed for each Petition, and struck as aforesaid.

21. Resolved, That under such regulations as the House may adopt, Members be allowed to exchange from one Pannel to another.

22. Resolved, That every Election Committee have power, by an unanimous Vote, to sit during the Sitting of the House, unless the House shall command the attendance of its Members.

23. Resolved, That, whenever a Division shall take place in the Committee, the names of the Members voting for or against any Resolution shall be entered in the Minutes, and publicly read by the Chairman, when announcing the decision of the Committee.

24. Resolved, That in all cases, in which there shall, on a Division, be an equal number for or against any Resolution, the same do not pass.

25. Resolved, That the Reports of the Committee be presented to the House by such one of its Members as shall be selected by the Committee for that purpose.

26. Resolved, That the Committee shall in all cases allow or apportion the costs, without its being necessary for it to declare whether the Petition or Defence be or be not frivolous or vexatious.

27. Resolved, That the Assessor, who presided at the trial of the Petition, be one of the Taxors, instead of the Clerk of the House.

28. Resolved, That the three Chairmen shall from time to time, and at such times as they shall appoint, sit as a Court of Appeal, to hear and decide Appeals from Revising Barristers on circuits, by way of special case, on questions of law alone.—[See Registration Bill, as amended on Second Re-committance, Clause 16.]

29. Resolved, That no such Appeal be entertained unless lodged within ten days after the date of such decision, and brought to a hearing within the same period.—[Ibid. Clause 11.]

30. Resolved, That the Registers be amended in pursuance of such decision.—[Ibid. Clause 12.]

31. Resolved, That the provisions of Clauses 13, 14 and 15 of that Bill, be adopted for this Court, so composed of the three Chairmen.

Ordered, That the Report do lie upon the Table, and be printed.

The House, according to Order, proceeded to consider the Amendment made by (Ireland) Bill of the Lords to the Bill, intituled, An Act to amend the Laws relating to Loan Societies in Ireland; and the same were read, as follow:

Pr. 1. l. 6. Leave out "labouring," and insert "industrious."

Pr. 1. l. 55. Leave out from "Society" to "in" in l. 27.

Pr. l.l. 29. Leave out from "time" to "by" in l.31.

Pr. l. l. 32. Leave out "other persons," and insert "the members of such Society, or from other persons, at a rate of interest not exceeding six per cent. per annum."

Pr. 2. l. 16. After "meet" insert "and to impose such reasonable fines upon the several persons obtaining loans from the funds of any such Society, who shall offend against such rules as shall be just and necessary for duly enforcing the same, to be respectively paid to such uses for the benefit of such Society as the rules shall direct."

Pr. 2. l. 35. Leave out from "rules" to "framed" in l. 36.

Pr. 2. l. ult. Leave out "deposited," and insert "transmitted."

Pr. 3. l. 7. After "that" insert "for the general control and superintendence of all Loan Fund Societies established, or to be established, in Ireland under the authority of this Act."

Pr. 3. l. 9. Leave out "Dublin" insert "the Loan Fund Board."

Pr. 3. l. 14. Leave out from "shall" to "that" in l. 18. and insert "have power to inquire into the proceedings of all such Societies, in order to ascertain whether the rules so to be certified and enrolled as aforesaid, have been duly attended to and."

Pr. 3. l. 21. Leave out "to," and insert "and Board may where necessary."

Pr. 4. l. 13. Leave out from "thereof" to "And" in l. ult., and insert Clauses (A.), (B.), (C.), (D.) and (E.).

CLAESKE (A.).—And it be further Enacted, That "three transcripts, fairly written on paper or parchment, of all rules, or of any alteration or amendment.

705
ment thereof, made in pursuance of this Act, signed by two members, and countersigned by the clerk or secretary, with all convenient speed after the same shall be made, altered or amended and also from time to time after every making, altering or amending thereof, shall be submitted to such Barrister as may be appointed by the said Loan Fund Board, which Barrister the said Barrister, manager, treasurer, secretary, or by their committee if any such shall be appointed by the said Loan Fund Board, and deposited and enrolled in the same manner as the rules and regulations of any Friendly Society are required to be certified, deposited and enrolled, pursuant to the provisions of the first fifty years of the reign of His present Majesty King William the fourth, intituled, An Act to amend an Act of the tenth year of his late Majesty King George the fourth, to consolidate and amend the Laws relating to Friendly Societies, and to amend the laws relating to Friendly Societies, as far as the same relate to the framing, certifying, enrolling and altering rules of Friendly Societies, shall be applicable to the framing, certifying, enrolling and altering the rules of any Society to be established under the provisions of this Act, and also that an authenticated copy or transcript of all such rules, or of any alteration or amendment thereof, shall be transmitted to the said Loan Fund Board within one month after the same shall have been certified as hereinafore provided.

Clause (B.) "And be it further Enacted, That every such Loan Fund Society shall and may from time to time at any of their usual meetings, or by their committee if any such shall be appointed for the Society, which committee such Society is hereby authorized to appoint, elect and appoint others in the room of those who shall vacate, die or be removed."

Pr. 5. l. 11. After "times" insert "at least one day in the week."

Pr. 5. l. 12. Leave out from "persons" to "for" in l. 13. and insert "obtaining loans; and in l. 14. after "from," insert "obtaining loans to."

Pr. 5. l. 17. After "and" insert "on."

Pr. 5. l. 18. Leave out from "persons" to "for" in l. 19. and insert "obtaining loans; and in l. 19. after "from" insert "or granting loans to."

Pr. 5. l. 26. and 27. Leave out "deposit," and insert "filing."

Pr. 5. l. 29. Leave out "and regulations."

Pr. 5. l. 91. Leave out "deposited," and insert "filed; and"

Pr. 5. l. 37. Leave out "and regulations."

Pr. 6. l. 1. Leave out "and regulations." 

Pr. 6. l. 4. Leave out "deposited," and insert "filed."

Pr. 8. l. 9. Leave out from "rules" to "for" in l. 10.

Pr. 9.
The Amendments, being read a second time, were agreed to.

Ordered, That Mr. French do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

Ordered, That Mr. French do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.
Ordered, That Mr. Speaker do not issue his Warrant to the Clerk of the Crown, to make out a new Writ for the electing of a Burgess to serve in this present Parliament for the Borough of Stafford, before Wednesday next.

Sir Andrew Leith Hay presented a Bill to provide for the appointment and election of Magistrates and Councillors in certain Burghs of Regality and Burony and unincorporated Towns in Scotland: And the same was read the first time; and ordered to be read a second time upon Monday, the 9th day of August next; and to be printed.

Ordered, That the Return relative to Tithes Commutation, which was presented upon the 10th day of May last, be printed.

A Message from the Lords, by Mr. Roupell and Mr. Brongham:

Mr. Speaker,
The Lords have agreed to the several Bills following, without any Amendment; viz.

Post Horse Duties Bill.

Insolvent Debtors Bill.

Insolvent Debtors (India) Bill.

New South Wales Bill.

Prisoners' Counsel Bill.

Hackney Carriages (Metropolis) Bill.

Hacquay Carriages (Metropolis) Bill.

Ordered, That the said Amendments be referred to the consideration of a Select Committee; and that they do report to the House what they shall think proper to be offered to the House thereupon:—And a Committee was appointed of Mr. Escott, Mr. Charles Buller, Sir Frederick Pollock, Mr. O'Connell, the Lord Advocate, Mr. John Parker, Mr. Stratton, Mr. Moreton, Mr. Attorney General, Mr. Attorney General for Ireland, and Sir Thomas Fremantle.

Ordered, That Three be the Quorum.

A Petition of Inhabitants of King's Cross, Saint Pancras, praying that the Hackney Carriages (Metropolis) Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

The House divided.

Ordered, That the Bill do pass.

And the Question being put, That the words proposed to be left out stand part of the Question;

The House divided.

The Yeas to the old Lobby;
The Noes to the new Lobby.

Tellers for the Yeas, Mr. [Mr. Alderman Wood,] 35.

Tellers for the Noes, [Mr. Arthur Trevor: ] [Mr. Brainiger,] 5.

So it was resolved in the Affirmative.

Ordered, That Mr. Speaker do now leave the Chair.—The House accordingly resolved itself into the Committee.

(In the Committee.)

Clause, No. 20, (Plates to be fixed on the outside and in the inside of every Metropolitan Stage Carriage)—read.

Several Amendments made.

Question put, That the said Clause, as amended, stand part of the Bill;

The Committee divided.

Teller for the Yeas, Mr. Alderman Wood 32.

Teller for the Noes, Mr. Hoops - - - 4.

And it appearing that Forty Members were not present, the Chairman left the Chair.

Mr. Speaker resumed the Chair:—And the House being told by Mr. Speaker, and Forty Members being present;

The House again resolved itself into the Committee.

(In the Committee.)

Clause, No. 21, as amended, agreed to.

Clause, No. 22, agreed to.

Clause, No. 22 (Licensed Proprietors of Hackney Carriages, &c.)—read.

Amendment proposed: P. 13. 1. 37. to insert after the word "has" the word "wilfully"—agreed to.

Notice being taken that Forty Members were not present;—Committee counted, and Forty Members not being present, the Chairman left the Chair.

Mr. Speaker resumed the Chair:—And the House being told by Mr. Speaker, and Forty Members not being present, and it being then after four of the clock—The House was adjourned by Mr. Speaker, without a Question first put, till To-morrow.

...

Jovis, 28° die Iulii; Anno 6°—7° Wilhelmi IV° Regis, 1836.

PRAYERS.

COLONEL Lygon reported from the Committee on the Bill from the Lords, intituled, An Act Chapter of Worcestershire, for rendering effectual an Agreement entered into by the Lords; and the Dean and Chapter of Worcester, for enfranchising certain Lands and Hereditaments situate in the Parish of Stoke Prior, in the County of Worcestershire, and parcel of the Manor of Stoke Prior, and for other purposes; That they had examined the allegations of the Bill, and found the same to be true; and that the Parties concerned had given their consent to the Bill, to the satisfaction of the Committee; and that the Committee had gone through the Bill, and directed him to report the same, without Amendment:—And the Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Colonel Lygon do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

Sir
Sir Andrew Leith Hay reported from the Committee on the Trinity (North Leith) and Docks (No. 3.) Bill; That it appeared to the Committee that the printed Bill was not a correct copy of the House Bill, which information they consider fatal to the progress of the Bill in its present shape; that they recommend that the Bill be withdrawn, and that leave be granted to the Parties to introduce a new Bill in a corrected form. Ordered, That the Report do lie on the Table. Ordered, That the Bill be withdrawn.

A Motion was made, and the Question being put, that leave be given to bring in a Bill for constructing a Harbour, Dock, or Docks, Piers, and other Works, as Trinity, North Leith, in the County of Edinburgh; the House divided: The Yeas to the old Lobby; The Noes to the new Lobby. Tellers for the Yeas, Mr. Aysford Stamford: 33. Tellers for the Noes, Mr. Attorney General, Sir George Clerk: 23. So it was resolved in the Affirmative: And that Sir Andrew Leith Hay and Sir Edward Codrington do prepare, and bring in.

Ordered, That the Minutes of the Evidence taken before the Committee on the Trinity (North Leith) Harbour and Docks (No. 2.) Bill, be printed.

A Petition of Underwriters, praying for remission of the sum retained for wages and victuals of the men employed in salvage of treasure from the wreck of the Thetis, was offered to be presented; but the Petition not being recommended by the Crown, the same was not received.

Mr. Arthur Trew presented,—Further Return to an Order, dated the 8th day of June last, for a Return of the Number of Marriages by License and Banns solemnized in the Parish Church at Manchester, and Saint Philip's Church, Birmingham, during the year 1835; with a Statement of Fees allotted in either case to the officiating Minister and Parish Clerk. Ordered, That the said Return do lie upon the Table.

A Petition of Factories Labours in the employ of Mr. Samuel Cook, of Heckmondwike, near Dewsbury, praying that the Factories Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Presbytery of Tongue;—and, the Moderator of the Synod of Caithness and Sutherland; praying that no change may take place in the regulations of the Universities of Scotland, were presented, and read; and ordered to lie upon the Table.

A Petition of the Presidents and Committee of the Liverpool Royal Institution, praying that they may be allowed to partake with other Institutions in the disposition of any duplicate books and objects of natural curiosity, which have already accumulated, or may from time to time accumulate, in the British Museum, was presented, and read; and ordered to lie upon the Table.

A Petition of Collectors of the Duties of Assessed Taxes for the Metropolis, complaining of the reduction of their remuneration by the repeal of a moiety of the duties on windows, servants' carriages, horses and inhabited house duty, and praying the House to institute an inquiry into the justice of their case, and afford them relief, was presented, and read; and ordered to lie upon the Table.

Vol. 91.

A Petition of Patentees, Inventors and Manufacturers, praying that the Patents for Inventions Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Ordered, That the Petition of the Directors of the Steam Vessels (Thames) Bill, which was presented upon the 14th day of June last, praying that the Steam Vessels (Thames) Bill may not pass into a law, be referred to the Select Committee on the Port of London.

The Order of the day being read, for the second reading of the Poor Law Bill; Ordered, That the Bill be read a second time upon this day three months.

Mr. Ewart reported from the Select Committee, to whom it was referred to consider of the Amendment made by the Lords to the Prisoners’ Counsel Bill, and to report to the House what they shall think proper to be offered thereupon; That the Committee had considered the said Amendments, and had directed him to report to the House what the Committee thought proper to be offered to the House with respect to the said Amendments; and the Report was read, as followeth: Resolved, That it is the opinion of the Committee, that any plan for the alteration of criminal proceedings, whereby the Counsel for the accused, whether of felony or misdemeanor, shall not have the last word, will be more injurious to the ends of justice and to the accused than the present system.

The Committee therefore propose to disagree to the Amendment, Pr. 1. 1. 19, to leave out “unless the Judge or,” and to insert the words “so presiding.”

Ordered, That the Report do lie upon the Table.

An Act to transfer the Collection and Management of the Duties in Great Britain on Horses let for

4 x 3 for
An Act to continue the Laws for the Relief of Insolvent Debtors in England until the First Day of June One thousand eight hundred and Thirty-seven, and from thence to the End of the then next Session of Parliament:

An Act to continue until the First day of March One thousand eight hundred and Thirty-nine, and from thence to the End of the then next Session of Parliament, the several Acts relating to Insolvent Debtors in India:

An Act to repeal the several Acts now in force relating to Bread to be sold out of the City of London and the Liberties thereof, and beyond the weekly Bills of Mortality and Ten Miles of the Royal Exchange, and to provide other Regulations for the making and Sale of Bread, and for preventing the Adulteration of Meal, Flour and Bread beyond the Limits aforesaid:

An Act to grant certain Powers to Heirs of Entail in Scotland, and to authorize the Sale of entailed Lands for the payment of certain Debts affecting the same:

An Act to provide for the taking of Judicial Ratifications of Scottish Deeds on Outh as hereinafore:

An Act to abolish the Commissary Court of Edinburgh, and to regulate the mode of taking Proofs in Consistorial Causes in Scotland:

An Act to be passed in the third and fourth years of the Reign of His present Majesty, intituled, "An Act to amend the Laws relating to Excise Licences, and to the Sale of Wine, Spirits, Beer and Cider by Retail, in Ireland:

An Act to continue for One year, and from thence to the End of the then next Session of Parliament, the several Acts relating to the Importation and keeping of Arms and Gunpowder in Ireland:

An Act to amend an Act passed in the present Session of Parliament for consolidating the Laws relating to the Constabulary Force in Ireland:

An Act to continue for One year, and from thence to the End of the then next Session of Parliament, the several Acts for regulating the Turnpike Roads in Ireland:

An Act to continue until the Thirty-first day of December One thousand eight hundred and Thirty-seven, and from thence to the End of the then next Session of Parliament, an Act of the ninth year of the Reign of His late Majesty, intituled, "An Act to indemnify the Governors and others of the Island of Antigua, Saint Christopher, Nevis and Montserrat, for having permitted the rebuilding of certain Mills on the said devised Estates, called Copley Mills, out of the Monies to be derived from such Sales, and out of Monies to be raised by Mortgage of the said devised Estates remaining unsold;"

An Act for authorizing the Purchase of certain detached Parts of the Lands and Estate of Douglas and others, situated in the Counties of Stirling and Dunbarton, which were entailed by John Glassford, of Douglas, Esquire, deceased, in Trustees, to be sold for the purpose of paying Debts and Charges affecting the entailed Estate, and of purchasing other Lands contiguous and convenient thereto:

An Act to authorize Grants and long Leases for building purposes of an Harbour and a Pier, Wharf or Quay, called "The South Metropolitan Cemetery:" in the County of Kent:

Lord Viscount Morpeth presented a Bill to amend several Acts relating to the Harbour of Kingstown; and the same was read the first time; and ordered to be read a second time upon Monday next; and to be printed.

Ordered, That the Returns relative to Marriages, which were presented upon the 23d day of June last, and this day, be printed.
Ordered, That the First Annual Report of the Colonization Commissioners of South Australia, which was presented upon Tuesday last, be printed.

Ordered, That the Return relative to Crown Lands (Van Diemen's Land) which was presented upon Tuesday last, be printed.

Ordered, That the Return relative to Advertisement Duty, which was presented yesterday, be printed.

Ordered, That the Return relative to Advertisement Duty, which was presented yesterday, be printed.

Ordered, That the Return relative to Ships' Reports, which was presented yesterday, be printed.

Mr. Oswald reported from the Select Committee on Public Petitions; that they had examined the Petitions presented from the 11th to the 15th of July, both inclusive; and had directed him to make a Report thereupon to the House.

Ordered, That the Report do lie upon the Table; and be printed.

The Order of the day being read, for the third reading of the ingrossed Bill for avoiding the late Election of Councillors and other Corporate Officers for the Borough of Poole;

And a Motion being made, and the Question being put, That the Bill be now read the third time;

The House divided:

The Yeas to the old Lobby;

The Noes to the new Lobby.

Tellers for the Yeas,

Mr. Poulter, Mr. John Parker, 74.

Tellers for the Noes,

Mr. Arthur Trevor, Mr. Mackintosh, 30.

So it was resolved in the Affirmative.—The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Poulter do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for the third reading of the ingrossed Bill for avoiding the late Election of Councillors and other Corporate Officers for the Borough of Poole;

And a Motion being made, and the Question being put, That the Bill be now read the third time;

The House divided:

The Yeas to the old Lobby;

The Noes to the new Lobby.

Tellers for the Yeas,

Mr. Robert Stewart, Mr. Moss O'Ferrall, 81.

Tellers for the Noes,

Mr. Colonel Sibthorp, 36.

So it was resolved in the Affirmative.

Ordered, That the Amendments made by the Lords to the Church of Ireland Bill be taken into consideration on Tuesday next.

The Lords have agreed to the Bill, intituled, An Act for the better Regulation of Ecclesiastical Instruction in Ireland, with Amendments; to which Amendments the Lords desire the concurrence of this House:—And then the Messengers withdrew.

Ordered, That the Amendments made by the Church of Lords to the Church of Ireland Bill be taken into consideration on Tuesday next.

Ordered, That the Bill, as amended by the Lords, be printed.

Mr. Bernal reported the Charitable Trustees Charitable Trusts Bill; and a Motion being made, and the Question being proposed, That the Amendments made by the Committee to the Bill be now read a second time;

An Amendment was proposed to be made to the Question, by leaving out from the words " That the " to the end of the Question, in order to add the words " Report be taken into further consideration upon this day three months," instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question;

The House divided:

The Yeas to the old Lobby;

The Noes to the new Lobby.

Tellers for the Yeas,

Mr. Thomas Gladstone, Mr. Robert Steuart, 35.

Tellers for the Noes,

Mr. Vernon Smith, Mr. Robert Gordon, 82.

So it passed in the Negative.

Ordered, That the Report do lie upon the Table; and be printed.

And a Motion being made, and the Question being put, That the said Clause be now read a second time;

Another Clause was offered to be added to the Bill, " For the appointment of Clerical Trustees in cases of Charities left to Members of the Church of England: "—And the said Clause was brought up, and read the first time.

And a Motion being made, and the Question being put, That the said Clause be now read a second time;

Another Clause was offered to be added to the Bill: " Act not to affect Letters Patent founding a Grammar School in Worcester: "—And the said Clause was brought up, and read the first time.

And a Motion being made, and the Question being put, That the said Clause be now read a second time;

Another Clause was offered to be added to the Bill: " That the Trustees of Louth School shall be elected according to the provisions of this Act: "—And the said Clause was brought up, and read the first time.

And a Motion being made, and the Question being put, That the said Clause be now read a second time;
The House divided:
The Yeas to the old Lobby;
The Noes to the new Lobby.
Tellers for the \( \{ \text{Mr. Vernon Smith, Yeas, } 65. \} \)
Tellers for the \( \{ \text{Colonel Sibthorp, Noes, } 58. \} \)

So it was resolved in the Affirmative:—And the said Clause was accordingly read a second time, and agreed to, to be made part of the Bill. A Motion was made, and the Question being put, That the further proceeding upon the said Bill be deferred till this day six months;
The House divided:
The Yeas to the new Lobby;
The Noes to the old Lobby.
Tellers for the \( \{ \text{Mr. Charlton, Yeas, } 21. \} \)
Tellers for the \( \{ \text{Mr. Robert Stewart, Noes, } 56. \} \)

So it passed in the Negative.

An Amendment was proposed to be made to the Bill, in Clause 3, by inserting, after the word "Burghers" the words "and Freemen:"
The Question being put, That those words be there inserted;
The House divided:
The Yeas to the new Lobby;
The Noes to the old Lobby.
Tellers for the \( \{ \text{Mr. Arthur Tresco, Yeas, } 97. \} \)
Tellers for the \( \{ \text{Mr. Robert Grey, Noes, } 72. \} \)

The Order of the day being read, for taking into consideration the Reasons offered by the Lords at the Conference held upon the 10th day of this instant July, for insinuating upon certain of their Amendments to the Municipal Corporations Bill; and also the Amendments made by the Lords to the Amendments made by Commons to the said Bill;
Ordered, That the said Reasons and Amendments taken into consideration upon Thursday next.

The Order of the day being read, for taking into further consideration the Report on the Municipal Corporations (Scotland) Bill;
Ordered, That the Report be taken into further consideration upon this day three months.

The Order of the day being read, for taking into consideration the Amendments made by the Lords to the Tithes Commutation Bill;
Ordered, That the said Amendments be taken into consideration upon Monday next.

The Order of the day being read, for the third reading of the School Rooms Bill;
Ordered, That the Bill be read the third time this day.

The Order of the day being read, for receiving the Report on the Pensions Duties Bill;
Ordered, That the Report be received this day.

The Order of the day being read, for the second Bankrupts' reading of the Bankrupts Bill;
Ordered, That the Bill be read a second time upon Monday next.

Mr. Hawes reported the Inns, Alehouses and Houses, Victualling Houses Bill; and the Amendments were read, and agreed to.

A Clause was offered to be added to the Bill:—For regulating the Hours of opening and closing Houses:—The said Clause was brought up, and read the first time.

A Motion was made, and the Question being proposed, That the said Clause be now read a second time;

And a Motion being made, and the Question being put, That this House do now adjourn;

The House divided:
The Yeas to the new Lobby;
The Noes to the old Lobby.
Tellers for the Yeas \( \{ \text{Colonel Sibthorp, } 47. \} \)
Tellers for the Noes \( \{ \text{Mr. Hawes, } 55. \} \)

So it passed in the Negative.

And the Question being put, That the Clause be now read a second time; it was resolved in the Affirmative:—The said Clause was accordingly read a second time; and agreed to, to be made part of the Bill.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

The Order of the day being read, for taking into Common Law further consideration the Report on the Common Law Courts Bill

Ordered, That the Report be taken into further consideration this day.

The House, according to Order, resolved itself into the Committee upon the Assessed Taxes Bill.

(In the Committee.)
Bill read 1°; to be read 2°, paragraph by paragraph.
Preamble postponed.

Several Amendments made.

Clause offered—(Regulating Common Law Prosections)—brought up, and read 1°.

Question, That the said Clause be read a second time—by leave, withdrawn.
Preamble read, and agreed to.
Bill, as amended, to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.
Ordered, That the Report be received upon Monday next.

Mr. Bernal reported the Foreign Lotteries Bill, Foreign and the Amendments were read, and agreed to.
Ordered, That the Bill, with the Amendments, be ingrossed, and read the third time this day.

The Order of the day being read, for taking into Copyright Bill further consideration the Report on the Copyright Bill;
Ordered, That the Report be taken into further consideration upon Monday next.

The Order of the day being read, for the third Secular Jurisdiction (York and Eliz) Bill;
Ordered, That the Bill be read the third time this day.

The Order of the day being read, for the Cont° Post Office Committee on the Post Office Commissioners Bill;
Resolved, That this House will, this day, resolve itself into the said Committee.

The
The Order of the day being read, for taking into further consideration the Report on the Registration of Voters' Bill; Ordered, That the Report be taken into further consideration this day.

The Order of the day being read, for the third reading of the Court of Session (Scotland) Bill; Ordered, That the Bill be read the third time this day.

The ingrossed Bill to continue an Act of the tenth year of his late Majesty, for providing for the Government of His Majesty's Settlements in Western Australia, was, according to Order, read the third time. Resolved, That the Bill do pass: And that the Title be, An Act to continue until the Thirty-first day of December One thousand eight hundred and Thirty-eight, and from thence to the End of the then next Session of Parliament, an Act of the tenth year of his late Majesty, for providing for the Government of His Majesty's Settlements in Western Australia, on the Western Coast of New Australia.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for the third reading of the Cape of Good Hope Offences Bill; Ordered, That the Bill be read the third time this day.

The Order of the day being read, for the Committee on the Court of Chancery (Ireland) Bill; Resolved, That this House will, this day, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Church Temporalities (Ireland) Bill; Resolved, That this House will, this day, resolve itself into the said Committee.

The Order of the day being read, for receiving the Report on the Turnpike Acts Continuance Bill; Ordered, That the Report be received this day.

The ingrossed Bill to explain and amend an Act of the seventh year of the Reign of his late Majesty King George the Fourth, to provide for improving and rebuilding Shire Halls, County Halls, and other Buildings, for holding the Assizes and Grand Sessions, and also Judges' Lodgings throughout England and Wales, was, according to Order, read the third time. Resolved, That the Bill do pass. Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for the third reading of the Gold and Silver Plate (Scotland) Bill; Ordered, That the Bill be read the third time this day.

The Order of the day being read, for the Committee on the Sunk Island Road Bill; Resolved, That this House will, this day, resolve itself into the said Committee.

Mr. Bernal reported from the Committee, to whom it was referred to consider the Compensation to be made to certain Officers and Clerks in the Court of Chancery in Ireland, who may be deprived of office by the provisions of a Bill for abolishing certain Offices in that Court, a Resolution, which was read, as follows: Resolved, That the Commissioners of His Majesty's Treasury be authorized to make Compensation. Vol. 91.

Ordered, That the House will, this day, resolve Supply itself into the Committee of Ways and Means.

Resolved, That the House will, this day, resolve Supply itself into the Committee of Supply.

Ordered, That the Hand Loom Labour Bill be read a second time upon Wednesday next.

Ordered, That the Tenement Grants (Metropolis) Bill be read a second time upon Wednesday next.

Ordered, That the Patents for Inventions Bill be read a second time upon Wednesday, the 10th day Inventions Bill of August next.

Resolved, That this House will, upon Thursday public Works next, resolve itself into a Committee upon the Public Works Bill.

Resolved, That this House will, upon Thursday public Works next, resolve itself into a Committee upon the Public Works Bill, Institutions Bill.

Resolved, That this House will, this day, resolve Tenements itself into a Committee upon the Tenements Recovery Bill very Bill.

Resolved, That this House will, upon Wednesday privy at next, resolve itself into a Committee upon the Bribery at Elections Bill.

Resolved, That this House will, this day, resolve Election itself into a Committee upon the Election Expenses Expenser Bill.

Ordered, That the House will, this day, resolve Conviction Bill itself into a Committee upon the Conviction Bill.

Ordered, That the adjourned Debate upon the Head Money Question proposed upon the 14th day of this instant July, "That any payment or promise, or agreement for the payment of any sum of money under the designation of Head-money, or any other name, to Electors, before, at or after an Election of Members to serve in Parliament, in consideration of or for the Vote of such Electors, whether made by a Candidate or by any one acting for him, or on his behalf, is a gross violation of the freedom of Election, of the Orders of this House, and of the rights and privileges of the Commons of the United Kingdom," be resumed upon Wednesday next.

Ordered, That the adjourned Debate upon the Payment to Electors Question proposed upon the 14th day of this instant July, "That any payment, or promise or agreement for the payment of any sum of money to an Elector or any other person for his benefit, in consideration of a Vote given at the Election of a Member to serve in Parliament, is a gross violation of the freedom of Election, and of the rights and privileges of this House," be resumed upon Wednesday next.

Ordered, That this House will, this day, resolve Supply itself into the Committee of Ways and Means.

Ordered, That the House will, this day, resolve Supply itself into the Committee of Supply.
28th—29th July.

A. 1836.

A Motion was made, and the Question was proposed, that the Bill be read a second time upon Monday next:—And the said Motion was, with leave of the House withdrawn.

A Petition of the Chairman of the Ship-owners’ Trinity (North Leith) Society of Leith, praying that they may be heard, by their counsel or agents, against the Trinity (North Leith) Harbour and Docks (No. 2.) Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of the Incorporation of the Trinity House of Leith, praying that the said Bill may not pass into a law, was also presented, and read; and ordered to lie upon the Table.

Mr. Charles Wood presented, pursuant to Orders, Navy.

—an Account, showing the Number of Men and Boys who have entered the Royal Navy from 1st July 1834 to 30th June 1835, and from 1st July 1835 to 30th June 1836, so far as the same can be made out from the Register kept thereof; distinguishing those who have previously served in King’s Ships from those who have entered the Royal Navy for the first time; likewise the Number of those who have died in Hospital or on board Ship in each year during the same period; the Number discharged with disgrace, and the Number to whom Pensions have been awarded; distinguishing Invalids from those pensioned for long Service.

Accounts of the Number of Seamen in the Merchant Service of the United Kingdom, according to the last Return made up prior to the passing of the Act 5 and 6 Will. 4, c. 19, stating the data on which such Return is founded;—Of the Number of Seamen registered, or included in Returns about to be registered, up to the present time, under the Act 5 and 6 Will. 4, c. 19;—Of the Number of Apprentices in the Merchant Service of the United Kingdom, according to the best Estimate that can be made, at the time of the passing of the above-mentioned Act;—Of the Number of Apprentices which, according to the Act 4 Geo. 4, c. 59, ought, in proportion to the tonnage, to have belonged to the Merchant Service of the United Kingdom at the time of the passing of the Act 5 and 6 Will. 4, c. 19;—And, Of the Number of Apprentices whose Indentures in the Merchant Service have been registered since the passing of the Act 5 and 6 Will. 4, c. 19, under the provisions of the said Act, up to the present time.

Ordered, That the said Accounts do lie upon the Table.

A Petition of Henry David Dickie, and others, Deacons of the Church or Congregation of Church of Scotland Baptists, assembling in Niddry-street, Edinburgh; praying that Dissenters be relieved from the duties payable on the materials which may be used in the construction of their Chapels and Schoolrooms, and to make laws for their relief generally, was presented, and read; and ordered to lie upon the Table.

A Petition of Bankers, Merchants, Legal Proctors, Northern and Southern Merchants, and Inhabitants of Inverness, praying for the dispatch of a Daily Morning Mail from London to the North, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Borthhead, and other Borthhead Post Villages, complaining of the charge of one penny for every Newspaper which is sent through the Borthhead post, was presented, and read; and ordered to lie upon the Table.

A Petition of Walter Lawrence, Esquire, of Belle-Post, in the county of Galway, praying that all News (Ireland.) papers may pass free of postage, tax, or duty, through the several Penny Post Offices in Ireland, was presented, and read; and ordered to lie upon the Table.

A Motion was made, and the Question was proposed, That the Bill be read a second time upon Monday next:—And the said Motion was, with leave of the House withdrawn.

A Petition of the Chairman of the Ship-owners’ Trinity (North Leith) Society of Leith, praying that they may be heard, by their counsel or agents, against the Trinity (North Leith) Harbour and Docks (No. 2.) Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of the Incorporation of the Trinity House of Leith, praying that the said Bill may not pass into a law, was also presented, and read; and ordered to lie upon the Table.

Mr. Charles Wood presented, pursuant to Orders, Navy.

—an Account, showing the Number of Men and Boys who have entered the Royal Navy from 1st July 1834 to 30th June 1835, and from 1st July 1835 to 30th June 1836, so far as the same can be made out from the Register kept thereof; distinguishing those who have previously served in King’s Ships from those who have entered the Royal Navy for the first time; likewise the Number of those who have died in Hospital or on board Ship in each year during the same period; the Number discharged with disgrace, and the Number to whom Pensions have been awarded; distinguishing Invalids from those pensioned for long Service.

Accounts of the Number of Seamen in the Merchant Service of the United Kingdom, according to the last Return made up prior to the passing of the Act 5 and 6 Will. 4, c. 19, stating the data on which such Return is founded;—Of the Number of Seamen registered, or included in Returns about to be registered, up to the present time, under the Act 5 and 6 Will. 4, c. 19;—Of the Number of Apprentices in the Merchant Service of the United Kingdom, according to the best Estimate that can be made, at the time of the passing of the above-mentioned Act;—Of the Number of Apprentices which, according to the Act 4 Geo. 4, c. 59, ought, in proportion to the tonnage, to have belonged to the Merchant Service of the United Kingdom at the time of the passing of the Act 5 and 6 Will. 4, c. 19;—And, Of the Number of Apprentices whose Indentures in the Merchant Service have been registered since the passing of the Act 5 and 6 Will. 4, c. 19, under the provisions of the said Act, up to the present time.

Ordered, That the said Accounts do lie upon the Table.

A Petition of Henry David Dickie, and others, Deacons of the Church or Congregation of Church of Scotland Baptists, assembling in Niddry-street, Edinburgh; praying that Dissenters be relieved from the duties payable on the materials which may be used in the construction of their Chapels and Schoolrooms, and to make laws for their relief generally, was presented, and read; and ordered to lie upon the Table.

A Petition of Bankers, Merchants, Legal Proctors, Northern and Southern Merchants, and Inhabitants of Inverness, praying for the dispatch of a Daily Morning Mail from London to the North, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Borthhead, and other Borthhead Post Villages, complaining of the charge of one penny for every Newspaper which is sent through the Borthhead post, was presented, and read; and ordered to lie upon the Table.

A Petition of Walter Lawrence, Esquire, of Belle-Post, in the county of Galway, praying that all News (Ireland.) papers may pass free of postage, tax, or duty, through the several Penny Post Offices in Ireland, was presented, and read; and ordered to lie upon the Table.
A Petition of John Kelly, of New Ross, com-
plaining of the loss of a letter containing a cheque for 30l. transmitted from New Ross to Dublin, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Council of the Yorkshire Philosophical Society;—and, Curators and Members of the Council of the Nottingham, and Nottinghamshire Society, for the study and cultivation of Natural History, praying that they may be allowed to partake, with other institutions, in the disposition of any duplicate books, prints, copies, &c., as have accumulated, or may hereafter accumulate, in the British Museum.—were presented, and read; and ordered to lie upon the Table.

A Petition of Factory Labourers in the employ of Messrs. Halliday and Rhodes, Heckmondwike, near Dewsbury, praying that the Factories Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Thomas Lott, of No. 43, Bow-lane, Cheapside, in the city of London, attorney and solicitor, praying that a law may be passed empowering a Judge to hold sittings in London and Westminster once a month during the long vacation, for the dispatch of accumulated business, and the prevention of delays to creditors by sham defences to actions, was presented, and read; and ordered to lie upon the Table.

A Petition of William White, of the city of Dublin, attorney and solicitor, praying that the Corporate Property (Ireland) Bill may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

A Petition of the Moderator of the Presbytery of Garvoch;—Moderator of the Presbytery of Aberdeen; and, Parochial Schoolmasters of the Presbytery of Forres: praying that no change may take place in the Regulations of the Universities of Scotland,—were presented, and read; and ordered to lie upon the Table.

A Petition of Parish Clerks of Rochester, praying for the abolition of Charitable Trustees in certain Boroughs; and, the Duties of the Lords Ordinary, and in the establishment of Clerks and Officers of the Court of Session and Court of Commission for Teinds in Scotland, and to reduce the fees payable in these Courts, was, according to Order, read the third time; and an Amendment was made to the Bill.

A Petition of the Moderator of the Presbytery of Aberdeen;—Moderator of the Presbytery of Forres;—and, Parochial Schoolmasters of the Presbytery of Garvoch;—Moderator of the Presbytery of Forres; praying that no change may take place in the Regulations of the Universities of Scotland, were presented, and read; and ordered to lie upon the Table.

A Petition of the late Samuel Troutbeck, of Madras, respecting the goods and chattels, rights and credits of Samuel Troutbeck, of Madras, was presented, and read; and ordered to lie upon the Table.

A Petition of Fanny Bourne, of Barleum, in the county of Stafford, was presented, and read; setting forth, That the Petitioner is administratrix of the goods and chattels, rights and credits of Samuel Troutbeck, late of Congleton, in the county of Chester, deceased; that the Petitioner claims to be entitled, as the personal representative of the said Samuel Troutbeck, to the personal estate and effects of the late Samuel Troutbeck, of Madras, respecting which a Motion is now pending before the House, founded upon a Petition presented by Mrs. Catherine Robson and Mrs. Isabella Aisley; and praying that the House will not entertain the Petition of the said Catherine Robson and Isabella Aisley, or that, if the House should consider it a fit subject to refer to the consideration of a Committee, then that the claim of the Petitioner may be referred to the same Committee, and that the Petitioner may be permitted to attend such Committee by her agents, if she thinks proper, as well to oppose the claim of the said Petitioners as to support her own.

Ordered, That the said Petition do lie upon the Table; and be printed.


The ingrossed Bill to prevent the advertising of Foreign and other illegal Lotteries, was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for the third County Election reading of the ingrossed Bill for shortening the Polls Bill, time of taking the Poll at County Elections; and a Motion being made, and the Question being put, That the Bill be now read the third time:
The House divided:
The Yeas to the old Lobby;
The Noes to the new Lobby.

Tellers for the Yeas, [Lord Dalhagen] 93.
Tellers for the Noes, [Sir Thomas Freeman] 54.

So it was resolved in the Affirmative:—The Bill was accordingly read the third time.

An ingrossed Clause was offered to be added to the Bill, by way of rider:—"For regulating Elections in contiguous Counties:"

And the said Clause was brought up, and read the first time.

A Motion was made, and the Question was proposed, That the said Clause be now read a second time:—And the said Motion was, with leave of the House, withdrawn.

Then an ingrossed Clause was added to the Bill, by way of rider.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The ingrossed Bill to make certain alterations in Court of Session the Duties of the Lords Ordinary, and in the Stannaries Courts Bill, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Falmouth; Persons interested in Fishing in the county of Cornwall, was presented, and read; and ordered to lie upon the Table.

Tellers for the Yeas, [Mr. Fox Maule] 54.
Tellers for the Noes, [Colonel Sibthorp] 12.

So it was resolved in the Affirmative:—The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for the third Charitable Trustees Bill, reading of the ingrossed Bill for the election of Trustees Bill, and a Motion being made, and the Question being proposed, That the Bill be now read the third time;

The Amendments following were proposed to be made to the Question; viz: To leave out the word "now," and at the end of the Question to add the words "upon this day six months,"

And the Question being put, That the word "now" stand part of the Question:
The House divided:
The Yeas to the old Lobby;
The Noes to the new Lobby.

Tellers for the Yeas, [Mr. Fox Maule] 54.
Tellers for the Noes, [Colonel Sibthorp] 12.

So it was resolved in the Affirmative:—The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Vernoyn Smith do carry the Bill to the Lords, and desire their concurrence.

A Petition of Inhabitants of Fulmworth;—Persons interested in mining in the county of Stafford, was presented, and read; and ordered to lie upon the Table.

Ordered, That the said Petition do lie upon the Table; and be printed.


The
The Order of the day being read, for taking into further consideration the Report on the Stannaries Courts Bill:—The Bill was re-committed to a Committee of the whole House:—And the House immediately resolved itself into the Committee.

(In the Committee.)

Bill read 1°; to be read 2°, paragraph by paragraph.
Preamble postponed.

CLAUSE, N° 1 to N° 42, amended, and agreed to.

CLAUSE, N° 43 (The County Prison at Bodmin to be the Prison of the Vice-Warden's Court)—read.
Amendment proposed: P. 18, l. 30. To leave out "County Rate," and insert "Fees of Court." Question, That the words proposed to be left out stand part of the Clause—put, and agreed to.

CLAUSE, N° 43, agreed to.

CLAUSE, N° 44 (The Powers heretofore vested in the Vice-Warden or Steward or Court of the Stannaries to be exercised by Vice-Warden)—read.

Several Amendments made.

Question put, That the Clause, as amended, stand part of the Bill;

The Committee divided.

Teller for the Yeas, Mr. Solicitor General — 79.
Teller for the Noes, Mr. Macworth Pried.—29.

CLAUSES, N° 45 to N° 49, agreed to.

CLAUSE (Removal of Suits by Certiorari into Court of King's Bench)—(Protection of the County of Devon from operation of the Bill)—severally brought up; read 1°, 2°, and added.

CLAUSE (Limiting Jurisdiction of the Vice-Warden)—brought up, and read a first time.

Question, That the said Clause be read a second time—put, and Negatived.
Preamble read, and agreed to.

Bill, as amended, to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereto.

Ordered, That the Report be received upon Monday next.

Ordered, That the Bill be read a second time upon Friday next.

The Order of the day being read, for the second reading of the Ecclesiastical Duties and Revenues Bill;

Ordered, That the Bill be read a second time upon Friday next.

The Order of the day being read, for the Committee on the Benefices Plurality Bill;

Resolved, That this House will, upon Thursday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Benefices Plurality Bill;

Resolved, That the Bill be read a second time upon Monday next.

The Order of the day being read, for the Committee on the Ecclesiastical Duties and Revenues Bill;

Ordered, That the Bill be read a second time upon Friday next.

The Order of the day being read, for the Committee on the Ecclesiastical Duties and Revenues Bill;

Ordered, That the Bill be read a second time upon Monday next.

The Order of the day being read, for the Committee on the Ecclesiastical Duties and Revenues Bill;

Ordered, That the Bill be read a second time upon Monday next.

The Order of the day being read, for the Committee on the Ecclesiastical Duties and Revenues Bill;

Ordered, That the Bill be read a second time upon Monday next.

The Order of the day being read, for the Committee on the Ecclesiastical Duties and Revenues Bill;

Ordered, That the Bill be read a second time upon Monday next.

Teller for the Yeas, Mr. Edward John Stanley — 60.
Teller for the Noes, Colonel Sillotho — 12.
Preamble read, and agreed to.

Bill, as amended, to be reported.

And the House having continued to sit till after twelve of the clock on Saturday morning;

Sabbato, 30° die Julii, 1836:

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereto.

Ordered, That the Report be received upon Monday next.

The Order of the day being read, for the second reading of the Justice of Peace Courts (Scotland) Bill;

Ordered, That the Bill be read a second time upon Friday next.

The Order of the day being read, for the second reading of the Ecclesiastical Duties and Revenues Bill;

Ordered, That the Bill be read a second time upon Friday next.
In Clause (C) added by the Committee:

Fo. 1. 1. 16. After “appointed” insert “in case

and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be now received.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and acquaint them, that this House hath agreed to the same, with Amendments; to which Amend-ments this House doth desire the concurrence of their Lordships.

Ordered, That the Bill do pass.

Ordered, That Mr. Hawes do carry the Bill to the Lords, and desire their concurrence.

The Bill from the Lords, intituled, An Act for the Prevention and Punishment of Offences committed by His Majesty’s Subjects within certain Territories adjacent to the Colony of the Cape of Good Hope, was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Hawes reported, That the Committee had gone through the Bill, and made Amendments thereof.

Ordered, That the Report be now received.

Ordered, That Mr. Hawes reported the Bill accordingly; and the Report was ordered to be taken into further consideration on Monday next; and the Bill, as amended, to be printed.

The Order of the day being read, for receiving the Report on the Pensions Duties Bill;

Ordered, That the Report be received upon Friday next.

Ordered, That the Bill, with the Amendments, do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, with Amendments; to which Amendments this House doth desire the concurrence of their Lordships.

Ordered, That the Bill be read the third time upon Monday next.

Ordered, That the Bill be read the third time upon Tuesday next.

Ordered, That the Bill, with the Amendments, do pass.

Ordered, That the Bill be ingrossed; and read the third time upon Monday next.

Ordered, That this House will, upon Monday next, resolve itself into the said Committee.

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Ordered, That this House will, upon Monday next, resolve itself into the said Committee.

Ordered, That the Bill be read a second time on Tuesday next.

Ordered, That the Bill be read a second time on Tuesday next.

Ordered, That the Bill be committed to Mr. Edward John Stanley, Lord Grenville Somerset, Mr. Baring, Sir George Strickland, Mr. Robert Steuart, Colonel Thompson, Mr. More O’Ferrall, Lord Viscount Lether, Mr. Robert Gordon, Mr. Hutt, Mr. Vernon Smith, Mr. Burton, Mr. Bernal, Lord Viscount Morpeth, and Mr. Corbett. Ordered, That Five be the Quorum.

The House, according to Order, resolved itself into a Committee upon the Ecclesiastical Leases (No. 2.) Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and directed him to report the same, without Amendment.

Ordered, That the Bill be read; and the third time upon Tuesday next.

Ordered, That the Bill be read; and the third time upon Tuesday next.

Ordered, That the House do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without Amendment.

Ordered, That the House do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without Amendment.

Ordered, That the House do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without Amendment.

Ordered, That the House do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without Amendment.

Ordered, That the House do pass.

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Ordered, That the House do pass.

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Ordered, That the House do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without Amendment.

Ordered, That the House do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without Amendment.

Ordered, That the House do pass.
And the Question being put, That those words be there inserted ; it passed in the Negative.

Then Amendments were made to the Bill.

Ordered, That the Bill, with the Amendments, be engrossed, and read the third time upon Monday next.

The Order of the day being read, for the third reading of the Civil Offices Declaration Bill ;

Ordered, That the Bill be read the third time upon Monday next.

Ordered, That a Select Committee be appointed to prepare Estimates of the Charge of the Disembodied Militia of Great Britain and Ireland for a year, to the 31st March 1837 :—And a Committee was appointed of Lord Viscount Howick, Mr. Fox Maule, Sir Henry Hardinge, Mr. Home, Mr. Gore Langton, Colonel Perceval, Mr. Sanford, Mr. Robert Gordon, Lord Viscount Clive, Mr. Eaton, Lord Viscount Ebrington, Mr. More, Mr. Ferrero, Lord Viscount Sandon, Mr. Humes, Mr. Snow Leperre, and all Colonels of Militia, with Power to send for persons, papers and records.

Ordered, That Five be the Quorum.

Ordered, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, Copies of any Circular Despatches addressed to the Governors of His Majesty's Colonial Possessions in the month of May 1835, regulating the duration of Governments.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Mr. Fox Maule presented, pursuant to an Address to His Majesty,—A Return of the Revenues of all Turnpike Gates in each County in Scotland, for Three years preceding Whit-sunday 1835.

A Return from each of the three Superior Courts of Common Law at Westminster, showing the Number of Actions commenced in each of those Courts in the year ending on the last day of Easter Term 1836, upon which Writs were issued out ; Of the Number of Causes tried in each of those Courts in the year ending 31st December 1835 : And then the House, having continued to sit till after two of the clock on Saturday morning, adjourned till Monday next.

The Edinburgh, Leith and Newhaven Railway Bill. No. 500.

Ordered, That the said Account do lie upon the Table.

Ordered, That the Committee have leave to sit on or before the 1st July next; and to proceed ; and to make their Report thereupon.

Dr. Bowring presented a Bill to repeal so much Coal Trade of an Act of the 7th year of King George the Third, as prevents more than Five Persons joining in No. 500. the Coal Trade : And the same was read the first time; and ordered to be read a second time upon Monday next, and to be printed.

Ordered, That there be laid before this House, a Gold and Silver Copy of the Regulation established by the Government of India in 1835, for the equalization of the Weight and Value of the Silver and Gold Coins to be coined in the Mints in the Company's Possessions; with the Minutes of the Governments of India on this subject; and a Copy of all Despatches sent from this Country relating to the same.

Ordered, That there be laid before this House, an Account of the Quantity of Gold and Silver coined in the several Mints in India since 1800; stating the Charges made in each year for Seigniorage; and also the Expense incurred for establishment; the proportion of alloy in the different Coins at each period.

Lord Viscount Palmerston presented a Bill to amend an Act for enabling His Majesty to carry into effect a Convention made between His Majesty, the King of the French, the Emperor of All the Russians, and the King of Bavaria: And the same was read the first time; and ordered to be read a second time upon Tuesday next; and to be printed.

Ordered, That the said Returns do lie upon the Table; and be printed.

And then the House, having continued to sit till after two of the clock on Saturday morning, adjourned till Monday next.

Lunae, 1° die Augusti;

Anno 6°-7° Willielmi IV" Regis, 1836.

PRAYERS.

Ordered, That the said Account do lie upon the Table.


Ordered, That the Committee have leave to sit and proceed; and to make their Report on or before Wednesday next.
Colonial Lands.

Ordered, That the Select Committee appointed to inquire into the different modes in which in Land has been and is at present disposed of in the Australian Colonies, in the Cape of Good Hope and the West Indies, with a view to ascertain that mode which would be most beneficial in future both to the Colonies and to the Mother Country, have Power to report their opinion thereupon, together with the Minutes of the Evidence taken before them, with an Appendix; and the Resolutions of the Committee are as follow:

1. Resolved, That it appears to this Committee that, since the year 1795, the Sales of Waste Land in the United States have produced a sum of $2,767,439 dollars; or 12,439,049L sterling, without including the first quarter of the present year (1836), during which the Land Sales amounted to 4,439,650 dollars; and that the revenue derived, annually, from this source, has advanced, progressively, from 4,836 dollars (which was the amount received in 1796), to 11,000,000 of dollars (which was the amount received in 1835), with every prospect of a farther increase, the estimate for the present year being 20,000,000 of dollars, and the receipts for the quarter ending 31st March 4,439,650 dollars.

2. Resolved, That the Land Sales in the United States appear to be conducted upon an uniform and well-organized system, which is applied to the whole Federation; there being a General Land Office established at Washington, under the charge and responsibility of officers, who have no political duties whatsoever, with 40 subordinate District Land Offices in other parts of the Union; that these Land Offices are connected with a Surveying Department, upon so extensive a scale, that the Land actually surveyed amounts to 110,000,000 of acres, over and above the 40,000,000 of acres already disposed of; that all Land is offered for Sale by Auction, at an upset price fixed by the Legislature, and that purchasers have the security of an Act of Congress both for the performance of the conditions upon which they buy the Land, and for the permanence of the system under which they acquire it.

3. Resolved, That it does not appear to the Committee, that, in the British Colonies included within the reference to this Committee, any regular or uniform system of Sale was adopted up to the year 1831, although certain conditions were attached to the purchase of Waste Land, under the name of Quit Rents, Money Payments or cultivation of the soil, which it was found impossible to enforce effectively. These conditions, moreover, were exceedingly various and fluctuating, productive of little advantage to the State, and often injurious to the Colonists themselves, by allowing vast tracts of waste Land, either as grants to individuals, or as reserves for various public purposes, to interpose between the settled districts, and thus to interrupt the progress of cultivation and improvement.

4. Resolved, That, in the year 1831, the principle of uniformly affixing a price to Land was introduced by Lord Ripon's Regulations, which required that all Land should be disposed of by auction, at a minimum upset price, and for ready money only, by the colonial authorities, the sale being declared void, and the deposit of 10 per cent. forfeited, if the purchase were not completed within a month. But, it is the opinion of the Committee, that the new system, although its effects are shown to have been highly beneficial already, has not yet been productive of all the good which may be expected to flow from it, when brought to more extended operation under a system of superintendence similar to that of the United States, and with the guarantee of an Act of Parliament.

5. Resolved, That the Committee, therefore, recommend that the principle established by Lord Ripon's Regulations should be afforded by an Act of the Legislature, in order to give to this system a character of permanency and stability, which it does not possess at present.

6. Resolved, With regard to the minimum price, which ought to be affixed to Land in the first instance, the Committee pronounces no opinion, conceiving that the whole tenor of the Evidence goes to prove that it must vary according to the circumstances of each Colony, and can only be determined, in any one, by the test of experience.

But it appears to the Committee, that the whole of the arrangements connected with the Sale of Land, including both the price and the precise mode of sale, should be placed under the charge of a Central Land Board, resident in London, and made responsible either to some existing department in the Government, or to Parliament directly, as may be deemed expedient: That this Board, acting through Local Boards established in the Colonies, should be charged with the superintendence of the Surveying Department, as with the care of so directing the stream of Emigration, which may be expected to flow into the Colonies from the Mother Country, as to proportion, in each, the supply of labour to the demand.

7. Resolved, That, with a view to this latter duty, in the opinion of the Committee, it is most expedient that, with the exception of the West India Sugar Coast, to which it will appear by the Evidence that a different system of Colonization might be more suitable, but where the application of the same principle appears to be equally desirable, the net proceeds of the Land Sales in these Colonies, the climate of which is not unfavourable to the European frame, should be employed as an Emigration Fund; each Colony being furnished with emigrant labour in exact proportion to the amount of its own Land Sales.

8. Resolved, That the Committee sees reason to believe that, by a judicious selection of the Emigrants, and by giving a preference to young couples recently married, a great effect might be produced, in opposite senses, upon the state of the population here and in the Colonies, by the removal of a much smaller number of persons than might at first be thought necessary. The Committee beg to refer to certain Tables prepared under their direction by Mr. Lewis, and annexed to the Report, to exemplify their meaning.

9. Resolved, That it appears to the Committee that it would be perfectly practicable to raise, upon the security of the future Land Sales, the funds necessary to set on foot an extensive Emigration, upon a scale sufficiently large to meet the exigencies of the Colonies and of the Mother Country.

10. Resolved, That in this, as in all their other recommendations, the Committee have looked with quite as lively an anxiety to the welfare of the Colonies as to that of the Mother Country; that, in all matters connected with Emigration, they conceive the interests of the two to be inseparable; one thing wanting in the Colonies, being provided that free or hired labour, a superabundant supply of which is occasioning great local suffering in other parts of the Empire; while the transfer of this supply of labour to the Colonies, by enabling them to turn to other parts of the Empire, cannot fail to open new channels of industry and commerce, both to them and to the Mother Country, and thus to enhance inestimably the prosperity of the United Empire.

Ordered, That the Report do lie upon the Table; and be printed.

Mr. Arthur Trevor presented, pursuant to Order, Lancaster

A Return of the Number of Writs issued from the Court of Common Pleas of the County Palatine of

719
and Posteas.

Mr. Le Blanc, Master of the Court of King's Bench, was called in; and at the Bar presented,—Return to an Order, dated the 12th day of July last, for a Return from each of the Courts of King's Bench, Common Pleas and Exchequer of Pleas, of:

1. The aggregate Amount of Costs taxed upon Posteas, and the Number of such Posteas, for Plaintiffs upon Writs of Trial issued by virtue of 3 and 4 Will. 4, c. 42, s. 17, 18, from the day the Act came into operation to the present time.

2. The like of Costs taxed upon Posteas, and the Number of such Posteas, upon similar Writs of Trial for Defendants during the same period.

3. The aggregate Amount of Costs allowed for Witnesses attending for Plaintiffs, when Posteas upon Writs of Trial found for them.

4. The like for Witnesses attending for Defendants, when such Posteas found for them.

5. The aggregate Amount of Sums mentioned to be recovered in all such Posteas found for Plaintiffs.

6. The Number of Country Posteas upon Writs of Trial.

7. The Number of Town Posteas upon the like:

And then he withdrew.

Mr. Le Blanc, Master of the Court of King's Bench, was called in; and at the Bar presented,—Return to an Order, dated the 12th day of July last, for a Return from each of the Courts of King's Bench, Common Pleas and Exchequer of Pleas, of:

1. The aggregate Amount of Costs taxed upon Posteas, and the Number of such Posteas, for Plaintiffs upon Writs of Trial issued by virtue of 3 and 4 Will. 4, c. 42, s. 17, 18, from the day the Act came into operation to the present time.

2. The like of Costs taxed upon Posteas, and the Number of such Posteas, upon similar Writs of Trial for Defendants during the same period.

3. The aggregate Amount of Costs allowed for Witnesses attending for Plaintiffs, when Posteas upon Writs of Trial found for them.

4. The like for Witnesses attending for Defendants, when such Posteas found for them.

5. The aggregate Amount of Sums mentioned to be recovered in all such Posteas found for Plaintiffs.

6. The Number of Country Posteas upon Writs of Trial.

7. The Number of Town Posteas upon the like:

And then he withdrew.

Ordered, That the Return do lie upon the Table.

Mr. Le Blanc, Master of the Court of King's Bench, was called in; and at the Bar presented,—Return to an Order, dated the 12th day of July last, for a Return from each of the Courts of King's Bench, Common Pleas and Exchequer of Pleas, of:

1. The aggregate Amount of Costs taxed upon Posteas, and the Number of such Posteas, for Plaintiffs upon Writs of Trial issued by virtue of 3 and 4 Will. 4, c. 42, s. 17, 18, from the day the Act came into operation to the present time.

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4. The like for Witnesses attending for Defendants, when such Posteas found for them.

5. The aggregate Amount of Sums mentioned to be recovered in all such Posteas found for Plaintiffs.

6. The Number of Country Posteas upon Writs of Trial.

7. The Number of Town Posteas upon the like:

And then he withdrew.

Ordered, That the Return do lie upon the Table.

A Petition of fishers, fishmen, merchants, and others, of Newhaven, praying the House to enact laws to protect the herring fisheries of Scotland, was presented, and read; and ordered to lie upon the Table.

A Petition of fishers, fishmen, merchants, and others, of Newhaven, praying the House to enact laws to protect the herring fisheries of Scotland, was presented, and read; and ordered to lie upon the Table.

A Petition of merchants of Greenock, trading to and carrying on the fishery at Newfounland, complaining of Spanish ships being allowed to go to Newfounland, and enjoy the privileges of British ships in carrying fish from thence to foreign countries, was presented, and read; and ordered to lie upon the Table.

A Petition of the chairman of the board of guardians of the Kettering Union, the honourable and reverend Sidney Godolphin Osborne; Robert Roberts; working classes of great yarmouth; beneficed clergymen and curates of wallingford; and, board of guardians of saint george the martyr, southwark; praying for the amendment of the poor law act, was presented, and read; and ordered to lie upon the Table.

A Petition of the chairman of the board of guardians of the Kettering Union, the honourable and reverend Sidney Godolphin Osborne; Robert Roberts; working classes of great yarmouth; beneficed clergymen and curates of wallingford; and, board of guardians of saint george the martyr, southwark; praying for the amendment of the poor law act, was presented, and read; and ordered to lie upon the Table.

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A Petition of the chairman of the board of guardians of the Kettering Union, the honourable and reverend Sidney Godolphin Osborne; Robert Roberts; working classes of great yarmouth; beneficed clergymen and curates of wallingford; and, board of guardians of saint george the martyr, southwark; praying for the amendment of the poor law act, was presented, and read; and ordered to lie upon the Table.
Mr. Poulett Thomson reported from the said Select Committee; and to whom several Petitions were referred; and who were instructed to consider a Motion made in the House on the 5th day of March last, "That no Railway or Turnpike whereon carriages are propelled by steam, shall be made across any highway on the level unless the Committee on the Bill report that such a restriction ought not to be enforced," and who were empowered to extend their inquiry into the General Standing Orders of the House as applicable to Petitions for Bills, and with reference to Bills for making navigable Canals, supplying Towns with Water, or for improving the navigation of Rivers, to recommend what Standing Order shall be adopted with a view to the more complete protection of owners and occupiers, and to recommend such alterations of the General Standing Orders as applicable to Petitions for Bills, or for making any Railway, or for varying, extending or enlarging any Railway already authorized to be made, or for continuing or amending any Act passed for any of those purposes, or for the increase or alteration of the existing Tolls, Rates or Duties upon any such Railway, Notices of such intended application be given.  

Amended Standing Orders for next Session.  

1. Resolved, That such Notices (except as hereinafter mentioned) do contain the Names of the Parish and Townships from, in, through and into which any such Railway is intended to be made, varied, extended or enlarged, and if an increase or alteration in any existing Tolls, Rates or Duties is intended to be proposed, the intention of proposing such increase or alteration be expressed therein; — But in case any such Bill shall be for the purpose only of increasing or altering any existing Tolls, Rates or Duties, or for continuing or amending the former Act, solely for the purpose of Tolls, it shall not be necessary to insert in such Notices the Names of the several Parishes and Townships.  

2. Resolved, That such Notices (except as hereinafter mentioned) do contain the Names of the Parish, and the Names of the Persons supplying Towns with Water, or for improving the Navigation of Rivers, or for making any Railway, or for varying, extending or enlarging any Railway already authorized to be made, or for continuing or amending any Act passed for any of those purposes, or for the increase or alteration of the existing Tolls, Rates or Duties upon any such Railway, Notices of such intended application be given.  

3. Resolved, That such Notices be inserted Three times in the newspapers respectively in the months of August, September, October, November and December of this year, or either of them, in some one and the same Newspaper of every county in or through which such Railway is intended to be made, or in which such Railway, already authorized to be made, is intended to be varied, extended or enlarged, or if there is no such Paper printed therein respectively, then in the Newspaper of some county adjoining thereto.  

4. Resolved, That a Map or Plan, and Section of Plan, the whole of which intended Railway, and also of any intended variation, extension or enlargement of any Railway authorized to be made, upon a scale of not less than Four inches to a mile, shall be deposited for public inspection at the office of the Clerk of the peace of every county, riding or division, in or through which such Railway, or such variation, extension or enlargement is intended to be made, or in which such Railway, already authorized to be made, is intended to be varied, extended or enlarged, or if there is no such Paper printed therein respectively, then in the Newspaper of some county adjoining thereto.  

5. Resolved, That such Section shall be drawn to the same horizontal scale as the Plan, and to a vertical scale not less than to one thousand feet, and shall show the surface of the ground in the line of Railway marked on the Plan, and shall also have marked on it a line showing the Railway line when finished (which line shall correspond with the upper surface of the Rails), and a datum horizontal line, which datum line shall be the same throughout the whole length of the Railway, and shall be referred to some fixed point stated on the Sections of the Plan.
and that the proportion or rate of inclination between each such change shall also be marked.

That the height of the Railway over or under the surface of the ground shall be marked in figures at its commencement and at every mile, and also at every crossing of a Turnpike Road, and Public Carriage Road, Navigable River, Canal or Railway, or junction with a Railway, and that it shall be stated on the Section whether any and what alteration in the present level of such Turnpike Road, Carriage Road, River, Canal or Railway, is intended to be made.

That where tunnelling or arching is intended, the same shall be marked both on the Plan and Section with the time when the Map or Plan and Section shall have been deposited with the Clerk of the Peace, a copy of so much of the said Map or Plan and Section as relates to each parish through which any Railway is intended to be made, varied, extended or enlarged, together with a Book of Reference thereto, shall be deposited with the Parish Clerk of each such parish in England, the Schoolmaster of each such parish in Scotland, and the Postmaster of the Post-town in or nearest to such parish in Ireland, for the inspection of all persons concerned, at all seasonable hours of the day, such person paying for each inspection the sum of One shilling for every such inspection, and the further sum of One shilling for every hour during which such inspection shall continue after the first hour.

Resolved, That within One calendar month from the time when the Map or Plan and Section shall have been deposited with the Clerk of the Peace, a copy of so much of the said Map or Plan and Section as relates to each parish through which any Railway is intended to be made, varied, extended or enlarged, together with a Book of Reference thereto, shall be deposited with the Parish Clerk of each such parish in England, the Schoolmaster of each such parish in Scotland, and the Postmaster of the Post-town in or nearest to such parish in Ireland, for the inspection of all persons concerned, at all seasonable hours of the day, such person paying for each inspection the sum of One shilling.

Resolved, That within One calendar month from the time when the Map or Plan and Section shall have been deposited with the Clerk of the Peace, a copy of so much of the said Map or Plan and Section as relates to each parish through which any Railway is intended to be made, varied, extended or enlarged, together with a Book of Reference thereto, shall be deposited with the Parish Clerk of each such parish in England, the Schoolmaster of each such parish in Scotland, and the Postmaster of the Post-town in or nearest to such parish in Ireland, for the inspection of all persons concerned, at all seasonable hours of the day, such person paying for each inspection the sum of One shilling.

Resolved, That such notices be inserted Twice to be inserted in Bills, not to be inserted in a Bill for making any Railway, or for varying, extending or enlarging any Railway already authorized to be made, or for continuing or amending any Act passed for any of those purposes, or for the increase or alteration of the existing Tolls, Rates or Duties upon any such Railway, inserted in Bills, that such a restriction ought not to be enforced. That such notices shall contain the names of the several Parish and Townships, in or through which any such Railway is intended to be made, varied, extended or enlarged, and that such applications shall be made on or before the 31st day of December next, and that separate Lists be made of the names of such Owners, Lessees and Occupiers, distinguishing which of them upon such application have assented to, or dissented from, such intended Railway, or such variation, extension or enlargement, or are neutral in respect thereof.

Resolved, That before any Petition shall be presented to the House for a Bill for making any Railway, or for varying, extending or enlarging any such Railway already made, previous application in writing be made to the Owners or reputed Owners, Lessees or reported Lessees, and be sent to their usual place of abode in the United Kingdom, or, in their absence, to their agents respectively, and to the occupiers of the lands through which any such Railway is intended to be made, varied, extended or enlarged, and that such applications shall be made on or before the 31st day of December next, and that separate Lists be made of the names of such Owners, Lessees and Occupiers, distinguishing which of them upon such application have assented to, or dissented from, such intended Railway, or such variation, extension or enlargement, or are neutral in respect thereof.

Resolved, That before any Petition shall be presented to the House for a Bill for making any Railway, or for varying, extending or enlarging any such Railway already made, the Lists mentioned in the preceding Resolution, and an Estimate of the Expense, shall be signed by any person making the same, and a copy of the Subscription Contract after mentioned, be deposited in the Private Bill Office of this House, and that the receipt thereof be acknowledged accordingly by one of the Clerks of the said Office upon such Petition. 11. Resolved, That before any Petition is presented to the House for a Bill for making any Railway, a Subscription to the amount of One-half at least of the estimated Expense shall be entered into by persons under a contract, binding themselves, their heirs, executors, administrators or assigns, for the payment of the money so subscribed.

12. Resolved, That no such Bill shall be reported to the House until it has been proved to the satisfaction of the Committee, that Three-fourths at least of the proposed capital of the Company has been subscribed under a like contract.

13. Resolved, That no such Bill shall be reported to the House for a Bill of Provision to be made across any Highway on the level, unless the Committee on the Bill report that such a restriction ought not to be enforced.

RAILWAYS:

Amended Standing Orders for subsequent Sessions.

1. Resolved, That when any application is intended to be made to the House for leaving to lie on the table a Bill for making any Railway, or for varying, extending or enlarging any Railway already authorized to be made, or for continuing or amending any Act passed for any of those purposes, or for the increase or alteration of the existing Tolls, Rates or Duties upon any such Railway, notices to be inserted in a Bill. 2. Resolved, That such notices, except as herein-after mentioned, shall be inserted in the Newspaper of every county in or through which any such Railway is intended to be made, varied, extended or enlarged; and if an increase or alteration in any existing Tolls, Rates or Duties is intended to be proposed, the intention of proposing such increase or alteration shall be expressed therein:—But in case any such Bill shall be for the purpose only of increasing or altering any existing Tolls, Rates or Duties, or of continuing or amending any former Act, such notices shall be inserted in a Bill. 3. Resolved, That such notices be inserted Twice in the month of February, and Twice in the month of March, of the year immediately preceding that in which such application is intended to be made, in one or the same and the same Newspaper of every county in or through which any such Railway is intended to be made, or in which such Railway, already authorized to be made, is intended to be varied, extended or enlarged, or if there is no such Paper printed therein respectively, then in the Newspaper of some county adjoining thereto:—But in case any such Bill shall be made across any Highway, a Subscription to the amount of One-half at least of the estimated Expense shall be entered into by persons under a contract, binding themselves, their heirs, executors, administrators or assigns, for the payment of the money so subscribed. 4. Resolved, That no such Bill shall be reported to the House until it has been proved to the satisfaction of the Committee, that Three-fourths at least of the proposed capital of the Company has been subscribed under a like contract. 5. Resolved, That such notices be inserted Twice in the month of March, of the year immediately preceding that in which such application is intended to be made, in some one and the same Newspaper of every county in or through which any such Railway is intended to be made, or in which such Railway, already authorized to be made, is intended to be varied, extended or enlarged, or if there is no such Paper printed therein respectively, then in the Newspaper of some county adjoining thereto:—But in case any such Bill shall be for the purpose only of increasing or altering any existing Tolls, Rates or Duties, or of continuing or amending any former Act, such notices shall be inserted in three times in the months of August, September, and October, or either of them, immediately preceding the Session of Parliament in which such application is intended to be made, in some one and the same Newspaper of every county in or through which any such Railway is authorized to be made; or if there is no such Paper printed
4. Resolved, That a Map or Plan and Section of the whole, or such part of the intended Railway, and also of any intended variation, extension or enlargement of any Railway authorized to be made, upon a scale of not less than four inches to a mile, shall be deposited for public inspection at the office of the clerk of the peace of every county, riding or division, in or through which such Railway, or such variation, extension or enlargement is intended to be made, on or before the 1st day of March, in the year immediately preceding that in which such application is intended to be made, which Map or Plan shall describe the line of such intended Railway, or of such intended variation, extension or enlargement; and the lands in or through which the same is intended to be made, together with a Book of Reference, containing a list of the names of the Owners or reputed Owners, Lessees or reputed Lessees and Occupiers of such lands respectively; and where such Railway, or such variation, extension or enlargement, is intended to pass through any buildings, yards, court- or land within the curtilage of any building, or through any ground cultivated as gardens, an additional Plan of such buildings, yards, land and ground shall be deposited for public inspection at such time and place as aforesaid, upon a scale of not less than a quarter of an inch to every 100 feet.

5. Resolved, That such Section shall be drawn to the same horizontal scale as the Plan, and to a vertical scale of not less than one inch to every 100 feet, and shall show the surface of the ground in the line of Railway marked on the Plan, and shall also have marked on it a line showing the Railway Line when finished (which Line shall correspond with the upper surface of the rails), and a datum horizontal line, which datum line shall be the same throughout the whole length of the Railway, and shall be referred to some fixed point stated on the Section.

That the vertical measure from such datum line to the line of the Railway shall be marked in feet and inches at each change of the gradient or inclination, and that the proportion or rate of inclination between each such change shall also be marked.

That the height of the Railway over or under the surface of the ground shall be marked in figures at least twice in every mile, and also at every crossing of a Turnpike Road and public Carriage Road, Navigable Canal or Railway, or Canals in connection with a Railway, and that it shall be stated on the Section whether any and what alteration in the present level of such Turnpike Road, Carriage Road, River, Canal or Railway is intended to be made.

That tunnelling or arching is intended, the same shall be marked both on the Plan and Section.

6. Resolved, That parties desiring to make any alteration in the line of any Railway, the Plans for which shall have been deposited, and the Notices for which shall have been given as before mentioned, shall be permitted so to do, provided no one deviation shall exceed one mile in length, and provided a Plan and Section of such alteration, together with a Book of Reference thereto, shall be deposited with the Clerk of the Peace, and a Plan and Section, so far as relates to each parish, together with a Book of Reference thereto, with the Parish Clerks of the several parishes in which such alteration is proposed to be made, and that the intention to make such application for such variation, extension or enlargement shall be advertised in manner next before directed, in September, October and November; and that personal application shall be made to the Owners or reputed Owners, Lessees or reputed Lessees, and occupiers of the lands through which any such variation, extension or enlargement is proposed to be made.

7. Resolved, That parties desiring to make an application for a Bill to vary, extend and enlarge any Railway, for making which an Act of Parliament shall have been passed, shall be permitted so to do, provided that no one deviation shall exceed one mile in length, and provided a Plan and Section of such variation, extension or enlargement, together with a Book of Reference thereto, shall be deposited with the Clerk of the Peace; and a Plan and Section so far as relates to each parish, together with a Book of Reference thereto, with the Parish Clerks of the several parishes in which such variation, extension or enlargement is intended to be made, and that the intention to make such application is intended to be made, and that the application for such variation, extension or enlargement shall be advertised in manner next before directed, in September, October and November; and that personal application shall be made to the Owners or reputed Owners, Lessees or reputed Lessees, and occupiers of the lands through which any such variation, extension or enlargement is proposed to be made.

8. Resolved, That parties desiring to renew (in the then next ensuing Session) any application already made in respect of any Railway the Plans for which shall have been deposited, and the notices for which shall have been given, as before directed, shall be permitted so to do, provided that no one deviation shall exceed one mile in length, and provided a Plan and Section of such alteration, together with a Book of Reference thereto, shall be deposited with the Clerk of the Peace; and a Plan and Section so far as relates to each parish, together with a Book of Reference thereto, with the Parish Clerks of the several parishes in which such Railway is proposed to be made, on or before the 30th day of November in the year immediately preceding that in which such application is intended to be made, and that the intention to make such application shall be advertised in manner next before directed, in September, October and November, and that personal application shall be made to the Owners or reputed Owners, Lessees or reputed Lessees, and occupiers of the lands through which such Railway is proposed to be made.

9. Resolved, That the Clerks of the Peace, or Clerks of their respective counties, do make a memorial to the Speaker of the House of Commons, in writing upon the Map, or Plan, Section and Book of Reference so deposited with them, denoting the time at which the same were lodged in their respective offices, and do at all seasons of the day permit any person to view and examine the Memorials and, and to make copies or extracts therefrom, such person paying for the same the sum of One shilling for every such inspection, and the further sum of One shilling for every hour during which such inspection shall continue after the first hour.

10. Resolved, That within One calendar month from the time when the Map or Plan and Section shall have been deposited with the Clerk of the Peace, a copy of so much of the said Map or Plan and Section as relates to each parish through which any Railway is intended to be made, varied, extended or enlarged, together with a Book of Reference thereto, shall be deposited with the Parish Clerk of each such parish in England, together with the Schoolmaster of each such Parish in Scotland, and the Postmaster of the post-town in or nearest to such parish in Ireland, for the inspection of all persons concerned, at all seasons of the day, such person paying for each such inspection the sum of One shilling.

11. Resolved, That within One calendar month from the time when the Map or Plan and Section shall have been deposited with the Clerk of the Peace, a copy of so much of the said Map or Plan and Section as relates to each parish through which the subjects of Reference thereto, shall be deposited in the Private Bill Office of this House; and that a memorial in writing of the receipt thereof be indorsed by one of the

Vol. 91.
And, in order to give notice to the Owners or Proprietors of all brooks or streams, the waters of which may in any degree be taken for the use of such intended Cut, Canal, Reservoir, Aqueduct, or Navigation, all cases where any such act, or provisions for diverting into any such intended Cut, Canal, Reservoir, Aqueduct or Navigation, into any such intended variation, abridgment, extension or enlargement, or into any water from any such Cut, Canal, Reservoir, Aqueduct or Navigation, whether directly or derivatively, and whether under any agreement with the proprietors thereof, or otherwise, such notices shall contain the names of every such existing Cut, Canal, Reservoir, Aqueduct or Navigation, and waters for supplying which by virtue of any Act of Parliament, will either directly or derivatively flow or proceed into any such Cut, Canal, Reservoir, Aqueduct or Navigation so intended to be made; and such notices shall be inserted three times in the months hereinbefore directed, or either of them, in some one and the same Newspaper of the county in which such existing Cut, Canal, Reservoir, Aqueduct or Navigation is situated, and shall also be inserted in like manner in the London, Edinburgh, or Dublin Gazette, as the case may be.

2. Resolved, That the word "directly" be inserted after the word "be," and the word "intended" after the word "such," in Section 5, page 19, line 21, of the said Standing Orders:

And the Plan shall also describe the brooks and streams to be directly diverted into such intended Cut, Canal, Reservoir, Aqueduct or Navigation, or into such variation, abridgment, extension or enlargement, for supplying the same with water, and the elevation of any such Aqueduct; and such Section shall specify the levels, and describe the same by feet and inches.

Ordered, That the Report do lie upon the Table and be printed.

Ordered, That the said Resolutions be taken into further consideration upon Wednesday next, at three of the clock.

A Message from the Lords by Mr. Adam and Mr. Senior:

Mr. Speaker,

The Lords have agreed to the Bill, intituled, An Act for making a Railway from Dublin to Drogheda, to be called The Grand Northern Trunk Railway, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also,

The Lords request that this House will send a message to the Lord Proprietors of all brooks or streams, the waters of which may in any degree be taken for the use of such intended Cut, Canal, Reservoir, Aqueduct, or Navigation, all cases where any such act, or provisions for diverting into any such intended Cut, Canal, Reservoir, Aqueduct or Navigation, into any such intended variation, abridgment, extension or enlargement, or into any water from any such Cut, Canal, Reservoir, Aqueduct or Navigation, whether directly or derivatively, and whether under any agreement with the proprietors thereof, or otherwise, such notices shall contain the names of every such existing Cut, Canal, Reservoir, Aqueduct or Navigation, and waters for supplying which by virtue of any Act of Parliament, will either directly or derivatively flow or proceed into any such Cut, Canal, Reservoir, Aqueduct or Navigation so intended to be made; and such notices shall be inserted three times in the months hereinbefore directed, or either of them, in some one and the same Newspaper of the county in which such existing Cut, Canal, Reservoir, Aqueduct or Navigation is situated, and shall also be inserted in like manner in the London, Edinburgh, or Dublin Gazette, as the case may be.

A Motion was made, and the Question being proposed, That the Order of the day, for the Committee on the Customs Bill, be now read

An Amendment was proposed to be made to the Motion, by leaving out from the word " That " to the end of the Question, in order to add the words " this House at an early period of the next Session will institute an inquiry into the operation of the " Act 4 and 5 Will. 4, and intituled, An Act for " the amendment and better administration of the " Laws relating to the Poor in England and Wales," and
and particularly with regard to the out-door relief, and the separation of husbands and wives, and of parents and children in the Union Workhouses, instead thereof. And the Question being put, That the words proposed to be left out stand part of the Question;

The House divided:

The Yeas to the old Lobby:

The Noes to the new Lobby.

Tellers for the [Mr. Edward John Stanley], [Mr. More O'Ferrall]; [Mr. Harvey; Mr. Harvey; Mr. Harvey; Mr. Harvey;]

So it was resolved in the Affirmative.

Ordered, That the Order of the day, for the Committee on the Customs Duties Bill be now read; and the same being read,

The House resolved itself into the Committee.

(In the Committee.)

Preamble postponed. Clause, No. 1 and 2, agreed to.

Clause, No. 3, amended, and agreed to.

Clause, No. 4 to No. 11, agreed to.

Clause, No. 12 (Schedule Table of New Duties.) Amendment made: To insert "or Paddy Bird Feathers" after "Ostrich."

Motion made, and Question proposed, To insert in the Schedule "French Plums per cent. 7 1/2." Question, That the said words be there inserted —put, and Negatived.

Clause, No. 13, with Schedule, agreed to.

Clause, No. 14, agreed to.

Preamble read, and agreed to.

Bill, as amended, to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto. Ordered, That the Report be received Tomorrow.

The House proceeded to take into consideration that part of the Message of the Lords of this day, wherein their Lordships request, That this House will be pleased to communicate to their Lordships a Copy of a Report made from the Select Committee appointed by this House to inquire into the circumstances attending the late election of the Municipal Council of the Borough of Poole, together with the Minutes of Evidence taken before the Committee, and the Appendix. Resolved, That a printed Copy of the said Report be communicated to the Lords, as desired by their Lordships: And that Mr. Bernal do deliver the same.

Ordered, That there be laid before this House, Copies of any Despatches from Lord John Hay received by His Majesty's Government relating to the taking of Passages, and the subsequent attacks on the Lines at that place, and to the recent attack on Fuentabria, and the retreat to Passages.

The House, according to Order, proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for the Commutation of Tithes in England and Wales: And the same were read, as follow:

Pr. 1. 1. 2. Leave out "Tithes," and insert "Tithes."

Pr. 1. 1. 6. Leave out "Tithes," and insert "Tithes."

Pr. 1. 1. 21. Leave out from "and" to "for" in l. 25. -

Pr. 1. 1. 30. Leave out from "and" to "and" in Pr. 2. 1. 1. and insert "for the said Archbishop Vol. DI.

" and Secretary of State, at their joint pleasure, to remove any one or more of the Commissioners so appointed."

Pr. 3. 1. 30. Leave out from "Commissioners" to "from" in l. 33.

Pr. 3. 1. 37. and 38. After "Secretary" insert "and all such Clerks, Messengers and Officers as they shall deem necessary," and in l. 38. leave out from "and" to "to" in l. penult.

Pr. 4. 1. 1. After "Secretary" insert "Clerks, Messengers or Officers."

Pr. 4. 1. 4. Leave out from "appoint" to "some" in l. 5.

Pr. 4. 1. 12. After "direct" insert "Provided always, That the said Commissioners shall not appoint more than Twelve such Assistant Commissioners to act at any one time, unless the Lord High Treasurer, or any Three or more of the Commissioners of His Majesty's Treasury, shall in the case of each such appointment consent thereto: Provided further, That the number of such Clerks, Messengers and Officers shall be subject to the like consent."

Pr. 4. 1. 19. Leave out from "Commons" to "And" in l. 33.

Pr. 6. 1. 34. Leave out "make," and insert "take."

Pr. 6. 1. 35. Leave out "declaration," and insert "oath."

Pr. 7. 1. 1. Leave out "declare," and insert "swear."

Pr. 7. 1. 21. Leave out "made," and insert "taken," and in the same line, and in l. 32. leave out "declaration," and insert "oath."

Pr. 7. 1. 35. Leave out "Tithe," and insert "Tithes."

Pr. 7. 1. 38. Leave out "Returns," and insert "Return."

Pr. 8. 1. 9. Leave out from "matter" to "Provided" in l. 10.

Pr. 10. 1. 10. After "of" insert "the reiga of."

Pr. 11. 1. 34. Leave out from "be" to "of" in l. 36. and insert "liable to the payment of such rent."

Pr. 12. 1. 35. Leave out from "Officers" to "of" in l. 36.

Pr. 13. 1. 18. Leave out the second "of," and insert "as."

Pr. 13. 1. 15. Leave out "or upwards."

Pr. 13. 1. 17. After "is" insert "of or;" and in the same line, after the, insert "yearly."

Pr. 13. 1. 30. Leave out from "Lancaster" to "the in l. 31. and in l. 31. leave out from the" to "for" in l. 32. and insert "Chancellor."

Pr. 13. 1. 33. Leave out "Duchies," and insert "Duchy."

Pr. 15. 1. 1. Leave out from "interested" to "And" in l. 11. and insert Clause (A.)

Clause (A.) "And be it Enacted, That it shall be lawful for any Land-owner or Tithe-owner, by a power of attorney given in writing under his hand, to appoint an agent to act for him in carrying into execution the provisions of this Act; and all things which by this Act are directed to be done by or with relation to any person, may be lawfully done by or with relation to the agent so duly authorized by such person; and every such agent shall have full power, in the name and on behalf of his principal, to concur in and execute any agreement and to vote on any question arising out of the execution of this Act; and every person shall be bound by the acts of any such agent, according to the authority committed to him, as fully as if the principal of such agent had so acted; and the power of attorney under which the agent shall have acted, or a copy thereof, authenticated by the signature of Two credible witnesses, shall be appended to every agreement executed by any such agent, and shall be sent with it to the office of
of the Commissioners as hereinafter provided; and any such power of attorney may be in the form following:

"I, A., B., C., D., and E., do hereby appoint A., B., C., D., and E., to act for me in all respects as if I myself were present, and acting in the execution of an Act passed in the sixth year of His present Majesty, intituled [here insert the Title of this Act]."

A. 1836.

(4) (C.) "And be it Enacted, That any such parochial agreement may be made in manner and form aforesaid, for giving to any ecclesiastical owner in right of any spiritual dignity or benefice, or dignity of any kind or of any Rent-charge for which such Tithes shall have been commuted, any quantity not exceeding in the whole Twenty imperial acres of land by way of commutation, in like manner as if the same had been here repeated and re-enacted."

Pr. 26. 1. 29. After " meeting" insert " may appoint a valuer or valuers, and in case the majority in respect of number, and the majority in respect of interest, shall not agree upon the appointment, then they."

Pr. 28. 1. 5. After " umpire" insert " before they proceed upon the business of such apportionment."

Pr. 29. 1. 34. Leave " of," and insert " it shall be lawful for."

Pr. 29. 1. 35. Leave out " other than one," and insert " an even number," and in the same line leave out from " them " to the end of the line.

Pr. 29. 1. 36. Insert " a solemnity," and in the same line, after " declaration," insert " to the same purport and effect as if the oath."
6-7 WILL. IV. 1st Augusti. 727

Pr. 30. 1. 33. After "satisfied" insert "and" and "is".
"satisfied" and "is".
shall be lawful for the meeting at which such value or valuations shall be chosen to agree upon the adoption, for the purposes aforesaid, of any such admeasurement, plan or valuation; and such agreement shall be binding upon the valuers, the parties to the Bill, and the discretion of the Valuers or Commissioners.

Pr. 29. 1. 37. Leave out "Seven," and insert "Eight."
Pr. 31. 1. 2. After "shall" insert "except in the cases for which provision is hereinafter made."
Pr. 31. 1. 8. After "marketing" insert "where such Tithes have been taken in kind."
Pr. 31. 1. 9. Leave out from of "to" the in l. 16.
Pr. 31. 1. penult. After "average" insert "annual."

Pr. 32. 1. 10. Leave out from "shall" to "then" in l. 30, and insert "in any one or more of the said Seven years have allowed and made any abatement from the amount of such rent or composition, on the ground of the same having in any such year or years been higher than the real value of the Tithes of the said period of Seven years preceding Christ-"

Pr. 32. 1. 32. Leave out from "same" to "Parliamentary" in l. 33, and insert "without making any deduction therefrom on account of any extraordinary Charge, and the extraordinary charge shall be a rate per imperial acre, and so in proportion for less quantities of ground, according to the discretion of the Valuers or Commissioners or Assistant Commissioner by whom the apportionment shall be made as aforesaid; and all lands whereof the Tithes shall have been commuted under this Act, and which shall cease to be cultivated as hop grounds or market gardens at the time of such new cultivation, and any time after such Commutation, shall be charged, after the Thirty-first day of December next following such change of cultivation, only with the ordinary charge upon such lands; and all lands in any such district the Tithes thereof shall have been commuted under this Act, and which shall be newly cultivated as hop grounds or market gardens at any time after such Commutation, shall be charged with an additional amount of rent-charge by way of extraordinary charge upon hop grounds and market gardens respectively in that district: Provided always, That no such additional amount shall be "charged or payable during the first year, and only of such additional amount during the second year of such new cultivation, and an additional"

Pr. 33. 1. 13. After "the" insert "a hand of any patron or the."
Pr. 33. 1. 38. After "shall" insert "for the purpose of bringing the Rent-charges to be established by this Act nearer to the real value of the Tithes."
Pr. 34. 1. 13. After "force" insert "or which by reason of the peculiar interest in the lands or Tithes of either of the parties to any composition."
Pr. 34. 1. 29. Leave out "Seven," and insert "Eight."
Pr. 34. 1. 38. Leave out "every."
Pr. 35. 1. 28. Leave out "accordance, and insert "having regard."
Pr. 35. 1. 33. Leave out from "parishes" to "provided" in l. 57.
Pr. 36. 1. 10. Leave out from "given" to "to" in l. 21, and insert "by the owner thereof."
Pr. 37. 1. 5. After "which" insert "the said."
Pr. 37. 1. 10. In Clause (A.), added by way of rider the 30th,
L. 4. Leave out "as last aforesaid," and insert "by the owner thereof, or by the owner of the Tithes thereof."
L. 12. Leave out from "regard" to "to" in l. 14.
L. 18. Leave out from "cut" to "in" in l. 23, and insert "during the said period of Seven years." L. 28. After "which" insert "the said."
L. 30. Leave out "Seven," and insert "Eight."

L. ult. Leave out from "Commissioners" at the end of the said Clause, to "And" in Pr. 39. 1. 21, and insert Clause (F.)
Clause (F.) "And be it Enacted, That in case any of the lands in the parish shall during any part of the said period of Seven years preceding Christmas in the year One thousand eight hundred and sixty-five, have been exempted from payment of Tithes by reason of having been enclosed under any Act of Parliament, or converted during that period from barren heath or waste ground, or by reason of being glebe lands, or of having been before parcel of the possessions of any privileged order, and notice shall have been given as last aforesaid to the Commissioners or Assistant Commissioner acting in that behalf, that the

Pr. 37. 1. 33. After "on" insert "paper or."
Pr. 37. 1. 33. After "assigned" insert "as aforesaid."
Pr. 37. 1. 35. After "gardens" insert "or cultivated as orchards."
Pr. 48. 1. 31. After "thereof" insert "Provided always, That no such award shall be made for giving Land instead of the Tithes of the parish."
Pr. 52. 1. 1. Leave out "Three," and insert "Six."
Pr. 52. 1. ult. After "liable" insert Clause (G.)
Pr. 52. 1. 4. Leave out "as last aforesaid."
CLAUSE (H.) “And be it Enacted, That two shillings and sixpence for such land, or apportionment of any such instrument of appomtment, with any ecclesiastical person, being the owner of the Tithes thereof in right of any spiritual benefit or dignity, for giving land instead of the rent-charge charged upon his lands; and every such agreement or any conveying of such land, or of any such plan or map annexed to such confirmed apportionment or agreement for giving land instead of tithe rate-charge shall be deemed satisfactory and proper thereunto, and to all intents and purposes in like manner, as the money thereof; and where any lands were exempted from Tithe whilst of being glebe, or of having been heretofore whereof the charge upon the lands referred to in such agreement shall be nearest to the time first time on the First day of July or First day of January next following the confirmation of the apportionment which shall be payable for the first time in respect of the said lands, if not a part of such thereof had taken place;”

and also insert Clause (K.).

CLAUSE (K.) “And be it Enacted, That from the First day of January next following the confirmation of every parochial or other agreement for giving land instead of any Tithes or rent-charge, the lands of the parish in which any such agreement shall be made, shall be absolutely discharged from the payment of the Tithes or Rent-charge for which it shall have been agreed that such shall be given.”

Pr. 64. l. 14. After “County” insert “and” and “other,” and in the same line leave out “and;” and also in the same line, after “charges,” insert “and assessments.”

Pr. 64. l. 15. After “as” insert “the;” and in the same line, after “Tithes,” insert “commuted” for such rent-charge.”

Pr. 64. l. 17. In Clause (B.), added by way of rider to the Bill.

Line 8. Leave out “it.”

Pr. 64. l. 14. After “landlord” insert “and.”

Pr. 63. l. 9. After “same” insert “liabilities and.”

Pr. 65. l. 12. After “charge” insert “and” and “where any lands were exempted from Tithe whilst in the occupation of the owner thereof by reason of being glebe, or of having been heretofore parcel of the possessions of any privileged order, the same lands shall be in like manner exempted from the payment of the rent-charge apportioned on them whilst in the occupation of the owner thereof; and where by virtue of any Act or Acts of Parliament heretofore passed, any Tithes are authorized to be sold, exchanged, appropriated or applied in any way, the Rent-charges for which such Tithes may be commuted under the provisions of this Act, or any part thereof, shall or may be saleable or exchangeable, appropriated and applied to all intents and purposes in like manner as such Tithes; and the same powers of sale, exchange and appropriation, shall in all such cases extend to and may be had in respect of the said commutation Rent-charges; and the money to arise by the sale of such rent-charges shall or may be invested, appropriated and applied to the same purposes and in like manner, as the money to arise by the sale of any such Tithes might have been invested, appropriated and applied under such particular Act or Acts, in case this Act had not been passed.”

Pr. 65. l. 26. Leave out “such Rent-charges,” and insert “Tithes or Rent-charge in lieu of Tithes, by any deed or declaration under his hand and seal, to be made in such form as the said Commissioners shall approve, and to be confirmed under their seal.”

Pr. 71. l. 8. After “thereof” insert “the;” and “interest thereon, after the rate of Four pounds by the hundred.”

Pr. 71. l. 11. After “therein” insert “after the rate of Four pounds by the hundred.”

Pr. 75. l. 28. Leave out “warrant,” and insert “writ.”

Pr. 76. l. 8. Leave out “warrant,” and insert “writ.”

Pr. 77. l. 6. Leave out “on,” and insert “to pay over the surplus, if any, to the person for the time being entitled thereto after.”

Pr. 77. l. 9. After “aforesaid” insert “and thereto.”

Pr. 78. l. 17. Leave out Clause (C.), added by way of rider to the Bill, and insert Clause (L.).
CLAUSE (L.) "Provided always, and be it Enacted,
that in all cases in which it shall be necessary to
make any distress under this Act in respect of any
lands in the possession of any person of the per-
suasion of the people called Quakers, the same
costs of such distress.
shall be liable to be distrained as
liable, together with the reasonable
costs of such distress.
"Pr. 81. 1. 38. After "Tithes" insert "nor to the
Tithe of the milk or calves of any cows, except
those maintained by their owners on the produce
of land occupied by themselves, and the Tithe of
which has been commuted under this Act.""

At the end of the Bill add Clause (M.)
CLAUSE (M.) "And be it further Enacted, That
this Act may be amended, altered or repealed by
any Act or Acts to be passed in this present
Session of Parliament."

The said Amendments, as far as the Amendment
in Pr. 6. l. 35. being read a second time, were agreed
to.

The Amendment in Pr. 6. l. 35. being read a second time;
And a Motion being made, and the Question being put, That this House doth agree with the Lords in
the said Amendment;
The House divided;
The Yeas to the old Lobby;
The Noes to the new Lobby.
Tellers for the Yea. Mr. Solicitor General; Sir George Grey ; 82.
Tellers for the Noes. Mr. Home; Mr. Herbert Curtis; 32.
So it was resolved in the Affirmative.

And the House having continued to sit till after
twelve of the clock on Tuesday morning;
MARTIS, 2° DIE AUGUSTI, 1836:

The Amendments, as far as the Amendment in
Pr.37. l. 1. ult., were read a second time; and several
were agreed to, without Amendment; and others
were amended, and agreed to, which will more fully
The Amendment in Pr. 37. l. 1. ult. being read a second time;
And a Motion being made, and the Question being put, That this House doth disagree with the Lords in
the said Amendment;
The House divided;
The Yeas to the old Lobby;
The Noes to the new Lobby.
Tellers for the Yeas. Mr. Labouchere; Mr. Pryme; 67.
Tellers for the Noes. Mr. Aglionby; Mr. Home; 19.
So it was resolved in the Affirmative.

Then the subsequent Amendments were read and
agreed to, and the Bill was read a second time; and
several were agreed to, and others disagreed to,
which will more fully appear in the Report of
Reasons, p. 752.

CLARKE, VOL. 91.

Ordered, That a Committee be appointed to draw
up Reasons to be offered to the Lords at a Con-
ference for disagreeing to the Amendments to which
this House hath disagreed.—And a Committee was
appointed of Lord John Russell, Mr. Chancellor of
the Exchequer, Lord Viscount Palmerston, Mr.
Attorney General, Mr. Solicitor General, Mr. Bla-
mire, Mr. Bernal, and Dr. Lushington: And they
are to draw up immediately.
Ordered, That these be the Quorum.

A Petition of Thomas Fenton, Esquire, Chief Ex-
commissioner of the Court of Chancery in Ireland, taking
notice of the Court of Chancery (Ireland) Bill, and
praying the House to provide for him a salary suit-
able to the respectability and importance of his
office, was presented, and read; and ordered to lie
upon the Table.

The House, according to Order, resolved itself into
a Committee upon the Court of Chancery (Ire-
land) Bill.

(In the Committee.)
Ordered, That the Bill read 1st; to be read 2nd, paragraph by para-
graph.

Preambles postponed.

CLAUSES of the Bill—amended, and agreed to.

CLAUSE (Compensation to Examiners in Chancery)
—brought up; read 1st.

Question, That the Clause be read a second time
—put, and Negative.

CLAUSES (Compensation to Clerks)—(Allowance
to John Dalg) (Treasury empowered to direct
Compensation to Six Clerks, and others, under 4 and 5
Will. 4, c. 78, to be paid for the intervening period
between Hilary Term 1836 and the commencement
of this Act)—(Compensation to John Bremm, under
4 Geo. 4, Clerks of the Enrolments) severally
brought up; read 1st, 2nd, and added.

SCHEDULES amended, and agreed to.
Preambles read, and agreed to.

Bill, as amended, to be reported.

Mr. Speaker resumed the Chair; and Mr. Pryme
reported, That the Committee had gone through the
Bill, and made Amendments thereunto.

Ordered, That the Report be received this day.

The Order of the day being read, for the second
reading of the Malt Duties (Ireland) Bill;

Ordered, That the Bill be read a second time To-
morrow.

The Order of the day being read, for the second
reading of the Hat Manufacturing Bill;

Ordered, That the Bill be read a second time To-
morrow.

The Order of the day being read, for taking into
consideration the Amendments made by the Lords
in the Prisoners' Counsel Bill;

Ordered, That the said Amendments be taken into
consideration upon Thursday next.

The Order of the day being read, for the second
reading of the Bankrupts' Bill;

Ordered, That the Bill be read a second time
upon Friday next.

Mr. Baring reported the Assessed Taxes Bill; Assessed Taxes
and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be
engrossed; and read the third time upon Thursday
next.

The Order of the day being read, for taking into Copyright Bill
further consideration the Report on the Copyright Bill;
Ordered, That the Report be taken into further consideration upon Thursday next.

The Order of the day being read, for the Committee on the Hackney Carriages (Metropolis) Bill; Ordered, That this House will, this day, resolve itself into the said Committee.

Mr. Solicitor General reported the Stannaries Courts Bill; and the Amendments were read, and agreed to; and Amendments were made to the Bill. Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

The Order of the day being read, for taking into further consideration the Report on the Registration of Voters' Bill; Ordered, That the Report be taken into further consideration upon Thursday next.

The Order of the day being read, for receiving the Report on the Post Office Commissioners' Bill; Ordered, That the Report be received upon Thursday next.

The Order of the day being read, for the Committee on the Spirits (Excise) Bill; Resolved, That this House will, upon Thursday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Ecclesiastical Appointments Suspension Bill; Resolved, That this House will, upon Thursday next, resolve itself into the said Committee.

The Order of the day being read, for receiving the Report on the Church Temporalities (Ireland) Bill; Ordered, That the Report be received this day.

The ingrossed Bill for continuing for a limited time the several Acts for regulating the Turnpike Roads in Great Britain, which will expire with the present or the next Session of Parliament, was, according to Order, read the third time. Resolved, That the Bill do pass: And that the Title be, An Act for continuing until the First day of June One thousand eight hundred and Thirty-eight, the several Acts for regulating the Turnpike Roads in Great Britain, which will expire with the present or the next Session of Parliament.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for taking into further consideration the Report on the Corporate Property (Ireland) Bill; Ordered, That the Report be taken into further consideration this day.

The Order of the day being read, for the third reading of the Gold and Silver Plate (Scotland) Bill; Ordered, That the Bill be read the third time this day.

The Order of the day being read, for the Committee on the Tenements Recovery Bill; Resolved, That this House will, this day, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Election Expenses Bill; Resolved, That this House will, this day, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Conviction Bill; Resolved, That this House will, upon Thursday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee of Ways and Means; Resolved, That this House will, To-morrow, resolve itself into the said Committee.

Ordered, That the Bill be read a second time this day.

The Order of the day being read, for the third reading of the ingrossed Bill, to provide for the Attendance and Remuneration of Medical Witnesses at Coroners' Inquests;

A Motion was made, and the Question being proposed, That the Bill be now read the third time; and notice being taken that Forty Members were not present, the House was told by Mr. Speaker; and Forty Members not being present; and it being then three of the clock on Tuesday morning:—The House was adjourned by Mr. Speaker, without a Question first put, till this day.

Ordered, That the said Account do lie upon the Table.

The House proceeded to take into consideration Dublin and the Amendments made by the Lords to the Bill, intituled, An Act for making a Railway from Dublin to Drogheda, to be called "The Grand Northern Trunk Railway;" and the same were read, as follow: Pr. 3. 1. 36. Leave out "Grand Northern Trunk," and insert "Dublin and Drogheda." Pr. 13. 1. penult. Leave out from "reference" to "unless" in Pr. 14. 1. 1. Pr. 19. 1. 36. Leave out “also.” Pr. 20. 1. 4. Leave out “also.” Pr. 20. 1. 12. Leave out “also.” Pr. 20. 1. 25. Leave out “also.” Pr. 24. 1. 37. Leave out from "The" to "Railway" in I. penult. and insert "Dublin and Drogheda." Pr. 33. 1. 6. Leave out from "The" to "Railway" in I. 8. and insert "Dublin and Drogheda." Pr. 57. 1. 11. After "for" insert "the same or." Pr. 57. l. 24. Leave out from "and" to "of" in l. 25. and in l. 25. after "witnesses," insert "and" of the verdict, inquisition and judgment, or in any wise consequent thereon or incident thereto.” Pr. 58. l. 21. Leave out from "for" to "a" in l. 22. Pr. 66. l. 18. Leave out "Grand Northern Trunk,” and insert "Dublin and Drogheda.” Pr. 73. l. penult. After “lands” insert "and" of being such person or corporation as is hereinbefore fore capacitated to sell.” Pr. 76. l. 27. and 28. After "direct" insert Classes (A.) and (B.)

Clause (A.) "And be it further Enacted, That all the costs, charges and expenses on the part, as well as the seller as of the purchaser of all conveyances and assurances of any lands which shall be purchased or taken by the said Company for the purposes of this Act, and of describing, evidencing and verifying such title as the said Company may require to the said lands, and of making out and furnishing such abstract and such
such attested copies as he said Company may require, and all expenses whatsoever incident to the investigation, deduction and verification of such outstanding terms and estates as the said Company may require to be called in or conveyed, shall be exclusively borne and paid by the said Company; and the said Company, before entering into possession of the lands so purchased or taken, shall pay the amount of such costs, charges and expenses, or, in case there shall be any dispute about the same, shall obtain such order as hereinafter mentioned, and shall deposit, for the purpose of paying the same, such manner as hereinafter mentioned, the amount of the said costs, charges and expenses claimed by the party or parties from whom the said lands shall be purchased or taken: Provided always, That the said Company shall not be prevented from entering into possession of the lands so purchased by reason of the non-payment of the said costs, charges and expenses, or by reason of the order hereinbefore mentioned not having been obtained, or the deposit herein mentioned not having been made, unless the party or parties from whom such lands shall have been purchased, shall, within Seven days after notice in writing for that purpose of paying the said sums as above mentioned, the amount of the said costs, charges and expenses claimed by the party or parties aforesaid, and the said Company shall deliver a bill of their said costs, charges and expenses to the said Company.

Clause (B). "And be it further Enacted, That if the said Company and the party or parties aforesaid cannot agree as to the amount of such costs, charges and expenses, the same shall be ascertained by the said Court of Chancery; and it shall be lawful for the said Court, on petition to be presented by the said Company, to order and direct that such costs, charges and expenses shall be referred to one of the Masters of the said Court, to be taxed in the usual manner, and such taxation shall be verified by the said Company, and shall be at liberty to proceed under the same, and after taxation thereof it shall be lawful for the said Court to order and direct the amount of such costs, charges and expenses so taxed, together with the costs, charges and expenses attending the taxation thereof, or so much of the same as shall be payable by the said Company to the person or persons from whom such lands shall have been purchased or taken, to be paid to the person or persons aforesaid: Provided always, That the said Company shall not be at liberty to enter into possession of the lands so purchased or taken, until an order shall have been made for the payment of the said costs, charges and expenses, and shall have been served on the party or parties aforesaid, and the said Company shall have deposited in the Bank of Ireland, in the same and with the privity of the Accountant General of the said Court of Chancery, to be placed to his account there ex parte 'The Dublin and Drogheda Railway Company,' the amount claimed for such costs, charges and expenses, and which shall be applied under the order of the said Court in payment of the said costs, charges and expenses: Provided always, That the expense of determining such costs, charges and expenses aforesaid, and of obtaining the order or orders referring the same to be taxed shall be paid and borne by the said Company, unless the sixth of the said costs, charges and expenses shall be disallowed, in which case the same shall be paid and borne by the person or persons from whom the said lands were purchased or taken, and the amount thereof may then be paid to the said Company out of the said sum so deposited by them as aforesaid.

Clause (C). "Provided always, and be it further Enacted, That in case the said Company shall neglect to set out and make such good and sufficient roads as hereinbefore mentioned, or if in the execution of this Act any Turnpike Road shall be cut through, raised, sunk or injured, and the same shall not be restored within the period prescribed by this Act, then and in either of such cases the said Company shall forfeit and pay for every day during which such good and sufficient road shall be neglected to be set and made, and during which such Turnpike Road shall not be restored after the said prescribed period (as the case may be), the sum of Thirty pounds, to be levied, recovered and applied in the same manner as other penalties are by this Act directed to be recovered, levied and applied.

Pr. 138. I. 18. Leave out from " the " to " Railway " in l. 19. and insert " Dublin and Drogheda."

Pr. 171. I. 37. Leave out from " the " to " Railway " in l. 38. and insert " Dublin and Drogheda."

Pr. 172. I. 6. Leave out from " the " to " Railway " in l. 7. and insert " Dublin and Drogheda.

Pr. 189. I. 24. Leave out from " the " to " Railway " in l. 25. and insert " Dublin and Drogheda.

Pr. 220. I. 17. and 18. After " regulations " insert " when published and affixed, in the same manner as the by-laws authorized to be made by the said Company are hereby directed to be published and affixed."

Pr. 221. I. 81. Leave out from " may " to " at " in l. 32. and in l. 32. leave out " any " and insert " the."

Pr. 224. I. 7. After " carriage " insert " not."

Pr. 225. I. 26. Leave out " found."

Pr. 206. I. 5. Leave out from " of " to " pounds " in l. 7. and insert " Four hundred and ninety-two thousand five hundred.

Pr. 206. I. 8. Leave out " or one half thereof."

Pr. 275. I. 29. Leave out from " the " to " Railway " in l. 30. and insert " Dublin and Drogheda."

Pr. 275. I. ult. Leave out from " Grand Northern " to " Dublin and Drogheda."

Pr. 278. I. 24. Leave out from " the " to " Railway " in l. 30. and insert " Dublin and Drogheda."

In the Title of the Bill:

Pr. 278. I. 2. Leave out from " Drogheda " to the end of the Title.

The said Amendments, being read a second time, were agreed to.

"Ordered, That Mr. Oswald do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships."
20 Augusti. A. 1836.

Church Rates. A Petition of Protestant Dissenters of the Old Meeting, Mill-street, Bedford:—Baptists and Independents of Cotton End, Bedford:—Independents of Magnolia:—Astorville:—Petersfield:—Baptists of Steventon:—Southfield:—Stornbrook:—Carlow:— and, Protestant Dissenters of Humbledon: praying for the abolition of Church Rates, were presented, and read; and ordered to lie upon the Table.

Metropolis Improvements, No. 517.

Ordered, That the Select Committee appointed to consider of the most effectual plan for raising of Money to carry into effect the necessary Improvements required in the Cities of London, Westminster, Bermondsey, Southwark, and Counties of Middlesex and Surrey, and for the purchasing of the interest of the Proprietors of the Waterloo and Southwark Bridges, that they may be thrown open for the use of the public, free from Toll, have Power to report their observations thereupon, together with the Minutes of the Evidence taken before them; and an Appendix.

Ordered, That the Report do lie upon the Table; and be printed.

Ecclesiastical Duties and Revenues Bill. A Petition of the Dean and Chapter of Exeter, and Winchester: praying that the Ecclesiastical Duties and Revenues Bill may not pass into a law as it now stands, were presented, and read; and ordered to lie upon the Table.

Universities (Scotland.) A Petition of the Sub-Principal and Professors of the University and King’s College of Aberdeen:—and, Moderator of the Presbytery of Caithness: praying that no alteration may take place in the regulations regarding the Universities of Scotland, were presented, and read; and ordered to lie upon the Table.

Salt (British Indus.) No. 516.

Ordered, That the Select Committee appointed to inquire into the supply of Salt for British India, have Power to report their observations thereupon, together with the Minutes of the Evidence taken before them. Mr. George Wilbraham reported from the said Select Committee: That they had considered the matters to them referred; and had directed him to make a Report thereof to the House; together with the Minutes of the Evidence taken before them; and an Appendix.

Ordered, That the Report do lie upon the Table; and be printed.

Wicklow Viceroy.

A Petition of Lay Members of the Established Church in the benefice of Wicklow, praying the House to supply the means for procuring glebe-houses for the Vicar and Curates of the benefice, and also funds for erecting a Church in the village of Rathnew, and an endowment for the Curate who officiates there, were presented, and read; and ordered to lie upon the Table.

Church of Ireland Bill. A Petition of Inhabitants of Team, praying that the Church of Ireland Bill, with the Appropriation Clause, may pass into a law, was presented, and read; and ordered to lie upon the Table.

Cessio Bonorum (Scotland) Bill. The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for regulating the Process of Cessio Bonorum in the Court of Session, and for extending the Jurisdiction of Sheriffs in Scotland to such cases; and the same were read, as follow:

Pr. 1. S. Leave out from “ enrolled ” to the first “ as ” in Pr. 7. l. 2.
Pr. 13. l. 5. Leave out “ same,” and insert “ warrant of liberation and protection.”
Pr. 14. l. 15. Leave out “ but,” and insert “ And.”

The said Amendments, being read a second time were agreed to.

Ordered, That the Lord Advocate do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

A Petition of Benjamin Pilsworth and Michael Wills of Rebellion Casey, of Moone, in the county of Kildare, farmers, praying for the abolition of imprisonment under Writs of Rebellion, or that the execution of commissions of Rebellion may be governed and controlled by the like rules and regulations as prevail respecting the execution of other Writs in civil cases, was presented, and read; and ordered to lie upon the Table.

Mr. Charles Wood presented, pursuant to Order, Copies of Despatches from Lord John Hay received by His Majesty’s Government relating to the taking of Passages, and the subsequent attacks on the Lines at that place, and to the recent attack on Fuentesabibis, and the retreat to Passages.

Ordered, That the said Paper do lie upon the Table; and be printed.

A Petition of Inhabitants of London, praying for the repeal of the Duty on Windows, and that any deficiency occasioned thereby to the Revenue, may be made good by an additional Duty on British Spirits, was presented, and read; and ordered to lie upon the Table.

A Petition of James Hendrie, builder in Glasgow, praying for an examination of his plan and experiments in the ventilation of Mines, was presented, and read; and ordered to lie upon the Table.

A Petition of the Provincial Synod of Caithness Maynooth and Sutherland, praying for the discontinuance of College, the yearly grant to Maynooth College, was presented, and read; and ordered to lie upon the Table.

A Petition of the Moderator of the Synod of Education Caithness and Sutherland, praying for the discon- tinuance of the present national scheme of Education in Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of Operative Cotton-spinners of Preas- Factories Act., praying for the amendment of the Factories Act, was presented, and read; and ordered to lie upon the Table.

A Petition of Charles Dunne, complaining of the Clarke Dunne, conduct of Chief Justice Tindal in a cause wherein he was defendant, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Radical Asso- B. Mr. McCormick. ciation and other Inhabitants of the Tower Hamlets, praying for an inquiry into the allegations of the Petition of Richard M’Corinich, which was presented upon the 11th day of May last, complaining of acts of oppression towards him while in the 17th Lancers, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Aughnamullen, praying the House not to pass the Municipal Corporations (Ireland) Bill, as amended by the House of Lords,
Lords, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Carrickfergus, praying for the abolition of Tithes in Ireland, and also praying the House not to pass the Municipal Corporations (Ireland) Bill as amended by the House of Lords, was presented, and read; and ordered to lie upon the Table.

A Petition of Brewers and Retailers of Beer in Kidderminster, praying that they may be placed upon the same footing as Licensed Victuallers, was presented, and read; and ordered to lie upon the Table.

A Petition of Insolvent Debtors in Kilmainham Gaol, praying for the abolition of imprisonment for debt, was presented, and read; and ordered to lie upon the Table.

A Petition of the Chairman of a Meeting held at the Crown and Anchor, London; and, Augustus Beaumont, of Brompton-square, in the county of Middlesex; praying for an inquiry into the circumstances attending the arrest of Arthur James Beaumont, now a prisoner in France, was presented, and read; and ordered to lie upon the Table.

The ingrossed Bill to explain and amend an Act passed in this present Session of Parliament, for imposing certain restrictions on the renewal of Leases by Ecclesiastical Persons, was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Berney do carry the Bill to the Lords, and desire their concurrence.

Ordered, That there be laid before this House, an Account of any Proceedings adopted by the Trustees of the British Museum, with reference to Resolutions passed by the Select Committee of this House on the subject of that Institution.

Sir Robert Inglis accordingly presented the said Account.

Ordered, That the said Account do lie upon the Table; and be printed.

The Kingston Harbour Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for Thursday next.

Mr. Baring reported the Customs Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time on Thursday next.

A Petition of Merchants, Ship-owners, and Inhabitants of Mira Britannia, in the Province of New Brunswick, and of a Committee of Magistrates, Merchants and Inhabitants of Richmond, in the said province; praying that no alteration may take place in the Duties upon Colonial Timber, was presented, and read; and ordered to lie upon the Table.

A Petition of Thomas Steele, of Lough O' Connel, in the county of Clare, suggesting designs for the restoration of Newton's Observatory in Leicestershire, was presented, and read; and ordered to lie upon the Table.

A Petition of John Millard, of Arlington-street, Camden Town, London, recommending the completion of a classed catalogue of the printed books and manuscripts in the British Museum, was presented, and read; and ordered to lie upon the Table.

A Petition of Wardens and Members of the Synagogue of St. Alban's-place, Saint James's, praying that the Jewish Civil Disabilities Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Ordered, That the Return relative to Lancaster Courts, which was presented yesterday, be printed.

Ordered, That the Select Committee appointed to inquire into the state of the Coal Trade, as respects the supply of Coal to the Port of London, and the adjacent Counties, from the Rivers Tyne, Wear, Tees, and other places, and into the several charges added to the Price of Coal; have Power to report their observations thereupon, together with the Minutes of the Evidence taken before them.

Mr. Hume reported from the said Select Committee; and to whom two Petitions were referred; that they had considered the matters to them referred; and directed him to make a Report thereof to the House, together with the Minutes of the Evidence taken before them, and an Appendix.

Ordered, That the Report do lie upon the Table; and be printed.

Lord Viscount Hambleden reported from the Select Committee appointed to prepare Estimates of the Charge of the Disembodied Militia for a year, to No. 515. 31st March 1836; That they had prepared the said Estimates accordingly; and directed him to make a Report thereof to the House.

Ordered, That the Report do lie upon the Table; and be printed.

Mr. Poulett Thomson presented, by His Majesty's Revenue command,—Tables of the Revenue, Population, Commerce, &c. of the United Kingdom, and its Dominions, (Supplement to part IV. Colonies, 1833.) Ordered, That the said Paper do lie upon the Table.

Mr. Attorney General, for Ireland, reported the Court of Chancery (Ireland) Bill; and the Amendments were read, as follow:

Pr. 6. 1. 35. After "do" insert "Clause (A.)"

CLAUSE (A.) "And be it further Enacted, That the Registrars of the said Court shall receive the fees and emoluments which they are now, or which at any time hereafter they shall be authorized to receive, and shall thereunto pay to the said Registrars the salary or yearly sum of One thousand pounds, and to the present Clerks to the amount of such sums, if any, advanced out of the Consolidated Fund in aid thereof, shall have been repaid."

Pr. 10. 1. 25. and 26. Pr. 17. 1. 12. After "payable" insert "and the" and "ten" insert "that," and after "future" insert "if"

Pr. 12. 1. 5. After "do" insert Clause (A.)

Clause (A.) "And be it further Enacted, That the Registrars of the said Court shall receive the fees and emoluments which they are now, or which at any time hereafter they shall be authorized to receive, and shall thereunto pay to the said Registrars the salary or yearly sum of One thousand pounds and to the present Clerks to the several salaries or yearly sums set forth in the second Schedule to this Act annexed, and the residue of such fees shall be appropriated as hereinafter directed."

Pr. 18. 1. 25. and 26. Leave out "Provided always nevertheless."
Fourteen days next after the same shall be so granted, be laid upon the Table of the House of Commons, if Parliament shall be then assembled, or if Parliament shall not be then assembled, within Fourteen days after the said Proclamation thereupon next following: and provided further, that the compensation to be made to the Usurer shall not exceed the annual amount of the income of his office, of an average of the Five years next preceding the First day of November One thousand eight hundred and thirty-four, or be less than three-fourths of such amount.

CLAUSE (C.) And be it further Enacted, That for the better enabling of His Majesty's Treasury to form a correct judgment of the nature and amount of the compensations which it may be reasonable and proper to make to the said officers for their loss of office or diminished income under this Act, it shall and may be lawful for the Commissioners of His Majesty's Treasury, if they shall think fit, to refer all claims for compensation to Commissioners, as in the said before-Acted they are authorized to do with respect to claims thereunder.

CLAUSE (D.) And be it further Enacted, That the several and respective sums as for compensation which the Commissioners of His Majesty's Treasury shall order or direct to be paid to any officer shall be paid and payable to the officer or officers named in such warrant or warrants, in the first place, out of the funds standing to the credit of `The Account of the Interest and Produce of the Compensation and Fee Fund of the Suitors of the Court of Chancery in Ireland,' as far as the same will extend, and in the next place, out of the funds standing to the credit of `The Suitors' Fee Fund Account,' and in case both the said funds shall be inadequate to the payment of the whole of such compensation to be given under this Act, the amount of the compensation beyond what can be so satisfied shall be charged upon and paid out of the Consolidated Fund of the United Kingdom, without any fee or deduction whatsoever; and every such sum as and for annual compensation to be issued in pursuance of this Act, shall be payable at said quarterly, on every Twenty-first day of January, Twenty-first day of April, Twenty-first day of July, and Twenty-first day of October, the first payment thereof to be made on said quarterly days which shall next follow the day of the commencement of this Act.

CLAUSE (E.) And whereas the Office of Six Clerks in the Court of Chancery of Ireland will be abolished by the provisions of this Act, whereby the several persons now acting as Clerks in said offices, many of whom have been acting therein for a series of years, will be deprived of employment in such situations, and it is just and reasonable that compensation should be made to persons for the loss of their several situations, and also to the Clerks now employed in the office of the Registrar, for the loss of their offices by reason of this Act; Be it therefore Enacted, That there shall be paid and paid and payable in manner hereinafter mentioned: Provided always, That such compensation shall be in addition to the Cursitor for his loss of office shall be regulated by the annual amount of the emoluments of the said office for Three years next preceding the First day of November One thousand eight hundred and thirty-three, or for Three years next preceding the commencement of this Act, the option of said clerks or of any of them, and in case of their death, the Cursitor's clerk for Three years ending Michaelmas Term One thousand eight hundred and Thirty-three; or for Three years next preceding the commencement of this Act, at the option of said clerks or of any of them, and in case of their death, the Cursitor's clerk for Three years ending Michaelmas Term One thousand eight hundred and Thirty-four; or for Three years next preceding the commencement of this Act, at the option of said clerks or of any of them, and in case of their death, the Cursitor's clerk for Three years ending Michaelmas Term One thousand eight hundred and Thirty-five.
of the commencement of this Act, and they are hereby required forthwith to ascertain the amounts thereof respectively, and to certify the same in writing under their hands to the Lord Chancellor, Lord Keeper or Lords Commissioners for the custody of the Great Seal of Ireland for the time being, and thereupon it shall and may be lawful for the said Lord Chancellor, Lord Keeper or Lords Commissioners for the custody of the Great Seal of Ireland for the time being, with the sanction of the Commissioners of His Majesty's Treasury, to order to all and every of said clerks an annual allowance of Four hundred pounds, which is paid as follows: (that is to say) Two hundred pounds thereof by Yelverton O'Keefe, the present chief clerk, One hundred pounds thereof by Francis Prendergast, the present registrars, and One hundred pounds thereof by Charles O'Keefe, the other Registrar; and it is expedient to provide that such annual allowance shall continue to be paid during the life of the said John Daly, during which term and the day of this Act coming into operation, the provisions of an Act passed in the fourth year of the reign of his late Majesty King George the Fourth, intituled, 'An Act for the better Administration of Justice in the Court of Chancery in Ireland,' and an Act of Parliament of the sixth year of his late Majesty's reign, to amend said Act, entitled to be paid out of the produce of the Consolidated Fund an annual compensation for the diminution of the emolument of his office, occasioned by the provisions of said Acts, the amount of which compensation is to be uncertain annually, as mentioned in said Act: And whereas the said John Brenan will cease to hold his office under the provisions of this Act, and on the death of the said John O'Keefe in case he shall survive any of said persons; Be it Enacted, That in case the said John Daly shall survive the said Francis Prendergast, Charles O'Keefe or Yelverton O'Keefe, the person who shall be appointed to any office which shall become vacant by the death of any of them shall continue to pay to the said John Daly, during his life, so much of the said annual allowance as the person so dying has usually paid as aforesaid.

CLAUSE (F.) And whereas John Daly, who held for many years the office of chief clerk in the Registrar's Office, became unable, in consequence of a severe illness, to discharge the duties of said office, and has received for some years an annual allowance of Four hundred pounds, which is paid as follows: (that is to say) Two hundred pounds thereof by Yelverton O'Keefe, the present chief clerk, One hundred pounds thereof by Francis Prendergast, the present registrars, and One hundred pounds thereof by Charles O'Keefe, the other Registrar; and it is expedient to provide that such annual allowance shall continue to be paid during the life of the said John Daly, in case he shall survive any of said persons;

CLAUSE (G.) And whereas John Brenan, one of the Six Clerks of said Court, is now, under the provisions of an Act passed in the fourth year of the reign of his late Majesty King George the Fourth, intituled, 'An Act for the better Administration of Justice in the Court of Chancery in Ireland,' and an Act of Parliament of the sixth year of his late Majesty's reign, to amend said Act, entitled to be paid out of the produce of the Consolidated Fund an annual compensation for the diminution of the emolument of his office, occasioned by the provisions of said Acts, the amount of which compensation is to be uncertain annually, as mentioned in said Act: And whereas the said John Brenan will cease to hold his office under the provisions of this Act, and on the death of the said John O'Keefe in case he shall survive any of said persons; Be it Enacted, That the annual sum or sums so to be payable to the said John Daly, during the life of the said John Daly, in case he shall survive any of said persons; Be it Enacted, That in case the said John Daly shall survive the said Francis Prendergast, Charles O'Keefe or Yelverton O'Keefe, the person who shall be appointed to any office which shall become vacant by the death of any of them shall continue to pay to the said John Daly, during his life, so much of the said annual allowance as the person so dying has usually paid as aforesaid.

CLAUSE (H.) And whereas John Brenan, one of the Six Clerks of said Court, is now, under the provisions of an Act passed in the fourth year of the reign of his late Majesty King George the Fourth, intituled, 'An Act for the better Administration of Justice in the Court of Chancery in Ireland,' and an Act of Parliament of the sixth year of his late Majesty's reign, to amend said Act, entitled to be paid out of the produce of the Consolidated Fund an annual compensation for the diminution of the emolument of his office, occasioned by the provisions of said Acts, the amount of which compensation is to be uncertain annually, as mentioned in said Act: And whereas the said John Brenan will cease to hold his office under the provisions of this Act, and on the death of the said John O'Keefe in case he shall survive any of said persons; Be it Enacted, That the annual sum or sums so to be payable to the said John Daly, during the life of the said John Daly, in case he shall survive any of said persons; Be it Enacted, That in case the said John Daly shall survive the said Francis Prendergast, Charles O'Keefe or Yelverton O'Keefe, the person who shall be appointed to any office which shall become vacant by the death of any of them shall continue to pay to the said John Daly, during his life, so much of the said annual allowance as the person so dying has usually paid as aforesaid.

CLAUSE (L.) And whereas under the provisions of certain Acts of Parliament recently passed, and certain rules for regulating the practice of the Court of Chancery in Ireland, the duties of the Clerk of Enrolments may be considerably increased; Be it Enacted, That if it shall appear reasonable and proper to the Lord Chancellor and Master of the Rolls to direct any remuneration to
be paid to such Clerk in addition to the salary now payable to him, it shall be lawful for them to accept, with the sanction of the Commissioners of His Majesty's Treasury, that such annual sum, not exceeding One hundred and fifty pounds per annum, as they shall think reasonable, shall be paid to such Clerk for the performance of such duties, as are reserved in the Act, and in the Act of the Redemption of the Composition and Suitors' Fee Fund Account for such period as they shall think fit.

Pr. 18. l. 19. After "Court" insert Clause (K.)

Clauses (K.) " And be it further Enacted, That so much of the said herein-before recited Act passed in the fourth year of the reign of his late Majesty, intituled, 'An Act for the better Administration of Justice in the Court of Chancery in Ireland,' as shall be inconsistent with any of the clauses or provisions of this Act, shall be and the same is hereby repealed; and that so many and such part and parts of the clauses and enactments of the said recited Act as may be applicable to the several Officers appointed and to be appointed under this Act, shall extend and be construed to extend, and be applied to such officers respectively, as fully and effectually as if such clauses and enactments had been repealed and re-enacted in this Act.'

Pr. 18. l. 19. After "Parliament" insert Schedules.

Schedules to which this Act refers.

FIRST SCHEDULE.

CLERKS TO THE REGISTRARS

<table>
<thead>
<tr>
<th>Clerk to the Registrar</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Yelverton O'Keefe, Chief Clerk</td>
<td>£500 per annum.</td>
</tr>
<tr>
<td>John Kelly</td>
<td>£300</td>
</tr>
<tr>
<td>William Young</td>
<td>£150</td>
</tr>
<tr>
<td>Robert Levy</td>
<td>£100</td>
</tr>
<tr>
<td>John Connor</td>
<td>£100</td>
</tr>
<tr>
<td>Thomas Batley</td>
<td>£100</td>
</tr>
</tbody>
</table>
| Assistant Clerks
|Francis Whelan | £100 |
|John Kelly, junior | £100 |

SECOND SCHEDULE.

The First Clerk to the Registrars | £490 per annum.
Second | £300
Third | £200
Fourth | £150
Fifth | £150
Sixth | £100

The said Amendments, being read a second time, were agreed to Ordered, That the Bill be read the third time upon Thursday next.

The House, according to Order, proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for the better Regulation of Ecclesiastical Revenues, and the promotion of Religious and Moral Instruction in Ireland, and the same were read, as follow:

Pr. 1. l. 19. Leave out from "Kingdom" to "And" in Pr. 2. l. 4. and in Pr. 2. l. 4. leave out from "Whereas" to "it" in l. 11.

Pr. 2. l. 12. Leave out "therefore."

Pr. 2. l. 24. and 25. Leave out from "morality" to "that" in l. 34.

Pr. 6. l. 25. Leave out "seven-tenths" and insert "three-fourths."

Pr. 7. l. 19. Leave out from "to" to "of" in l. 19. and insert "three-fourths."


Pr. 17. l. 34. Leave out "vested in," and insert "until" in l. 18. l. 1. and insert "provision shall be made by Parliament for the redemption thereof, or."

Pr. 19. l. 32. Leave out "charge, and insert ", charges.

Pr. 20. l. 31. After "Act" insert "and shall not be inconsistent with the provisions of this Act."

Pr. 21. l. 8. After "Whereas" insert "in cases where the said Compositions for Tithes have been established by a sole Commissioner appointed by the Lord Lieutenant, in pursuance of an Act passed in the second and third years of the reign of His present Majesty, intituled, An Act to amend three Acts passed respectively in the fourth, fifth, and in the seventh and eighth years of the reign of his late Majesty King George the Fourth, providing for the establishment of Compositions for Tithes in Ireland, and to make such Compositions permanent."

Pr. 21. l. 15. Leave out from "that" to "Be" in l. 22. and insert "appeals should be allowed within a limited time against the certificates of such compositions, when the amount thereof may have been unduly affected by fraud or concealed."

Pr. 22. l. 2. Leave out from "to" to "on" in l. 4. and insert "appeal to the Lord Lieutenant in Council."

Pr. 22. l. 5. Leave out from "parish" to "and" in l. 7. and insert "Commissioner against the certificates of such composition in like manner as by the said Act of the second and third years of the reign of His said present Majesty, and the Acts therein recited, an appeal might have been made by direction of the Vestry of the parish within the time thereby limited, and the grounds of such appeal shall be stated in writing, and signed by such person or persons, and lodged with the Clerk of the Privy Council within the said Six weeks."

Pr. 22. l. 12. Leave out "to apply,"

Pr. 22. l. 14. Leave out from "to" to "and" in l. 16. and insert "appeal to the said Lord Lieutenant in Council against such certificate, in like manner as by the said last-mentioned Acts such appeals might have been made within the time thereby limited."

Pr. 22. l. 17. and 18. Leave out "application," and insert "appeal."

Pr. 22. l. 23. Leave out "applicant," and insert "appellant."

Pr. 22. l. 27. Leave out from "such" to "Provided" in l. 29. and insert "appeal shall have been lodged with the Clerk of the Privy Council."

Pr. 23. l. 5. Leave out "application," and insert "appeal."

Pr. 23. l. 7. Leave out from "such" to "fraud" in Pr. 24. l. 13. and insert "appeal shall be heard and determined, and an order made thereupon for confirming or for decreasing or increasing, or modifying the amount of such composition, in like manner as is provided by the said last-mentioned Act with respect to appeals thereby authorized to be made against such certificates; and all the enactments and provisions contained in the same Act relating to the appeals thereby authorized to be made against such certificates, and the costs thereof shall extend and be applied to the appeals authorized by this Act, and the costs thereof, except so far as the same are repugnant to the provisions of this Act: Provided always, That no order shall be made on any such appeal otherwise than for confirming the composition stated in the certificate, unless it shall be proved that some."

Pr. 23. l. 16. Leave out from "practised" to "such" in l. 17. and insert "by or on the part of some party interested in."

Pr. 24. l. 19. Leave out from "the" to "whereby" in l. 23. and 24. and insert "Commissioner may have been deceived, or whereby the knowledge of any fact or facts which was or were essential to enable the Commissioner to make a just decision was withheld from him, and."

Pr. 24. l. 26. Leave out from "affected" to "Provided."
provided " in Pr. 25. 1. 4. and in Pr. 25. 1. 4. " leave out " always," and insert " also."

Pr. 75. 1. 4. Leave out " from " to " And " in Pr. 35. 1. 28. and insert " no further " appeal relating thereto shall be made by virtue of " this Act."

Pr. 35. 1. 29. Leave out from " that " to " copy " in l. 36. and insert " when upon any such appeal an " order shall be made for decreasing or increasing, " or modifying the amount of any composition, " the certificate thereof, and the entry of such cer-
" tificate in the registry of the diocese, shall be " altered and amended accordingly in such manner " as shall be directed by the Lord Lieutenant in " Council, and the Lord Lieutenant shall cause a, " and in l. 36. and 37. leave out from " certificate " to " in Pr. 46. 1. and insert " so altered and " amended."

Pr. 36. 1. 10. Leave out " if necessary."

Pr. 36. 1. 15. Leave out " now last past," and insert " next after the date of such order."

Pr. 36. 1. 20. Leave out from " Act " to " And " in Pr. 45. 1. 9.

Pr. 45. 1. 57. Leave out from " exemption " to " or " in Pr. 46. 1. 2. and l. 47. 1. 24. Leave out from " the " to " re-
spectively " in l. 36. and insert " several persons " who if this Act had not been made, would have " been entitled to the composition for Tithes."

Pr. 68. 1. 26. After " accordingly " insert " and " and " of such increase or diminution shall in " every case be given to the said Commissioners " of Land Revenues."

Pr. 70. 1. 10. After " Benefits " insert " of " whom the incomes may be regulated by order of " the Lord Lieutenant under the provisions; " and " in the same line, and in l. 11. leave out " men-
" tioned," and insert " contained."

Pr. 71. 1. 11. After " made " insert " upon any " appeal."

Pr. 71. 1. 13. Leave out from " contained " to " or " in l. 15.

Pr. 71. 1. 30. Leave out " Thirty-two," and insert " Twenty-seven."

Pr. 72. 1. 2. Leave out " and Curates."

Pr. 74. 1. 29. Leave out from " of " to " pounds " in l. 30. and insert " Twenty-seven."

Pr. 75. 1. 6. After " said " insert " ecclesi-
" astical."

Pr. 85. 1. 12. Leave out from " off " to " And " in Pr. 91. 1. 23. and insert Clauses (A.), (B.) and (C.).

CLAUSE (A.) " And be it Enacted, That the 
" Ecclesiastical Commissioners for Ireland shall " forthwith inquire into the circumstances of every " Benefit in Ireland which comprises within its " limits a city or town, or any part thereof; and " also into the circumstances of every Benefit in " Ireland, the net annual income of which, from " whatever source derived, shall not exceed Three " hundred pounds; and with respect to every such " Benefit shall ascertain the nature and extent " thereof; and of the spiritual duties to be performed " by the Incumbent thereof, and the number of " assistant Curates either employed or required for " the due discharge of such duties, and the amount " of net annual income arising within such Benefit, " and from what sources derived, and whether there " be an adequate glebe house within the Benefit, " and whether there be adequate church or chapel " accommodation within the same, and whether the " greater facility might be afforded to the discharge " of the spiritual duties, or a more adequate income " be afforded to the Incumbent; and whether it is " expedient that in such Benefit a glebe house " should be built, or a church or chapel should be " built or enlarged; and said the Ecclesiastical " Commissioners shall and they are hereby required, " with all convenient speed, to make a Report to " the Lord Lieutenant in Council, and insert in such " Report a list of every such Benefit as aforesaid, " comprising any city or town, or any part of a city " or town, and another list of every such Benefit " as aforesaid not comprising any city or town or " part thereof, and in the extent and limits of which " it does not appear to them to be expedient " to propose an alteration; and such Report shall " also specify such every Benefit as aforesaid not " comprising any city or town, or any part of a city " or town in which it shall appear to the said Com-
" missioners to be expedient that the same be better " discharged, or a more adequate income secured " to the Incumbent, by annexing thereto the whole or " part of any adjoining Benefit, and shall state " what adjoining Benefit, or what part or parts " thereof they recommend to be annexed to such " Benefit respectively; and when they shall re-
" commend any part or parts of a Benefit to be " annexed to another Benefit, shall describe the " limits of the Benefit so proposed to be enlarged, " and the income which shall appear to them to be " proper to be assigned to the Incumbent of such " enlarged Benefit in future; and shall distinguish " and specify every Benefit to be mentioned in " such Report in which the income of the Incumbent " (reference being had to the extent and cir-
" cumstances of the Benefit, and to the nature " and extent of the spiritual duties to be performed " by the Incumbent) is so inadequate, that there " shall appear to the said Commissioners to be an " urgent claim for the augmentation thereof, and " shall also state every Benefit in which it shall " appear to the said Commissioners to be expedient " that a glebe house should be built, or a church " or chapel should be built or enlarged, and the " sum of money which would be required for such " purpose, and shall make such further recommenda-
" tions relating to the matters into which they " are herebefore directed to inquire with respect " to every or any of the Benefits mentioned in " such Report, as may appear to them requisite for " insuring for all time to come the due and effectual " discharge of spiritual duties within the same."

CLAUSE (B.) " And be it further Enacted, That " on the next vacancy after the passing of this Act, " of any Benefit in Ireland, of which the net " annual income shall exceed Five hundred pounds, " or in which the Protestant population shall not " exceed One hundred persons, the said Ecclesi-
" astical Commissioners shall inquire into all the " circumstances of such Benefit respectively, and " shall ascertain, consider and report to the Lord " Lieutenant in Council respecting the same, in like " manner as they are hereinbefore required to in-
" quire, ascertain, consider and report, with respect " to Benefits comprising within them any city or " town or part thereof, and other Benefits there-
" before mentioned : Provided always, That in con-
" ducting such inquiry and making such report, in " pursuance of this present provision, the Bishop of " the diocese in which such Benefit shall be locally " situated, shall be associated with the said Eccle-
" siastical Commissioners, and shall (but for those " purposes only) be an Ecclesiastical Commissioner, " and have to all intents and purposes the same " powers and authorities as if he had been appointed " an Ecclesiastical Commissioner by the said Act " of the third and fourth years of the reign of His " present Majesty : Provided also, That the Eccle-
" siastical Commissioners shall, and they are hereby " required to consider and state in every such last-
" mentioned report, whether any alteration of the " limits or extent of such Benefit respectively be " proper to be made, and if they shall recommend " any alteration to be made, whether the Benefit " should be built or enlarged if it were not already so,

Vol. 91.
should be divided into two or more Benefices, or the whole or any part thereof united to any other Benefice or Benefices, and by what name any new Benefice should be called; and if it appear to the said Ecclesiastical Commissioners proper that such Benefice respectively or any part of it be altered according to its existing limits and extent, they shall further recommend, whether any and what reduction of the net annual income thereof be proper to be made; and if they shall recommend any division or alteration of the limits and extent of such Benefice respectively, they shall recommend the proportion of the net annual income of such Benefice proper severally for the incumbents of each of the Benefices to be created by such division, or of each of the Benefices to be altered.

Clause (C) "And be it further Enacted, That it shall be lawful for the Lord Lieutenant in Council to refer back to the said Ecclesiastical Commissioners, any report to be made by them in pursuance of this Act, for the further considera- tion of the said Commissioners, and to require from them a statement of their reasons for the recommendations therein contained or any of the same; and it shall be lawful for the said Commis- sioners, if they shall think proper, to amend and alter any part or parts of any such report; and in case and so soon as any original or amended report of the said Ecclesiastical Commissioners shall be approved of by the Lord Lieutenant in Council, the said Lord Lieutenant in Council shall make an order for confirming the same; and the order of the said Lord Lieutenant in Council upon all such matters and all other matters contained in the recommendation and report of the said Ecclesiastical Commissioners shall be conclusive and binding in law as well in respect of His present Majesty as all other persons affected thereby, and any such order, certified under the hand of the Clerk of the said Council, with such maps or charts annexed thereto as may be necessary, shall be transmitted to the Bishop of the diocese or Bishops of the dioceses within which the Benefice or Benefices to which such order may relate shall be situate, and shall be entered in the registry of each such diocese, for which entry the sum of Thirteen shillings and four-pence, and no more, shall be paid to the Registrar, and shall also be enrolled in the Rolls Office of the Court of Chancery in Ireland, for which enrolment the sum of Thirty shillings and four-pence, and no more, shall be paid over and above the expenses usually charged to the clerk for such entry, and by another copy of such order, with such maps or charts annexed thereto, shall be transmitted to the said Ecclesiastical Commissioners, to be by them kept and preserved in their office.

Pr. 91. 1. 25. After "Council" insert "on the recommendation of the said Ecclesiastical Commissioners."

Pr. 91. 1. 35. Leave out from "the" to "and" in l. 57, and insert "limits and extent thereof."
To enable the said Ecclesiastical Commissioners to obtain the consent of the patron of any Benefice other than the King, or any Ecclesiastical corporation.
"Corporation to a reduction of the income thereof, or to the union thereof to any other Benefice, or to an alteration of the limits and extent thereof, it shall be lawful for the Lord Lieutenant in Consistory Court, and insert " to " in l. 6.

- Pr. 107. l. 7. Leave out from " contained " to " direct " in Pr. 106. l. 10, and insert " to."
- Pr. 108. l. 35. After " or " insert " in lieu of, or as an equivalent."
- Pr. 109. l. 6. After " reduced " insert " in value."
- Pr. 109. l. 8. Leave out from " under " to " to " in l. 38.
- Pr. 110. l. 6. Leave out from " Beneﬁces, as authorized by the provisions of this Acts."
- Pr. 111. l. 17. Leave out from " thereof" to " inserting; and also in the Bills.
- Pr. 111. l. 18. Leave out from " Beneﬁces " to " to " in l. 22.
- Pr. 111. l. 26. Leave out " Church, and insert " Beneﬁces."
- Pr. 112. l. 1. Leave out from " issued " to " for " in l. 3.
- Pr. 112. l. 11. Leave out from " thereof " to " And " in Pr. 116. l. 92.
- Pr. 116. l. 35. Leave out from " charges " to " and " in l. 37, and in l. 37. leave out " all."
- Pr. 117. l. 17. After " by " insert " any " and in the same line, after " warrant, " insert " of the Ecclesiastical Commissioners, and also in the same line leave out from " above said " to " and " in l. 29.
- Pr. 117. l. 32. Leave out from " necessary " to " to " in l. 35.
- Pr. 117. l. 37. Leave out from " Beneﬁces " to " and " in l. 38.
- Pr. 118. l. 3. Leave out from " paid " to " the " in l. 4, and insert " to; " and in l. 4. leave out Lords, and insert " said Ecclesiastical " and also in l. 4, and in l. 5. leave out from " Commissioners " to " And " in Pr. 120. l. 1. and insert " at such times as they shall by their warrant direct, and shall form a separate fund, which shall be applicable, under the direction of the said Ecclesiastical Commissioners, to the building of glebe houses, and to the building and enlarging of churches or chapels, and to the augmentation of Benefices, as authorized by the provisions of this Act."
- Pr. 124. l. 28. Leave out from " appoint " to " And " in Pr. 126. l. 36.
Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return of the Number of Convicts sentenced to various periods of Transportation at the Old Bailey Sessions, by the Judges of Assize in the various Counties of England and Wales, and the Chairman of Quarter Sessions, during the years 1834 and 1835; specifying any cases in which the Sentence has been commuted, and to what extent.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Mr. Fox Maule, by Order, presented a Bill for the Regulation of the Offices of Vice-Treasurer and Teller of the Exchequer in Ireland: And the same was read the first time; and ordered to be read a second time tomorrow, and to be printed.

Mr. Fox Maule presented a Bill to suspend for a limited time the making of Lists and the Ballots and Enrolments for the Militia of the United Kingdom: And the same was read the first time; and ordered to be read a second time tomorrow.

Mr. Oswald reported from the Select Committee on Public Petitions; That they had examined the Petitions presented from the 19th to the 27th days of July last, both inclusive, and had directed him to make a Report thereof to the House.

Ordered, That the Report do lie upon the Table; and be printed.

Ordered, That there be laid before this House, a Return of the Names of all Subscribers to the Royal Belfast Academical Institution. 

Ordered, That the Civil Offices Declaration Bill be read the third time this day.

Ordered, That the Coal Trade Bill be read a second time tomorrow.

Ordered, That the Civil Offices Declaration Bill be read the third time this day.

Ordered, That the Coal Trade Bill be read a second time tomorrow.

Ordered, That leave be given to bring in a Bill to suspend for a limited time the making of Lists and the Ballots and Enrolments for the Militia of the United Kingdom: And that Fox Maule and Lord Viscount Howick do prepare, and bring it in.
also, the several Amounts of Monies received from any Gas, Water or other Company, or from any Person or Persons, or remaining due and owing to them by any Person or Persons, Company or Companies, on the last day of the year 1835, paid already on each Commission; the above Repayment or Borrowing; also, the Amount paid already on each Commission; the above Return to commence from November 1830 to the present period.

Mr. Crafer also presented, pursuant to an Address Schools to His Majesty,—An Account of all Sums of Money (Scotland) granted by Parliament in aid of erection of Schools in Scotland in 1834-1835; stating the Places in which the Schools are situated, description of School, and respective Amounts applied for and contributed.

Mr. Crafer also presented, pursuant to Orders,— Schools An Account of all Sums of Money granted by Parliament (England) as a consequence of an Act of last Session, in aid of the No. 502. erection of Schools in England; stating the Places in which the Schools are situated, the Description of the School, and the respective Amounts contributed.

An Account of the Number of Gallons of Foreign Foreign Wine, upon which Duty has been paid for Home Consumption, and the rate of Duty per Gallon, stated in the Imperial Measure, for the year ending 30th June 1836; distinguishing between the proceeds of Property held in England, and those in Scotland in 1834-1835; stating the Places in which the Schools are situated, description of School, and respective Amounts applied for and contributed.

Resolved, That this House will, at the rising of Adjournment, the House this day, adjourn till twelve of the clock To-morrow.

Ordered, That the Select Committee on Abori-Aborigines. nes have leave to sit this day till four of the clock, during the sitting of the House.

Mr. Edward John Stanley reported from the Select Committee on the Sunk Island Road Bill; Road Bill. That the Standing Orders relative to Turnpike Bills, had been complied with; and that they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

And the House being informed that other Amendments are necessary to be made to the Bill,—The Bill was then recommitted to a Committee of the whole House, for To-morrow.
be advisable to recommend for introduction into such Bills, with a view to a future Session of Parliament; and who were instructed to consider a Motion made in the House on the 24th of March last, "That no Railway or Tramway whereon carriages are propelled by steam, shall be made across any highway on the level, unless the Committee on the Bill shall certify that such a restriction ought not to be enforced," and who were empowered to extend their inquiry into the General Standing Orders of the House as applicable to Petitions for Bills, and with reference to Bills for making navigable Canals supplying Towns with Water, or for improving the navigation of Rivers, to recommend what Standing Order shall be adopted with a view to the more complete protection of owners and occupiers, and to recommend such alterations of the General Standing Orders as may be rendered necessary by the Amendments they shall consider expedient on the above points; and the same were again read.

Amendments to the General Rules on Petitions for Bills. The First Resolution read a second time, and agreed to, as follows:

"That the Select Committee on Standing Orders do hereafter consist of Fifteen Members."

The Second Resolution read a second time, and amended, by inserting after the word "Bills" the words "for making any Turnpike Road or:"—Resolution, as amended, agreed to, as follows:

"That a Select Committee, consisting of Forty-two Members, (not being Members of the Select Committee on Standing Orders,) shall be appointed at the commencement of every Session, to which shall be referred all Petitions for Private Bills, except those for Bills for making any Turnpike Road, or to continue or amend any Act for making, maintaining, keeping in repair or improving any Turnpike Road."

Third Resolution read a second time, and agreed to, as follows:

"That the said Committee have leave to make regulations for the transaction of business, and shall divide themselves into Sub-Committees, consisting of Seven Members at the least."

Fourth Resolution read a second time, and agreed to, as follows:

"That Five be the Quorum of any such Sub-Committee."

Fifth Resolution read a second time, and amended, by inserting before each of the words "Committee" the words "Sup:"—Resolution, as amended, agreed to, as follows:

"That before such Sub-Committee the compliance with the Standing Orders shall be proved, and any parties shall be at liberty to appear and be heard, by themselves, their agents and witnesses, upon any Petition which may be referred to the Committee, complaining of a non-compliance with the Standing Orders, provided the matter complained of be specifically stated in such Petition." 

Sixth Resolution read a second time, and amended, by inserting before the word "Committee" the word "Sub:"—Resolution, as amended, agreed to, as follows:

"That when such Sub-Committee shall report to the House that the Standing Orders have not been complied with, they do report the facts upon which their decision is founded, and any special circumstances connected with the case."

Seventh Resolution read a second time, and agreed to, as follows:

"That the Select Committee on Standing Orders shall thereupon determine whether the Standing Orders ought or ought not to be dispensed with, and do report the same to the House accordingly."

Eighth Resolution, read a second time, and amended, by inserting before the word "Committee" the word "Sup:"—Resolution, as amended, agreed to, as follows:

"That there be Seven clear days between the day on which the Petition for any Private Bill relating to England shall be presented, and the day on which the Sub-Committee shall thereupon; and Fourteen days in case such Bill shall relate to Scotland or Ireland."

Ninth Resolution read a second time, and amended, by inserting before the word "Committee" the word "Sub:"—Resolution, as amended, agreed to, as follows:

"That Three clear days' notice be given of the meeting of such Sub-Committee."

Tenth Resolution read a second time, and agreed to, as follows:

"That the said Orders shall not apply to Petitions for Bills, which, according to the rules and practice of the House, it may not be necessary to refer to a Committee."

Eleventh Resolution read a second time, and agreed to, as follows:

"That no Committee on any Private Bill shall have power to examine into the compliance with the Standing Orders, unless by the special direction of the House."

Twelfth Resolution read a second time, and agreed to, as follows:

"That all Notices required to be given in the Private Bill Office be delivered in the said Office before Six o'clock in the evening."

RAILWAYS.

Amended Standing Orders for next Session. First Resolution read a second time, and amended, by leaving out the words "increase or:"—Resolution, as amended, agreed to, as follows:

"That when any application is intended to be made to the House for leave to bring in a Bill for making any Railway, or for varying, extending or enlarging any Railway already authorised to be made, or for continuing or amending any Act passed for any of those purposes, or for alteration of the existing Tolls, Rates or Duties upon any such Railway, Notices of such intended application be given."

Second Resolution read a second time, and amended, by leaving out the words "increase or," and "increasing or:"—Resolution, as amended, agreed to, as follows:

"That such Notices (except as hereinafter mentioned) do contain the Names of the Parishes and Townships from, in, through and into which any such Railway is intended to be made, varied, extended or enlarged, and if an alteration in any existing Tolls, Rates or Duties, is intended to be proposed, the intention of proposing such alteration be expressed therein;—But in case any such Bill shall be for the purpose only of altering any existing Tolls, Rates or Duties, or of continuing or amending any former Act, solely for the purpose of Tolls, it shall not be necessary to insert in such Notice the Names of the several Parishes and Townships."
Fourth Resolution read a second time, and agreed to, as follows:

That a Map or Plan, Section and Book of Reference, containing a list of the names of the Owners or reputed Owners, Lessees or reputed Lessees and occupiers of such lands respectively; and where such Railway, or such variation, extension or enlargement is intended to be passed through any buildings, yards, court-yards or land within the curtilage of any building, shall be deposited in the Private Bill Office of this House, and that a memorial in writing upon the same were deposited in their respective offices, and to the occupiers of the lands through which any such Railway is intended to be made, varied, extended or enlarged, and that such applications shall be made on or before the 31st day of December next, and that separate Lists be made of the names of such Owners Lessees and Occupiers, distinguishing which of them upon such application have assented to, or dissent from, such intended Railway, or such variation, extension or enlargement, or are neuter in respect thereof.

Fifth Resolution read a second time, and agreed to, as follows:

That such Section shall be drawn to the same horizontal scale as the Plan, and to a vertical scale of not less than One inch to every 100 feet, and shall show the surface of the ground in the line of Railway marked on the Plan, and shall also have marked on it a line showing the Railway line when finished, (which line shall correspond with the upper surface of the Rails), and a datum horizontal line, why the same shall be laid down upon a scale of not less than a quarter of an inch to every 100 feet.

Sixth Resolution read a second time, and agreed to, as follows:

That the Clerks of the Peace, or their respective deputies, do make a memorial in writing upon the said office upon such Map or Plan, Section and Book of Reference so deposited with them, denoting the time at which the same were deposited in their respective offices, and do at all reasonable hours of the day permit any person to view and examine the same, and to make copies or extracts therefrom, such person paying for the same the sum of One shilling for every such inspection; and, the further sum of One shilling for every hour during which inspection shall continue after the first hour.

Seventh Resolution read a second time, and agreed to, as follows:

That within One calendar month from the time when the Map or Plan and Section shall have been deposited with the Clerk of the Peace, a copy of so much of the said Map or Plan and Section as relates to each parish through which any Railway is intended to be made, varied, extended or enlarged, together with a Book of Reference thereto, shall be deposited with the Parish Clerk of each such parish in England, the Schoolmaster of each such parish in Scotland, and the Postmaster of the post-town in or nearest to such parish in Ireland, for the inspection of all persons concerned, at all reasonable hours of the day, such person paying for each inspection the sum of One shilling.

Eighth Resolution read a second time, and agreed to, as follows:

That within One calendar month from the time when the Map or Plan and Section shall have been deposited with the Clerk of the Peace, a copy of the said Map or Plan, Section and Book of Reference, shall be deposited in the Private Bill Office of this House, and that a memorial in writing upon the said office upon such Map or Plan, Section and Book of Reference.

Ninth Resolution read a second time, and amended, by leaving out the words "and be," and inserting instead the words "by being" instead thereof.—Resolution, as amended, agreed to, as follows:

That before any application is made to the House for a Bill for making any Railway, or for varying, extending or enlarging any Railway already made, previous application in writing be made to the Owners or reputed Owners, Lessees or reputed Lessees, by being sent to their usual place of abode in the United Kingdom, or, in their absence, to their agents respectively, and to the occupiers of the lands through which any such Railway is intended to be made, varied, extended or enlarged, and that such applications shall be made on or before the 31st day of December next, and that separate Lists be made of the names of such Owners Lessees and Occupiers, distinguishing which of them upon such application have assented to, or dissent from, such intended Railway, or such variation, extension or enlargement, or are neuter in respect thereof.

Tenth Resolution read a second time, and agreed to, as follows:

That before any Petition is presented to the House for making any Railway, or for varying, extending or enlarging any Railway already made, the Lists mentioned in the preceding Resolution, and an Estimate of the Expense, signed by the person making the same, and a copy of the Subscription Contract after mentioned, be deposited in the Private Bill Office of this House, and that the receipt thereof be acknowledged accordingly by one of the Clerks of the said office upon such Petition.

Eleventh Resolution read a second time, and agreed to, as follows:

That before any Petition is presented to the House for making any Railway, a Subscription Contract shall be entered into by persons under a contract, binding themselves, their heirs, executors, administrators or assigns, for the payment of the money so subscribed.

Twelfth Resolution read a second time, and agreed to, as follows:

That no such Bill shall be reported to the House, until it has been proved to the satisfaction of the Committee, that Three-fourths at least of the estimated capital of the Company has been subscribed under a like contract.

The Thirteenth Resolution being read a second time;

An Amendment was proposed to be made thereunto in section 6, by inserting after the words "That" the words "pelled by Steam shall be made across any Turnpike Road on the level, and that." And
And the Question being put, That those words be there inserted;

The House divided:
The Yeas to the new Lobby:
The Noses to the old Lobby.
Tellers for the Mr. Potter, Yeas, [Mr. Potter];
Tellers for the Mr. Edward John Stanley,
Noses, [Mr. Ross];
So it passed in the Negative.

Then an Amendment was made to the said Resolution, that in making any Railway, the ascent of any Turnpike Road shall not be more than One foot in Thirty feet, and of any other public carriage road not more than One foot in twenty feet; and that a good and sufficient fence, of Four feet high at the least, shall be made on each side of every bridge which shall be erected.

"That no such Company shall be authorized to raise, by loan or mortgage, a larger sum than one-third of their capital, and that until 50 per cent. on the whole of the capital shall have been paid up, it shall not be in the power of the Company to raise any money by loan or mortgage."

Second Resolution read a second time, and amended, by leaving out the words "increase or:"

"That such Notice, except as hereinafter mentioned, do contain the names of the Parishes and Townships from in, through and into which any such Railway is intended to be made, varied, extended or enlarged; and if an alteration in any existing Tolls, Rates or Duties is intended to be proposed, the House do direct any Railway already authorized to be made, or for continuing or amending any Act passed for making any Railway, or for varying, extending or enlarging any money by loan or mortgage."

Amended Standing Orders for subsequent Sessions.

First Resolution read a second time, and amended, by leaving out the words "increase or:"

"Resolution, as amended, agreed to, as follows:

1. "That no such Company shall be authorized to raise, by loan or mortgage, a larger sum than one-third of their capital, and that until 50 per cent. on the whole of the capital shall have been paid up, it shall not be in the power of the Company to raise any money by loan or mortgage."

2. "That where the level of any road shall be altered in making any Railway, their ascent of any Turnpike Road shall not be more than One foot in Thirty feet, and of any other public carriage road not more than One foot in twenty feet; and that a good and sufficient fence, of Four feet high at the least, shall be made on each side of every bridge which shall be erected.

3. "That no Railway whereon carriages are propelled by steam, shall be made across any Turnpike Road or other highway on the level, unless the Committee on the Bill report that such a restriction is not to be enforced, with the reasons and facts upon which their opinion is founded."

RAILWAYS.

Amended Standing Orders for subsequent Sessions.

First Resolution read a second time, and amended, by leaving out the words "increase or:"

"Resolution, as amended, agreed to, as follows:

"That when any application is intended to be made to the House for leave to bring in a Bill for making any Railway, or for varying, extending or enlarging any Railway already authorized to be made, or for continuing or amending any Act passed for those purposes, or for the alteration of the existing Tolls, Rates or Duties, upon any such Railway, Notices of such intended application be given."

Second Resolution read a second time, and amended, by leaving out the words "increase or:

"Resolution, as amended, agreed to, as follows:

1. "That no such Company shall be authorized to raise, by loan or mortgage, a larger sum than one-third of their capital, and that until 50 per cent. on the whole of the capital shall have been paid up, it shall not be in the power of the Company to raise any money by loan or mortgage."

2. "That where the level of any road shall be altered in making any Railway, their ascent of any Turnpike Road shall not be more than One foot in Thirty feet, and of any other public carriage road not more than One foot in twenty feet; and that a good and sufficient fence, of Four feet high at the least, shall be made on each side of every bridge which shall be erected.

3. "That no Railway whereon carriages are propelled by steam, shall be made across any Turnpike Road or other highway on the level, unless the Committee on the Bill report that such a restriction is not to be enforced, with the reasons and facts upon which their opinion is founded."

Fourth Resolution read a second time, and agreed to, as follows:

"That a Map or Plan and Section of the whole Plan of such intended Railway and alteration, extension, variation, or enlargement of any Railway authorized to be made, upon a scale of not less than Four inches to a mile, shall be deposited for public inspection at the office of the Clerk of the Peace of every county, riding or division, in or through which such Railway, or such variation, extension or enlargement is intended to be made, on or before the 1st day of March, in the year immediately preceding that in which such application is intended to be made, which Map or Plan shall describe the line of such intended Railway, or of such intended variation, extension or enlargement; and the lands in or through which the same is intended to be made, together with a Book of References containing a list of the names of the Owners or reputed Owners, Lessees or reputed Lessees and occupiers of such lands respectively; and where such Railway, or such variation, extension or enlargement is intended to pass through any buildings, yards, court-yards or land within the curtilage of any building, or through any ground cultivated as gardens, an additional Plan of such buildings, yards, land and ground, and of the said Railway, shall be laid down upon a scale of not less than a quarter of an inch to every 100 feet."

Fifth Resolution read a second time, and agreed to, as follows:

"That such Section shall be drawn to the same Section. As to be made, and shall show the surface of the ground in the line of Railway marked on the Plan, and shall also have marked on it a line showing the Railway line when finished (which line shall correspond with the upper surface of the rails), and a datum horizontal line, which datum line shall be the same throughout the whole length of the Railway, and shall be referred to some fixed point stated on the section."

"That a vertical measure from such datum line to the line of the Railway shall be marked in feet and inches at each change of the gradient or inclination, and that the proportion or rate of inclination between such changes shall also be marked."

"That the height of the Railway over or under the surface of the ground shall be marked in figures at least twice in every mile, and also at every crossing of a Turnpike Road and Public Carriage Road, Navigable River, Canal or Railway, or junction with a Railway, and that it shall be stated on the Section, whether any and what alteration in the present level of such Turnpike Road, Carriage Road, River, Canal or Railway is intended to be made."

"That where tunnelling or arching is intended, the same shall be marked both on the Plan and Section."
Sixth Resolution read a second time, and amended, by inserting after the words "reputed lessees," the words "or in their absence from the United Kingdom to their agents respectively," and after the last word "and" the words "to the:"—Resolution, as amended, agreed to, as follows:

"That parties desiring to make any alteration in the line of any Railway, the Plans for which shall have been deposited, and the Notices for which shall have been given, as before mentioned, shall be permitted so to do, provided no one deviation shall exceed one mile in length, and provided a Plan and Section of such alteration, together with a Book of Reference thereto, shall be deposited with the Clerk of the Peace, and a Plan and Section, so far as relates to each parish, together with a Book of Reference thereto, with the Parish Clerks of the several parishes in which such alteration is intended to be made, or on before the 30th day of November in the year immediately preceding that in which such application is intended to be made, and that the intention to make such application shall be advertised in manner next before directed, in September, October and November; and that personal application shall be made to the Owners or reputed Owners, Lessees or reputed Lessees, or in their absence from the United Kingdom to their agents respectively, and to the occupiers of lands through which any such Railway is proposed to be made."

Ninth Resolution read a second time, and agreed to, as follows:

"That the Clerks of the Peace, or their respective deputies, do make a memorial in writing upon the Map, or Plan, Section and Book of Reference so deposited with them, denoting the time at which the same were lodged in their respective offices, and do at all seasonable hours of the day permit any person to view and examine the same, and to make copies or extracts therefrom, such person paying for the same the sum of One Shilling for inspection and every such inspection, and the further sum of One Shilling for every hour during which such inspection shall continue after the first hour."

Tenth Resolution read a second time, and agreed to, as follows:

"That within one calendar month from the time when the Map or Plan and Section shall have been deposited with the Clerk of the Peace, a copy of so much of the said Map or Plan and Section as relates to each parish through which any Railway is intended to be made, varied, extended or enlarged, together with a Book of Reference thereto, shall be deposited with the Parish Clerk of each such parish; England, the Schoolmaster of each such parish in Scotland, and the Post-master of the post-town in or nearest to such parish in Ireland, for the inspection of all persons concerned, at all seasonable hours of the day, such person paying for each inspection the sum of One Shilling."

Eleventh Resolution read a second time, and agreed to, as follows:

"That within One calendar month from the time when the Map or Plan and Section shall have been deposited with the Clerk of the Peace, a copy of such Map or Plan, Section and Book of Reference so deposited with them, denoting the time at which the same were lodged in their respective offices, and do at all seasonable hours of the day permit any person to view and examine the same, and to make copies or extracts therefrom, such person paying for the same the sum of One Shilling for every such inspection, and the further sum of One Shilling for every hour during which such inspection shall continue after the first hour."

Twelfth Resolution read a second time, and amended, by leaving out the words "and be," and inserting the words "by being" instead thereof:—Resolution, as amended, agreed to, as follows:

"That before any application is made to the House for a Bill for making any Railway, varying, extending or enlarging any Railway already made, previous application in writing be made to the Owners or reputed Owners, Lessees or reputed Lessees, by being sent to their usual place of abode in the United Kingdom, or in their absence from the United Kingdom to their agents respectively, and to the occupiers of the lands through which any such Railway is intended to be made, varied, extended or enlarged, and that such applications shall be made on or before the 31st day of December in the year immediately preceding that in which the application for a Bill is intended to be made; and that separate Lists be made of the names of such owners, lessees and occupiers distinguishing which of them, upon such application, have assented to, or dissented from, and to the occupiers of lands through which any such Railway is proposed to be made."

Thirteenth Resolution read a second time, and agreed to, as follows:

"That the Clerks of Peace in Ireland, or their respective deputies, do make a memorial in writing upon the Map, or Plan, Section and Book of Reference so deposited with them, denoting the time at which the same were lodged in their respective offices, and do at all seasonable hours of the day permit any person to view and examine the same, and to make copies or extracts therefrom, such person paying for the same the sum of One Shilling for inspection and every such inspection, and the further sum of One Shilling for every hour during which such inspection shall continue after the first hour."

Fourteenth Resolution read a second time, and agreed to, as follows:

"That at such time as the said Map shall be deposited with the Clerk of the Peace, together with a copy of all those Acts of Parliament for making all such Railways for which a Bill is intended to be made, and for making any Railway already made, and for varying, extending or enlarging any Railway already made, and for making any Railway already made, previous application in writing be made to the Owners or reputed Owners, Lessees or reputed Lessees, by being sent to their usual place of abode in the United Kingdom, or in their absence from the United Kingdom to their agents respectively, and to the occupiers of the lands through which any such Railway is intended to be made, varied, extended or enlarged, and that such applications shall be made on or before the 31st day of December in the year immediately preceding that in which the application for a Bill is intended to be made; and that separate Lists be made of the names of such owners, lessees and occupiers distinguishing which of them, upon such application, have assented to, or dissented from, such intended Railway, or such variation, extension or enlargement, or are neuter in respect thereof."

Fifteenth Resolution read a second time, and agreed to, as follows:

"That at such time as the said Map shall be deposited with the Clerk of the Peace, together with a copy of all those Acts of Parliament for making all such Railways for which a Bill is intended to be made, and for making any Railway already made, and for varying, extending or enlarging any Railway already made, previous application in writing be made to the Owners or reputed Owners, Lessees or reputed Lessees, by being sent to their usual place of abode in the United Kingdom, or in their absence from the United Kingdom to their agents respectively, and to the occupiers of the lands through which any such Railway is intended to be made, varied, extended or enlarged, and that such applications shall be made on or before the 31st day of December in the year immediately preceding that in which the application for a Bill is intended to be made; and that separate Lists be made of the names of such owners, lessees and occupiers distinguishing which of them, upon such application, have assented to, or dissented from, such intended Railway, or such variation, extension or enlargement, or are neuter in respect thereof."

Sixteenth Resolution read a second time, and agreed to, as follows:

"That parties desiring to make any application to Parliament for the making of any Railway, the Plans for which shall have been deposited, and the Notices for which shall have been given, as before mentioned, shall be permitted so to do, provided that no one deviation shall exceed one mile in length, and provided a Plan and Section of such Railway, together with a Book of Reference thereto, be deposited with the Clerk of the Peace; and a Plan and Section, so far as relates to each parish, together with a Book of Reference thereto, shall be deposited with the Parish Clerk of each such parish, together with a Plan and Section, so far as relates to each parish through which any such alteration is intended to be made, or on before the 30th day of November in the year immediately preceding that in which such application is intended to be made, and that the intention to make such application shall be advertised in manner next before directed, in September, October and November; and that personal application shall be made to the Owners or reputed Owners, Lessees or reputed Lessees, or in their absence from the United Kingdom to their agents respectively, and to the occupiers of the lands through which any such Railway is intended to be made.
Thirteenth Resolution read a second time, and agreed to, as follows:

That before any Petition is presented to the House for making any Railway, or for varying, extending or enlarging any such Railway already made, the Lists mentioned in the preceding Resolution, and an Estimate of the Expense, signed by the person making the same, and a copy of the Subscription Contract after-mentioned, together with a statement of any alterations from the Book of Reference which may have arisen since the same was deposited, be lodged in the Private Bill Office of the House, and that the receipt thereof be acknowledged accordingly by one of the Clerks of the said office upon such Petition.

Fourteenth Resolution read a second time, and agreed to, as follows:

That before any Petition is presented to the House for a Bill for making any Railway, a subscription to the amount of one-half at least of the estimated Expense shall be entered into by persons under a contract, binding themselves, their heirs, executors, administrators or assigns, for the payment of the money so subscribed.

Fifteenth Resolution read a second time, and agreed to, as follows:

That no such Bill shall be reported to the House until it has been proved to the satisfaction of the Committee, that Three-fourths at least of the proposed Capital of the Company has been subscribed under a like contract.

Sixteenth Resolution read a second time, and amended in section 3, by leaving out the words " or Tramway," and inserting after the word "any" the word "Turnpike Road or other," and by adding at the end thereof the words "with the reasons and facts upon which their opinion is founded:"—Resolution, as amended, agreed to, as follows:

That no such Bill shall be reported to the House unless provision be made, 1. "That no such Company shall be authorized to raise, by loan or mortgage, a sum not more than one-third of their capital; and that, until Fifty per cent. on the whole of the capital shall have been paid up, it shall not be in the power of the Company to raise any money by loan or mortgage.

2. "That, where the level of any road shall be altered in making any Railway, the ascent of any Turnpike Road or other Highway on the level, unless the Committee on the Bill report that such a restriction ought not to be enforced, with the reasons and facts upon which their opinion is founded."

Addition to the Sixth Section of the First Resolution of the House, agreed to on 1st March 1836:

Resolution read a second time, and amended, by leaving out the words "next Session of Parliament, or of any succeeding Session," and inserting the words "year 1837, or on or before the first day of March in any succeeding year," instead thereof:—Resolution, as amended, agreed to, as follows:

That no line of Railway shall be deemed a competing line in contemplation, unless the Plan and Section for the same shall have been deposited, as required by the Standing Orders, on or before the 1st day of March in the year 1837, or on or before the 1st day of March in any succeeding year.

Vol. 91.
Registration of
Births, &c. Bill.

No. 524.

Mr. Chancellor of the Exchequer presented, by
His Majesty's command,—
An amended Estimate of the Sum required to be
voted in the year 1836, to defray the Charge for
Salaries and Expenses of the Two Houses of Parlia-
ment, and of Allowances to Retired Officers of the
Two Houses, for the year 1836, and to the 31st
March 1837.

An amended Estimate of the Sum that may be
required to defray the Expenses incurred under the
Direction and Management of the Commissioners of
Records, in the year ending 31st March 1837; also
to discharge the Debts of the Commission.

An Estimate of the Sum required to be voted in
the Session of 1836 for Works and Services at
Buckingham Palace.

An Estimate of the Sum that will be required to
defray the Expenses of setting apart and adapting a
portion of the Strangers' Gallery in the House of
Commons for the admission of Ladies, including
therein Furniture and Fittings for the Retiring Room
and Staircase.

An Estimate of the Sum required to be voted to
defray the Charge of the Consolidated Pay Offices
for the Army, Navy and Ordnance, from the 1st
April 1836 to the 31st March 1837.

An Estimate of the Sum required to defray the
Charge of certain Purchases for the British
Museum.

An Estimate of the Sum that will be required to
be voted in the year 1836, to enable His Majesty
to issue Money for the establishment of a School of
Design, with a view to the improvement of the Na-
tional Manufactures.

An Estimate of the Sum that will be required to
be voted in the year 1836, to enable His Majesty
to issue Money for the School of Design in
Dublin, which has been purchased and prepared
as a Model School, and for the training of Teachers
for the Country, under the direction of the Com-
mmissioners of Education in Ireland.

An Estimate of the Sum required to be voted to
defray the Expense of paying to the Go-
v

Silver Coinage.

An Estimate of the Sum required to be voted to
defray the Expense of paying to the Go-

Stafford Writ.

Ordered, That Mr. Speaker do not issue his War-
th the City of Dublin, in the year 1831, Silver Coin,
on the Coasts of England in the Corporation of
Trinity House of Deptford Strand, and for making
Provisions respecting Lighthouses, Lights, Buoys,
Beacons and Sea Marks, and the Tolls and Duties
payable in respect thereof, with Amendments; to
which Amendments the Lords desire the concur-
rence of this House:—And then the Messengers
withdrew.

Ordered, That the Registration of Births, &c. Bill,
as amended by the Lords, be printed.

School of
Design.

British
Museum.

Ladies' Gallery
(House of Com-
nites.)

Pay Offices
(Army, Navy,
and Ordi-
nan
ces.)

Record
Commission.

An Estimate of the Sum required to be voted to
the Billy of England.

No. 525.

Houses of
Parliament
(Calories and
Expenses).

Ordered, That Mr. Speaker do not issue his Warr

Education
(Scotland.)

Education
(Ireland.)

Ordered, That the said Estimates do lie upon the

Hand-Arms
Labor Bill.

Ordered, That the Bill be read a second time
upon this day three months.

The Order of the day being read, for the second
reading of the Jewish Civil Disabilities Bill;

And a Motion being made, and the Question
being proposed, That the Bill be now read a second
time;

The Amendments following were proposed to be
made to the Question; viz. To leave out the word
"now," and at the end of the Question to add the
words "upon this day Three months;"

And the Question being put, That the word "now"
stand part of the Question;

The House divided:

The Yeas to the old Lobby:

Tellers for the Yeas:

Mr. Potter:

Mr. Baines:

Mr. Finch:

Mr. Borthwick:

So it was resolved in the Affirmative.

Ordered, That the Bill be now read a second time
—The Bill was accordingly read a second time;
and committed to a Committee of the whole
House, for Friday next.

The Order of the day being read, for the Com-
mittee on the Bribery at Elections Bill;

And a Motion being made, and the Question
being proposed, That Mr. Speaker do now leave the
Chair.

An Amendment was proposed to be made to the
Question, by leaving out from the word "That"
itself into the said Committee,' instead thereof.

And the Question being put, That the words pro-
posed to be left out stand part of the Question;

The House divided:

The Yeas to the old Lobby;

Tellers for the Yeas:

Mr. Horan:

Mr. Hames:

Mr. Arthur Trevor:

Colonel Sibthorp:

So it was resolved in the Affirmative.

Ordered, That Mr. Speaker do now leave the
Chair.

The House accordingly resolved itself into the
Committee.

(In the Committee.)

CLAUSES, No 9 and 10 agreed to.

CLAUSE, No 11 (Oath to be taken by Members
in the House of Commons) agreed to.

Question put, That the Clause stand part of the
Bill;

The Committee divided:

Teller for the Yeas, Mr. Hardy — 34.
Teller for the Noes, Mr. Forbes — 3.

CLAUSE, No 12, agreed to.

CLAUSE, No 13 (Penalty on Returning Officers
admitting Persons to vote without being sworn) —
read.

Question put, That the Clause stand part of the
Bill;

The Committee divided:

Teller for the Ayes, Mr. Hardy — 34.
Teller for the Noes, Mr. Forbes — 2.

And the Committee having been told, and Forty
Members not being present, the Chairman left the
Chair.

Mr. Speaker resumed the Chair; and the House
being told by Mr. Speaker, and forty Members
being present, the House again resolved itself into
the Committee.

(In the Committee.)

Question, That Clause No 13 stand part of the
Bill —put, and agreed to.

CLAUSE, No 14 to No 16, agreed to.
6-7 WILL. IV.

**Clause N° 17** (Not lawful for Witnesses to object to answer Questions, &c.)—read.

Question put, That the said Clause stand part of the Bill;

The Committee divided.

Teller for the Yeas, Mr. Hardy - 33.

Teller for the Noes, Mr. Forbes - 3.

**Clauses N° 18 to N° 22**, agreed to.

**Schedule:**

Amendment proposed: To leave out in the third line the words “he who gives.”

Question put, That those words stand part of the Schedule;

The Committee divided.

Teller for the Yeas, Mr. Hardy - 42.

Teller for the Noes, Mr. Arthur Trevor 2.

Several Amendments made.

Schedule, as amended, agreed to.

**Clauses (To prevent Conveyance of Voters to the Poll, in certain cases)—(Against promise of Patronage by official Persons)—severally brought up, and read a first time.**

Question, That the said Clauses be read a second time—severally put, and Negatived.

Preamble read, and agreed to.

Bill, as amended, to be reported.

And the House having continued to sit till after twelve of the clock on Thursday morning;

**Jovis, 4° die Augusti, 1836:**

Mr. Speaker resumed the Chair; and Mr. Foster reported, That the Committee had gone through the Bill, and made Amendments thereunto.

**Ordered,** That the Report be received this day.

Head Money.

The Order of the day being read, for resuming the adjourned Debate upon the Question proposed upon the 14th day of July last, That any payment, or promise, or agreement to pay any sum of Money under the designation of Head-money, or any other name, to Electors, before, at or after an Election of Members to serve in Parliament, in consideration of or for the vote of such Electors, whether made by a Candidate or by any one acting for him, or on his behalf, is a gross violation of the freedom of Election, of the Orders of this House, and of the rights and privileges of the Commons of the United Kingdom;

**Ordered,** That the Debate be further adjourned till Wednesday next.

Payment to Electors.

The Order of the day being read, for resuming the adjourned debate upon the Question proposed upon the 14th day of July last, That any payment, or promise or agreement for the payment of any sum of Money to an Elector or any other person for his benefit, in consideration of a vote given at the Election of a Member to serve in Parliament, is a gross violation of the freedom of Election, and of the rights and privileges of this House;

**Ordered,** That the Debate be further adjourned till Wednesday next.

Common Law Courts Bill.

The House, according to Order, proceeded to take into further consideration the Report on the Common Law Courts Bill; and the Amendments were read, and agreed to; and Amendments were made to the Bill.

**Ordered,** That the Bill, with the Amendments, be ingrossed; and read the third time To-morrow.

Malt Duties (Ireland) Bill.

The Order of the day being read, for the second reading of the Malt Duties (Ireland) Bill;

**Ordered,** That the Bill be read a second time upon Monday next.

Vol. 91.

 resolves that the Bill be read a second time upon this day three months.

The Order of the day being read, for the Committee of Ways and Means;

**Resolved,** That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the Committee of Supply;

**Resolved,** That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Hackney Carriages (Metropolis) Bill;

**Resolved,** That this House will, To-morrow, resolve itself into the said Committee.

The Order of the day being read, for the third reading of the Gold and Silver Plate (Scotland) Bill.

**Ordered,** That the Bill be read the third time this day.

The Order of the day being read, for the Committee on the Tenements Recovery Bill;

**Resolved,** That this House will, this day, resolve Bill itself into the said Committee.

The House, according to Order, resolved itself into a Committee to consider of making further pro. Compensation visions in relation to Compensations to the Owners of Slaves.

(To the Committee.)

1. Resolved, That the Commissioners of His Majesty's Treasury be authorized to issue, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, a sum not exceeding one-fourth part of the estimated surplus Revenue of the United Kingdom, to be applied towards payment of the Compensations granted to Owners of Slaves.

2. Resolved, That a sum of Three millions four hundred and thirty-seven thousand two hundred and seventy pounds eleven shillings and ten-pence, Three pounds and ten shillings Reduced Bank Annuities, shall be placed in the Books of the Governor and Company of the Bank of England, in the names of the Commissioners for the Reduction of the National Debt, to be applied towards payment of the Compensations granted to Owners of Slaves.

3. Resolved, That this House will, To-morrow, resolve itself into the said Committee.

4. Resolved, That a sum of Three millions four hundred and thirty-seven thousand two hundred and seventy pounds eleven shillings and ten-pence, Three pounds and ten Shillings Reduced Bank Annuities, shall be placed in the Books of the Governor and Company of the Bank of England, in the names of the Commissioners for the Reduction of the National Debt, to be applied towards payment of the Compensations granted to Owners of Slaves.

5. Resolved, That the Commissioners of His Majesty's Treasury be authorized to issue, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, a sum not exceeding one-fourth part of the estimated surplus Revenue of the United Kingdom, to be applied towards payment of the Compensations granted to Owners of Slaves.

6. Resolved, That a sum of Three millions four hundred and thirty-seven thousand two hundred and seventy pounds eleven shillings and ten-pence, Three pounds and ten Shillings Reduced Bank Annuities, shall be placed in the Books of the Governor and Company of the Bank of England, in the names of the Commissioners for the Reduction of the National Debt, to be applied towards payment of the Compensations granted to Owners of Slaves.

7. Resolved, That this House will, To-morrow, resolve itself into the said Committee.

8. Resolved, That a sum of Three millions four hundred and thirty-seven thousand two hundred and seventy pounds eleven shillings and ten-pence, Three pounds and ten Shillings Reduced Bank Annuities, shall be placed in the Books of the Governor and Company of the Bank of England, in the names of the Commissioners for the Reduction of the National Debt, to be applied towards payment of the Compensations granted to Owners of Slaves.

9. Resolved, That this House will, To-morrow, resolve itself into the said Committee.

10. Resolved, That a sum of Three millions four hundred and thirty-seven thousand two hundred and seventy pounds eleven shillings and ten-pence, Three pounds and ten Shillings Reduced Bank Annuities, shall be placed in the Books of the Governor and Company of the Bank of England, in the names of the Commissioners for the Reduction of the National Debt, to be applied towards payment of the Compensations granted to Owners of Slaves.

11. Resolved, That this House will, To-morrow, resolve itself into the said Committee.

12. Resolved, That a sum of Three millions four hundred and thirty-seven thousand two hundred and seventy pounds eleven shillings and ten-pence, Three pounds and ten Shillings Reduced Bank Annuities, shall be placed in the Books of the Governor and Company of the Bank of England, in the names of the Commissioners for the Reduction of the National Debt, to be applied towards payment of the Compensations granted to Owners of Slaves.

13. Resolved, That this House will, To-morrow, resolve itself into the said Committee.

14. Resolved, That a sum of Three millions four hundred and thirty-seven thousand two hundred and seventy pounds eleven shillings and ten-pence, Three pounds and ten Shillings Reduced Bank Annuities, shall be placed in the Books of the Governor and Company of the Bank of England, in the names of the Commissioners for the Reduction of the National Debt, to be applied towards payment of the Compensations granted to Owners of Slaves.

15. Resolved, That this House will, To-morrow, resolve itself into the said Committee.

16. Resolved, That a sum of Three millions four hundred and thirty-seven thousand two hundred and seventy pounds eleven shillings and ten-pence, Three pounds and ten Shillings Reduced Bank Annuities, shall be placed in the Books of the Governor and Company of the Bank of England, in the names of the Commissioners for the Reduction of the National Debt, to be applied towards payment of the Compensations granted to Owners of Slaves.
And the Question being put, That the Bill be now read the third time:—It was resolved in the Affirmative.

The Bill was accordingly read the third time.

An ingrossed Clause was ordered to be added to the Bill, by way of rider, “Act not to extend to Scotland:”—And the said Clause was brought up, and read a first time, second, and third time.

And a Motion being made, and the Question being proposed, That the said Clause be added to the Bill, by way of rider:—And a Debate arising thereupon:

And a Motion being made, and the Question being put, That the Debate be adjourned till this day three months.

The House divided.

The Yeas to the new Lobby;

The Noes to the old Lobby.

Tellers for the [The Lord Advocate, ] [Mr. More O’Farrell]

Yea, [Mr. Hindley] None.

Noes, [Mr. Hindley] 36.

So it passed in the Negative.

And the Question, That the said Clause be added to the Bill, by way of rider:—It was resolved in the Affirmative.

Resolved, That the Bill do pass.

Ordered, That Mr. Winkley do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for the third reading of the Civil Offices Declaration Bill:

Ordered, That the Bill be read the third time upon Tuesday next.

Jas. 4th die Augusti;

Anno 6°-7° Willicimi IV° Regis, 1836.

PRAYERS.

The Lord Advocate reported from the Committee on the Edinburgh, Leith, and Newhaven Railway (No. 2.) Bill; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be taken into further Consideration to-morrow.

A Petition of Charles Troutbeck, of Ladbroke Terrace, Kensington, praying the House not to accede to the prayer of the Petition of Catherine Robson and Isabella Ainsley, claiming to be the next of kin of Samuel Troutbeck, late of Modras; And the Question being put:—It passed in the Negative.

Mr. Campbell, from the Court of Directors of the East India Company, was called in; and at the bar presented, pursuant to the directions of an Act of Parliament,—List, No. 55, specifying the Particulars of the Compensation proposed to be granted to the three-undertaken reduced Servants of the East India Company in England, under an arrangement sanctioned by the Board of Commissioners for the Affairs of India, and laid before The honourable the House of Commons on the 29th March 1834.

List, No. 36, specifying the Particulars of the Compensation proposed to be granted to certain Persons, late of the Maritime Service of the East India Company, under an arrangement sanctioned by the Board of Commissioners for the Affairs of India, and laid before The honourable the House of Commons on the 20th February 1835.

Mr. Campbell also presented, pursuant to Orders, East India Company's—A Return of the detail, showing the Total Amount Company's realized by the Sale of the Honourable East India Company's Assets, disposed of since 22d April 1834 up to the latest date; and showing the application of the Funds arising therefrom:—Also, a Return of the estimated Value of the remaining Assets of the said company, which, under the provisions of the Act 3 and 4 Will, e. 85, are to be sold by the said Company for the purposes of the said Act.

Return to an Order, dated the 21st of July last, Java Prize Money in vested in Money, Promissory Notes of the Bengal Government, and now in possession of the East India Company, or in the hands of the persons to whose Authors the respective Returns were made, when so invested or paid over to the East India Company, the Parties in whose Names the Promissory Notes or Accounts of such Prize Money stand, and the rate of Interest allowed by the East India Company thereon.

Return to an Order, dated the 5th day of July clergy (East last, for a Return of the Number of Persons on the East Clergy List, No. 55, specifying the Particulars of the Compensation proposed to be granted to the Presbyterian Church, and other religious denominations in the Territories of the East India Company; stating the Rank of each, where stationed, the Expenses of fixed Salary and of Allowances of each, and the Total Expenses of each Presidency and Dependency for such Establishments, in Rupees and in sterling Money, for the last year the Account can be made up, so as to exhibit the whole amount paid from the Revenues of India for the support of Religion of every denomination:—And then he withdrew.

Ordered, That the said Papers do lie upon the Table.

A Petition of William Jones, of Bodmin, praying Parallel to the House to take into its consideration the present inadequate protection to scientific discoveries, and to extend the law of Copyrights to the law of Patents, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Fishguard, praying the House to take into its consideration the establishment of a railroad communication between London and Ireland, through Wales, the said Company may be made to pass through the counties of Brecon and Carmarthen, to the Harbour of Fishguard, was presented, and read; and ordered to lie upon the Table.

A Petition of the President and Council of the Manchester Natural History Society:—And, Members and Council of the Shropshire and North Wales Natural History and Antiquarian Society; praying that they may be allowed to partake, with other institutions,
institutions, in the disposition of any duplicate books and other curiosities, objects of natural history, which have already accumulated, or may from time to time accumulate in the British Museum—were presented, and read; and ordered to lie upon the Table.

A Petition of Gentry, Tradesmen and Inhabitants of East Stonehouse, praying for the establishment of a General Post Office in that town, was presented, and read; and ordered to lie upon the Table.

A Petition of Joseph Downey, of Blackburn Yard, động-street: in the parish of Saint Luke, Middlesbrough, and Elizabeth his wife, John Moore, of Mile End Road, and Sarah, his wife, William Smith, of N° 2, Amelia-street, Old Kent Road, in the county of Surrey, and Ann his wife, and William Fairburn, of Bondgate-street, Selby, in the county of York, labourer, and Mary his wife, claimants on the estate of Bondgate-street, Selby, praying that they may be permitted to prove their case before a Committee of the House, was presented, and read; and ordered to lie upon the Table.

A Petition of Licensed Retailers of Beer in the city of Bath, praying that they may be placed upon the same footing as Licensed Victuallers, was presented, and read; and ordered to lie upon the Table.

A Petition of Protestant Dissenters of Fownes School—, and, Chalford and Eastcombe, in the borough of Stroud, praying for the abolition of Church Rates, were presented, and read; and ordered to lie upon the Table.

A Petition of Jewish Civil Disabilities Bill, praying that the Jewish Civil Disabilities Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of George Austin, of Skefford, solicitor, praying the House to take the subject of lying into consideration, and to provide for its suppression, was presented, and read; and ordered to lie upon the Table.

A Petition of Office-bearers and Members of the Glasgow Political Union, praying for a reform in the House of Lords, was presented, and read; and ordered to lie upon the Table.

A Petition of Clients of Robert Osborne Neale, of Guildford, Gent, attorney and solicitor, praying for the repeal of the Stamp Duty on Attorney's Certificates, was presented, and read; and ordered to lie upon the Table.

A Petition of the Minister, Churchwardens and other Protestant Parishioners of the parish of Donard, praying for the enlargement of the Church, and for the purchase of glebe, whereon to erect a house, was presented, and read; and ordered to lie upon the Table.

A Petition of the Clergy of the Diocese of Kilmore, praying that the Church of Ireland Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Goldsmiths, Silversmiths and Plate Workers in Inverness, praying that the Gold and Silver Plate (Scotland) Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Hollymount, complaining of being imprisoned in Castledare Gaol for contempt of the Court of Exchequer in Ireland, and praying for the abolition of Writs of Rebellion, was presented, and read; and ordered to lie upon the Table.

A Petition of Practitioners in Medicine and Surgeons, Surgeons of the hundred of Wirral, in the county of Chester; and, Physicians, Surgeons and Practitioners at Manchester, praying for the appointment of a Committee to inquire into the present system of affording medical relief to sick paupers under the Poor Law Act, were presented, and read; and ordered to lie upon the Table.

A Petition of the Guardians of the Parochial Union of Amphill, in the county of Bedford; praying that the period fixed by the said Act, for repayment of sums borrowed for building Workhouses, may be extended from ten to twenty years, was also presented, and read; and ordered to lie upon the Table.

A Petition of the House of Lords, was presented, and read; and ordered to lie upon the Table.

A Petition of Clients of Robert Osborne Neale, of Guildford, Gent, attorney and solicitor, praying for the repeal of the Stamp Duty on Attorney's Certificates, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Staly and Dukinfield, praying that the Jewish Civil Disabilities Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

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A Petition of the Minister, Churchwardens and other Protestant Parishioners of the parish of Donard, praying for the enlargement of the Church, and for the purchase of glebe, whereon to erect a house, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Established Church residing in Finglas, stating that the Parish Church is out of repair, and that the Ecclesiastical Commissioners have not adequate funds at their disposal to enable them to repair the same, and praying for relief, was presented, and read; and ordered to lie upon the Table.

A Petition of John Wall, of Melbourne, solicitor, praying the House to re-consider that Clause in the Poor Law Act which gives to Magistrates the discretionary power of incarcerating poor, old and unprotected creatures, was presented, and read; and ordered to lie upon the Table.

A Petition of James Williamson, of Stafford, praying the House to consider that Clause in the Poor Law Act which gives to Magistrates the discretionary power of incarcerating poor, old and unprotected creatures, was presented, and read; and ordered to lie upon the Table.
A Message from the Lords.

A Message from the Lords, by Mr. Adam and Mr. Novice.

Mr. Speaker,
The Lords have agreed to the several Bills following, without Amendment; viz.: A Bill, intituled, An Act for converting the Rich- mond Penitentiary (Ireland) Bill, to Freehold tenure; and by leaving out "of the Tithes," and after "commuted," 1. ult. Clause (A.), as far as Pr. 32. 1. 9.

The Commons agree to the Amendments as far as P. 32. l. 10.

The Commons propose to amend the Amendment Pr. 32. l. 10. by leaving out "real value of," and inserting "sum fairly payable by way of composition for;"

The Commons agree to the Amendments as far as Pr. 33. l. 9.

The Commons disagree to the insertion proposed by the Lords, Pr. 33. l. 9, and in lieu thereof propose to insert "such an," and after "thereof," Pr. 33. l. 10, to add "as shall be an equivalent for all such," and "paid or daily proposed."

The Commons agree to the Amendment Pr. 33. l. 13.

The Commons disagree to the Amendment, 33. l. 28, for the following Reasons: Because one of the objects of this Clause is to enable the Commissioners to reduce the sum at which the permanent rent-charge is to be calculated in those cases in which the real value of the Tithes during seven years preceding Christmas One thousand eight hundred and thirty-five, may have been greater than would probably accrue permanently in the parish, according to the usual course of husbandry: Because this object might be defeated, if the words proposed to be inserted by the Lords should be construed with reference to the past value of the Tithes only, and not with reference to their permanent average value.

The Commons agree to the Amendments as far as the Amendment, l. ult. in Clause (A.), added by way of rider to the Bill.

The Commons disagree to so much of the Amendment, l. ult. Clause (A.), as proposes to leave out "Commissioners," to "and," Pr. 39. l. 24, for the following Reason: Because they observe that the Lords have made this Amendment for the purpose of removing the Clause here struck out to a subsequent part of the Bill; and because it appears to the Commons that the place in which the Clause stood originally is the most suitable for it, as another Clause almost immediately preceding relates to the mode of valuing the Tithes, hopes and day produce, to which this Clause has also reference.

The Commons propose to amend Clause (F.), by leaving out "during that period," Fo. l. 1. 9.

The Commons agree to the Amendments as far as Pr. 52. l. ult.

The Commons disagree to Clause (G.), for the Reasons already stated for disagreeing to the Amendment to leave out from "Commissioners," l. ult. in Clause (A.), to "and," Pr. 29. l. 24.

The Commons agree to the Amendments as far as Pr. 81. l. 38.

The Commons disagree to the Amendment Pr. 81. l. 38, for the following Reasons: Because the continuance of the Tithes which would be preserved from commutation by this Amendment would be productive of dissensions between the Tithe-owners and the Tithe-payers, which it is a principal object of this Bill to put an end to. Because if it should be found that any inconveniences should be occasioned by converting these Tithes into a Rent-charge, in the manner provided by the Bill, provision might be made in a Bill now before your Lordships, intituled, "An Act for the Abolition of Personal Tithes," for extending the inquiries authorized to be made by that Bill to the Rent-
Rent-charges for which these Tithes will have been commuted, with a view to extinguishing them upon a due compensation. The Commons agree to the other Amendments made by the Lords to the Bill. The said Reasons, being read a second time, were agreed to.

Ordered, That a Conference be desired with the Lords upon the subject-matter of the Amendments made by their Lordships to the said Bill: And that Lord John Russell do go to the Lords, and desire the said Conference.

A Motion was made, and the Question being proposed, That the Order of the day, for the third reading of the ingrossed Bill to amend the Laws relating to Customs, be now read;

An Amendment was proposed to be made to the Question, by leaving out from the word “That” to the end of the Question, in order to add the words “an humble Address be presented to His Majesty, that His Majesty will be graciously pleased to direct that an immediate Survey be made of the Harbours of Liverpool, Holyhead and Port Dinlolog, and of such other points on the Western Coast of England and Wales as may appear suitable for a direct communication between London and Dublin, so as to ascertain the respective qualifications and capacities of improvement of each as a Packet Harbour between London and Dublin, and also as a Harbour of Refuge for the trade passing up and down the Irish Channel, with a view to such Surveys being said before Parliament,” instead thereof.

And the Question being proposed, That the words proposed to be left out stand part of the Question—

Tithes Commutation Bill.

Lord John Russell reported, That having been with the Lords to desire a Conference on the subject-matter of the Amendments made by their Lordships to the Bill, intituled, An Act for the Commutation of Tithes in England and Wales, the Lords do agree to a Conference; and appoint the same, immediately, in the Committee Room No. 5.

Ordered, That the Committee, who were to draw up Reasons to be offered to the Lords at a Conference for disagreeing to certain of the said Amendments, do manage the Conference:—And the Names of Lord Viscount Morpeth, Mr. Poulett Thomson, Mr. Baring, Mr. Philip Howard, Mr. Robert Gordon, Mr. Esco, Mr. Methuen, and Mr. Lehouchers, were added to them.

Then the Names of the Managers were called over; and they went to the Conference:—And being returned:

Lord John Russell reported, That the Managers had been at the Conference, which was managed on the part of the Lords by the Lord President of the Council; and that they had delivered the Reasons for disagreeing to the said Amendments; and had left the Bill, and Amendments, with their Lordships.

And the Question being again proposed, That the words proposed to be left out stand part of the Question:—The said proposed Amendment was, with leave of the House, withdrawn.

Ordered, That the Order of the day, for the third reading of the Customs Bill, be now read; and the same being read:—The Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

Ordered, That the Resolutions of the House of yesterday, relative to Railway, Canal, Navigation and Water Bills, be communicated to the Lords; and that Mr. Poulett Thomson do deliver the same.

The Bill from the Lords, intituled, An Act to Court of Chancery in Ireland, and to provide for the performance of the Duties thereof, was, according to Order, read the third time.

Resolved, That the Bill, with the Amendments, do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, with Amendments; to which Amendments this House doth desire the concurrence of their Lordships.

Mr. Chancellor of the Exchequer reported the Post Office Commissioners Bill; and the Amendments were read, and agreed to.

An Amendment was proposed to be made to the Bill, by leaving out the fifth Clause (That the Commissioner first named may sit in the House of Commons.)

And the Question being put, That the said Clause stand part of the Bill—

The House divided:—

Tellers for the Yes, Mr. Edward John Stanley:—63.

Tellers for the Noes, Mr. Robert Stewart:—10.

So it was resolved in the Affirmative.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Monday next.

The House, according to Order, proceeded to Registration of Voters; and the Amendments were read, and agreed to; and Amendments were made to the Bill.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time tomorrow.

The Militia Ballots Suspension Bill was, upon the Motion for its Second Reading, postponed.

The House, according to Order, resolved itself into a Committee upon the Spirits (Excise) Bill.

(In the Committee.)

Bill read 1st; to be read 2nd, paragraph by paragraph.

Preamble postponed.

Clause, N° 1, amended, and agreed to.

Clauses, N° 2 to N° 6, agreed to.

Clause, N° 7, (Sweets or made Wines subject to Duty,)—read.

Question, That the said Clause stand part of the Bill—put, and Negatived.

Clauses, N° 8 to N° 14, agreed to.

Clause (A) added.

Preamble read, and agreed to.

Bill, as amended, to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received To-morrow.

The Order of the day being read, for the third reading of the ingrossed Bill to fix the standard Plate (Scottish) and the standard Plate (Scottish), with the Bill.

And that the Bill from the Lords, intituled, An Act to abolish certain Offices connected with the Court of Chancery伦典案, and to provide for the performance of the Duties thereof, was, according to Order, read the third time.

Resolved, That the Bill, with the Amendments, do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, with Amendments; to which Amendments this House doth desire the concurrence of their Lordships.

Mr. Chancellor of the Exchequer reported the Post Office Commissioners Bill; and the Amendments were read, and agreed to.

An Amendment was proposed to be made to the Bill, by leaving out the fifth Clause (That the Commissioner first named may sit in the House of Commons.)

And the Question being put, That the said Clause stand part of the Bill—

The House divided:

Tellers for the Yes, Mr. Edward John Stanley:—63.

Tellers for the Noes, Mr. Robert Stewart:—10.

So it was resolved in the Affirmative.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Monday next.

The House, according to Order, proceeded to Registration of Voters; and the Amendments were read, and agreed to; and Amendments were made to the Bill.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time tomorrow.

The House, according to Order, resolved itself into a Committee upon the Spirits (Excise) Bill.

(In the Committee.)

Bill read 1st; to be read 2nd, paragraph by paragraph.

Preamble postponed.

Clause, N° 1, amended, and agreed to.

Clauses, N° 2 to N° 6, agreed to.

Clause, N° 7, (Sweets or made Wines subject to Duty,)—read.

Question, That the said Clause stand part of the Bill—put, and Negatived.

Clauses, N° 8 to N° 14, agreed to.

Clause (A) added.

Preamble read, and agreed to.

Bill, as amended, to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received To-morrow.

The Order of the day being read, for the third reading of the ingrossed Bill to fix the standard Plate (Scottish) and the standard Plate (Scottish), with the Bill.
And a Motion being made, and the Question being put, That the Bill be now read the third time;

The House divided:
The Yeas to the old Lobby;
The Noses to the New Lobby.

Tellers for the Yeas, [Mr. Attorney General; Mr. Robert Gordon: ] 66.

Tellers for the Noses, [Mr. Home; Dr. Boering: ] 8.

So it was resolved in the Affirmative:—The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The House, according to Order, resolved itself into a Committee upon the Ecclesiastical Appointments Suspension Bill.

(In the Committee.)

Bill read 1°; to be read 2°, paragraph by paragraph.

Preamble postponed.

Clause, No 1 (Vacancies in Canonries, Prelacies, or Dignitaries not to be filled up)—read.

An Amendment made.

Amendment proposed: To add at the end of the Clause, "Provided always, That nothing in this Act contained shall prevent His Majesty from bestowing any dignity or ecclesiastical prebend or dignity or ecclesiastical benefice on any Clergyman in whose behalf the House of Commons may have addressed the Crown, and to which Addresses His Majesty has been pleased to give a favourable answer.”

Question put, That those words be there added;—The Committee divided:—

Teller for the Yeas, Dr. Laslington — 21.

Teller for the Noses, Mr. Home — — 52.

Clause, No 1, as amended, agreed to.

Clause, No 2, amended, and agreed to.

Clauses, Nos 3 and 4, agreed to.

Clause, offered (For Inquiry into the source of certain Ecclesiastical Revenues)—read a first time, and withdrawn.

Preamble read, and agreed to.

Bill, as amended, to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received To-morrow.

A Motion was made, and the Question being proposed, That the Order of the day for the Committee on the Greek Loan Bill be now read;—An Amendment was proposed to be made to the Question, by leaving out from the word “ that” to the end of the Question, in order to add the words :

" an humble Address be presented to His Majesty, praying Him to use His influence with the Greek Government to induce it to acknowledge the two Loans contracted by the Greek Government previously to the accession of King Otho,” instead thereof.

And the Question being proposed, That the words proposed to be left out stand part of the Question;—And the House having continued to sit till after twelve of the clock on Friday morning;—

Veneris, 5° die Augusti, 1836:—

The said proposed Amendment was, with leave of the House, withdrawn.

Ordered, That the Order of the day, for the Committee on the Greek Loan Bill be now read; and the same being read;

The House resolved itself into the Committee;—and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received this day.

The Order of the day being read, for the third reading of the ingrossed Bill to amend two Acts Temporalties (Ireland) Bill, passed respectively in the third and fourth and in the fourth and fifth years of His present Majesty, for altering and amending the Laws relating to the Temporalities of the Church of Ireland:

And Notice being taken that Forty Members were not present, the House was told by Mr. Speaker; and Forty Members not being present; and it being then one of the clock on Friday morning:—The House was adjourned by Mr. Speaker, without a Question first put, till this day.

Veneris, 5° die Augusti;—Anno 6°. 7° Williami IV° Regis, 1836.

PRAYERS.

Mr. W. A. Baring, presented, pursuant to the directions Court of an Act of Parliament,—Certificate of the Commissioners of His Majesty’s Treasury, of the Gross and Net average annual Value of Fees and Emoluments of certain Offices of the Court of Chancery in Ireland;—and, Copy of the Warrant of the Commissioners of His Majesty’s Treasury, ordering and directing the Amount of Compensation to be paid to certain Officers of the Court of Chancery in Ireland.

Ordered, That the said Papers do lie upon the Table.

Mr. Chetwynd reported from the Committee on the Horton’s Will of Eusebius Horton, Esquire, deceased; That they had examined the allegations of the Bill, and found the same to be true; and that the Parties concerned had given their consent to the Bill, to the satisfaction of the Committee; and that the Committee had gone through the Bill, and directed him to report the same, without any Amendment:—

And the Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Chetwynd do carry the Bill to the Lords;—and acquaint them, That this House hath agreed to the same, without any Amendment.

A Petition of Merchants, Traders and others, In the City of Edinburgh, resident in the Borough of Leith, and inhabitants of the Boroughs of Leith, ACL, and Dhaven, for the removal of Doubts from the Title of Devisees under the Will of Eusebius Horton, Esquire, deceased; That to the satisfaction of the Committee; and that the Committee had gone through the Bill, and directed him to report the same, without any Amendment:—

And the Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Chetwynd do carry the Bill to the Lords;—and acquaint them, That this House hath agreed to the same, without any Amendment.

A Petition of Merchants, Traders and others, in the Borough of Edinburgh, and inhabitants of the Boroughs of Leith, and Dhaven, for the removal of Doubts from the Title of Devisees under the Will of Eusebius Horton, Esquire, deceased; That to the satisfaction of the Committee; and that the Committee had gone through the Bill, and directed him to report the same, without any Amendment:—

And the Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Chetwynd do carry the Bill to the Lords;—and acquaint them, That this House hath agreed to the same, without any Amendment.

A Petition of Merchants, Traders and others, In the City of Edinburgh, resident in the Borough of Leith, and inhabitants of the Boroughs of Leith, and Dhaven, for the removal of Doubts from the Title of Devisees under the Will of Eusebius Horton, Esquire, deceased; That to the satisfaction of the Committee; and that the Committee had gone through the Bill, and directed him to report the same, without any Amendment:—

And the Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Chetwynd do carry the Bill to the Lords;—and acquaint them, That this House hath agreed to the same, without any Amendment.

A Petition of Merchants, Traders and others, In the City of Edinburgh, resident in the Borough of Leith, and inhabitants of the Boroughs of Leith, and Dhaven, for the removal of Doubts from the Title of Devisees under the Will of Eusebius Horton, Esquire, deceased; That to the satisfaction of the Committee; and that the Committee had gone through the Bill, and directed him to report the same, without any Amendment:—

And the Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Chetwynd do carry the Bill to the Lords;—and acquaint them, That this House hath agreed to the same, without any Amendment.

A Petition of Merchants, Traders and others, In the City of Edinburgh, resident in the Borough of Leith, and inhabitants of the Boroughs of Leith, and Dhaven, for the removal of Doubts from the Title of Devisees under the Will of Eusebius Horton, Esquire, deceased; That to the satisfaction of the Committee; and that the Committee had gone through the Bill, and directed him to report the same, without any Amendment:—

And the Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Chetwynd do carry the Bill to the Lords;—and acquaint them, That this House hath agreed to the same, without any Amendment.

A Petition of Merchants, Traders and others, In the City of Edinburgh, resident in the Borough of Leith, and inhabitants of the Boroughs of Leith, and Dhaven, for the removal of Doubts from the Title of Devisees under the Will of Eusebius Horton, Esquire, deceased; That to the satisfaction of the Committee; and that the Committee had gone through the Bill, and directed him to report the same, without any Amendment:—

And the Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Chetwynd do carry the Bill to the Lords;—and acquaint them, That this House hath agreed to the same, without any Amendment.

A Petition of Merchants, Traders and others, In the City of Edinburgh, resident in the Borough of Leith, and inhabitants of the Boroughs of Leith, and Dhaven, for the removal of Doubts from the Title of Devisees under the Will of Eusebius Horton, Esquire, deceased; That to the satisfaction of the Committee; and that the Committee had gone through the Bill, and directed him to report the same, without any Amendment:—
and Newhaven Railway (No. 2) Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Poor Law Act.

A Petition of Inhabitants of Lowestoft; and, Protestant Dissenters and others, of Kingston-upon-Thames; praying for the abolition of Church Rates, were presented, and read; and ordered to lie upon the Table.

Poor Law Bill.

A Petition of the Incumbent, Churchwardens and others, Rate-payers of Saint Helen's, in the Isle of Wight, praying that so much of the Poor Law Bill as enacts that the Isle of Wight shall be rated as one parish, may not pass into a law, was presented, and read; and ordered to lie upon the Table.

Poor Law Act.

A Petition of the Incumbent, Churchwardens and others, Rate-payers of Saint Helen's, in the Isle of Wight, praying for the repeal of so much of the Poor Law Act as enables the Commissioners of Poor Laws to enforce the separation of husband from wife, and parent from child, in the Workhouses of the Unions, was presented, and read; and ordered to lie upon the Table.

Sir Andrew Leith Hay presented, pursuant to Order,—A Return of all the Canteens or Suttling Houses at the Horse Guards, at Tilbury Fort, and at all Garrison, Barracks and Military Stations abroad, and in Great Britain and Ireland; with the Names of the Persons to whom they are severally appropriated for individual benefit, and those which are received; distinguishing those which are appropriated for individual benefit, and those which are applied to the Public Service.

Ordered, That the said Return do lie upon the Table.

A Petition of Citizens of Glasgow, praying that the Municipal Corporations (Scotland) Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Provost, Magistrates and Counsellors of the burgh of Côtelon of Glasgow;—Hertors, Manufacturers, Traders and Inhabitants of the burgh of Côtelon, and village of Mile-end of Glasgow;—Commissioners of Police of the district of Côtelon and Mile-end of Glasgow;—Provost, Magistrates and Town Council of Bursle Island;—Incorporation of Hammermen of Glasgow;—Deacon and Collector of the Incorporation of Dyers of Glasgow;—Owners of heritable property within the Parliamentary limits of Glasgow;—John Masson, Maltster, in Aberdeen;—Visitor of the Corporation of Maltmen in Glasgow;—and, Deacon, Convenor, Collector and Members of the Trades House of Glasgow; praying that the said Bill may not pass into a law as it now stands, were also presented, and read; and ordered to lie upon the Table.

A Petition of George Pollok, of Rhindmuir, in the county of Lanark, praying that in the event of the said Bill not passing into a law as it now stands, were also presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Ayr, Newton and Wigtown, praying that the said Bill may not pass into a law as it now stands, were also presented, and read; and ordered to lie upon the Table.

A Petition of Houses of Commons, prayer that the said Bill may not pass into a law as it now stands, were also presented, and read; and ordered to lie upon the Table.

A Petition of the Incumbent, Churchwardens and others, Rate-payers of Saint Helen's, in the Isle of Wight, praying that so much of the Poor Law Bill as enacts that the Isle of Wight shall be rated as one parish, may not pass into a law, was presented, and read; and ordered to lie upon the Table.
Resolved, That this House will, upon Monday next, resolve itself into a Committee upon the Kingstown Harbour Bill.

Ordered, That the Coal Trade Bill be now read a second time:—The Bill was accordingly read a second time; and committed to a Committee of the whole House, for Tuesday next.

Ordered, That the Exchequer Offices (Ireland) Bill be now read a second time:—The Bill was accordingly read a second time; and committed to a Committee of the whole House, for Tuesday next.

Resolved, That this House will, immediately, resolve itself into a Committee upon the Sunk Island Road Bill:—The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Robert Stewart reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received upon Monday next.

Resolved, That the House will, upon Tuesday next, resolve itself into a Committee upon the Hackney Carriages (Metropolis) Bill.

Resolved, That this House will, upon Tuesday next, resolve itself into a Committee upon the Tenements Recovery Bill.

Resolved, That the Report from the Committee to whom it was referred to consider of making further provisions in relation to Compensations to the owners of Slaves, be now received.

Mr. Baring accordingly reported several Resolutions; which were read, as follow:

1. Resolved, That the Commissioners of His Majesty’s Treasury be authorized to issue, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, a sum, not exceeding One-fourth part of the estimated surplus Revenue of the United Kingdom, to be applied towards payment of the Compensations granted to Owners of Slaves.

2. Resolved, That a sum of Three millions four hundred and thirty-seven thousand two hundred and ten-pence, Three hundred and thirty-seven thousand two hundred and ten pounds eleven shillings and ten-pence, Three hundred and thirty-seven thousand two hundred and ten pounds, be issued out of the Commissioners for the Reduction of the National Debt, to be applied in payment of the Compensation to the Owners of Slaves, on the terms and conditions specified in the Act for the Abolition of Slavery, which sum shall be added to, and shall form a part of, such Bank Annuities; and the interest thereon shall be charged upon and paid out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland.

The said Resolutions, being read a second time, were agreed to.

Ordered, That a Bill be brought in upon the said Resolutions: And that Mr. Baring and Mr. Chancellor of the Exchequer do prepare, and bring it in.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return of the Number of Persons who have been admitted to the Freedom of the Cities and Boroughs in England and Wales which returned Members to Parliament in the years 1834, 1835, and of the Sum paid by each Person for Stamp Duty on such admission to the Freedom in each City and Borough.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty’s most honourable Privy Council.

Ordered, That there be laid before this House, Bills in a Return of the Names or short Titles of all Bills, Private as well as Public, which have passed the House of Commons in the present year, and have not been returned from the other House of Parliament: also, of all Bills which, during the same period, have been returned from the other House of Parliament, and have not afterwards received the Royal Assent.

Resolved, That this House will, at the rising of Adjournment, the House this day, adjourn till Monday next.

A Petition of Factory Labourers employed in the Factories of Mr. Ralph Kershaw, Ashton-under-Lyne;—Messrs. James and John Kinderton, Ashton-under-Lyne;—Messrs. Hindley and Hyde, Dukinfield;—Mr. Samuel Oldham, Ashton-under-Lyne; and, Mr. John Orrell, Ashton-under-Lyne; praying for the reduction of the Hours of Labour in Factories, were presented, and read; and ordered to lie upon the Table.

A Petition of Operative Cotton Spinners of the Factories Act, county of Lancashire;—Mr. Norris, Manchester;—Mr. Guest, Manchester;—Messrs. Frame and Boardman, Manchester;—Mr. Clarke, Manchester (Three Petitions);—Mrs. Lord, Manchester;—Mr. Benjamin Gray, Manchester;—Messrs. R. and T. Ogden, Manchester;—Mr. Barton, Manchester;—Mr. Clarke (Bewick), Manchester;—Inhabitants of Blackburn;—John Knight, Oldham;—Inhabitants of Oakenshaw;—Members of the Manchester Short Time Central Committee;—Persons employed in Cotton Mills and Factories, and others, in Hyde Bridge;—and, Female Inhabitants of Stockport; praying for the Amendment of the Factories Act, were presented, and read; and ordered to lie upon the Table.

A Petition of Independents residing in the village Lords’ Day Llandrillo, praying that the Lords’ Day Bill may be not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Widow Ryan and William McAsl Archdeacon rifles, both of the parish of Gartmore, in the county of Cork, praying that the name of Archdeacon Ryder may be erased from the list of magistrates for the county of Cork, was presented, and read; and ordered to lie upon the Table.

A Petition of John Buc;—Edward Bryant;—Navy Half Pay, and Rowland Milner, late Lieutenants in the Royal Navy; complaining of being deprived of their Half Pay; and praying for inquiry, were presented, and read; and ordered to lie upon the Table.

Two Petitions of Inhabitants of Glasgow, praying Newspaper for the repeal of the Stamp Duty on Newspapers, were presented, and read; and ordered to lie upon the Table.

A Petition of Retailers of Beer within the town Sale of Beer, and port of Hastings, and the liberties thereof, praying that they may be placed on the same footing as Licensed Victuallers, was presented, and read; and ordered to lie upon the Table.

A Petition of the Provost, Magistrates and Town Herdowing Council of the royal burgh of Burntisland, praying that in any Treaties now pending with Foreign Powers,
A Message from the Lords, by Mr. Adam and Mr. Speake, to the House of Commons:

The Lords have agreed to the several Bills following, without Amendment; viz.

A Bill, intituled, An Act for declaring the Law as to Bills of Exchange, to the 31st day of March 1837, be referred to the Committee of Supply.

The Lords have passed a Bill, intituled, An Act for granting to His Majesty, to defray the charge of the Circulating Libraries in the United Kingdom of Great Britain and Ireland, for the year 1837, be referred to the Committee of the Whole House.

The Lords have agreed to the Bill, intituled, An Act for regulating the eagles, which are to be employed in the Public Offices or Departments, or employed in the Public Service, to the 31st day of March 1837.

A Message from the Lords, by Mr. Adam and Mr. Speake, to the House of Commons:

The Lords have agreed to the several Bills following, without Amendment; viz.

A Bill, intituled, An Act for declaring the Law as to Bills of Exchange, to the 31st day of March 1837, be referred to the Committee of Supply.

The Lords have passed a Bill, intituled, An Act for granting to His Majesty, to defray the charge of the Circulating Libraries in the United Kingdom of Great Britain and Ireland, for the year 1837, be referred to the Committee of the Whole House.

The Lords have agreed to the Bill, intituled, An Act for regulating the eagles, which are to be employed in the Public Offices or Departments, or employed in the Public Service, to the 31st day of March 1837.
2. Resolved, That a sum, not exceeding Ten thousand and five hundred pounds, be granted to His Majesty, to enable Him to grant relief, to the 31st day of March 1837, to Tuscanese and Corsican Emigrants, Dutch Naval Officers, Saint Domingo Sufferers, American Loyalists and others, who have heretofore received allowances from His Majesty, and who, for Services performed, or Losses sustained, in the British Service, have special claims on His Majesty's justice and liberality.

3. Resolved, That a sum, not exceeding One thousand eight hundred and fifty pounds, be granted to His Majesty, to defray the expense of the National Vaccine Establishment for the year 1836.

4. Resolved, That a sum, not exceeding Three thousand pounds, be granted to His Majesty, for the support of the Institute called "The Refuge for the Destitute," for the year 1836.

5. Resolved, That a sum, not exceeding Two thousand and nine hundred and four pounds, be granted to His Majesty, to defray the charge of confining and maintaining Criminal Lunatics, to the 31st day of March 1837.

6. Resolved, That a sum, not exceeding Four thousand and six hundred pounds, be granted to His Majesty, to defray, to the 31st day of March 1837, the usual Allowances to the Protestant Dissenting Ministers in England, Poor French Refugee Clergy, Poor French Refugee Laity, and sundry other small charitable and other allowances to the Minister of St. Martin-in-the-Fields, and others.

7. Resolved, That a sum, not exceeding Eighty thousand pounds, be granted to His Majesty, to complete the sum necessary to defray the charge of Civil Contingencies, to the 31st day of March 1837.

8. Resolved, That a sum, not exceeding One hundred and ninety-five thousand eight hundred and ninety-five pounds thirteen shillings and two-pence, be granted to His Majesty, for the support of the Disembodied Militia of Great Britain and Ireland, to the 31st day of March 1837.

Resolutions to be reported.

And the House having continued to sit till after twelve of the clock on Saturday morning;

Sabbati, 6° die Augusti, 1836:

Mr. Speaker resumed the Chair; and Mr. Bernal reported, that the Committee had come to several Resolutions.

Ordered, That the Report be received upon Monday next.

Mr. Bernal also acquainted the House, That he was directed by the Committee to move, That they may have leave to sit again.

Resolved, That this House will, upon Monday next, again resolve itself into the said Committee.

Ordered, That a Message be sent to the Lords, to acquaint them, that, upon the third reading of the Bill, intituled, "An Act for extinguishing the Secular Jurisdiction of the Archbishop of York and the Bishop of Ely, in certain Liberties in the Counties of York, Nottingham, and Cambridges," an Amendment was made in Pr. 4, I, 26, by leaving out the following Proviso: "Provided always, That the present Custos Rotulorum of the County of Cambridges shall be appointed under this Act Custos Rotulorum of the said Isle of Ely," which Amendment, according to the copy of the Bill, as printed by the Lords, does not appear to have been made in the Improvement; and to request that the Lords will expunge the said Proviso, the same not forming part of the Bill as passed by the Commons: And that Mr. Solicitor General do carry the said Message.

Ordered, That the Amendments made by the Lords to the Marriages Bill be taken into consideration upon Monday next.

Mr. Chancellor of the Exchequer reported the Ecclesiastical Appointments Suspension Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Monday next.

Mr. Chancellor of the Exchequer reported the Greek Loan Bill; and the Amendments were read, Bill, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Monday next.

Ordered, That the ingrossed Bill to amend two Church Acts passed respectively in the third and fourth, Temporaries (Ireland) Bill, and in the fourth and fifth years of His present Majesty, for altering and amending the Laws relating to the Temporaries of the Church of Ireland, be now read the third time:—The Bill was accordingly read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

Ordered, That the Report from the Committee on Corporate Property (Ireland) Bill be taken into further consideration upon Monday next.

Ordered, That there be laid before this House, a Committee of Return of all Monies paid by Vote of Parliament, or by Statute enactment, or by any other authority, for the building and repair of Churches in Scotland, and for the augmentation of the Stipend of the Clergy of the Church of Scotland, in each year since 1800, the Total Amount since that time, and the authority for paying the same.

Ordered, That the Bill, as amended by the Lords, be printed.

Ordered, That the Amendments made by the Lighthouse Lords to the Lighthouses Bill be taken into consideration upon Monday next.

The Justice of Peace Courts (Scotland) Bill was, Justice of according to Order, read a second time; and committed to a Committee of the whole House, for Monday next.

The Order of the day being read, for the second Ecclesiastical reading of the Ecclesiastical Duties and Revenues Bill;

Ordered, That the Bill be read a second time upon this day three months.

Ordered, That the Report be received upon Monday next.

Ordered, That the Order be read for the second bankruptcy Bill;

Ordered, That the Bill be read a second time upon Monday next.

Ordered, That the Order be read for the Committee on Jewish Civil Disabilities Bill;

Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

Ordered, That the Bill be read the third time upon Monday next.

Ordered, That the Order be read, for the third Common Law Courts Bill;

Ordered, That the Bill be read the third time upon Monday next.

Ordered, That the Order be read, for the third Registration of Voters Bill;

Ordered, That the Bill be read the third time upon Monday next.

Mr. Chancellor of the Exchequer reported the Ecclesiastical Appointments Suspension Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Monday next.

Mr. Chancellor of the Exchequer reported the Greek Loan Bill; and the Amendments were read, Bill, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Monday next.

Ordered, That the ingrossed Bill to amend two Church Acts passed respectively in the third and fourth, Temporaries (Ireland) Bill, and in the fourth and fifth years of His present Majesty, for altering and amending the Laws relating to the Temporaries of the Church of Ireland, be now read the third time:—The Bill was accordingly read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

Ordered, That the Report from the Committee on Corporate Property (Ireland) Bill be taken into further consideration upon Monday next.

Ordered, That there be laid before this House, a Committee of Return of all Monies paid by Vote of Parliament, or by Statute enactment, or by any other authority, for the building and repair of Churches in Scotland, and for the augmentation of the Stipend of the Clergy of the Church of Scotland, in each year since 1800, the Total Amount since that time, and the authority for paying the same.

Ordered,
Ordered, That there be laid before this House, a Return of the Amount paid as Salary, and for Allowances and Expenses of every kind, to His Majesty's High Commission to the Church of Scotland, in each year since 1806, and the Authority by which the same were paid.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give direct instruction to the Privy Council to carry into immediate execution any Treaties, Conventions or Stipulations made with any Foreign Power or State for the suppression of the Slave Trade: And the same was read the first time; and ordered to be read a second time upon Monday next; and to be printed.

Mr. Chancellor of the Exchequer presented a Bill Slave Treaties to authorize His Majesty, by Orders in Council, to carry into immediate execution any Treaties, Conventions or Stipulations made with any Foreign Power or State for the suppression of the Slave Trade: And the same was read the first time; and ordered to be read a second time upon Monday next; and to be printed.

And then the House, having continued to sit till near a quarter of an hour after one of the clock on Saturday morning, adjourned till Monday next.

Luna, 8° die Augusti ;

6°-7° Will. IV. Regis, 1836.

PRAYERS.

TWO Petitions of Merchants, Traders and others, Trinity (North Inhabitants of Edinburgh and its vicinity, Leith) Harbour Docks (N° 2) Bill, praying that the Trinity (North Leith) Harbour and Docks (N° 3) Bill may pass into a law, were presented, and read; and ordered to lie upon the Table.

A Motion was made, and the Question being proposed, that the Trinity (North Leith) Harbour and Leith Harbour Docks (N° 3) Bill, be now read a second time; (No. 3) Bill, was, according to Order, read the third time.

And the Question being put, That the words "upon this day three months." be added at the end made to the Question; it was resolved in the negative.

And the Question being put, That the words "now," and at the end of the Question to add the words "upon this day three months." was, according to Order, read the third time.

And then the House, having continued to sit till near a quarter of an hour after one of the clock on Saturday morning, adjourned till Monday next.

Resolved, That the Bill do pass.

Ordered, That the Bill be read a second time upon this day three months.

An ingrossed Bill for making and maintaining a Edinburgh Railway or Railways from the City of Edinburgh to Leith, and near to Newhaven and Trinity, all in the County of Edinburgh, was read the third time.

Resolved, That the Bill do pass.

Ordered, That the Bill be read a second time upon this day three months.

An ingrossed Bill for the more effectual Registration of Persons entitled to vote in the Election of Voters' Bill, was, according to Order, read the third time.

An ingrossed Clause was offered to be added to the Bill, by way of rider, " Persons employed at " Elections to be liable to a penalty for voting:"); and the said Clause was, accordingly, read twice, with blanks; and committed to a Committee of the whole House:—The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Solicitor General reported, that the Committee had gone through the Clause, and made Amendments thereunto.
Ordered, That the Report be now received.

Mr. Solicitor General accordingly reported the Clause; and the Amendments were read, and agreed to:—And the said Clause was read the third time, and agreed to, to be made part of the Bill, by way of rider.

Another ingrossed Clause was offered to be added to the Bill, by way of rider, “Persons having ceased to hold Offices under Government one year, may be inserted in the Register of Voters, if qualified as Electors:”—And the said Clause was brought up, and twice read, and, with an Amendment thereunto, agreed to. And the said Clause was read the third time, and agreed to, to be made part of the Bill, by way of rider.

Then several Amendments were made to the Bill.

An Amendment was proposed to be made to the Bill, in Pr. 78. l. 7. by inserting after the word “pounds” the words “except in the case of persons who shall have been placed on such Register previous to the passing of this Act, by reason of their occupation of building and lands, whereas the building shall be of value insufficient to confer a vote, under the provision herein contained; which persons shall not be deprived of their vote by reason of such insufficient value, so long as they shall remain in the occupation of the same building.”

And the Question being put, That those words be there inserted;

The House divided:
The Yeas to the new Lobby;
The Noes to the old Lobby.

Tellers for the Mr. Macquhurt Praed, Yeas.

Tellers for the Mr. Attorney General, Noes.

Mr. Warburton.

So it passed in the Negative.

A Motion was made, and the Question being put, That the Bill do pass;

The House divided:
The Yeas to the new Lobby;
The Noes to the old Lobby.

Tellers for the Mr. Edward John Stanley.

Tellers for the Mr. Macquhurt Praed.

So it was resolved in the Affirmative.

A Motion was made, and the Question being proposed, That the Title be, “An Act for the more effectual Registration of Persons entitled to vote in the Election of Members to serve in Parliament in England and Wales.”

An Amendment was proposed to be made to the Question, by adding at the end thereof the words “and for other purposes.”

And the Question being put, That those words be there added; it passed in the Negative.

Resolved, That the Title be, An Act for the more effectual Registration of Persons entitled to vote in the Election of Members to serve in Parliament in England and Wales.

Ordered, That Mr. Warburton do carry the Bill to the Lords, and desire their concurrence.

Ordered, That a Committee be appointed to inspect the Journals of the House of Lords, with relation to any Proceedings on the Westminster Small Debts Bill, and to make report thereof to the House:—And a Committee was appointed of Mr. Dogshom, Mr. House, Mr. Ward, Mr. Hume, Mr. Humphery, Mr. Barnard, and Mr. Harvey; and they are to withdraw immediately.

Ordered, That Three be the Quorum.

The Order of the day being read, for taking into consideration the Reasons offered by the Lords at the Conference held upon the 19th day of July last, for insisting upon certain of their Amendments to the Municipal Corporations Bill; and, also the Amendments made by the Lords to the Amendments made by the Commons to the Amendments made by the Lords to the said Bill;

Ordered, That the said Reasons and Amendments be taken into consideration To-morrow.

Ordered, That the Amendments made by the Registration of Advertisements Bill be reported to the Lords to the Registration of Births, &c. Bill, be taken into consideration To-morrow.

The Order of the day being read, for taking into consideration the Amendments made by the Lords to the Marriages Bill;

Ordered, That the said Amendments be taken into consideration To-morrow.

The ingrossed Bill for suspending Appointments to certain Dignities and Offices in Cathedral and Collegiate Churches, and to Sinecure Rectors, was, according to Order, read the third time.

Resolved, That the Bill do pass: And that the Title be, An Act for suspending, for One year, Appointments to certain Dignities and Offices in Cathedral and Collegiate Churches, and to Sinecure Rectors.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

A Message from the Lords, by Mr. Adam and Message from Mr. Brougham:

Mr. Speaker:
The Lords have agreed to the several Bills following, without Amendment: viz.

A Bill, intituled, An Act to facilitate, until the Highway Rates of One thousand eight hundred and thirty-nine, and thirty-seven, the Recovery of certain Arrears of Highway Rates and Composition in lieu of Statute Duty:

A Bill, intituled, An Act to explain and amend Ecclesiastical Leases (No. 2.) for imposing certain Restrictions on the Renewal of Leases by Ecclesiastical Persons: And also,

The Lords have agreed to the Bill, intituled, An Established Bill for carrying into effect the Reports of the Com- missioners appointed to consider the state of the Established Church in England and Wales, with reference to Ecclesiastical Duties and Revenues, so far as they relate to Episcopal Dioceses, Revenue and Patronage, with Amendments; to which Amendment the Lords desire the concurrence of this House: And also,

The Lords have passed a Bill, intituled, An Act Lord Langford's for enabling the Right honourable Lords Augusta to render valid certain Marriages solemnized in the Church of Saint Clement, Oxford; to which the Lords desire the concurrence of this House: And also,

The Lords desire a present Conference with this House, to consider a Bill for creating an Ecclesiastical Church Bill, to render valid certain Marriages solemnized in the Church of Saint Clement, Oxford; to which the Lords desire the concurrence of this House: And also,

The Lords desire the present Conference with this House, to consider a Bill for creating an Ecclesiastical Church Bill, to render valid certain Marriages solemnized in the Church of Saint Clement, Oxford; to which the Lords desire the concurrence of this House: And also,

The Lords desire the present Conference with this House, to consider a Bill for creating an Ecclesiastical Church Bill, to render valid certain Marriages solemnized in the Church of Saint Clement, Oxford; to which the Lords desire the concurrence of this House: And also,

The Lords desire the present Conference with this House, to consider a Bill for creating an Ecclesiastical Church Bill, to render valid certain Marriages solemnized in the Church of Saint Clement, Oxford; to which the Lords desire the concurrence of this House: And also,

The Lords desire the present Conference with this House, to consider a Bill for creating an Ecclesiastical Church Bill, to render valid certain Marriages solemnized in the Church of Saint Clement, Oxford; to which the Lords desire the concurrence of this House: And also,

The Lords desire the present Conference with this House, to consider a Bill for creating an Ecclesiastical Church Bill, to render valid certain Marriages solemnized in the Church of Saint Clement, Oxford; to which the Lords desire the concurrence of this House: And also,
Lord John Russell reported, That the Managers had been at the Conference, which was managed on the part of the Lords by the Lord President of the Council, and propounded to them, that the Lords, having taken into consideration the Reasons given by the Commons for disagreeing to several Amendments made by their Lordships to the Bill, intituled, An Act for the Commutation of Tithes in England and Wales, do not insist upon the Amendments to which this House hath disagreed, and do agree to the Amendments made by this House to the Amendments made by their Lordships, with certain Amendments to which they desire the concurrence of this House; and the same were read, as follow:

The Lords agree to the Amendments made by the Commons in Clause (C), with the following Amendment:

In the Amendment in l. ult.

L. 3. Leave out “ordinary,” and insert “arbitrary.”

The Lords agree to the Amendments made by the Commons in Pr. 33. l. 10.

The Lords agree to the Amendments made by the Commons in Pr. 33. l. 16. with the following Amendment:

L. 2. 3. and 4. Leave out “for all such rates,” “charges and assessments as were actually paid or due in respect.”

The Lords do not insist upon their Amendments in Pr. 33. l. 38. to which the Commons have disagreed.

The Lords do not insist upon their Amendment to leave out from “Commissioners” at the end of Clause (A), added by way of rider to the Bill, to “And” in Pr. 39. l. 24. to which the Commons have disagreed, but agree to the Amendment made by the Commons in re-instating the Clause with the following Amendment, Pr. 37. l. 13. after “appor- tionment” insert “as hereinafter provided.”

The Lords do not insist upon the rest of their Amendments, to which the Commons have disagreed, and agree to the other Amendments made by the Commons.

The said Amendments, being read a second time; Resolved, That this House doth agree to the Amendments made by the Lords to the Amendments made by the Commons in the Amendments made by the Lords to the said Bill.

Ordered, That Mr. Bernal do carry the Bill to the Lords; and acquaint them, that this House doth agree to the Amendments made by the Lords to the Amendments made by the Commons in the Amendments made by the Lords to the said Bill.

The ingrossed Bill to enable His Majesty to appoint Commissioners for executing the Duties of His Majesty’s Postmaster General, was, according to Order, read the third time; and an ingrossed Clause was added to the Bill, by way of rider.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for vesting Lighthouses, Lights and Sea Marks on the Coasts of England in the Corporation of Trinity House of Deptford Strand, and for making provisions respecting Lighthouses, Lights, Buoys, Beacons and Sea Marks, and the Tolls and Duties payable in respect thereof; and the same were read, as follow:

Pr. 15. l. 10. After “upon” insert “and the” and “said Master, Wardens and Assistants shall con- sider fair and just, having regard to the value of the property, and the rights and benefits and ad- vantages resulting to the proprietors from the enjoyment thereof.”

Pr. 21. l. 12. After “aforesaid” insert “Provid- ed always, That no such reference to a Jury shall be made after the expiration of Two years Vol. 91.”

Ordered, from the passing of this Act, except with the consent of the person or persons for the time being in possession, or entitled to the profits of the property, and the rights and advantages re- sulting to the proprietors from the enjoyment thereof, and to the liabilities to which they are at present subject.

Pr. 24. l. 5. After “defendants” insert “Provid- ed always, That if any question shall arise re- specting the tolls payable in respect of any such Lighthouse, those which have been usually paid shall, in ascertaining the value of such Lighthouse, be taken to be the tolls payable in respect thereof. Provided they shall not be inconsistent with the Patents, Leases or Acts of Parliament under which such tolls are payable.”

Pr. 30. l. 12. After “Jury” insert “or” in case no such offer shall have been made.”

Pr. 34. l. 14. After “Assistants” insert “Commissioners or Corporation.”

Pr. 39. l. 12. After “disapproval” insert “or” suggestions.”

Pr. 59. l. 23. After “disapproval” insert “or” suggestions.”

Pr. 72. l. 10. Leave out “and,” and insert “or.”

Pr. 72. l. 20. Leave out “and,” and insert “or.”

Pr. 72. l. 24. Leave out “and,” and insert “or.”

Pr. 79. l. 33. Leave out “daily,” and insert “principal.”

Pr. 79. l. penult. Leave out “daily,” and insert “principal.”

Pr. 81. l. 25. After “same” insert “Provided always, That in case any such Lighthouse, in respect of which the said Master, Wardens and Assistants shall take any land or ground to be held therewith, under the powers of this Act, shall at any time hereafter be abandoned or given up by the said Master, Wardens and Assistants, or for the space of Three years shall cease to be used or employed as a Lighthouse, or in case the said land shall be otherwise purchased for the purposes of the said Lighthouse, or the occupation thereof, then and in every such case any land or ground which shall have been so taken by the said Master, Wardens and Assistants, or by persons who was or were proprietor or proprietors thereof, at the time of the purchase by the said Master, Wardens and Assistants, or his or their heirs, executors or administrators, on the re-payment of the purchase-money thereof, according to the nature of his or their estate or interest in such land or ground at the time of the purchase, or the person or persons who would have been or become entitled to the said land or ground in case such purchase had not been made.”

Pr. 83. l. 29. After “Assistants” insert “Commissioners or Corporation.”

Pr. 86. l. 14. Leave out “and,” and insert “into.”

The said Amendments, as far as the Amendment in Pr. 21. l. 12. being read a second time, were agreed to.

The Amendment in Pr. 21. l. 12. being read a second time, was agreed to.

An Amendment was made thereunto, by leaving out the word “Two,” and inserting the word “Five,” instead thereof.

And the said Amendment, so amended, was agreed to. Then the subsequent Amendments, being read a second time, were agreed to.
Ordered, That Mr. Bernal do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships, with an Amendment; to which Amendment this House doth desire the concurrence of their Lordships.

The ingrossed Bill to impose countervailing Duties of Excise on Mixtures, Compounds, Preparations and Commodities made from or with Spirits removed from Ireland to England or Scotland, or from Scotland to England, and to grant countervailing Duties on the removal of the same from England to Scotland or Ireland, or from Scotland to Ireland; and to repeal the additional Duties of Excise on Licenses to Retailers of Spirits in the United Kingdom, imposed by an Act passed in the fourth and fifth year of His present Majesty, and to alter certain provisions in the Laws of Excise relating to Distillers and Retailers of Spirits, was, according to Order, read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass: And that the Title be, An Act to impose countervailing Duties of Excise on Mixtures, Compounds, Preparations and Commodities made from or with Spirits removed from Ireland to England or Scotland, or from Scotland to England, and to grant countervailing Duties on the removal of the same; to repeal the additional Duties of Excise on Licenses to Retailers of Spirits in the United Kingdom, and to alter the Laws relating to Distillers and Retailers of Spirits.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The Order of the day being read, for the second reading of the Malt Duties (Ireland) Bill;

Ordered, That the Bill be read a second time upon this day three months.

The Slave Owners' Compensation Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for To-morrow.

The Slave Treaties Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for To-morrow.

The ingrossed Bill to abolish certain Offices in the Superior Courts of Common Law, and to make provisions for a more effective and uniform establishment of Officers in those Courts, was, according to Order, read the third time; and Amendments were made to the Bill.

Resolved, That the Bill do pass: Ordered, That Mr. Aglionby do carry the Bill to the Lords, and desire their concurrence.

Mr. Bernal reported the Pensions' Duties Bill; and the Amendments were read, and agreed to.

A Clause was offered to be added to the Bill to exempt the Pension of the Duke of Marlborough from the provisions of the Bill:—And the said Clause was brought up, and read the first time.

And a Motion being made, and the Question being put, That the said Clause be now read a second time;—the House divided:—And the Question being again proposed, That the said Clause be added to the Bill:—And a Debate arising thereon:—And a Motion being made, and the Question being put, That the Debate be adjourned till To-morrow:

The House divided:

The Yeas to the new Lobby; The Noes to the old Lobby.

Tellers for the [Mr. Edw. John Stanley], Yes, [Mr. Vernon Smith]; Noes, 55.

Tellers for the [Mr. Warburton], Yes, [Mr. Bernal]: Noes, 35.

So it was resolved in the Affirmative.

And the Question being again proposed, That the said Clause be added to the Bill:—And a Debate arising thereon:—And a Motion being made, and the Question being put, That the Debate be adjourned till To-morrow:

The House divided:

The Yeas to the new Lobby; The Noes to the old Lobby.

Tellers for the [Mr. Warburton], Yes, [Mr. Bernal]; Noes, [Mr. Edw. John Stanley];

So it passed in the Negative.

Ordered, That the said Clause be added to the Bill.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Friday next.

Ordered, That the Amendments made by the Established Lords to the Established Church Bill, be taken into Committee, consideration upon Thursday next.

Ordered, That the said Amendments be printed.

The House, according to Order, resolved itself supply; into the Committee of Supply.

(1.

Resolved, That a sum, not exceeding Twenty British twelve thousand nine hundred and seventy-four pounds, be granted to His Majesty, to defray the estimated expenditure of the British Museum, for the year ending Lady Day, 1837.

2. Resolved, That a sum, not exceeding Thirty-Eight thousand and five hundred pounds, be granted to His Majesty, to enable the Lord Lieutenant of Ireland to issue Money for the advancement of Education in Ireland, to the 31st day of March, 1837.

3. Resolved, That a sum, not exceeding Twenty-Four thousand pounds, be granted to His Majesty, to defray the expense of the Foundling Hospital in Dublin, to the 31st day of March, 1837.

4. Resolved, That a sum, not exceeding Twenty-thousand pounds, be granted to His Majesty, to defray the expense of the House of Industry in Dublin, the Lunatic Establishment, and the four General Hospitals attached, to the 31st day of March, 1837.

5. Resolved, That a sum, not exceeding One hundred and fifty pounds, be granted to His Majesty, to defray the charge of the Hibernian Marine Society, to the 31st day of March, 1837.

6. Resolved, That a sum, not exceeding One thousand and five hundred pounds, be granted to His Majesty, to defray the expense of the Female Orphan House, Circular Road, Dublin, to the 31st day of March, 1837.

7. Resolved, That a sum, not exceeding Twenty thousand and five hundred pounds, be granted to His Majesty, to defray the expense of the Westmorland Lock Hospital in Dublin, to the 31st day of March, 1837.

8. Resolved, That a sum, not exceeding One thousand and five hundred pounds, be granted to His Majesty, to defray the expense of the Lying-in-Hospital in Dublin, to the 31st day of March, 1837.

9. Resolved,
Resolved, That a sum, not exceeding Twenty-thousand four hundred and seventy-two pounds, be granted to His Majesty, to defray the expenses of the Hospital for Incurables, in Dublin, to the 31st day of March 1837.

Resolved, That a sum, not exceeding Six thousand and five hundred pounds, be granted to His Majesty, to defray the charge of Criminal Prosecutions, and other Law Charges in Ireland, to the 31st day of March 1837.

Resolved, That a sum, not exceeding Four thousand one hundred and forty pounds, be granted to His Majesty, to defray the expenses incurred by Clerks of the Peace in Ireland, in carrying into effect the provisions of the Act for amending the Representation of the People of Ireland.

Resolutions to be reported.

And the House having continued to sit till after twelve of the clock on Tuesday morning;

Martin, 9th die Augusti, 1830.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received this day.

Mr. Bernal also acquainted the House, That he was directed to move, That the Committee may have power to sit again, to-morrow.

Resolved, That this House will, to-morrow, again resolve itself into the said Committee.

Mr. Bernal reported from the Committee of Supply, Supply several Resolutions; which were read, as follow:

1. Resolved, That a sum, not exceeding Seventy-five thousand nine hundred and five pounds, be granted to His Majesty, to defray the expense of publishing Proclamations and printing the Statutes, to the 31st day of March 1837.

2. Resolved, That a sum, not exceeding Sixty Criminal thousand five hundred and forty pounds, be granted to His Majesty, to defray the expense of publishing Proclamations, and printing the Statutes, to the 31st day of March 1837.

3. Resolved, That a sum, not exceeding One thousand eight hundred and fifty pounds, be granted to His Majesty, to defray the expense of the Hospital for Incurables, in Dublin, to the 31st day of March 1837.

4. Resolved, That a sum, not exceeding Twenty-five thousand five hundred and seventy-nine pounds, be granted to His Majesty, to defray the expense of the Hospital for Incurables, in Dublin, to the 31st day of March 1837.

5. Resolved, That a sum, not exceeding Twenty-thousand four hundred and seventy-two pounds, be granted to His Majesty, to defray the expense of Public Works.

6. Resolved, That a sum, not exceeding Five thousand one hundred and forty pounds, be granted to His Majesty, to defray the expenses incurred by Clerks of the Peace in Ireland, in carrying into effect the provisions of the Act for amending the Representation of the People of Ireland.

7. Resolved, That a sum, not exceeding Twenty-thousand four hundred and seventy-two pounds, be granted to His Majesty, to defray the expenses of the Hospital for Incurables, in Dublin, to the 31st day of March 1837.

8. Resolved, That a sum, not exceeding Six thousand one hundred and forty pounds, be granted to His Majesty, to defray the expense of Public Works.

9. Resolved, That a sum, not exceeding Four thousand one hundred and forty pounds, be granted to His Majesty, to defray the expenses of the Hospital for Incurables, in Dublin, to the 31st day of March 1837.

10. Resolved, That a sum, not exceeding Thirty thousand and five hundred pounds, be granted to His Majesty, to defray the expenses of the Hospital for Incurables, in Dublin, to the 31st day of March 1837.

11. Resolved, That a sum, not exceeding Eight thousand and one hundred and twenty-eight pounds, be granted to His Majesty, to defray the charge of the Roman Catholic College, in Ireland, to the 31st day of March 1837.

12. Resolved, That a sum, not exceeding Forty thousand and two hundred pounds, be granted to His Majesty, to defray the expenses of the Hospital for Incurables, in Dublin, to the 31st day of March 1837.

13. Resolved, That a sum, not exceeding Seven thousand and three hundred pounds, be granted to His Majesty, to defray the expenses of the Hospital for Incurables, in Dublin, to the 31st day of March 1837.

14. Resolved, That a sum, not exceeding Six thousand and four hundred pounds, be granted to His Majesty, to defray the expenses of the Royal Belfast Academical Institution, in Ireland, to the 31st day of March 1837.

15. Resolved, That a sum, not exceeding Thirty thousand and five hundred pounds, be granted to His Majesty, to defray the expenses of the Hospital for Incurables, in Dublin, to the 31st day of March 1837.

16. Resolved, That a sum, not exceeding Six thousand and two hundred pounds, be granted to His Majesty, to defray the expenses of the Hospital for Incurables, in Dublin, to the 31st day of March 1837.

17. Resolved, That a sum, not exceeding Ten thousand two hundred and seventy-five pounds, be granted to His Majesty, to defray the expenses of the Hospital for Incurables, in Dublin, to the 31st day of March 1837.

18. Resolved, That a sum, not exceeding Twenty-thousand four hundred and seventy-two pounds, be granted to His Majesty, to defray the expenses of the Hospital for Incurables, in Dublin, to the 31st day of March 1837.

19. Resolved, That a sum, not exceeding Six thousand and one hundred and forty pounds, be granted to His Majesty, to defray the expenses of the Hospital for Incurables, in Dublin, to the 31st day of March 1837.

20. Resolved, That a sum, not exceeding Twelve thousand and eight hundred pounds, be granted to His Majesty, to defray the expenses of the Hospital for Incurables, in Dublin, to the 31st day of March 1837.

21. Resolved, That a sum, not exceeding Six thousand one hundred and forty pounds, be granted to His Majesty, to defray the expenses of the Hospital for Incurables, in Dublin, to the 31st day of March 1837.
Refuge for the Destitute. 4. Resolved, That a sum, not exceeding Three thousand pounds, be granted to His Majesty, for the support of the Institution called "The Refuge for the Destitute," for the year 1836.

Criminal Lunatics. 5. Resolved, That a sum, not exceeding Two thousand and nine hundred pounds, be granted to His Majesty, to defray the charge of confining and maintaining Criminal Lunatics, to the 31st day of March 1837.

Protestant Dissenting Ministers. 6. Resolved, That a sum, not exceeding Four thousand and six hundred pounds, be granted to His Majesty, to defray, to the 31st day of March 1837, the usual allowances to the Protestant Dissenting Ministers in England, Poor French Refugee Clergy, Poor French Refugee Layly, and sundry other small charitable and other allowances to the Poor of Saint Martin's-in-the-Fields, and others.

Civil Contingencies. 7. Resolved, That a sum, not exceeding Eighty thousand pounds, be granted to His Majesty, to complete the sum necessary to defray the charge of Civil Contingencies, to the 31st day of March 1837.

Disembodied Militia. 8. Resolved, That a sum, not exceeding One hundred and ninety-five thousand eight hundred and ninety-five pounds, be granted to His Majesty, to defray the charge of the Disembodied Militia in Great Britain and Ireland, to the 31st day of March 1837.

The said Resolutions, being read a second time, were agreed to.

Ordered, That a Bill be brought in upon the last of the said Resolutions: And that Lord Viscount Howick and Mr. Fox Maule do prepare, and bring it in.

Militia Ballots Suspension Bill. Mr. Fox Maule reported the Militia Ballots Suspension Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

Ways and Means. The Order of the day being read, for the Committee of Ways and Means; Resolved, That this House will, To-morrow, resolve itself into the said Committee.

Copyright Bill. The Order of the day being read, for taking into further consideration the Report on the Copyright Bill; Ordered, That the Report be taken into further consideration this day.

Conviction Bill. The Order of the day being read, for the Committee on the Conviction Bill; Resolved, That this House will, this day, resolve itself into the said Committee.

Kingstown Harbour Bill. The Order of the day being read, for the Committee on the Kingstown Harbour Bill; Resolved, That this House will, To-morrow, resolve itself into the said Committee.

Sunk Island Road Bill. Mr. Edward John Stanley reported the Sunk Island Road Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

Bribery at Elections Bill. The Order of the day being read, for receiving the Report on the Bribery at Elections Bill; Ordered, That the Report be received this day.

Justice of Peace Courts (Scotland) Bill. The Order of the day being read, for the Committee on the Justice of Peace Courts (Scotland) Bill; Resolved, That this House will, upon this day three months, resolve itself into the said Committee.

The Order of the day being read, for the second Bankrupts’ Bill, reading of the Bankrupts’ Bill; Ordered, That the Bill be read a second time this day.

The Order of the day being read, for the Committee on the Jewish Civil Disabilities Bill; Resolved, That this House will, this day, resolve itself into the said Committee.

The Order of the day being read, for the third Greek Loan Bill; Ordered, That the Bill be read the third time To-morrow.

The Order of the day being read, for taking into further consideration the Report on the Corporate Property (Ireland) Bill; Ordered, That the Report be taken into further consideration this day.

The Order of the day being read, for taking into Civil Bill Courts consideration the Amendments made by the Lords (Ireland) Bill, to the Civil Bill Courts (Ireland) Bill; Ordered, That the said Amendments be taken into consideration this day.

Ordered, That leave be given to bring in a Bill to College Lands enable Tenants of College Lands to acquire, under certain conditions, Perpetuities in the same: And that Mr. French and Mr. Ormsby Gore do prepare, and bring it in.

The House was moved, That the Act 54 Geo. 3, Creditors c. 137, for rendering the payment of Creditors more equal and expeditious in Scotland, might be read; and the same being read;

Ordered, That leave be given to bring in a Bill to continue the said Act: And that the Lord Advocate and Mr. Attorney General do prepare, and bring it in.

Lord Viscount Howick presented a Bill to defray Militia Pay the charge of the Pay, Clothing and contingent and other Expenses of the disembodied Militia in Great Britain and Ireland, and to grant Allowances in certain cases to Subaltern Officers, Adjutants, Paymasters, Surgeons, Assistant Surgeons, Surgeons’ Mates, and Sergeant Majors of the Militia: And the same was read the first time; and ordered to be read a second time this day.

Mr. Chalmers presented a Bill to regulate the Hypothec Landlord’s right to Hypothec in Scotland: And the same was read the first time; and ordered to be read a second time upon Monday next; and to be printed.

The House was moved, That the Act 1 and 2 Public Works Bill, 4, c. 33, for the extension and promotion of Public Works in Ireland, might be read; and the same being read;

Ordered, That leave be given to bring in a Bill to amend the said Act: And that Mr. Chancellor of the Exchequer and Lord Viscount Morpeth do prepare, and bring it in.

The Lord Advocate presented a Bill to continue Creditors an Act of the 54th year of his Majesty King George (Scotland) Bill, the Third, for rendering the Payment of Creditors more equal and expeditious in Scotland: And the same was read the first time; and ordered to be read a second time this day.

Mr. Chalmer of the Exchequer presented a Public Works Bill to amend an Act passed in the first and second (Ireland) Bill, years of His present Majesty's Reign, intitled, No. 540. "An Act for the extension and promotion of Public Works in Ireland." And the same was read the first time; and ordered to be read a second time upon Friday next; and to be printed.

Lord
Lord Langford's Estate Bill.

Lord Langford's Estate Bill was read the first time; and ordered to be read a second time.

Saint Clement's (Oxford) Marriages Bill.

Saint Clement's (Oxford) Marriages Bill was read the first time; and ordered to be read a second time.

Ordered, That there be laid before this House, an account of the Sums advanced for the payment of the Salaries due on the 4th July 1836, to the Paymaster-General, and the Clerks employed in his Department, or in the late Offices of Paymaster of the Forces, Treasurer of the Navy, and Treasurer of the Ordnance; specifying the Funds out of which the same were paid:—also, Copies of any Treasury Minute, Warrant or Correspondence relating thereto.

Quarter Sessions in Boroughs.

Mr. Fox Maule presented, pursuant to several Addresses to His Majesty, A Return of the Numbers and Names of Places which have holden separate Quarter Sessions previously to the Municipal Reform Bill; the Number of Applications, and from whence made, for the exercise of such privilege; to what places it has been granted, or refused, and upon what terms it has been granted, and since granted, or refused, upon what part of the Crown, with the Date of each grant or refusal.

A Return of the Amount of Money expended by the Counties of Middlesex, Surrey, and Essex, for the erection, enlargement and repairs of Prisons, from 1815 to the present time; and, a similar Return for the City of London.

A Return of the Names and Number of Magistrates appointed for Municipal Cities and Towns, in continuation of the last Return presented to the House.

Mr. Fox Maule also presented, pursuant to Order, A Return of the Number of Writs of Error brought into the Office of the Clerk of the Errors in the Exchequer Chamber in each year from January 1830 to this time; showing the result of each of such Writs of Error.

Ordered, That the said Returns do lie upon the Table.

Municipal Magistrates.

Ordered, That the Minutes of the Evidence on the Stafford Disfranchisement Bill, which were yesterday communicated from the Lords, be printed.

Writs of Error.

Joint Stock Banks.

A Petition of the Directors and Managers of the Stourbridge and Kidderminster Banks, praying that the Committee on Joint Stock Banks be instructed to require from Private Banks Returns of their Liabilities and Assets, was presented, and read; and referred to the Select Committee on Joint Stock Banks.

Factorials Bill.

A Petition of Delegates from several Mills in Manchester; and, in Operatives in the employ of Mr. James Allen, in Dirtcar Mill, Oldham; praying that the Factories Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

And then the House, having continued to sit till near two of the clock on Tuesday morning, adjourned till this day.

MORSIT, 9th die Augusti

ANNO 6-7 Williemi IV Regis, 1836.

PRAYERS.

M. Bagshaw reported from the Committee appointed to inspect the Journals of the House of Lords with relation to any Proceedings upon the Westminster Small Debts Bill, and to make report thereof to the House; That they had inspected the said Journals accordingly, and had taken Copies of the Proceedings of the Lords thereupon; and the Report was read, as followeth:

VOL. 91.
is hereby fully authorized and empowered, by any writing under his hand, from time to time, but subject to the restrictions herein expressed, to appoint a sufficient number of able, fit and proper persons to be the assistant Bailiffs of the said High Bailiff, to attend the Court constituted by this Act, and also to assist in serving and executing all summonses, subpoenas, orders, warrants, executions, attachments, executions of processes and the proceedings of the said Court, and upon the death, resignation, dismissal or removal of any such person or persons, to appoint another or others in the place or stead of the person or persons so dying, resigning, dismissed or removed; and every such assistant Bailiff who shall be appointed by the said High Bailiff, shall be subject to the order, control and direction of the said Court, and to all such rules, orders and regulations as shall from time to time be made by the said Court, or the said Commissioners, under the powers herein contained, and shall also be subject to suspension and to dismission by the Court in the manner hereinafter expressed: Provided always, That nothing herein contained shall extend to or in any way affect any authority of this Act.'

Clause (C). And be it further Enacted, That it shall and may be lawful for the Commissioners for the time being acting in the execution of this Act, and they are hereby directed and required to order and direct, and cause to be paid to the said High Bailiff at the same time, except with the express written consent of the said Commissioners such assistant Bailiffs appointed as aforesaid, from out of the fees by this Act authorized to be demanded and received for or in respect of the acts and proceedings of the said Court, salaries as are hereinafter mentioned; (that is to say), to the said High Bailiff the annual sum of Two hundred and fifty pounds, to commence from the first day of April, the Fifth day of July, and the Tenth day of October next after the passing of this Act, and to be thenceforth paid by quarterly portions, on the Fifth day of January, the Fifth day of April, the Fifth day of July, and the Tenth day of October in each year, without any deduction or abatement whatsoever, other than as hereinafter is specially provided for; and to each of the said High Bailiff's assistant Bailiffs appointed as aforesaid, from out of the fees by this Act authorized to be demanded and received for or in respect of the acts and proceedings of the said Court, a weekly salary in the discretion of the said Commissioners, not being less than at and after the rate of Eighty pounds per annum for each such assistant Bailiff, the payment to each such assistant Bailiff to commence upon and from that Monday which shall first happen next after that court-day in which the appointment of such assistant Bailiff shall be deposited by him with the Clerk of the said Court (who is hereby required to retain and preserve the same with the other records of the Court); from and after the payment of the said sum or sums of money or gratuity for or relating to or connected with the duty to be performed by him or them respectively under the provisions of this Act, or if they or any of them shall at any time or times refuse or neglect to perform his or their duty as such assistant Bailiffs, or otherwise act contrary to the provisions of this Act, or in disobedience of any or either of the rules, orders and regulations to be made by the said Commissioners in pursuance of this Act, it shall and may be lawful to and for the said Commissioners to fine him or them respectively and for every such offence, as the said Commissioners shall deem adequate, and to order the said High Bailiff to pay to the chief clerk of the said Court, or any Three of the said last-mentioned Commissioners, to fine him or them respectively under the provisions of this Act for the express purpose of considering the expediency of such appointment.'

Clause (D). Provided always, and be it further Enacted, That if at any time or times hereafter the office of High Bailiff of the city and liberty of Westminster shall become vacant by death, resignation or otherwise, the salary hereinbefore directed to be paid to the said High Bailiff shall cease to be payable during the time the vacancy continues, and the office shall be vacant; and it shall and may be lawful to and for the said Commissioners, or the major part of them, at any meeting or meetings to be convened for that purpose, to nominate and appoint such fit and proper persons to execute the process of the said Court as aforesaid, during the time of such vacant office of High Bailiff, and to pay to such persons and person out of the fund applicable to the payment of the salary of the said High Bailiff for the time being, so long as the salary during the time he or they shall be so employed during such vacancy as aforesaid, as the said Commissioners shall think fit and reasonable.

Clause (E). Provided always, and be it further Enacted, That if the said High Bailiff for the time being shall at any time or times refuse or neglect to perform any or all of the duties hereby made incumbent upon him or them respectively and for every such offence, as the said Commissioners shall deem adequate, and to order the said High Bailiff to pay to the chief clerk of the said Court, or any Three of the said last-mentioned Commissioners, to fine him or them respectively under the provisions of this Act, or the major part of them, the number present not being less than Three, to inquire into and determine such offence, and upon proof thereof upon the oath or oaths of one or more credible witnesses or witnesses to the satisfaction of the said Commissioners to impose such fine or forfeiture upon the said High Bailiff, not exceeding Ten pounds for each offence, as the said Commissioners shall deem adequate, and to order the said High Bailiff to pay to the chief clerk of the said Court, or any Three of the said last-mentioned Commissioners, to fine him or them respectively under the provisions of this Act for the express purpose of considering the expediency of such appointment.'

Clause (F). And be it further Enacted, That if the said High Bailiff for the time being shall at any time or times refuse or neglect to perform any or all of the duties hereby made incumbent upon him or them respectively and for every such offence, as the said Commissioners shall deem adequate, and to order the said High Bailiff to pay to the chief clerk of the said Court, or any Three of the said last-mentioned Commissioners, to fine him or them respectively under the provisions of this Act, or the major part of them, the number present not being less than Three, to inquire into and determine such offence, and upon proof thereof upon the oath or oaths of one or more credible witnesses or witnesses to the satisfaction of the said Commissioners to impose such fine or forfeiture upon the said High Bailiff, it shall be lawful to and for the said Commissioners to deduct and retain the same from the salary hereinbefore authorized to be paid out of the fees by this Act authorized to be demanded and received for or in respect of the acts and proceedings of the said Court, and also to assist in serving and executing all warrants at the same time, except with the written consent of the said Commissioners such assistant Bailiffs appointed as aforesaid, or any or either of them, to receive any fine or fines for or relating to or connected with the duty to be performed by him or them respectively under the provisions of this Act, or if they or any of them shall at any time or times refuse or neglect to perform his or their duty as such assistant Bailiffs, or otherwise act contrary to the provisions of this Act, or in disobedience of any or either of the rules, orders and regulations to be made by the said Commissioners in pursuance of this Act, it shall and may be lawful to and for the said Commissioners to fine him or them respectively and for every such offence, as the said Commissioners shall deem adequate, and to order the said High Bailiff to pay to the chief clerk of the said Court, or any Three of the said last-mentioned Commissioners, to fine him or them respectively under the provisions of this Act, or the major part of them, at any meeting or meetings to be convened for that purpose, to nominate and appoint such fit and proper persons or person to be the assistant Bailiffs of the said High Bailiff, and to pay to such persons and person out of the fund applicable to the payment of the salary of the said High Bailiff for the time being, so long as the salary during the time he or they shall be so employed during such vacancy as aforesaid, as the said Commissioners shall think fit and reasonable.
sud clerk, and applied under the directions of the Commissioners for the general purposes of this Act; and unless such fine and fines shall be paid within two days after the same shall be imposed and ordered as aforesaid, it shall be lawful to and for any of the said Commissioners to suspend such assistant Bailiff from the further execution of his office and payment of any salary to him as aforesaid, and to hold the payment of such fines and the further order of the said Court.

CLAUSE (G.) And be it further Enacted, That if on complaint made by any person or persons of the misbehaviour of any or either of the said assistant Bailiffs, it shall appear to the Commissioners present at any sitting of the Court, or a majority of them, that such assistant Bailiff deserves a greater punishment than before provided, it shall and may be lawful for the said last-mentioned Commissioners to direct a general meeting of the said Commissioners to be convened to take the conduct of such assistant Bailiff into consideration, and that it shall and may be lawful to and for the said Commissioners, or the major part of them present at such meeting, upon proof of such misbehaviour upon oath as before-mentioned, to dismiss or remove such assistant Bailiff, and the said chief clerk shall from time to time and at all times within two days after the same shall be taken place as aforesaid, give notice in writing thereof to the said High Bailiff, who is hereby authorized and required, upon the determination of the said Commissioners as aforesaid, to nominate and appoint some other fit and proper person or persons to fill up such office or offices within one calendar month from the time of serving such notice, and in case of neglect or refusal of the said High Bailiff from time to time, and as often as and when any and every such dismissal or removal shall so take place, and notice thereof given as aforesaid, it shall and may be lawful for the said Commissioners, or the major part of them present, at a meeting to be convened for that purpose, to nominate and appoint a fit and proper person or persons as such assistant Bailiff or Bailiffs in the room of the person or persons so dismissed or removed as aforesaid.

"Pr. 23. 1. 22. After ‘behaviour’ insert ‘such other.’"

"Pr. 23. 1. 25. Leave out ‘Bailiffs.’"

"Pr. 23. 1. 33. Leave out ‘Bailiff.’"

"Pr. 24. 1. 2. Leave out ‘Bailiffs.’"

"Pr. 24. 1. 16. Leave out ‘Bailiff,’ and insert ‘other officer.’"

"Pr. 27. 1. 34. After ‘Commissioners’ insert ‘without the consent of three or more of the said Commissioners sitting in the execution of this Act.’"

"Pr. 28. 1. 22. Leave out from ‘effect’ to ‘And’ in Pr. 29. 1. 26."

"Pr. 29. 1. 27. Leave out from the ‘to’ to ‘Assistant in L. 28, and insert ‘several Clerks;’ and in L. 28, after ‘clerks,’ insert ‘criers, officers.’"

"Pr. 29. 1. 29. Leave out from ‘apointed’ to ‘in’ in L. 30."

"Pr. 29. 1. 33. Leave out from ‘required’ to ‘to’ in L. 38."

"Pr. 30. 1. 6. Leave out ‘Bailiff,’ and insert ‘clerk.’"

"Pr. 30. 1. 7. Leave out ‘and,’ and in the same line, after ‘clerk’ insert ‘officer and other person.’"

"Pr. 31. 1. 34. After ‘Court’ insert ‘to entertain or determine any dispute or difference whatsoever in respect of any act done in the execution or discharge of office or employment, or in respect of any liability or supposed liability implied in or inferred from the holding of such office or employment, or arising therefrom, or in consequence thereof.’"

"Pr. 31. 1. 34. Leave out from ‘to’ to ‘for’ in L. 8, and insert ‘the said High Bailiff, or his assistant Bailiffs.’"

Vol. 91.
in the Parish of Saint Mary, Lambeth, in the County of Surrey, to the opposite Bank of the said River, near Market-street, in the Parish of Saint John-the-Evangelist, within the City and Liberty of Westminster, in the County of Middlesex: And the same were read, as follow:

Pr. 67. 1. 4. After "aforesaid" insert "except as to the money of the Sunday Ferry."

Pr. 68. 1. ult. Leave out from "thereof" to "And" in Pr. 69. 1. 22. and insert Clauses (A.), (B.), (C.), and (D.).

CLAUSE (A). "And be it further Enacted, That the said Bridge shall be constructed according to the Plan deposited in the Clerk of the Par-liament, and with the Town Clerk of the City of London: Provided nevertheless, That in order to secure a convenient access for carriages from the principal gateway of Lambeth Palace, and the west door of Lambeth Church, to the said Bridge, and Church-street, and to the same places from the said Bridge and Church-street, the roadway leading to the said principal gateway of Lambeth Palace, and to the west door of the said church from the approach to the said Bridge from Church-street, shall not be less in width in any part thereof than Forty-five feet, and that the said approach to the said Bridge from Church-street, crossing the end of the said road-way, shall not in any part thereof be of a greater elevation than Three feet Six inches above the present level of the centre of that part of Church-street from which the approach to the said Bridge is by the said Plan shown to commence, and that the roadway before mentioned, and also the area or space in front of the said palace, and between the said church and the church-yard, and the banks of the River Thames, shall be laid, formed, drained and cultivated in such form and manner, and on such levels as shall be approved by the Archbishop of Canterbury and the Rector of Lambeth respectively for the time being, to be signified in writing under their respective hands."

CLAUSE (B.) "Provided always, and be it further Enacted, That nothing herein contained shall authorize or empower the said Company in making the said Bridge or approaches on the west side of the river, to alter or use any road, street or highway, save and except Middlesex side of the river, to alter or use any roads, or the part or parts thereof so altered or used by the said Company, shall not be greater than One foot in Thirty feet."

Cl. 12. 1. 14. Leave out from "lighting" to "on" in l. 15. and insert "or any damage that may be caused to the said lands, buildings, tenements or hereditaments.""

Pr. 72. 1. 37. Leave out from "persons" to "to" in l. penult. and insert "who shall be hereinbefore mentioned consumes.""

Pr. 72. 1. 2. After "any" insert "such.""

Pr. 89. 1. 26. Leave out "any," and insert "the.""

Pr. 90. 1. 4. Leave out from "thereon" to "And" in l. 37. and insert Clauses (C.), (D.), and (E.).

CLAUSE (C) "Provided also, and be it further Enacted, That where by reason of any disability or incapacity of any party entitled to any lands to be purchased, or by reason of any satisfaction, recompense or compensation shall be payable under the authority of this Act, the purchase-money for the same or the money paid for such compensation, shall be required to be paid into the Bank of England, it shall be lawful for the said Court to order the costs, charges and expenses attending the purchase, or the taking or using of such lands, or which may be incurred in consequence thereof, and also the costs, charges and expenses of the re-investment of the purchase or compensation money in other land, and likewise the costs, charges and expenses (occasionally only by the passing of this Act, and not by litigation between claimants and otherwise) of any proceedings had aforesaid, herebefore authorized for the investment of such purchase or compensation money in government or real securities, and for the payment of the interest and dividends thereof, and of the payment of the money or real securities, or of the money to be produced by the sales thereof out of court, or so much of such costs, charges and expenses as the said Court shall think reasonable, together with the necessary costs and charges of obtaining the proper orders for such purposes, to be paid by the Company out of the money to be received by virtue of this Act; and the said Company shall from time to time pay such sums of money for such costs, charges and expenses as the said Court shall direct."

CLAUSE (D.) "And be it further Enacted, That all the costs, charges and expenses on the part as well of the seller as of the purchaser, of all conveyances or veyances of any lands which shall be purchased or taken by the said Company for the purposes of this Act, and of deducing, evidencing and verifying such title, as the Company may require to the said lands, and of making out and furnishing such abstract and such attested copies, as the said Company may require, and all expenses whatsoever incident to the investigation, deduction and verification of such title, shall be exclusively borne and paid by the said Company; and the said Company, before entering into possession of the lands so purchased or taken, shall pay the amount of such costs, charges and expenses: Provided always, That the said Company shall not be prevented from entering into possession of the lands so purchased by reason of the non-payment of the said costs, charges and expenses, unless the party or parties from whom such lands shall have been purchased shall, within seven days after notice in writing for that purpose shall have been given to them by the said Company, deliver a bill of their said costs, charges and expenses to the said Company."

CLAUSE (E.) "And be it further Enacted, That if the said Company, and the party or parties aforesaid, cannot agree as to the amount of such costs, charges and expenses, the same shall be ascertained by the said Court of Exchequer; and it shall be lawful for the said Court, on a petition to be presented by the said Company, or the party with whom such dispute shall arise, to order and direct that such costs, charges and expenses shall be referred to one of the Masters of the said Court, to be taxed in the usual manner; and after taxation thereof, to order and direct that the amount of such costs, charges and expenses so taxed, together with the costs, charges and expenses attending the taxation thereof, or so much of the same as shall be payable by the said Company, to the person or persons from whom such lands shall have been purchased or taken, shall be paid to the person or persons aforesaid: Provided always, That the said Company shall not be at liberty to enter into possession of the lands so purchased or taken, until they shall have deposited the amount of the said costs, charges and expenses in the hands of some banker, to be approved by the party with whom such dispute shall arise, or in the Bank of England, in the name and with the privy of the Accentor General of the said Court of Exchequer, to be placed to his account there ex parte; The Metropolitan
The Peace for the said county of Surrey, or for the said county of Middlesex, as the case may require, by some person not interested in the same lands, tenements or hereditaments, stating that such offer was made by or on behalf of the said Company, and that such offer was refused or was not accepted by the person or persons to whom the same was made, within the space of Twenty days from the time of making the same, that shall, in all Courts whatsoever, be sufficient evidence and proof that such offer was made and was refused, or was not accepted or agreed to (as the case may be) within the time aforesaid, and that such offer was not accepted by the person or persons to whom such offer was made; and in case such person or persons shall be desirous of purchasing the same, and he, she or they, and the said Company shall not agree with respect to the price thereof, then the price thereof shall be ascertained by a jury, in the manner by this Act directed with respect to the disputed value of premises to be taken or used by the said Company in pursuance of the Act, and the order of hearing and determining such difference shall be borne and paid in like manner as is in this Act directed with respect to purchases made by the said Company and the money produced thereby, which may be made by the said Company of any such lands, tenements and hereditaments as aforesaid, shall be applied to the purposes of this Act.
"of carriages (other than such carriages as are hereinafter mentioned); and that no part of such space between the said footpaths shall be per-
tioned off or in any manner separated from the
said footpaths, nor used for any particular or
cessary purpose or purposes whatsoever; and par-
ticularly that the said Bridge shall not at any
time be given."

"or imposed by this Act."

"any action for any penalty or forfeiture inflicted
and insert " wilful."

"be propelling by or by means of steam or other
mechanical power, shall at any time pass over or
upon or along the said Bridge, or any part thereof,
and insert " or carriage whatever which shall be propelled
by or by means of steam or other mechanical
power, or any carriage of the description of car-
riages which shall at any time hereafter usually
propelled or drawn along Railways or Tramroads,
and not usually employed on common highways,
shall at any time pass over, or upon or along the
said Bridge, or any part thereof, or upon or along
any of the roads or approaches of the said Bridge,
or shall at any time be drawn or otherwise con-
voyed over or along, or upon the said Bridge, or
defacto or the use of the Poor of the parish of Saint Mary, Lambeth, to be recovered with full
costs of suit, by any person who shall sue for the
same, in any of His Majesty's Courts of Record
at Westminster, by action of debt or on the case,
to be brought within Three months after the cause
of action shall have arisen, of which action it shall
to be brought with in the common highways, shall
in any or any of such cases, and so often as the
same shall happen, the said Company shall for-
fet and pay in respect of every such engine or
carriage the sum of Ten pounds, one moiety
thereof to the informer, and the other moiety
thereof to the use of the poor of the parish of
Saint Mary, Lambeth, to be recovered with full
costs of suit, by any person who shall sue for the
same, in any of His Majesty's Courts of Record
at Westminster, by action of debt or on the case,
to be brought within Three months after the cause
of action shall have arisen, of which action it shall
not be necessary to give any notice, and wherein
there shall be no protection whatever shall be allowed; and any
such engine or carriage whatever which shall be propelled
in Middlesex or Surrey, at the option of the person commenc-
ing the same; and the person or persons, body or
bodies politic, corporate or collegiate, being owner
or owners of such engine or carriage, shall also
forfeit and pay, in respect of every such offence,
the like sum of Ten Pounds, one moiety thereof
to the informer, and the other moiety thereof
to the use of the poor of the parish of Saint John
the Evangelist, to be recovered with full costs of
suit by any person who shall sue for the same, in
any of His Majesty's Courts of Record at West-
minster, by action of debt or on the case, to be
brought within Three months after the cause of
action shall have arisen, of which action it shall
not be necessary to give any notice, and wherein
there shall be no protection whatever shall be allowed; and any
such action may be brought either in Middlesex
or Surrey, at the option of the party commencing
the same."

Pr. 150. 1. 12. After " whatsoever " insert Clause (I.)

=" And whereas the probable ex-
"pense of making the said Bridge, and the works
"connected therewith, will amount to the sum of
"One hundred and thirty thousand pounds, and
"the sum of One hundred and eighteen thousand
two hundred and ninety pounds, being more than
four-thousand four-hundred and eight pounds, has been already sub-
scribed for by several persons under a contract,
"binding themselves, their heirs, executors, admi-
nistrators and assigns, for the payment of the
several sums by them subscribed respectively; 
"Be it therefore Enacted, That the whole of the
"said sum of One hundred and thirty thousand
"pounds shall be subscribed for in like manner
"before any of the powers given by this Act shall
"be put in force."

The said Amendments, being read a second time,
were agreed to.

Ordered, That Mr. Ruthven do carry the Bill to the Lords, and acquaint them, That this House hath agreed to the Amendments made by their Lord-
sips.

A Petition of Natives of the Highlands of Scotland, and others resident in London, praying for the establishment of a Gaelic Professorship in some one of the Northern Colleges for the instruction of Highland Students in Divinity, was presented, and read; and ordered to lie upon the Table.

A Petition of the Chairman and Clerk of the Universities United Associate Synod of the Secession Church, (Scotland) Bill, praying that no alteration may take place in the regulations regarding the Universities of Scotland, was presented, and read; and ordered to lie upon the Table.

A Petition of Freemen, Burgesses of Newton upon Ayr, praying that the Municipal Corporations (Scotland) Bill may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

A Petition of Labourers employed in the Factory Bill of John Paley, junior, Preston;—Francis Lewis, Manchester; Messrs. Dale and Sons, Samlesbury and Rock Bridge;—Mr. Thomas Edigrige, Latchford, Warrington;—Mr. Williams, Manchester;—Peter Rhodes;—Mr. Lewis Williams, Manchester;—Aaron Lee, Gorton (Lancashire) (three Petitions);—Mr. Heap, Manchester;—Mr. Edwards, Manchester;—Mr. Ainsworth, Preston;—Mr. James Keane, Bolton;—Mr. Charles Bower, Hor-
ton-under-Meldon;—Mr. Ollereshaw, Drysdale (two Petitions);—Messrs. James and Robert Gee, Stockport;—and, Mr. Abram Naylor, Heaton; in favour of the Bill. praying that the Factories Bill may not pass
into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of operative Weavers in the employ of Factories Messrs. Stirling and Becton, of Manchester, praying for the amendment of the Factories Act, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Weymouth and Poor Law Act. Dorchester Medical-Chirurgical Society, praying for adequate remuneration for their attendance on the Sick Poor, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Weymouth and Dorset Medical Society Medical-Chirurgical Society, praying that the Medical Witnesses Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Ordered, That the Select Committee appointed to Twopike Trusts in Great Britain and Ireland, have Power to report their
6-7 WILL. IV. 9th Augusti.

771

their observations thereupon, together with the Minutes of the Evidence taken before them.

Mr. Mackintosh reported from the said Select Committee: That they had considered the matters to them referred; and directed him to make a Report thereof to the House, together with the Minutes of the Evidence taken before them, with an Appendix.

Ordered, That the Report do lie upon the Table; and be printed.

John Johnstone. A Petition of John Johnstone, late resident Engineer in the Post Office Department at Holyhead, complaining of being dismissed from his situation in the Post Office (Dublin), and praying for an inquiry into his case, was presented, and read; and ordered to lie upon the Table.

Established Church Bill. A Petition of Natives of the Principality of Wales, resident in or near London, praying that the Clause in the Established Church Bill, which unites Flint and Denbigh, be expunged; and that provision be made for the appointment of Welsh Scholars to Welsh Sees, was also presented, and read; and ordered to lie upon the Table.

A Petition of George Wheatley, of Moreby, in the county of Cumberland, praying for the release of Arthur James Bannont, now a prisoner in France, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Cambrian Literary Society of London, praying the House to retain the Clause in the said Bill providing for the appointment of Welsh Scholars to Welsh Sees, was also presented, and read; and ordered to lie upon the Table.

A Petition of Arthur James Baumont, now a prisoner in France, was presented, and read: and ordered to lie upon the Table.

A Petition of Members of the Radical Association, and other inhabitants of Manchester, praying the House to reverse the sentence of exile passed upon Arthur O'Connor, was presented, and read; and ordered to lie upon the Table.

A Petition of Captain Francis Romero, submitting a plan for the reform of the House of Lords, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Royal Association for the Preservation of Antiquities, and of other inhabitants of London, praying the House to retain the Clause in the said Bill providing for the appointment of the Archbishop of York and the Bishop of Ely, was presented, and read; and ordered to lie upon the Table.

A Petition of Members of the Royal Society of London, praying the House to restore the present Custos Rotulorum of the said Isle of Ely, was presented, and read; and ordered to lie upon the Table.

Mr. Oswald reported from the Select Committee on Public Petitions; That they had examined the Petitions presented from the 28th day of July last to the 4th day of this instant August, both inclusive; and had directed him to make a Report thereof to the House.

Ordered, That the Report do lie upon the Table; and be printed.

A Petition of William Downes, Town Clerk of Ludlow, praying the House not to agree to the Amendment made by the Lords in the Municipal Corporations Bill, whereby it is proposed to continue Ex-Corporators another year as Trustees of the Municipal Charity Estates, was presented, and read; and ordered to lie upon the Table.


A Motion was made, and the Question being proposed, That the Order of the day, for taking into consideration the Reasons offered by the Lords at the Conference held upon the 19th day of July last, for insisting upon certain of their Amendments to the Municipal Corporations Bill; and also the Amendments made by the Lords to the Amendments made by the Commons to the Amendments made by the Lords to the said Bill, be now read; An Amendment was proposed to be made to the Question, by leaving out from the word " That " to the end of the Question, in order to add the words " there be laid before this House, a Copy of the " Charge (if any), and Minutes of Evidence of a " Court of Inquiry, held at Sheerness in February last, " touching the conduct of Lieutenant Hill, R. N., " late in the command of His Majesty's Steam Vessel " Albem in the Mediterranean, superseded without " inquiry," instead thereof.

And the Question being proposed, That the words proposed to be left out stand part of the Question—

A Message from the Lords, by Mr. Bowpell and Mr. Broughton:

Mr. Speaker,
The Lords have agreed to the Bill, intituled, An Act for regulating the Turnpike Roads in Great Britain which will expire with the present or the next Session of Parliament, without any Amendment: And also,
The Lords have agreed to the Bill, intituled, An Act for continuing, until the First day of June One Thousand Eight Hundred and Thirty-eight, the several Acts for regulating the Turnpike Roads in Great Britain which will expire with the present or the next Session of Parliament, without any Amendment; And also,
The Lords have agreed to the Bill, intituled, An Act for extinguishing the Sequestration of the Archbishop of York and the Bishop of Ely, in certain Liberties in the Counties of York, Nottingham and Cambridge, the following Proviso: " Provided always, That the present Custos Rotulorum of the County of Cambridge shall be appointed under this Act Custos Rotulorum of the said Isle of Ely," as desired by the Message of this House of the 5th instant:—And then the Messengers withdrew.

And the Question being put, That the words proposed to be left out stand part of the Question; it was resolved in the Affirmative.

Ordered, That the said Reasons and Amendments be now taken into consideration: The House accordingly proceeded to take the same into consideration; and the Amendment in Pr. 4. l. 28. was read a second time, and agreed to.

The Amendment in Pr. 5. l. 25. and the Reasons of the Lords for insisting upon the said Amendment, being read a second time;

A Motion was made, and the Question being put, That this House doth insist upon their disagreement to the said Amendment; it was resolved in the Affirmative.

The Amendment in Pr. 6. l. 17. and the Reasons of the Lords for insisting upon the said Amendment, being read a second time;

A Motion was made, and the Question being put, That this House doth insist upon their disagreement to the said Amendment; it was resolved in the Affirmative.

Clause (L.), and the Reasons of the Lords for insisting upon the said Clause, being read a second time;

A Motion was made, and the Question being put, That this House doth insist upon their disagreement to the said Clause; it was resolved in the Affirmative.

The Amendments to the Amendments to Clause (Z.) were read a second time, and agreed to.

Ordered, That a Free Conference be desired with the Lords upon the subject-matter of the last Con-
Greek Loan.

Lord Viscount Palmerston presented, by His Majesty's command, Additional Papers relating to the Instalment of the Greek Loan, 1835-1836.

The House accordingly resolved itself into the said Committee.

Chair: The House accordingly resolved itself into the said Committee.

Ordered, That the House do now leave the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and directed him to report the same, without Amendment.

Ordered, That the Report be received this day.

The Militia Pay Bill was, according to Order, Militia Pay Bill.

The House, according to Order, resolved itself into a Committee upon the Exchequer Offices (Ireland) Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Robert Stewart reported, That the Committee had gone through the Bill, and directed him to report the same, without Amendment.

Ordered, That the Bill be engrossed; and read the third time this day.

The House, according to Order, resolved itself into a Committee upon the Slaves' Compensation Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments therunto.

Ordered, That the Report be received this day.

A Motion being made, That the ingrossed Bill to Sunk Island be carried into a Committee upon the Slaves' Compensation Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments therunto.

Resolved, That the Bill do pass: And that the Title be, An Act to suspend, to the End of the next Session of Parliament, the making of Lists and the Ballots and Enrolments for the Militia of the United Kingdom.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The Militia Pay Bill was, according to Order, Militia Pay Bill.

The House, according to Order, resolved itself into a Committee upon the Exchequer Offices (Ireland) Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments therunto.

Ordered, That the Report be received this day.

A Motion being made, That the ingrossed Bill to Sunk Island be carried into a Committee upon the Slaves' Compensation Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments therunto.

Ordered, That the Report be received this day.

The Order of the day being read, for taking into consideration the Amendments made by the Lords to the Marriages Bill.

Ordered, That the said Amendments be taken into consideration To-morrow.

The Order of the day being read, for taking into consideration the Amendments made by the Lords to the Registration of Births, &c. Bill.

Ordered, That the said Amendments be taken into consideration To-morrow.
Resolved, That a sum, not exceeding Twenty-five thousand pounds, be granted to His Majesty, for the purpose of maintaining the several Public Works, Grounds and Buildings in the Department of the Commissioners of Public Works in Ireland, in the year 1836.

Resolved, That a sum, not exceeding Twenty-five hundred and five hundred and seventy-nine pounds, be granted to His Majesty, to defray the expense of repairing the Houses of the Lord Lieutenant of Ireland in Dublin and London, and His Majesty's Privy Council Office in Ireland, and the amount of His Majesty's Printer's Bill, for printing for the Public Offices in Ireland, to the 31st day of March 1837.

Resolved, That a sum, not exceeding Twelve thousand four hundred and six pounds, be granted to His Majesty, to defray the Salaries and expenses of the Chiefs of the Lord Lieutenant, to the 31st day of March 1837.

Resolved, That a sum, not exceeding Two thousand and four hundred and seventy-two pounds, be granted to His Majesty, to defray the charges of the Salaries of the Officers, to the 31st day of March 1837.

Resolved, That a sum, not exceeding Eleven thousand four hundred and forty pounds, be granted to His Majesty, for the purpose of maintaining the several Public Works, Grounds and Buildings in the Department of the Commissioners of Public Works in Ireland, in the year 1836.

Resolved, That a sum, not exceeding Twenty-five hundred and five hundred and seventy-nine pounds, be granted to His Majesty, to defray the expenses incurred by Clerks of the Peace for the year ending Lady-day 1837.

Resolved, That a sum, not exceeding Eight thousand and four hundred pounds, be granted to His Majesty, for the purpose of maintaining the several Police Departments of Dublin, to the 31st day of March 1837.

Resolved, That a sum, not exceeding Twenty-five thousand pounds, be granted to His Majesty, to defray the Salaries and expenses of the Commissaries of Charitable Donations and Bequests in Ireland, to the 31st day of March 1837.

Resolved, That a sum, not exceeding Three thousand one hundred and forty pounds, be granted to His Majesty, to the 31st day of March 1837.

Resolved, That a sum, not exceeding Twenty-five thousand and eight hundred pounds, be granted to His Majesty, to defray the expenses of repairing the Houses of the Lord Lieutenant of Ireland, and certain other Officers and Services formerly charged on the Civil List in Ireland, to the 31st day of March 1837.

Resolved, That a sum, not exceeding Six thousand and three hundred pounds, be granted to His Majesty, to defray the expense of the House of Industry in Dublin, to the 31st day of March 1837.

Resolved, That a sum, not exceeding Six thousand and three hundred pounds, be granted to His Majesty, to defray the expense of the House of Industry in Ireland to the 31st day of March 1837.

Resolved, That a sum, not exceeding Eight thousand and fifty pounds, be granted to His Majesty, to defray the expense of the Hospital in the Department of the Commissioners of Public Works in Ireland, to the 31st day of March 1837.

Resolved, That a sum, not exceeding Thirty thousand pounds, be granted to His Majesty, to defray the expenses of the Royal Hibernian Academy, to the 31st day of March 1837.

Resolved, That a sum, not exceeding Eight thousand two hundred and eighty-one pounds, be granted to His Majesty, to defray the expense of the Royal Institution, to the 31st day of March 1837.

Resolved, That a sum, not exceeding Twenty-five thousand and four hundred pounds, be granted to His Majesty, to defray the expense of the Royal Belfast Academical Institution, to the 31st day of March 1837.

Resolved, That a sum, not exceeding Twenty-five thousand and four hundred pounds, be granted to His Majesty, to defray the expense of the Hospital for Incurables, to the 31st day of March 1837.

Resolved, That a sum, not exceeding Twenty-five hundred and eighty pounds, be granted to His Majesty, to defray the expense of the Royal Irish Academy, to the 31st day of March 1837.

Resolved, That a sum, not exceeding Seven thousand and six hundred pounds, be granted to His Majesty, to the 31st day of March 1837.

Resolved, That a sum, not exceeding Eighty thousand and six hundred pounds, be granted to His Majesty, to defray the expense of the British Museum, for the year ending March 1837.
Conviction Bill. The Order of the day being read, for the Committee on the Conviction Bill: Resolved, That this House will, To-morrow, resolve itself into the said Committee.

Bribery at Elections Bill. The Order of the day being read, for receiving the Report on the Bribery at Elections Bill; Ordered, That the Report be received this day.

Bankrupts' Bill. The Order of the day being read, for the second reading of the Bankrupts' Bill; Ordered, That the Bill be read a second time upon Friday next.

Jewish Civil Disabilities Bill. The Order of the day being read, for the Committee on the Jewish Civil Disabilities Bill; Resolved, That this House will, this day, resolve itself into the said Committee.

Corporate Property (Ireland) Bill. The Order of the day being read, for taking into further consideration the Report on the Corporate Property (Ireland) Bill; Ordered, That the Report be taken into further consideration this day.

Civil Bill Courts (Ireland) Bill. The Order of the day being read, for taking into consideration the Amendments made by the Lords to the Civil Bill Courts (Ireland) Bill; Ordered, That the said Amendments be taken into consideration this day.

Creditors (Scotland) Bill. The Creditors (Scotland) Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for this day.

Poor Rate Bill. Ordered, That the Amendments made by the Lords to the Poor Rate Bill be taken into consideration this day.

Ordered, That a Committee be appointed to inspect the Journals of the House of Lords with respect to any Proceedings upon the Stafford Disfranchise Bill, and to make Report thereof to the House:—And a Committee was appointed of Mr. Hume, Mr. Divett, Mr. Warburton, Mr. Leader, Mr. Hume, Mr. Divett, Mr. Warburton, Mr. Leader, and Mr. Aglona: And they are to withdrawn immediately.

Ordered, That Three be the Quorum.

Ordered, That leave be given to bring in a Bill to extend the period for the repayment of Loans made under an Act passed in the fourth and fifth year of His present Majesty, for the amendment and better Administration of the Laws relating to the Poor in England and Wales; and that Mr. Attorney General and Mr. Solicitor General do prepare, and bring it in.

Ordered, That leave be given to bring in a Bill to provide for certain cases in which Elections have not been duly made according to the provisions of the Act to provide for the Regulation of Municipal Corporations in England and Wales: And that Mr. Attorney General and Mr. Solicitor General do prepare, and bring it in.

Ordered, That leave be given to bring in a Bill to repeal two Acts Westminster of the Reign of King George the Second, for the Small Debts recovery of Small Debts within the City and Liberty of Westminster, and for granting more effectual Powers for that purpose: And the same was read the first time; and ordered to be read a second time To-morrow; and to be printed.

Mr. Baring presented a Bill to suspend proceedings for recovering payment of the Money advanced under the Acts for establishing Tithe Compositions in Ireland: And the same was read the first time; and ordered to be read a second time To-morrow; and to be printed.

Mr. Brotherton presented a Bill to repeal two Acts Westminster of the Reign of King George the Second, for the Small Debts recovery of Small Debts within the City and Liberty of Westminster, and for granting more effectual Powers for that purpose: And the same was read the first time; and ordered to be read a second time To-morrow.

Ordered, That there be laid before this House, an Account of the Items of Expense of the Establishment Civil Services of the Paymaster of Civil Services, the several Offices and Names of the Officers, the Salaries, Fees and Allowances received by each, and the contingent Expenses in 1835.

Ordered, That there be laid before this House, a Privy Council Return of the manner in which £.4,150, voted in Office, 1835, for the contingent Expenses and Messengers' Bills in the Department of His Majesty's most honourable Privy Council, and Committee of Privy Council for Trade, was expended.

Ordered, That there be laid before this House, a Colonial Return of the manner in which £.5,400, voted in Department, 1835, for the contingent Expenses and Messengers' Bills in the Department of His Majesty's Secretary of State for the Public Establishment of the Island of Saint Helena, and a Return of the Establishment, Civil and Military, to be continued in that Island: and stating also, the expense of the same, the Offices, and the Salaries of the Staff and Civil Officers separately.

Ordered, That there be laid before this House, a American Return of the Expenses paid in each year for carrying into effect the Stipulations of the Convention at London on the 27th September 1827, relative to the Boundaries of the United States of America and His Majesty's British American Provinces, under the 5th Article of the Treaty of Ghent.

Ordered, That there be laid before this House, a Ordinance and Return of the Items of Expense of £.1,473, 16s. Std, incurred at the Election of Members of the House of Commons for the Counties of Orkney and Shetland, at the General Election in 1834; stating the Authority under which the Expense was incurred and paid.

Ordered, That there be laid before this House, a Ordinance and Return of the Items of Expense of £.1,473, 16s. Std, incurred at the Election of Members of the House of Commons for the Counties of Orkney and Shetland, at the General Election in 1834; stating the Authority under which the Expense was incurred and paid.

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Ordered, That there be laid before this House, a Ordinance and Return of the Items of Expense of £.1,473, 16s. Std, incurred at the Election of Members of the House of Commons for the Counties of Orkney and Shetland, at the General Election in 1834; stating the Authority under which the Expense was incurred and paid.
6-7 W I L L . IV. 9°—10° Augusti. 775

Newspaper Stamps.

A Petition of Inhabitants of Affriston, in the county of Sussex, praying for the repeal of the Stamp Duty on Newspapers, was presented, and read; and ordered to lie upon the Table.

And then the House, having continued to sit till half an hour after one of the clock on Wednesday morning, adjourned till this day.

Mercurii, 10° die Augusti;

Anno 6°—7° Wilhelmi IV° Regis, 1836.

PRAYERS.

A PETITION of Manufacturers and others, praying that the Patents for Inventions Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Trinity (North Leith) Harbour and Docks (No. 3.) Bill.

A Petition of the Lord Provost, Magistrates and Council of the city of Edinburgh, praying that they may be heard by themselves, their counsel or agents, against the Trinity (North Leith) Harbour and Docks (No. 3.) Bill, was presented, and read; and ordered to lie upon the Table.

East India Stenographers.

Ordered, That there be laid before this House, a Return, showing the Name and Amount, in rupees and sterling money, of all Public Debts and Securities affecting the India Revenues at the three Presidencies of Bengal, Madras and Bombay respectively, and the rates of Interest chargeable thereon, up to the latest date; also, showing the Amount of Public Debts and Securities paid off in whole or in part, or whereon the rates of Interest have been lowered since the Act Will. 4, c. 85, came into operation; distinguishing each Presidency, and each kind of Debt or Security.

Coal Trade Bill.

The House, according to Order, resolved itself into a Committee upon the Coal Trade Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Robert Stewart reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received To-morrow.

Supply.

The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee.)

Secret Services.

1. Resolved, That a sum, not exceeding Thirty-six thousand pounds, be granted to His Majesty, to defray the charge of His Majesty’s Forces and other Secret Services, to the 31st day of March 1837.

2. Resolved, That a sum, not exceeding One hundred and ninety-eight thousand four hundred and seventy-eight pounds, be granted to His Majesty, to defray the expense of providing Stationery, Printing and Binding for the several Departments of Government in England and the Colonies, and in Ireland and Scotland; and for the Houses of Parliament, to the 31st day of March 1837; and for providing Paper and Printing for the Two Houses of Parliament, including the Expense of the Establishment of the Stationery Office.

3. Resolved, That a sum, not exceeding Eight thousand and six hundred pounds, be granted to His Majesty, to defray the expenses of providing Coinage of Gold, to the 31st day of March 1837.

4. Resolved, That a sum, not exceeding Eight thousand pounds be granted to His Majesty, to defray the expenses incurred in the prosecution of offences against the Laws relating to Coin, to the 31st day of March 1837.

5. Resolved, That a sum, not exceeding Ten thousand pounds, be granted to His Majesty, to defray the expense of Law Charges, to the 31st day of March 1837.

6. Resolved, That a sum, not exceeding Fifty Convicts, seven thousand and four hundred pounds, be granted to His Majesty, to defray, to the 31st day of March 1837, the charge of confining, maintaining and employing Convicts at home and at Bermuda, and in providing Clothing for the Convicts who may probably be transported to New South Wales and Van Diemen’s Land.

7. Resolved, That a sum, not exceeding Two hundred and forty-two thousand pounds, be granted to His Majesty, to defray the charge of maintaining Convicts at New South Wales and Van Diemen’s Land, to the 31st day of March 1837.

8. Resolved, That a sum, not exceeding Twenty Slave Trade thousand pounds, be granted to His Majesty, to defray the expenses for the support of captured Negroes and liberated Africans, under the Acts for the Abolition of the Slave Trade, to the 31st day of March 1837.

9. Resolved, That a sum, not exceeding Two Sir A. B. King, thousand and five hundred pounds, be granted to His Majesty, to pay, in the year 1836, the Fees due and payable to Officers of the Two Houses of Parliament on all Bills for continuing or amending any Acts for making or maintaining, keeping in repair, or improving Turnpike Roads which shall pass the Two Houses of Parliament, and receive the Royal Assent.

10. Resolved, That a sum, not exceeding Forty thousand and two hundred pounds, be granted to His Majesty, to pay the allowances and expenses of the Barristers employed in revising Lists of Voters, under the Act for amending the Representation of the People in England and Wales.

11. Resolved, That a sum, not exceeding Forty thousand and two hundred pounds, be granted to His Majesty, to enable Him to make arrangements for the erection of School Houses in aid of private Subscriptions for that purpose, for the Education of the Children of the poorer classes in England, to the 31st day of March 1837.

12. Resolved, That a sum, not exceeding Forty County Rates thousand pounds, be granted to His Majesty, to defray, in the year 1836, certain charges hitherto paid out of the County Rates.

13. Resolved, That a sum, not exceeding Eighteen thousand and seven hundred pounds, be granted to His Majesty, to defray, to the 31st day of March 1837, the Expenses incurred by Sheriffs, formerly paid from the Civil Contingencies; also, to make good the deficiency of the Fees in the Office of the King’s Remembrancer in the Exchequer, in consequence of the diminution of Fees in that Department.

14. Resolved, That a sum, not exceeding Eight thousand and eight pound, be granted to His Majesty, to pay Compensation to individuals, subjects of His Majesty, for losses sustained by confiscation of their goods on shore, by the act of the Danish Government in 1807.

15. Resolved, That a sum, not exceeding Seven thousand and forty-two thousand pounds, be granted to His Majesty, to enable Him to grant relief to the distressed Poles now in this country.

16. Resolved, That a sum, not exceeding Eight thousand pounds, be granted to His Majesty, in aid of the expenses of the Expedition to ascertain the practicability of establishing a Steam Communication with India by the Euphrates.

17. Resolved, That a sum, not exceeding Eight thousand pounds, be granted to His Majesty, in aid of the expenses of the Expedition to the Bahama Islands, to the 31st day of March 1837.

18. Resolved, That a sum, not exceeding One thousand and four hundred and fifty-two thousand pounds, be granted to His Majesty, to defray the charge of the Civil Establishment of the Bahama Islands, to the 31st day of March 1837.
19. Resolved, That a sum, not exceeding Four thousand four hundred and forty-nine pounds, be granted to His Majesty, to defray the expenses incurred under the direction and management of the Commission for the Census of Population, to the 31st day of March 1837; also, to discharge the Debts of the Commission.

20. Resolved, That a sum, not exceeding Three thousand and seven hundred pounds, be granted to His Majesty, to defray the expenses of the Civil Establishment on the Bermudas, to the 31st day of March 1837.

21. Resolved, That a sum, not exceeding Ten thousand twelve hundred and fifty pounds, be granted to His Majesty, to defray the expense of the Establishment on the Western Coast of Africa, to the 31st day of March 1837.

22. Resolved, That a sum, not exceeding Fourteen thousand one hundred and forty pounds, be granted to His Majesty, to defray the expenses of the Ecclesiastical Establishment of the British North American Provinces, to the 31st day of March 1837.

23. Resolved, That a sum, not exceeding Seven thousand three hundred and eighty-six pounds, be granted to His Majesty, to defray the expenses of the Settlement in Western Australia, to the 31st day of March 1837.

24. Resolved, That a sum, not exceeding Twenty thousand pounds, be granted to His Majesty, to defray the expenses of the Establishment of the Indian Department in Upper and Lower Canada, to the 31st day of March 1837.

25. Resolved, That a sum, not exceeding Sixteen thousand eight hundred and seventy-four pounds, be granted to His Majesty, to defray the expenses of the Ecclesiastical Establishment of Heligoland, to the 31st day of March 1837.

26. Resolved, That a sum, not exceeding Nine thousand and nine hundred and fifty pounds, be granted to His Majesty, to defray the expenses of the Training of Teachers, under the direction of the Commissioners for that purpose, for the education of the Children of the poorer classes, and for the erection of Model Schools in Scotland.

27. Resolved, That a sum, not exceeding Sixty-nine thousand nine hundred and fifty pounds, be granted to His Majesty, to defray the expenses of the Establishment of Model Schools in Scotland.

28. Resolved, That a sum, not exceeding Twenty-five thousand six hundred and sixty pounds, be granted to His Majesty, to defray the expenses of the Establishment of the British Museum.

29. Resolved, That a sum, not exceeding Five thousand five hundred and fifty pounds, be granted to His Majesty, to enable Him to issue, in the year 1836, money for the establishment of a School of Design, with a view to the improvement of the National Manufactures.

30. Resolved, That a sum, not exceeding Ten thousand two hundred and fifty pounds, be granted to His Majesty, to enable Him to issue, in the year 1836, money for the erection of School Houses, in aid of private subscriptions for that purpose, for the education of the Children of the poorer classes, and for the erection of Model Schools in Scotland.

31. Resolved, That a sum, not exceeding Seven thousand one hundred and forty pounds, be granted to His Majesty, to defray the expenses of paying to the Governor and Company of the Bank of England the amount of the loss sustained by the Bank, in melting down silver, in the year 1831, Silver Coinage, upon the coinage of which the seignorage had been reserved for the Public.

32. Resolved, That a sum, not exceeding Thirty-four thousand and nine hundred pounds, be granted to His Majesty, to defray the expense of the Board of Agriculture to the 31st day of March 1837.
Stamp Duties on Newspapers (Ireland) Bill.

The House having continued to sit till after twelve of the clock on Thursday morning;

John, 11th die Augusti, 1836:

Mr. Speaker resumed the Chair; and Mr. Robert Stewart reported, That the Committee had come to several Resolutions to be reported.

Ordered, That the Report be received this day.

A Message from the Lords:

A Message from the Lords, by Mr. Ronnel and Mr. Brougham:

Mr. Speaker,

The Lords have agreed to the several Bills following, without any Amendment; viz.

1. A Bill, intituled, An Act to amend the Laws relating to the Customs:

2. A Bill, intituled, An Act to assimilate the Law of Ireland to that of England in respect to the liability of Owners of Vessels for losses by Fire: And also, the Lords have agreed to the Amendment made by the House to the Amendments made by their Lordships to the Bill, intituled, An Act for vesting Lighthouses, Lights and Sea Marks on the Coasts of England, in the Corporation of Trinity House of Deptford Strand, and for making the Provisions respecting Lighthouses, Lights, Buoys, Beacons and Sea Marks, and the Tolls and Duties payable in respect thereof, without Amendment: And also, the Lords have agreed to the Bill, intituled, An Act to reduce the Stamp Duties payable on Newspapers, and to consolidate and amend the Laws relating to the Duties on Newspapers and Advertisements respectively, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, the Lords have agreed to the Bill, intituled, An Act for consolidating and amending the Laws relating to the Presentment of Public Money by Grand Juries in Ireland, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also, the Lords have agreed to the Bill, intituled, An Act to reduce the Stamp Duties paid on Newspapers, and to consolidate and amend the Laws relating to the Duties on Newspapers and Advertisements respectively; and the same were read, as follows:

Ordered, That the said Paper do lie upon the Table.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had come to several Resolutions.

Ordered, That the Report be received this day.

The Order of the day being read, for the second Patents for Inventions Bill;

Ordered, That the Bill be read a second time Monday following.

The Order of the day being read, for the second County Boards reading of the County Boards Bill;

Ordered, That the Bill be read a second time upon Monday next.

The Order of the day being read, for resuming the adjourned Debate upon the Question proposed upon the 14th day of July last, "That any payment, or promise, or agreement to pay any sums of Money upon the 14th day of July last, "That any payment, or promise, or agreement to pay any sums of Money under the designation of Head-money, or any other name, to Electors, before, at or after an Election of Members to serve in Parliament, in consideration of or for the vote of such Electors, whether made by a Candidate, or by any one acting for him, or on his behalf, is a gross violation of the freedom of Election, of the Orders of this House, and of the rights and privileges of the Commons of the United Kingdom;"

Ordered, That the Debate be further adjourned till this day.

The Order of the day being read, for resuming the adjourned Debate upon the Question proposed upon the 14th day of July last, That any payment,
or promise or agreement for the payment of any sum of Money to an Elector or any other person for his benefit, in consideration of a Vote given at the Election of a Member to serve in Parliament, is a gross violation of the freedom of Election, and of the rights and privileges of this House;"

Ordered, That the Debate be further adjourned till this day.

The Order of the day being read, for taking into consideration the Amendments made by the Lords to the Prisoners' Counsel Bill; Ordered, That the said Amendments be taken into consideration this day.

The Order of the day being read, for the Committee on the Kingstown Harbour Bill; Resolved, That this House will, this day, resolve itself into the said Committee.

The Order of the day being read, for the first reading of the Greek Loan Bill; Ordered, That the Bill be read the third time this day.

Mr. Baring reported the Exchequer Offices (Ireland) Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

The House, according to Order, resolved itself into a Committee upon the Militia Pay Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Baring reported, That the Committee had gone through the Bill, and made Amendments thereto.

Ordered, That the Report be received this day.

The ingrossed Bill to authorize His Majesty by Orders in Council to carry into immediate execution any Treaties, Conventions or Stipulations made with any Foreign Power or State for the suppression of the Slave Trade, was, according to Order, read the third time.

Resolved, That the Bill do pass: And that the Order of the day be read, for the third reading of the Civil Officers Declaration Bill.

Ordered, That the Bill be read the third time this day.

The Order of the day being read, for the Committee on the Hackney Carriages (Metropolis) Bill; Resolved, That this House will, this day, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Tenements Recovery Bill; Resolved, That this House will, this day, resolve itself into the said Committee.

The Order of the day being read, for taking into further consideration the Report on the Copyright Bill; Ordered, That the Report be taken into further consideration this day.

The Order of the day being read, for receiving the Report on the Bribery at Elections Bill; Ordered, That the Report be received this day.

The Order of the day being read, for the Committee on the Jewish Civil Disabilities Bill; Resolved, That this House will, this day, resolve itself into the said Committee.

The Order of the day being read, for taking into Corporate further consideration the Report on the Corporate Property (Ireland) Bill; Ordered, That the Report be taken into further consideration this day.

The Order of the day being read, for taking into Civil Bill Courts consideration the Amendments made by the Lords to the Civil Bill Courts (Ireland) Bill; Ordered, That the said Amendments be taken into consideration this day.

The House, according to Order, resolved itself into a Committee upon the Creditors (Scotland) Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Lord Viscount Morpeth reported, That the Committee had gone through the Bill, and made Amendments thereto.

Ordered, That the Report be received this day.

The Order of the day being read, for taking into Poor Rate Bill consideration the Amendments made by the Lords to the Poor Rate Bill; Ordered, That the said Amendments be taken into consideration this day.

The Order of the day being read, for the second Municipal reading of the Municipal Elections Bill; Ordered, That the Bill be read a second time this day.

Ordered, That the Saint Clement's (Oxford) Marriages Bill be read a second time this day.

Ordered, That the Return relative to Writs of Error, which was presented upon Monday last, be printed.

And then the House, having continued to sit till a quarter of an hour after one of the clock on Thursday morning, adjourned till this day.

Jovis, 11° die Augusti; Anno 6°-7° Willielmi IVt Regis, 1836.

PRAYERS.

M. R. Thomas Cope, Secretary to the Russia Company, was called in; and at the bar presented,—Further Return to an Order dated the 12th day of April last, for a Copy of the Charter and a List of the present Governor and Officers of the Russia Company; also, a Copy of any other Deed or Authority under which they collect Dues on the produce of Russia, or enjoy any other Privileges, with a Copy of the Rules for the Regulation of the Officers of the Company:—Returns of the Number of Freemen admitted into the Russia Company, in each year since 1829, the Amount paid by each Freeman on entry, and the Number of Freemen now on the Roll of the Company:—Of the Gross Amount of Dues, commonly called Russia Dues, levied on Russia Produce imported into the United Kingdom, in each year since 1829; distinguishing how much has been received from England, Scotland and Ireland severally; also, the manner in which the Amount of Entry Fees of Freemen, and the Dues from Goods, have been appropriated, to whom paid, and for what Services:—Of the Expenses of Collection of the above Dues in each year since 1829:—Of the Number of Declarations upon Oath made by the Importers of Russia Produce, in each year since 1829.
1829, and a Copy of the Declaration made:—Of the Number of Ports in Russia from which produce is imported into the United Kingdom:—Of the Amount levied by the Russia Company or by British Merchants on British Shipping at Petersburgh, Cronstadt and other Ports of Russia, for the support of the English Episcopal Clergy, or for any other purpose in that Country, in each of the last Five years; stating the Amount of Tax per ton, and the several heads under which levied, by whom the Tax is levied, and an Account of the sum in which, and to whom, the Sums collected were distributed:—And then he withdrew.

Ordered, That the said Return do lie upon the Table.

The Westminster Small Debts (No. 2.) Bill was, according to Order, read a second time; and committed to Mr. Brotherton and the Middlesex List.

Ordered, That the Committee have leave to sit and proceed and to make their Report to-morrow.

Established Church Bill.

A Petition of Natives of the Principality of Wales, who are Members of the Established Church resident in London; and, Natives of the Principality of Wales, who are Dissenters resident in London; praying that the clause in the Established Church Bill, which enforces the appointment of Bishop conversant with the Welsh language to preside over Welsh Sees, be restored in its original force,—were presented, and read; and ordered to lie upon the Table.

William Myers.

A Petition of William Myers, complaining of being confined in the gaol of Carlisle, for an alleged contempt of the Court of Exchequer, and praying that the privilege which is conceded to Bengal, ofDependencies, may be granted to Madras and Bom-bay, was presented, and read; and ordered to lie upon the Table.

Friendly Societies Act.

A Petition of Members of the Benefit Societies of the Metropolis;—and, Rochester; praying for the Amendment of the Friendly Societies Act,—were presented, and read; and ordered to lie upon the Table.

British Museum.

A Petition of Members of the Birmingham Philo-sophy Club; praying that they may be allowed to partake, with other institutions, in the disposition of any duplicate Books, Prints, Coins, objects of Natural History and other curiosities which have already accumulated, or may from time to time accumulate, in the British Museum, was presented, and read; and ordered to lie upon the Table.

Poor Law Act.

A Petition of Labourers in the hundred of Dengie, in the county of Essex;—Owners and Occupiers of land; Tradesmen and Labourers of Blaxhall;—and, Agricultural Labourers of Barkney; praying for the repeal of the Poor Law Act,—were presented, and read; and ordered to lie upon the Table.

Sheffield Writ.

Ordered, That Mr. Speaker do issue his Warrant to the Clerk of the Crown to make out a new Writ for the election of a Burgess to serve in this present Parliament for the Borough of Sheffield, in the room of John Parker, Esquire, who, since his election for the said Borough, hath accepted the office of one of the Commissioners for executing the office of Lord High Treasurer of Great Britain, and Treasurer of the Exchequer of Ireland.

Royal Burghs (Scotland.)

A Petition of the Royal Burghs of Scotland, in convention assembled, praying the House not to entertain any proposal for abolishing the convention of Royal Burghs, was presented, and read; and ordered to lie upon the Table, Vol. 91.

A Petition of the Press of the Convention of Procurers Royal Burghs of Scotland, complaining of the burden of maintaining Prisoners after conviction out of the funds of the Royal Burghs in the prison in which they happen to be confined, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Birmingham, praying for the abolition of the Stamp Duty on Newspapers, was presented, and read; and ordered to lie upon the Table.

A Petition of William Cullen, Physician, formerly of Rio de Janeiro, now of Edinburgh, complaining of the imprisonment of two of his Slaves at Rio de Janeiro, and praying that the Copyright Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of the Magistrates and Town Council of Edinburgh, praying that the Copyright Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

Ordered, That the Papers relative to Malt Duty last Day (Ireland), which were presented yesterday, be printed, No. 550.

Mr. Berdan reported from the Committee of Supply:—Supply, several Resolutions, which were read, as follows:

1. Resolved, That a sum, not exceeding Thirty thousand pounds, be granted to His Majesty, to defray the charge of His Majesty's Foreign and other Secret Services to the 31st day of March 1837.

2. Resolved, That a sum, not exceeding Eight hundred and twenty thousand pounds, be granted to His Majesty, to defray the expenses incurred in the prosecution of offences against the Laws relating to Coin, to the 31st day of March 1837, and for providing Paper and Printing for the Two Houses of Parliament, including the expense of the Establishment of the Stationery Office.

3. Resolved, That a sum, not exceeding Eight thousand and six hundred pounds, be granted to His Majesty, to defray the expense of the Mint, in the coinage of Gold, to the 31st day of March 1837.

4. Resolved, That a sum, not exceeding Eight thousand and sixty-eight pounds, be granted to His Majesty, to defray the expense of providing Stationery, Printing and Binding for the several Departments of Government in England and the Colonies, and in Ireland and Scotland, and for the Two Houses of Parliament, to the 31st day of March 1837, and for providing Paper and Printing for the Two Houses of Parliament, and supplying, including the expense of the Establishment of the Stationery Office.

5. Resolved, That a sum, not exceeding Ten thousand pounds, be granted to His Majesty, to defray the expense of Law Charges, to the 31st day of March 1837.

6. Resolved, That a sum, not exceeding Fifty thousand pounds, be granted to His Majesty, to defray the expense of the Mint, to the 31st day of March 1837.

7. Resolved, That a sum, not exceeding One hundred and fifty thousand pounds, be granted to His Majesty, to defray the charge of maintaining Convicts at New South Wales and Van Diemen's Land.

8. Resolved, That a sum, not exceeding Twenty thousand pounds, be granted to His Majesty, to defray the expenses for the support of captured Negroes and liberated Africans, under the Acts for the abolition of the Slave Trade, to the 31st day of March 1837.
Tunbridge Wells
Bill Fees.

Resolved, That a sum, not exceeding Two thousand and four hundred pounds, be granted to His Majesty, to defray, in the year 1837, the expense of the Establishment of the Bermudas, to the 31st day of March 1837.

Resolved, That a sum, not exceeding Sixteen West India thousand eight hundred and seventy-seven pounds, be granted to His Majesty, to defray the charges of the Salaries of the Governors, Lieutenant-Governors, and others, in His Majesty's West India Colonies, to the 31st day of March 1837.

Resolved, That a sum, not exceeding Nine Heligoland hundred and sixty-three pounds and ten-pence, be granted to His Majesty, to defray the Salaries and other expenses of the Civil Establishment of Heligoland, to the 31st day of March 1837.

Resolved, That a sum, not exceeding Thirty thousand pounds, be granted to His Majesty, to defray the charge of the Establishment of the British North American Provinces, to the 31st day of March 1837.

Resolved, That a sum, not exceeding Thirty thousand pounds, be granted to His Majesty, to defray the expenses of the settlement in Western Australia, to the 31st day of March 1837.

Resolved, That a sum, not exceeding Twenty thousand pounds, be granted to His Majesty, to defray the expenses of the Emigration to Canada, to the 31st day of March 1837.

Resolved, That a sum, not exceeding Sixty-nine thousand nine hundred and fifty pounds, be granted to His Majesty, to defray the expenses of the Establishment of the Bahamas, to the 31st day of March 1837.

Resolved, That a sum, not exceeding Sixty-one thousand nine hundred and forty pounds, be granted to His Majesty, for the Education of the Children of the poorer classes in England, to the 31st day of March 1837.

Resolved, That a sum, not exceeding Twenty thousand pounds, be granted to His Majesty, to defray the expenses of the Settlement in Western Africa, to the 31st day of March 1837.

Resolved, That a sum, not exceeding Seven thousand three hundred and seventy-eight pounds, be granted to His Majesty, for the purposes of the Act for making or maintaining, keeping in repair, and improving Turnpike Roads, which shall pass the Two Houses of Parliament, and receive the Royal Assent.

Resolved, That a sum, not exceeding Eight thousand pounds, be granted to His Majesty, to defray the expenses incurred under the direction and management of the Commissioners of Records, for the custody of Records in the Tower, and the Office for the custody of Records in the Chapter House, Westminster.

Resolved, That a sum, not exceeding Six thousand four hundred and ninety-seven pounds, be granted to His Majesty, for Works and Services at Buckingham Palace.

Resolved, That a sum, not exceeding Forty thousand pounds, be granted to His Majesty, to defray the charge of the Consolidated Pay Offices

Provinces.

North American

22. Resolved, That a sum, not exceeding Fourteen thousand one hundred and forty pounds eighteen shillings and sixpence, be granted to His Majesty, to defray the expenses of the Ecclesiastical Establishment of the British North American Provinces, to the 31st day of March 1837.

21. Resolved, That a sum, not exceeding Ten thousand nine hundred and forty pounds, be granted to His Majesty, to defray the expenses incurred by Sheriffs formerly paid from Civil Contingencies; also to make good the deficiency of the Fees in the Office of the King's Remembrancer in the Exchequer, in consequence of the diminution of Fees in that department.

18. Resolved, That a sum, not exceeding Seventy-three thousand two hundred and fifty pounds, be granted to His Majesty, to defray the expenses of the Establishment of the Bahama Islands, to the 31st day of March 1837.

Printed for the use of the House of Commons, and published by order of the House of Commons.

A. 1836.

780

11th August.

Resolved, That a sum, not exceeding Twenty thousand three hundred and seventy-eight pounds and fifteen shillings, be granted to His Majesty, to defray the expenses of the Settlement in Western Australia, to the 31st day of March 1837.
of the Army, Navy and Ordnance, to the 31st day of March 1837.

37. Resolved, That a sum, not exceeding Nine thousand two hundred and fifty pounds, be granted to His Majesty, to defray the charge of certain Pur- chasing for the British Museum.

38. Resolved, That a sum, not exceeding One thousand and five hundred pounds, be granted to His Majesty, to enable Him to issue, in the year 1836, money for the establishment of a School of Design, with a view to the improvement of the National Manufactures.

39. Resolved, That a sum, not exceeding Ten thousand pounds, be granted to His Majesty, to enable Him to issue, in the year 1836, money for the erection of School Houses in aid of Private Subscriptions for that purpose, and for the Education of the Children of the Poorer Classes, and for the erection of Model Schools in Scotland.

40. Resolved, That a sum, not exceeding Eleven thousand six hundred and fifty-three pounds be granted to the Lord Lieutenant of Ireland to issue, in the year 1836, money for the completion of the Buildings and Fittings at Tyrone House, in the city of Dublin, which has been purchased and prepared as a Model School, and for the training of Teachers, under the direction of the Commissioners of Education in Ireland.

41. Resolved, That a sum, not exceeding Thirty-eight thousand two hundred and eighty-nine pounds, be granted to His Majesty, to defray the expense of paying to the Governor and Company of the Bank of England the amount of the loss sustained by the Bank in melting into bullion, in the year 1831, Silver Coin, upon the Coinage of which the Seignorage had been retained by the Public.

42. Resolved, That a sum, not exceeding Fifty-five thousand pounds, be granted to His Majesty, to defray, to the 31st day of March 1837, Law Expenses, Grants to Scotch Universities, and other charges formerly defrayed from the Hereditary Revenues, and not provided for in His Majesty's Civil List, nor out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland.

43. Resolved, That a sum, not exceeding One hundred and eighteen thousand and fifty pounds, be granted to His Majesty, to defray the charge of the Com- missariat Department, to the 31st day of March 1837.

44. Resolved, That a sum, not exceeding Forty-nine thousand nine hundred and fifty pounds andsixpence, be granted to His Majesty, to defray the expense of Half-Pay, Pensions and Allowances in the Commissariat Department, to the 31st day of March 1837.

The said Resolutions, being read a second time, were agreed to.

Mr. Chancellor of the Exchequer, by Order, reported from the Committee of Ways and Means several Resolutions, which were as follow:

1. Resolved, That, towards raising the Supply granted to His Majesty, the sum of Fourteen Millions seven thousand nine hundred and fifty pounds be raised by Exchequer Bills, for the Service of the year 1837.

2. Resolved, That, towards making good the Supply granted to His Majesty, the sum of Four millions be issued out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, for the Service of the year 1836.

The said Resolutions, being read a second time, were agreed to.

Ordered, That a Bill be brought in upon the first of the said Resolutions: And that Mr. Bernal, Mr. Chancellor of the Exchequer, and Mr. Baring, do prepare, and bring it in.

Ordered, That a Bill be brought in upon the last of the said Resolutions: And that the same Fund Bill, Gentlemen do prepare, and bring it in.

The ingrossed Bill for the Regulation of the Exchequer Offices of Vice-Treasurer and Teller of the Exchequer in Ireland, was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

Mr. Robert Stewart reported the Militia Pay Bill; Militia Pay and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time To-morrow.

The ingrossed Bill to carry into further execution Save Owners' an Act for compensating Owners of Slaves upon the Compensation abolition of Slavery, and for completing the full payment of such Compensation, was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The Stamp Duties on Newspapers (No. 2) Bill Stamp Duties was, according to Order, read a second time; and was committed to a Committee of the whole House.

Resolved, That this House will, immediately, resolve itself into the said Committee:—The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker re- sumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments therunto.

Ordered, That the Report be now received.

Mr. Bernal reported the Bill accordingly; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

Ordered, That the Report be taken into further consideration To-morrow.

The ingrossed Bill to reduce the Duties on News-Stamp Duties papers, and to amend the Laws relating to the same, was, according to Order made this day, read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

Mr. Hume reported the Coal Trade Bill; and the Coal Trade Bill Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time To-morrow.

The House, according to Order, proceeded to take Registration of Admission into consideration the Amendments made by the Births, &c. Bill. Lords to the Bill, intituled, An Act for registering theBill. Births, Deaths and Marriages in England: And the same were read, as follow:

Pr. 5. 1. 38. and 1. penult. Leave out from "guardsians" to "shall" in Pr. 6. 1. 1.

Pr. 6. 1. 2. Leave out "properly qualified," and insert "with such qualifications as the Registrar " General may by any general rule declare to be "necessary."

Pr. 6. 1. 3. After "of" insert "births and " deaths with.

Pr. 6. 1. 7. Leave out "subject to the like " approval."

Pr. 6. 1. 8. Leave out "Registrar General," and insert " clerk to the guardians of every such " union, parish or place, if he shall think fit to " accept such office, be the Superintendent Registrar " thereof;
Provisions regarding legal declarations, appointments, and duties of clerks, guardians, and registrars in matters of birth, marriage, and death. Specific amendments and insertions to existing statutes for clarification and enforcement. The Registrar General's role in issuing general rules and apportioning responsibilities. Requirements for clerks to guardians of unions, parishes, or places, and for the registration of births, marriages, and deaths.
Australia Bill.

In Schedule (R.) annexed to the Bill:

A Bill, intituled, An Act for suspending, for One Year, Appointments to certain Dignities and Offices in the Established Church of England, and to the Crown.

A Bill, intituled, An Act for suspending, for One Year, Appointments to certain Dignities and Offices in the Established Church of England, and to the Crown.

A Bill, intituled, An Act for suspending, for One Year, Appointments to certain Dignities and Offices in the Established Church of England, and to the Crown.

A Bill, intituled, An Act to continue, until the next Session of Parliament, an Act passed (Scotland) Bill.

A Bill, intituled, An Act to continue, until the next Session of Parliament, an Act passed (Scotland) Bill.

A Bill, intituled, An Act to impose countervailing Duties of Excise on Mixtures, Compounds, Preparations, and Commodities made from or with Spirits removed from Ireland to England or Scotland, or from Scotland to England, and to grant countervailing Duties on the removal of the same; to repeal the additional Duties of Excise on Licenses to Retailers of Spirits in the United Kingdom, and to alter the Laws relating to Distillers and Retailers of Spirits: A Bill also.

The Lords agree to a Free Conference, as desired by their House in their Message of yesterday, and to appoint the same, presently, in the Committee Room, No. 3.—And then the Messengers withdrew.

Ordered, that Lord John Russell, Mr. Chancellor of the Exchequer, Lord Viscount Palmerton, Lord Viscount Howick, Lord Viscount Morpeth, Sir John Hobhouse, Mr. Ponsonby, Lord Seymor, Mr. Attorney General, Mr. Solicitor General, Mr. Berneaud, Mr. Leveson, Mr. Attenborough, Mr. Taylor, Sir John Leslie, and Mr. Baines, be appointed Managers to manage the Free Conference.

Then the names of the Managers were called over; and they went to the Conference:—And being returned.

Lord John Russell reported, That the Managers had met the Lords at the free Conference, which was managed on the part of the Lords by the Earl of Grey; that they acquainted the Lords that the Commons agree to the Amendment in Pr. 4. 1. 28.; that they insist upon their disagreement to the Amendments in Pr. 5. 1. 25. and in Pr. 6. 1. 17. and upon their disagreement to Clause (L.); and that they agree to the Amendment made by the Lords in the Amendment made by the Commons to Clause (Z).

That the Commons great regret that they are unable to agree to all the Amendments made by the Lords; that they insist on their disagreement to the Amendments made by the Lords in Pr. 5. 1. 25. and in Pr. 6. 1. 17. because it does not seem reasonable, when the means of popular Election are at hand, to refer to chance the nomination not only of the Mayor, but likewise as a necessary consequence of the body of Aldermen, who will remain in office for the periods of Three and Six years.

That the Commons insist on their disagreement to Clause (L.); that they consider this Amendment of far greater importance than the former; that they fear that, by giving any assent to it, they might countenance the belief that they were prepared to continue in the members of the late Corporations a trust which, in too many instances, has been misused; that they conclude that the convenience of leaving the direction of those charitable trusts to the Lord Chancellor might be obviated, in the opinion of the Commons, by expressly giving to the Lord Chancellor the nomination of new trustees, to be appointed under the Great Seal, for a single year; that the Commons are unwilling to believe that the Lords attach so much importance to this Clause as to consider its insertion in this Bill absolutely essential; that the Commons think it possible that the Lords will agree to the Amendments to which the House of Commons have disagreed.
That thereupon the Earl of Ripon acquainted the Managers that, as one of those who had been deputed by the House of Lords to meet the House of Commons in Conference upon the present occasion, he begged on their part to assure the Managers on the part of the Commons, that they felt it to be their duty, and should discharge that duty most conscientiously, by the wishes of the House of Lords, by giving most respectful attention to the suggestions and representations which had been made to them on the part of the House of Commons, feeling most anxious, whatever difference of opinion may exist upon an occasion in which the two Houses of Parliament may be called upon to meet together in free Conference, to do all in their power to promote the public interests and sound legislation, by maintaining that harmony, good understanding and mutual respect which has always characterized the intercourse of the two Houses of Parliament. That, with these feelings, it would be their duty to represent to the House of Lords the statement which had been made to them, in order that they may receive from that House their final instructions as to the decision to which they will come.

That thereupon the Managers delivered the Bill and Amendments to their Lordships.

Marriages Bill.

The House, according to Order, proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for Marriages in England; and the same were read, as follow:

Pr. 1. 1. 31. Leave out from "Seven tendent." to "shall" in l. 22.

Pr. 2. 1. 3. Leave out from "England" to "Provided" in l. 4.

Pr. 2. 1. 11. Leave out from "certificate" to "shall" in l. 12, and leave out from "Provided" to "And" in l. 20, and insert "Provided also, That nothing in this Act contained shall affect the right of the Archbishop of Canterbury and his successors, and his and their proper officers, to grant special licenses to marry at any convenient time and place, or the right of any surrogate or other person now having authority to grant licenses for marriages."

Pr. 3. 1. 1. After "Provided" insert Clause (A.)

Pr. 3. 1. 2. Leave out from "the" to "shall" in l. 23.

Pr. 3. 1. 23. After "different" insert "Superintendent Registrar." to "tendent." in l. 23. After the second "the" insert "Certificate of." in l. 25. and insert "which shall not be within his district." to "shall" in l. 30.

Pr. 8. 1. 21. After the second the "shall" insert "Superintendent." to "tendent." in l. 24.

Pr. 9. 1. 13. After the "the" insert "Superintendent." to "tendent." in l. 1. 25. and insert "which shall be held within Twenty-one days from the day of such notice being entered."

Pr. 10. 1. 29. Leave out from "building" to "and" in l. 35. and insert "which shall not be within his district.

Pr. 11. 1. 26. After "before" insert "the day of."

Pr. 11. 1. 29. Leave out from "Registrars," and in the same line, leave out from "Certificate" to "such" in l. 36. and insert "which shall have been given and."

Pr. 11. 1. 16. After "shall" insert "an oath, or shall make his or her solemn affirmation or declaration instead of taking an oath, where such person is now permitted by law so to do.

Pr. 11. 1. 29. Leave out from "Certificate" to "Certificate of."

Pr. 12. 1. 15. After "of" insert "Certificate of or." in l. 29. and insert "Certificate of." in l. 30. and insert "Certificate of."
Pr. 12. l. 27. After "no" insert "certificate of"

Pr. 12. l. 34. After "the" insert "certificate or"

Pr. 13. l. 3. After "same" insert "Provided it is lawful for the Clerk Register refusing to register the certificate or license, the person applying for the same shall have a right to appeal to the Registrar General, with whom appeals thereto are to be made, and that such refusal, or the granting of the certificate or license, may be revocable, and in either case the same shall be subject to the jurisdiction of the Supreme Court of Judicature of the United States as aforesaid, but by virtue of a License to be granted by the Supreme Court of Judicature.

Pr. 13. l. 12, and 13. Leave out from "marriage" to "shall" in l. 12, and insert "the said certificate or license shall be delivered."

Pr. 14. l. 3. Insert "Registrar" in l. 13, and the same line, after "license," insert "of any Superintendent Registrar."


Pr. 14. l. 20. Leave out from "aforesaid" to "And" in l. 26.

Pr. 14. l. 1. Leave out "delivered to," and insert "entered by," and in the same line, after "the," insert "license," and in the same line, after "district," insert "of any Superintendent Registrar."


Pr. 15. l. 4. After "Provided" insert Clause (C.) Clause (C.) "Be it enacted, That it shall be lawful for the Superintendent Registrar of any union, parish or place, subject to the approval of the board of guardians thereof, to appoint, by writing under his hand, such person or persons as he may think fit to be a Registrar or Registrars for the purpose of being present at marriages to be solemnized by virtue of this Act, at which the presence of a Registrar is made necessary, and such Registrar shall hold his office during the pleasure of the Superintendent Registrar by whom he was appointed, or of the Registrar General."

Pr. 16. l. 33. Leave out Clause (K.) added by way of rider to the Bill.

Pr. 19. l. 4. Leave out the second "the," and insert "such."

Pr. 19. l. 11. Leave out "the," and insert "such."

Pr. 19. l. 11. Leave out from "Registrar" to "of" in l. 12, and insert "such Registrar," and in l. 12, leave out from "district" to "and" in l. 13.

Pr. 20. l. 13. Leave out from "presence" to "to" in Pr. 21. l. 1.

Pr. 21. l. 2, and 3. Leave out from "married" to "the" in l. 11.

Pr. 24. l. 3. Leave out from "married" to the second "the" in l. 3.

Pr. 28. l. 6. Leave out from "marriage" to "and" in l. 16.

Pr. 24. l. 21. After "license" insert "or issue of any certificate."

Pr. 24. l. 22. Leave out from "the" to Registrar in l. 23.

Pr. 25. l. 5. After "any" insert "Superintendent."

Pr. 26. l. 2. Leave out the first "the," and insert "a."

Pr. 26. l. 12. Leave out "delivery," and insert "entry," and in the same line, after the second "the," insert "Superintendent."

Pr. 26. l. 15. Leave out from "such" to "or" in l. 18, and insert "entry."


Pr. 26. l. 22. After "every" insert "Superintendent."

Pr. 26. l. 27. Leave out from "been" to "him" in l. 28, and insert "entered by."

Pr. 26. l. 28. to "delivery," and insert "entry."

Pr. 26. l. 30. Leave out "delivery," and insert "entry."

Pr. 27. l. 6. Leave out "Superintendent."

Pr. 27. l. 21. Leave out from "been," to "the" in l. 13, and insert "entered by."

Pr. 27. l. 22. Leave out from "committed" to "And" in Pr. 28. l. 27, and insert Clause (D.) Clause (D.) "And be it enacted, That if any person shall knowingly and willfully intermarry after the said first day of March, under the provisions of this Act, in any place other than the Church, Chapel, registered Building or Office or other place specified in the notice and certificate as aforesaid, or without due notice to the Superintendent Registrar, or without certificate of notice duly issued, or without license, in case a license is necessary under this Act, or in the absence of a Superintendent Registrar, where the presence of a Registrar or Superintendent Registrar is necessary under this Act, the marriage of such persons, except in any case hereinafter excepted, shall be null and void: Provided always, That nothing herein contained shall extend to annul any marriage legally solemnized according to the provisions of an Act passed in the fourth year of his late Majesty George the Fourth, intituled, 'An Act for amending the Laws respecting the Solemnization of Marriages in England.'"

Pr. 29. l. 21. After "any" insert "Registrars and."

Pr. 29. l. 24. After "the" insert "Registrars and." In Schedule (A.) annexed to the Bill:

Pr. 30. l. 1. Leave out "Stepney," and insert "Hendon."

Leave the eighth and ninth columns.

In the tenth column:

Pr. 30. l. 1. Leave out "dwells," and insert "resides."

Pr. 30. l. 13. Leave out "Lewisham," and insert "Tunbridge."

Pr. 30. l. 20, and 26. Leave out "believing that there is not any impediment of kindred, or alliance, or other lawful hindrance to the said marriage."

Pr. 30. l. 28. Leave out from "Smith" to "the" in l. ult.

In Schedule (B.) annexed to the Bill:

Pr. 31. l. 4. Fill up the first blank with "sixth," and in the same line fill up the second blank with "May."

Leave out the eighth, ninth and tenth columns.

Pr. 31. l. 24, and 25. Leave out "certified at the time of the delivery thereof by Thomas Brown, of Park-street, and James Willis, of London Road, two householders of the said district."

Pr. 31. l. 26. Leave out "of the Registrar's certificate," and insert "thereof."

Pr. 31. l. 26. Fill up the first blank with "sixth," and in the same line fill up the second blank with "August One thousand eight hundred and thirty-seven."

In Schedule (C.) annexed to the Bill:

Pr. 32. l. 12. Leave out "sixth," and insert "seventh."

Pr. 32. l. 19. After "soulmnized," insert "And whereas you C. D. [or, you E. F.] have made and subscribed a Declaration under your hand, that you believe there is no impediment of kindred or"
The Amendment in Pr. 19. 1. 4. being read a second time;

An Amendment was made to Clause (C), by inserting after the word “fit” in Fo. 1. 1. 7, the words “such qualifications as the Registrar General by any general rule may declare to be necessary.”

And the said Amendment, so amended, was agreed to.

The Amendments, as far as the Amendment in Pr. 19. 1. 4. being read a second time, were agreed to.

An Amendment was made thereunto, by leaving out the word “such,” and inserting the word “some,” instead thereof.

And the said Amendment, so amended, was agreed to.

The Amendments as far as the second Amendment in Pr. 31. 1. 4. being read a second time, were agreed to.

The second Amendment in Pr. 31. 1. 4. being read a second time;

And a Motion being made, and the Question being put, That this House doth agree with the Lords in a former part of the Bill.

The subsequent Amendments, being read a second time, were agreed to.

Then Amendments were made to the original Bill in Schedule (A), Pr. 30. 1. 22, by leaving out the word “Stepney,” and inserting the word “Hendon,” instead thereof.

In Schedule (B), Pr. 31. 1. 21, by leaving out the word “Stepney,” and inserting the word “Hendon,” instead thereof.

In Schedule (B), Pr. 31. 1. 19, by leaving out the word “Levensham,” and inserting the word “Tonbridge,” instead thereof.

In Schedule (C), Pr. 33. 1. 8, by leaving out the words “Registrar’s certificate,” and inserting the words “entry in the notice book of the Superintendent Registrar,” instead thereof, in order to make the same conformable to the Amendments made by the Lords in a former part of the Bill.

Ordered, That Mr. Bernal do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships, with Amendments; to which Amendments this House doth desire the concurrence of their Lordships.

The House, according to Order, proceeded to take into consideration the Amendments made by the Church Bill, Lords to the Bill, intituled, An Act for carrying into effect the the Reports of the Commissioners appointed to consider the state of the Established Church in England and Wales, with reference to Ecclesiastical Duties and Revenues, so far as they relate to Episcopal Dioceses, Revenues and Patronage; and the same were read, as follows:

Pr. 11. 1. 13. After “and” insert “the.”

Pr. 1. 1. penult. Leave out “Three,” and insert “Four.”

Pr. 2. 1. 3. Leave out the second “and,” and insert “the.”

Pr. 2. 1. 4. After “May” insert “and” and the Twenty-fourth day of June.”

Pr. 22. 1. penult. After “recommendations” insert “and in particular that it shall be competent to the said Commissioners to propose in any such scheme that all parishes, churches or chapelries, which are locally situate in any diocese, but subject to any peculiar jurisdiction other than the jurisdiction of the Bishop of the diocese in which the same are locally situate, shall be only subject to the jurisdiction of the Bishop of the diocese with

“or alliance, or other lawful hindrance to the said marriage, and that you C. D. [or, E. F. having] had your [or, his or her] usual place of abode of fifteen days last past, within the district of [ ]; and that you C. D. [or, E. F.] not being a widower [or, widow] are [or, is] under the age of Twenty-one years; and that the consent of [G. H.] whose consent to your [or, his or her] marriage is required by law, has been obtained thereto, [or, that there is no person having authority to give such consent.”

An Amendment was made thereunto, by leaving out from the word “oath” to the end of the words inserted; and also by leaving out in the original Bill the words “make and” to the end of the words inserted; and also by leave of the A firmativc — And the said Amendment, so amended, was agreed to.

An Amendment was proposed to be made to the Question, by leaving out from the word “be” to the end of the Question, in order to add the words “taken into further consideration upon this day three months,” instead thereof.

And the Question being put, That the Words proposed to be left out stand part of the Question;

The House divided:
The Yeas, { Mr. Edward John Stanley, } 63.
Tellers for the { Dr. Lushington: } 3.
Yea, { Mr. Arthur Trevor, } Noes, { Mr. Boithieck: } 3.
So it was resolved in the Affirmative.

Ordered, That the said Amendments be now read a second time:—The Amendments, as far as the Amendment in Pr. 3. 1. 37, were accordingly read a second time, and agreed to.

The Amendment in Pr. 3. 1. 37, being read a second time;

An Amendment was made thereunto, by restoring the words, “Provided that if either party shall have dwelt in the place stated therein, that he or she hath dwelt there more than One calendar month, it may be taken into consideration upon this day One month and upwards,” omitted by the Lords.

And the said Amendment, so amended, was agreed to.

The Amendments, as far as Clause (B) were read a second time, and agreed to.

Clause (B) being read a second time;

A Motion being made, and the Question being put, That this House doth agree with the Lords in the said Amendment;

The House divided:
The Yeas, { Mr. Solicitor General, } 47.
Tellers for the { Mr. Wilks, } Noes, { Mr. Hindley: } 9.
So it was resolved in the Affirmative.

The Amendments, as far as the Amendment in Pr. 11. 1. 16, being read a second time, were agreed to.

The Amendments in Pr. 11. 1. 16, being read a second time;

An Amendment was made thereunto, by leaving out the words “take an,” and inserting the word “make,” instead thereof.

Another Amendment was made to the said Amendment, by leaving out the word “oath” to the end of the words inserted; and also by leaving out in the original Bill the words “make shall have and subscribe a declaration under his or her hand” in Pr. 11. 1. 16. 17. 18, in order to make the same conformable to the proposed Amendment.

And the said Amendment, so amended, was agreed to.

The Amendments, as far as the Amendment in Pr. 15. 1. 4. being read a second time, were agreed to.
Clause (F.) "And be it further Enacted, That in case the office of Judge Registrar or other office of any or either of the Ecclesiastical Courts in England or Wales (except the Prerogative Court of Canterbury) shall become vacant during such period as last aforesaid, the person who may be thereunto appointed shall accept and take such office, subject to all regulations and alterations affecting the same, which may be hereafter made and provided by or under the authority of Parliament, and shall not by his appointment thereto acquire any vested interest in such office, nor any claim or title to compensation in respect thereof, in case the same shall be hereafter abolished by Parliament.

The said Amendments, as far as the Amendment in Pr. 23, 1. 8. being read a second time, were agreed to.

The Amendment in Pr. 23, 1. 8. being read a second time:

And a Motion being made, and the Question being proposed, That this House doth agree with the Lords in the said Amendment—

A Message from the Lords, by Mr. Roswell and Message from the Lords.

Mr. Speaker,

The Lords have passed a Bill, intituled, An Act for further facilitating the hearing and determining Suits of Suits in Equity in His Majesty's Court of Exchequer at Westminster; to which the Lords desire the concurrence of this House: And also,

The Lords have commanded us to acquaint this Municipal House, That the Lords do desire a Free Conference on the subject of the last Free Conference, and Bill.

And the Messengers were again called in; and Mr. Speaker acquainted them therewith:—And then they again withdrew.

Ordered, That the Managers who managed the last Free Conference do manage this.

And the names of the Managers were called over; and some of them not appearing, Mr. Hume, Mr. Escoft, Mr. Warburton, Mr. Cutler Ferguson, and Mr. Loch, were added in lieu of those who did not appear.

Then the Managers went to the Conference; and being returned:

Lord John Russell reported, That the Managers who had met the Lords at the free Conference, which was managed on the part of the Lords by the Earl of Ripon, who acquainted them, that the Lords adhere to their Amendment in Pr. 3. 25:

Because the Municipal Corporations Act not having provided that a fresh election should take place in the event of an equality of votes, the Lords consider that it would be in accordance with the principle of that Act, which this Bill is intended to amend, to meet the difficulty arising from an equality of votes, in the manner in which it is met under the provisions of that Act, namely, by the casting vote of the person presiding at the election.

That the Lords likewise adhere to the insertion of Clause (L.).

Because they are of opinion, that the inconvenience arising from the placing of the Charitable Trusts under the management of the Lord Chancellor, would be much greater than that of allowing them to remain until the end of the next Session, or until Parliament shall otherwise provide, in the hands of the persons in whom both Houses of Parliament concur in continuing them by the Act of last year.

That
The House observed, that it has not appeared that any practical injury has arisen from the disposition with respect to these Trusts made with the concurrence of both Houses in the course of the last Session; but the Lords are nevertheless unanimously desirous that the management of these Charitable Funds should be placed upon a permanent and satisfactory footing, whereby the administration of Charities intended for the benefit of the poor, might, as far as possible, be divested of all party influence.

That thereupon a discussion arose between the Managers on the part of the Commons, and the Managers on the part of the Lords; and that the Managers on the part of the Lords thereupon delivered the Bill, and Amendments, to the Managers of the Commons.

Ordered, That the said Reasons and Amendments be taken into further consideration upon this day three months.

Then the House resumed the consideration of the Amendments made by the Lords to the Established Church Bill.

And the Question being put, That this House doth agree with the Lords in the Amendment, Pr. 23. 1. 8. ; the House divided:
The Yeas to the old Lobby:
The Noses to the new Lobby.

Tellers for the [Mr. Fox Mauie, Yeas, [Mr. Edward John Stanley: 31.

Tellors for the [Mr. Holt, Noses, [Mr. Scot: 43.

So it was resolved in the Affirmative.

The Amendments, as far as Clause (A.), being read a second time, were agreed to.

Clause (A.) being read a second time;

And a Motion being made, and the Question being proposed, That this House doth agree with the Lords in the said Amendment;

An Amendment was proposed to be made to the Question, by leaving out from the word "Thas" to the end of the Question, in order to add the words "the further consideration of the said Amendment be put off for three months," instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question;

The House divided:
The Yeas to the old Lobby:
The Noses to the new Lobby.

Tellers for the Yeas, [Dr. Lushington: 66.

Tellers for the Noses, [Mr. Hume, [Mr. Scot: 31.

So it was resolved in the Affirmative.

And the Question being put, That this House doth agree with the Lords in the said Amendment;—It was resolved in the Affirmative.

Then the subsequent Amendments, being read a second time, were agreed to.

Ordered, That Mr. Bernal do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

The Order of the day being read, for the third time, the Lords reading of the ingrossed Bill to amend "An Act for Bills enabling His Majesty to carry into effect a Convention made between His Majesty, the King of the French, the Emperor of All the Russias, and the King of Bavaria;"—And a Motion being made, and the Question being proposed, That the Bill be now read the third time;—The Amendments following were proposed to be made to the Question; viz. To leave out the word "now," and at the end of the Question to add the words "upon this day three months;"—And the Question being proposed, That the word "now" stand part of the Question;

And the House having continued to sit till after twelve of the clock on Friday morning;

Veneris, 12° die Augusti, 1836:

And the Question being put:—It was resolved in the Affirmative.

Ordered, That the Bill be now read the third time:—The Bill was accordingly read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

Mr. Hume reported from the Committee appointed Stafford to inspect the Journals of the House of Lords with the relation to any Proceedings upon the Stafford Disfranchisement Bill, and to make Report thereof to the House;—That they had inspected the said Journals accordingly, and had taken copies of the Proceedings of the Lords thereupon; and the Report was read, as follows:

"Die Martis, 18° Martij, 1836.

"A Message was brought from the House of Commons, by Sir William Clayton, and others;—"With a Bill, intituled, An Act to exclude the Borough of Stafford, in the County of Stafford, from sending Burgesses to serve in Parliament; to which they desire the concurrence of this House.

"Die Jovis, 17° Martij, 1836.

"It was moved, That the Bill, intituled, An Act to exclude the Borough of Stafford, in the County of Stafford, from sending Burgesses to serve in Parliament, be now read the first time.

"The Question was put thereupon.

"It was resolved in the Affirmative.

"The said Bill was accordingly read the first time.

"Ordered, That the said Bill be printed.

"Die Martis, 29° Martij, 1836.

"Ordered, That the Bill, intituled, An Act to exclude the Borough of Stafford, in the County of Stafford, from sending Burgesses to serve in Parliament, be read a second time on Friday the 13th of April next; and that the Lords be summoned."
Upon reading the Petition of the Electors of the borough of Stafford, whose names are theretounto subscribed, taking notice of the last-mentioned Bill, and praying that their Lordships will direct an inquiry to be instituted to enable the Petitioners to refute the unfounded recusation, exaggerated and contradictory testimony upon which the said Bill is founded, and to defend their elective franchise;

"It is Ordered, That the said Petition do lie on the Table.

Die Merceroij, 30° Martij, 1836.

"Ordered, That the Minutes of Evidence taken before the Select Committee appointed in Session 1833, to inquire into the allegations of the Preamble of the Bill, intituled, An Act to indemnify Persons who may have been guilty of Bribery in the Election of Burgesses to serve in Parliament for the Borough of Stafford, be printed.

"Die Verecirs, 15° Aprilis, 1836.

"The Order of the day being read, for the second reading of the Bill, intituled, An Act to exclude the Borough of Stafford, in the County of Stafford, from sending Burgesses to serve in Parliament, and for the Lords to be summoned; and that Witnesses be then examined in proof of the Preamble of the Bill, intituled, An Act to exclude the Borough of Stafford, in the County of Stafford, from sending Burgesses to serve in Parliament, be read a second time on Thursday next, and that the Lords be summoned, and for Witnesses to be examined in proof of the Preamble of the Bill, and for the Electors of Stafford to be heard, by themselves, their counsel or agents, on the matters contained in their Petition;"

"Ordered, That the said Bill be read a second time tomorrow, and that the Lords be summoned, and that Witnesses be then examined in proof of the Preamble of the Bill; and that the Electors of Stafford be then heard by themselves, their counsel or agents, on the matters contained in their Petition;"

"Die Veneris, 1° Junij, 1836.

"The Order of the day being read, for the second reading of the Bill, intituled, An Act to exclude the Borough of Stafford, in the County of Stafford, from sending Burgesses to serve in Parliament, and for the Lords to be summoned, and for Witnesses to be examined in proof of the Preamble of the Bill, be then heard by themselves, their counsel or agents, on the matters contained in their Petition;"

"It was moved, That Mr. Austin and Mr. Rushton be called in to examine witnesses in support of the Bill.

"The same was agreed to, and ordered accordingly.

"It was moved, That Mr. Whateley and Mr. Whitmore be allowed to appear for the Petitioners against the Bill.

"The same was agreed to, and ordered accordingly.

"The counsel were accordingly called in;"

"And Mr. Austin and Mr. Rushton appearing as counsel to examine Witnesses in support of the Bill, and Mr. Whateley and Mr. Whitmore appearing as counsel on behalf of the Electors of Stafford;"

"And Mr. Wakefield appearing as counsel on behalf of certain other Petitioners, stating, That he was instructed by Sir Robert Sidney, who was agent to the said Petitioners;"

"Mr. Whateley objected to Mr. Wakefield being heard as counsel for certain Petitioners, himself and Mr. Whitmore appearing as counsel for the Mayor and the great body of the Petitioners.

"The counsel were informed, That only two counsel could appear for one set of Petitioners, and that the House trusted the counsel would settle the matter among themselves.

"The counsel were directed to withdraw.

"The counsel were again called in, and Mr. Whateley prayed, That the agents who had instructed the counsel might be examined as to the grounds on which they had instructed counsel, feeling that he could not discharge his duty satisfactorily to himself, or with benefit to his clients, if he was to be interfered with by any other interest intervening.

"Mr. Wakefield was asked whether the persons for whom he appeared had signed the Petition against the Bill, and he stated that they had.

"Mr. Whateley, being asked whether the persons for whom he appeared had signed the Petition, stated, that they consisted of nine-tenths of the Petitioners.

"Mr. Wakefield, being asked whether his clients were Burgesses or Freemen, stated that they were Freemen.

"Mr. Whateley, being asked whether his clients were Burgesses or Freemen, stated that they consisted of both.

"Mr. Whateley, being asked by whom the Petition was put into the hands of the Earl of Horrocky, who presented it to the House, stated, that it had been delivered to the noble Lord by the Solicitor for whom he appeared.

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"The
The counsel were directed to withdraw.

The counsel were again called in, and informed, that the House had determined that Mr. Whateley and Mr. Whitmore be allowed to attend as counsel on behalf of the Petitioners.

"The said Petition was read." [Here follows the Evidence.]

Ordered, That the further consideration and second reading of the said Bill be put off till Wednesday next, and that the Lords be summoned.

"Die Martis, 14° Junii, 1836.

"It was moved, That the Order made on Friday last, That the Bill, intituled, An Act to exclude the Borough of Stafford, in the County of Stafford, from sending Burgesses to serve in Parliament, be taken into further consideration on Wednesday next, and for the Lords to be summoned, and that Witnesses be further examined in proof of the Preamble of the Bill, and that the Electors of Stafford be then heard, by themselves, their counsel or agents, on the matters contained in their Petition, be now read.

The same was accordingly read by the Clerk.

Ordered, That the said Order be discharged.

Ordered, That the further consideration and second reading of the said Bill be put off to Thursday next, at three o'clock, and that the Lords be summoned, and that Witnesses be further examined in proof of the Preamble of the Bill, and for the Electors of Stafford to be heard, by themselves, their counsel or agents, on the matters contained in their Petition;

"The counsel were accordingly called in." [Here follows the Evidence.

Ordered, That the further consideration and second reading of the said Bill be put off till Thursday next, at three o'clock, and that the Lords be summoned.

"Die Martis, 21° Junii, 1836.

"The Order of the day being read, for the further consideration and second reading of the Bill, intituled, An Act to exclude the Borough of Stafford, in the County of Stafford, from sending Burgesses to serve in Parliament, and for the Lords to be summoned, and for Witnesses to be further examined in proof of the Preamble of the Bill, and for the Electors of Stafford to be heard, by themselves, their counsel or agents, on the matters contained in their Petition;

"The counsel were accordingly called in." [Here follows the Evidence.

Ordered, That the further consideration and second reading of the said Bill be put off till Thursday next, at three o'clock, and that the Lords be summoned.

"Die Jovis, 29° Junii, 1836.

"The Order of the day being read, for the further consideration and second reading of the Bill, intituled, An Act to exclude the Borough of Stafford, in the County of Stafford, from sending Burgesses to serve in Parliament; and for the Lords to be summoned, and for Witnesses to be further examined in proof of the Preamble of the Bill, and for the Electors of Stafford to be heard, by themselves, their counsel or agents, on the matters contained in their Petition;

"The counsel were accordingly called in." [Here follows the Evidence.

Ordered, That the further consideration and second reading of the said Bill be put off till Thursday next, at three o'clock, and that the Lords be summoned.

"Die Jovis, 29° Junii, 1836.

"The Order of the day being read, for the further consideration and second reading of the Bill, intituled, An Act to exclude the Borough of Stafford, in the County of Stafford, from sending Burgesses to serve in Parliament; and for the Lords to be summoned, and for Witnesses to be further examined in proof of the Preamble of the Bill, and for the Electors of Stafford to be heard, by themselves, their counsel or agents, on the matters contained in their Petition;

"The counsel were accordingly called in." [Here follows the Evidence.

Ordered, That the further consideration and second reading of the said Bill be put off till Thursday next, at three o'clock, and that the Lords be summoned.

"Die Jovis, 30° Junii, 1836.

"The Order of the day being read, for the further consideration and second reading of the Bill, intituled, An Act to exclude the Borough of Stafford, in the County of Stafford, from sending Burgesses to serve in Parliament; and for the Lords to be summoned, and for Witnesses to be further examined in proof of the Preamble of the Bill, and for the Electors of Stafford to be heard, by themselves, their counsel or agents, on the matters contained in their Petition;

"The counsel were accordingly called in." [Here follows the Evidence.

Ordered, That the further consideration and second reading of the said Bill be put off till Thursday next, at three o'clock, and that the Lords be summoned.
to serve in Parliament, and that the Lords be summoned, and for Witnesses to be further examined in proof of the Preamble of the Bill, and for the Electors of Stafford to be heard, by themselves, their counsel or agents, on the matters contained in their Petition;

"The counsel were accordingly called in."

[Here follows the Evidence.]

"Ordered, That the further consideration and second reading of the said Bill be put off till Tomorrow, at three o'clock, and that the Lords be summoned.

"Die Veneris, 1st Julij, 1836.

"The Order of the day being read, for the further consideration and second reading of the Bill, intituled, An Act to exclude the Borough of Stafford, in the county of Stafford, from sending Burgesses to serve in Parliament, and for the Lords to be summoned, and for Witnesses to be further examined in proof of the Preamble of the Bill, and for the Electors of Stafford to be heard, by themselves, their counsel or agents, on the matters contained in their Petition;

"The counsel were accordingly called in."

[Here follows the Evidence.]

"Ordered, That the further consideration and second reading of the said Bill be put off till Monday next, at three o'clock, and that the Lords be summoned.

"Die Lune, 4th Julij, 1836.

"The Order of the day being read, for the further consideration and second reading of the Bill, intituled, An Act to exclude the Borough of Stafford, in the County of Stafford, from sending Burgesses to serve in Parliament, and for the Lords to be summoned, and for Witnesses to be further examined in proof of the Preamble of the Bill, and for the Electors of Stafford to be heard, by themselves, their counsel or agents, on the matters contained in their Petition;

"The counsel were accordingly called in."

[Here follows the Evidence.]

"Ordered, That the further consideration and second reading of the said Bill be put off till Tomorrow, at three o'clock, and that the Lords be summoned.

"Die Martis, 5th Julij, 1836.

"The Order of the day being read, for the further consideration and second reading of the Bill, intituled, An Act to exclude the Borough of Stafford, in the County of Stafford, from sending Burgesses to serve in Parliament, and for the Lords to be summoned, and for Witnesses to be further examined in proof of the Preamble of the Bill, and for the Electors of Stafford to be heard, by themselves, their counsel or agents, on the matters contained in their Petition;

"The counsel were accordingly called in."

[Here follows the Evidence.]

"Ordered, That the further consideration and second reading of the said Bill be put off till Thursday next, at three o'clock, and that the Lords be summoned.

"Die Jovis, 7th Julij, 1836.

"The Order of the day being read, for the further consideration and second reading of the Bill, intituled, An Act to exclude the Borough of Stafford, in the County of Stafford, from sending Burgesses to serve in Parliament, and for the Lords to be summoned, and for Witnesses to be further examined in proof of the Preamble of the Bill, and for the Electors of Stafford to be heard, by themselves, their counsel or agents, on the matters contained in their Petition;

"The counsel were accordingly called in."

[Here follows the Evidence.]

"Ordered, That the further consideration and second reading of the said Bill be put off till Thursday next, and that the Lords be summoned.

"Die Venesris, 8th Julij, 1836.

"The Order of the day being read, for the further consideration and second reading of the Bill, intituled, An Act to exclude the Borough of Stafford, in the County of Stafford, from sending Burgesses to serve in Parliament, and for the Lords to be summoned, and for Witnesses to be further examined in proof of the Preamble of the Bill, and for the Electors of Stafford to be heard, by themselves, their counsel or agents, on the matters contained in their Petition;

"The counsel were accordingly called in."

[Here follows the Evidence.]

"Ordered, That the further consideration and second reading of the said Bill be put off till Wednesday next, at ten o'clock, and that the Lords be summoned.

"Die Mercurij, 13th Julij, 1836.

"The Order of the day being read, for the further consideration and second reading of the Bill, intituled, An Act to exclude the Borough of Stafford, in the County of Stafford, from sending Burgesses to serve in Parliament, and for the Lords to be summoned, and for Witnesses to be further examined in proof of the Preamble of the Bill, and for the Electors of Stafford to be heard, by themselves, their counsel or agents, on the matters contained in their Petition;

"The counsel was accordingly called in.

[Here follows the Evidence.]

"Ordered, That the further consideration and second reading of the said Bill be put off to Saturday next, at ten o'clock; and that the Lords be summoned.

"Die Sabbati, 16th Julij, 1836.

"The Order of the day being read, for the further consideration and second reading of the Bill, intituled, An Act to exclude the Borough of Stafford, in the County of Stafford, from sending Burgesses to serve in Parliament, and for the Lords to be summoned, and for Witnesses to be further examined in proof of the Preamble of the Bill, and for the Electors of Stafford to be heard, by themselves, their counsel or agents, on the matters contained in their Petition;

"The counsel were accordingly called in."

[Here follows the Evidence.]

"Ordered, That the further consideration and second reading of the said Bill be put off to Wednesday next, at ten o'clock, and that the Lords be summoned.

"Die Mercurij, 20th Julij, 1836.

"The Order of the day being read, for the further consideration and second reading of the Bill, intituled, An Act to exclude the Borough of Stafford, in the County of Stafford, from sending Burgesses to serve in Parliament, and for the Lords to be summoned, and for Witnesses to be further examined in proof of the Preamble of the Bill, and for the Electors of Stafford to be heard, by themselves, their counsel or agents, on the matters contained in their Petition;

"The counsel were accordingly called in."

[Here follows the Evidence.]

"Ordered, That the further consideration and second reading of the said Bill be put off to Tuesday next, and that the Lords be summoned.

"Die Lune, 25th Julij, 1836.

"It was moved, That the Order made on Wednesday last, that the Bill, intituled, An Act to exclude the Borough of Stafford, in the County of Stafford, from sending Burgesses to serve in Parliament, be read a second time on Tuesday next, and that the Lords be summoned.

"The same was accordingly read by the Clerk.

Ordered,
Ordered, That the said Order be discharged.

Ordered, That the said Bill be read a second time on Thursday next; and that the Lords be summoned.

Die Mercery, 27th July, 1836.

It was moved, That the Order made on Monday last, That the Bill, intituled, An Act to exclude the Borough of Stafford, in the County of Stafford, from sending Burgessess to serve in Parliament, be read a second time on Thursday next, and that the Lords be summoned, be now read.

The same was accordingly read by the Clerk.

Ordered, That the said Order be discharged.

Ordered, That the said Bill be read a second time on Friday next, and that the Lords be summoned.

Die Veneris, 29th July, 1836.

The Order of the day being read, for the second reading of the Bill, intituled, An Act to exclude the Borough of Stafford, in the County of Stafford, from sending Burgessess to serve in Parliament, and for the Lords to be summoned; it was moved, That the said Bill be now read a second time.

Which being objected to,

It was moved to leave out "now," and insert "this day three months."

After Debate,

The Question was put, Whether the word "now" shall stand part of the Motion?

It was resolved in the Negative.

Ordered, That the said Bill be read a second time on this day three months.

Ordered, That the Report do lie upon the Table.

Stafford Writ.

A Motion was made, and the Question being proposed, That the Speaker do not issue his Warrant to the Clerk of the Crown, to make out a new Writ for the electing of a Burgess to serve in this present Parliament for the Borough of Stafford, till ten days after the commencement of the next Session of Parliament;

An Amendment was proposed to be made to the Question, by leaving out from the word "till" to the end of the Question, in order to add the words this day sevennight; instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question;

The House divided:
The Yeas to the old Lobby; The Noes to the new Lobby.

Tellers for the Yeas: Mr. Fox, Mr. Mowbray, Lord Seymour, Mr. Chetwynd, Mr. Arthur Trevor: 15.

Tellers for the Noes:

So it was resolved in the Affirmative.

Ordered, That Mr. Speaker do not issue his Warrant to the Clerk of the Crown, to make out a new Writ for the electing of a Burgess to serve in this present Parliament for the Borough of Stafford, till ten days after the commencement of the next Session of Parliament.

The Poor Law Loans Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for this day.

The Municipal Elections Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for this day.

Civil Bill Courts (Ireland) Bill.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act to extend the Jurisdiction and regulate the Proceedings of the Civil Bill Courts in Ireland: And the same were read, as follow:

Pr. 2. 1. 8. Leave out "and," and insert "for"

goods taken or detained, or for any sum not exceeding Ten pounds.

Pr. 2. 1. 9. Leave out from "whosoever" to "slander," in l. 10.

Pr. 2. 1. ult. Leave out "Ten," and insert "Twenty."

Pr. 3. 1. 13. Leave out "Protestant."

Pr. 4. 1. 13. Leave out "or," and insert "and" of every Protestant.

Pr. 4. 1. 16. Leave out "the," and insert "every."

Pr. 5. 1. 12. After "thereto," insert Clause (A.)

Clause (A.) "Whereas an Act passed in the fifty-sixth year of the reign of his Majesty King George the Third, intituled, 'An Act to amend the Law of Ireland respecting the Recovery of Tenements from absconding, overholding and defaulting Tenants: And whereas an Act was passed in the fifty-sixth year of the reign of his late Majesty King George the Fourth, intituled, 'An Act to extend the Benefit of two Acts, made in the fifty-sixth and fifty-eighth years of the reign of his Majesty King George the Third, for amending the Law of Ireland respecting the Recovery of Tenements from absconding, overholding and defaulting Tenants: And whereas doubts have arisen whether the Provisions of the said Acts with respect to absconding, overholding and defaulting Tenants extend to cases in which premises are held without any lease or agreement in writing, or by persons as tenant or tenants at will, or from year to year: And whereas it is expedient that such doubts should be removed; Be it therefore Declared and Enacted, That it shall and may be lawful to proceed according to the provisions of the said recited Acts in any case of ejectment for non-payment of rent in which any person shall hold any tenement as tenant thereof, either with or without any lease or agreement in writing."

Pr. 6. 1. 7. After "shall" insert "within Ten days after he shall be sworn in as Sheriff."

Pr. 6. 1. 13. After "be" insert "at least."

Pr. 8. 1. 20. After "him" insert "Provided that the value of the property distrained shall be ascertained by the said Sheriff or Repleviner in like manner as the value of goods distrained is now ascertained by law by the said Sheriffs on taking security in replevin."

Pr. 10. 1. 19. After "distress" insert "or no tender made of amount due, and reasonable costs of distress, previous to the bringing of such civil bill."

Pr. 16. 1. 15. After "death" insert "and also in the county wherein such executor or administrator resides."

Pr. 17. 1. 6. Leave out "said," and in the same line, after "peace," insert "for the county wherein such executor or administrator resides."

Pr. 18. 1. 3. After "oath," insert "if the court shall deem it necessary."

Pr. 20. 1. 5. Leave out from "mentioned" to "and," insert "for the county wherein such executor or administrator resides."


Pr. 21. 1. 22. Leave out "real estate," and insert "lands, tenements or hereditaments."

Pr. 25. 3. 38. After "aforesaid" insert "and to act in all respects in reference to the orders made,
be appointed by the Clerk of the Peace, who shall
for fixing the times for holding the Sessions, fix
provided for holding Sessions."

in relation to the places thereby directed to be
by the said Act of the fifty-sixth year of the

shall be held; and every such District shall be
distinguished by the name of such Town or Place,
and every such session and adjournment thereof
shall be good and effectual for the administration
of criminal and all such other business that may
by law be done at the General Quarter Sessions of the Peace;
and to appoint one or more convenient Town or
Place, Towns or Places, in any such District in
which a Civil Bill Court and a Court for transact-
ing criminal and other business as aforesaid
may be necessary for building or repairing Sessions
Houses in such Towns or Places, and for paying
the rent or hire of convenient places for holding
such Sessions until such Sessions Houses in such
districts shall be situated, shall and may be capable as aforesaid might have done.

in Pr. 42. 1. 8.

in Pr. 42. 1. ult. Leave out from " held " to " And " in Pr. 43. 1. 26.

in Pr. 44. 1. 35. Leave out " generally " and insert " the general issue."

in Pr. 44. 1. 28. Leave out from " matter " to " And " in Pr. 45. 1. 5. in the first Schedule to the Bill.

in Pr. 47. 1. 13. Before " addition " insert " residence and,"

in Pr. 43. 1. 16. Before " defendant " insert " residence of,"

in Pr. 48. 1. 29. After " county " insert " and the several bailiffs of the several other counties of

in Pr. 51. 1. 22. After " empower " insert " A.

in Pr. 57. 1. 23. After " county " insert " and his

in Pr. 57. 1. 30. After " seal " insert " Form of Warrant for Costs in Ejectment Cases."

in Pr. 31. 1. 30. After " for " insert " executing.

in Pr. 35. 1. 28. After " defendants " insert " Clauses

in Pr. 39. 1. 2. Leave out from " Act " to " And " in Pr. 40. 1. 25.

in Pr. 41. 1. 36. " A. B. of

in Pr. 46. 1. 7. So resolved in the Affirmative:—The Bill

in Pr. 50. 1. 15. After " county " insert " and the

in Pr. 51. 1. 6. After " county " insert " and the

in Pr. 53. 1. 35. After " county " insert " and the

in Pr. 56. 1. 22. After " Ireland."

in Pr. 57. 1. 6. After " Ireland."

in Pr. 57. 1. 25. After " county " insert " and the

in Pr. 48. 1. 29. After " county " insert " and the

in Pr. 54. 1. 15. After " county " insert " and the

in Pr. 55. 1. 35. After " county " insert " and the

in Pr. 57. 1. 6. After " Ireland."

in Pr. 57. 1. 22. After " empower " insert " A.

in Pr. 48. 1. 29. After " county " insert " and the

in Pr. 49. 1. 16. Before " defendant " insert " re-

in Pr. 43. 1. 16. Before " defendant " insert " re-

in Pr. 42. 1. 8. Leave out " bailiff, and insert

in Pr. 48. 1. 29. After " county " insert " and the

in Pr. 45. 1. 5. in the first Schedule to the Bill.

in Pr. 47. 1. 13. Before " addition " insert " resi-

in Pr. 43. 1. 16. Before " defendant " insert " re-

in Pr. 42. 1. 8. Leave out " bailiff, and insert

in Pr. 48. 1. 29. After " county " insert " and the

in Pr. 45. 1. 5. in the first Schedule to the Bill.

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in Pr. 45. 1. 5. in the first Schedule to the Bill.

in Pr. 47. 1. 13. Before " addition " insert " resi-

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in Pr. 45. 1. 5. in the first Schedule to the Bill.

in Pr. 47. 1. 13. Before " addition " insert " resi-

in Pr. 43. 1. 16. Before " defendant " insert " re-

in Pr. 42. 1. 8. Leave out " bailiff, and insert

in Pr. 48. 1. 29. After " county " insert " and the

in Pr. 45. 1. 5. in the first Schedule to the Bill. 
Down Writ.

Ordered, That Mr. Speaker do issue his Warrant to the Clerk of the Crown in Ireland, to make out a New Writ for the electing of a Knight of the Shire to serve in this present Parliament for the County of Down, in the room of Lord Arthur Hill, now Lord Sandys, called up to the House of Peers.

Bribery at Election Bill.

A Motion was made, and the Question being proposed, That the Order of the day, for receiving the Report on the Bribery at Elections Bill be now read;

A Motion was made, and the Question being put, That this House do now adjourn;

The House divided:

The Yeas to the new Lobby;

The Noes to the old Lobby.

Tellers for the Yeas, Mr. Hughes: 3.

Tellers for the Noes, Dr. Bootheic: 44.

So it passed in the Negative.

And the Question being put, That the Order of the day, for receiving the Report on the Bribery at Elections Bill, be now read;—It was resolved in the Affirmative.

And the Order of the day being read accordingly; And a Motion being made, and the Question being proposed, That the Report be now brought up:

A Motion was made, and the Question being put, That this House do now adjourn;

The House divided:

The Yeas to the new Lobby;

The Noes to the old Lobby.

Tellers for the Yeas, Mr. Beaumore: 3.

Tellers for the Noes, Mr. Beales: 38.

So it passed in the Negative.

And the Question being put, That the Report be now brought up;—It was resolved in the Affirmative.

Mr. Aglionby accordingly reported the Bill; and the Report was ordered to be taken into further consideration this day.

The Order of the day being read, for resuming the adjourned Debate upon the Question proposed upon the 14th day of July last, "That any payment, or promise, or agreement for the payment of any sum of Money to an Elector or any other person for his benefit, in consideration of a Vote given at the Election of a Member to serve in Parliament, is a gross violation of the freedom of Election, and of the rights and privileges of this House;"—

Ordered, That the Debate be further adjourned till this day.

The Order of the day being read, for taking into prisoners' consideration the Amendments made by the Lords Counsel Bill, to the Prisoners' Counsel Bill:

Ordered, That the said Amendments be taken into consideration this day.

The Order of the day being read, for the Committee on the Kingstown Harbour Bill;

Resolved, That this House will, this day, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Hackney Carriages (Metropolis) Bill; Carriages Recovery Bill.

Resolved, That this House will, upon Monday next, resolve itself into the said Committee.

The Order of the day being read, for the Committee on the Tenements Recovery Bill;

Resolved, That this House will, this day, resolve itself into the said Committee.

The House, according to Order, proceeded to Corporate Property (Ireland) Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

The Lord Advocate reported the Creditors (Scotland) Bill; and the Amendments were read, and (Scotland) Bill; agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time this day.

Ordered, That the Amendments made by the Poor Rate Bill, Lords to the Poor Rate Bill, be taken into consideration upon this day three months.

Ordered, That leave be given to bring in a Bill Parochial to regulate Parochial Assessments: And that Mr. Assessments, Poulett Scrope, Mr. Hawes, and Mr. Poulett Thom.

Poulett, do prepare, and bring it in.

The Saint Clement's (Oxford) Marriages Bill was, St. Clement's according to Order, read a second time; and committed to a Committee of the whole House, for this day.

Mr. Poulett Scrope presented a Bill to regulate Parochial Assessments: And the same was read the first time; and ordered to be read a second time this day.

Ordered, That there be laid before this House, a Return of the Names and Places of Destriers of the Ireland, several Licensed Malsters, Distillers and Brewers in Ireland.

Ordered.
Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a List of all Consular Stations in the United States of America; with the Number and Tonnage of all British Vessels entering and departing from Ports within the limits of those Stations, and the Value of their respective Cargoes Inwards and Outwards, for the year ended 3d December 1835.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.

Ordered, That there be laid before this House, a Return of the Quantity of Clover Seed annually imported into Ireland for the last Ten years, ended 5th January 1836.

Ordered, That these House will, this day, resolve itself into a Committee, to consider of the Grand Juries (Ireland) Bill, and make Amendments thereunto; and the Amendments were read, and agreed to.

Ordered, That the Grand Juries (Ireland) Bill, be taken into consideration this day.

Ordered, That the Amendments made by the Lords to the Grand Juries (Ireland) Bill, be taken into consideration this day.

Ordered, That the Amendments made by the Lords to the Valuation (Ireland) Bill, be taken into consideration this day.

Mr. Chancellor of the Exchequer, by His Majesty's most honourable Privy Council, acquainted the House, That His Majesty, having been informed of the subject-matter of the Bill, and after hearing the allegations of the Bill, and having considered the same, the said Bill, with the Amendments made by the Lords, is now to be read a second time, and the same was read the first time; and ordered, That the said Papers do lie upon the Table.

Mr. French presented a Bill to enable Tenants College Lands to acquire Estates in fee or for terms of nine hundred and ninety-nine years on certain conditions, to subject to perpetual Rents, and to enable the said Provost and Fellows and Trustees to create such Estates; and the same was read the first time; and ordered to be read a second time upon Monday, the 29th day of this instant August; and to be printed.

Mr. Lynch reported from the Committee appointed to draw up Reasons to be offered to the Lords at a Conference, for disagreeing to one of the Amendments made by Lords to the Civil Bill Courts (Ireland) Bill; that the Committee had drawn up Reasons accordingly, which they had directed him to report; and the same were read; as follow:

The Commons agree to the Amendments made by the Lords as far as Pr. 5. 1. 12.

The Commons disagree to Clause (A.) Pr. 5. 1. 12. for the following Reasons:

A Petition of Factory Labourers employed in the Factories in the Factory of Mr. J. Hutchinson; praying that the said Factory of Mr. J. Hutchinson; praying that the said Factories be not permitted to pass into a law, without a Return being presented, and read; and ordered to lie upon the Table.

A Petition of Factory Labourers employed in the Factories in the Factory of Mr. J. Hutchinson; praying that the said Factories be not permitted to pass into a law, without a Return being presented, and read; and ordered to lie upon the Table.

A Petition of Factory Labourers employed in the Factories in the Factory of Mr. J. Hutchinson; praying that the said Factories be not permitted to pass into a law, without a Return being presented, and read; and ordered to lie upon the Table.

Mr. Brotherton reported from the Committee on the Westminster Small Debts (No. 2) Bill; That they had examined the allegations of the Bill, and found the same to be true; and had gone through the Bill, and made Amendments thereto; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed.

Two Petitions of Proprietors and Lessees of Print Works, Dye Works, Chemical Works and other Factories in Scotland, praying that the Salmon Fisheries (Scotland) Bill may not pass into a law, nor be put into a law, as it was presented, and read; and ordered to lie upon the Table.

A Petition of the Dudley and West Bromwich Joint Stock Banking Company, praying that Private Banks may be required to make Returns to the Select Committee on Joint Stock Banks, of their Liabilities and Assets, was presented, and read; and ordered to lie upon the Table.

A Petition of the Dudley and West Bromwich Joint Stock Banking Company, praying that Private Banks may be required to make Returns to the Select Committee on Joint Stock Banks, of their Liabilities and Assets, was presented, and read; and ordered to lie upon the Table.
The Commons agree to all the other Amendments made by the Lords to the Bill.

The said Reasons, being read a second time, were agreed to.

Ordered, That a Conference be desired with the Lords upon the subject-matter of the Amendments made by their Lordships to the said Bill: And that Mr. Lynch do go to the Lords, and desire the said Conference.

Adjourned.

The House adjourned till To-morrow, at twelve of the clock.

Ordered, That the Select Committee appointed to inquire into the state of the Port of London, and to report their observations thereupon to the House, have Power to report their opinion thereupon, together with the Minutes of the Evidence taken before them.

Mr. Labouchere reported from the said Select Committee; and to whom several Petitions were referred: That they had considered the matters referred to them, and had come to several Resolutions, which they had directed him to report, together with the Minutes of the Evidence taken before them; and the Resolutions of the Committee were read, as follow:

1. Resolved, That it appears to this Committee, that the navigation of the River Thames, in the Port of London, has for a great length of time been subject to serious and increasing obstructions, by which the maritime approach to the Metropolis has been impeded, the shipping exposed to injury and needless detention, and that frequent accidents have occurred, several of which were attended with the loss of human life.

2. Resolved, That these obstructions have been produced by the crowded state of the River, arising from the greatly increased and still increasing traffic in Shipping and navigation, by the introduction of Steam Navigation, and especially by the Colliers stationed in the Pool, and the ill-regulated manner in which Colliers have been permitted to lie at anchor in the stream, by Shoals and Banks, which present impediments to the Navigation; and, finally, by the want of an efficient supervision and a more effective execution of the Harbour Service; and that although it appears to this Committee that since the period at which they commenced their inquiries an improvement in the last respect has taken place, yet they conceive that the public have no adequate security against its recurrence.

3. Resolved, That this Committee are of opinion, that the various conflicting jurisdictions and claims of the Admiralty, the Trinity House and the Corporation of the city of London, over the River Thames below the Bridges, have had a most injurious effect upon the interests of Navigation, and that it is desirable that they should be consolidated and vested in some one responsible body, and that means should be found to provide for the removal of Shoals and obstructions in the bed of the River.

4. Resolved, That, considering the magnitude of the interests involved, and the pressing necessity of remedial regulations under legislative authority, by which accidents on the River may be provided against, additional security to property all afforded, and of Shoals and obstructions in the bed of the River.

5. Resolved, That the Commons agree to all the other Amendments made by the Lords to the Bill.

6. Resolved, That the Commons agree to all the other Amendments made by the Lords to the Bill.
the conduct of Lord A'gymer while Governor General of that Province.

A Copy of any Despatches addressed to the Governors of Upper and Lower Canada, respecting Orange Lodges; the date of arrival of those Despatches; and the Answers, if any, received from such Governors:—also, A Copy of the Address of the House of Assembly of Upper Canada to the Governor, respecting Orange Lodges, and his Answer thereto.

Sir George Grey also presented, pursuant to Order,—A Return of the Establishment and Expense of the Office of Registrar of Colonial Slaves in Great Britain, for the year ending the 31st day of March 1836.

A Return of the manner in which £. 5,409, voted in 1835, for the contingent Expenses and Messengers' Bills in the Department of His Majesty's Secretary of State for the Colonies, were expended.

Ordered, That the said Papers do lie upon the Table.

A Motion was made, and the Question being proposed, That the Order of the day, for the second reading of the Consolidated Fund Bill, be now read;

An Amendment was proposed to be made to the Question, by leaving out from the words "That " the 27th day of June last, respecting the Duties on Newspapers, and to amend the Laws relating to the Duty on Advertisements;" the words "Pettions presented to this House upon the 27th day of June last, respecting the Duties imposed upon British Manufactures on their importation into Iona, be now taken into considera-
tion," instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question:—It was resolved in the Affirmative.

Ordered, That the Order of the day, for the second reading of the Consolidated Fund Bill, be now read; and the same being read:—The Bill was read a second time; and committed to a Committee of the whole House, for To-morrow.

Mr. Lynch reported, That having been with the Lords to desire a Conference on the subject-matter of the Amendments made by their Lordships to the Bill, intituled, An Act to extend the Jurisdiction and regulate the Proceedings of the Civil Bill Courts in Ireland, the Lords do agree to a Conference; and appoint the same, immediately, in the Committee Room No. 5.

Ordered, That the Committee who were to draw up Reasons to be offered to the Lords at a Conference for disagreeing to one of the said Amendments, do manage the Conference:—And the Names of Mr. Cutler Fergusson, the Lord Advocate, Mr. Solicitor General, Mr. Methuen, Mr. French, Major Macnamarra, Mr. Alston, Mr. Angusstont, Colonel Percelal, Mr. Fox Maule, Mr. Patrick Stewart, Mr. Rose, and Mr. Benjamin Smith, were added to them.

Then the Names of the Managers were called over; and they went to the Conference:—And being returned;

Mr. Lynch reported, That the Managers had been at the Conference, which was managed on the part of the Lords by Duke of Richmond; and that they had delivered the Reasons for disagreeing to the said Amendment; and had left the Bill, and Amendments, with their Lordships.

A Message from the Lords, by Sir Giffin Wilson, and Mr. Roupell:

Mr. Speaker,

The Lords have agreed to the several Bills following without Amendment: viz.

A Bill, intituled, An Act to reduce the Duties on Newspapers; and to amend the Laws relating to the Duties on Newspapers and Advertisements:

A Bill, intituled, An Act for extinguishing the Secular Jurisdiction of the Archbishop of York and Bishop of Ely, in certain Liberties in the Counties of York, Nottingham and Cambridge, with Amendments; to which Amendments the Lords desire the concurrence of this House:—And then the Messengers withdrew.

A Motion was made, and the Question being proposed, That the Order of the day, for the second reading of the Exchequer Bills Bill, be now read;

An Amendment was proposed to be made to the Question, by leaving out from the word "That " to the end of the Question, in order to add the words, "it would materially tend to the convenience of the Members, as well as to the ends of correct and impartial legislation, that the Motions and Orders should be taken each in regular succession, and that measures be adopted for carrying that into effect, under the direction and sanction of Mr. Speaker," instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question:—It was resolved in the Affirmative.

Ordered, That the Order of the day, for the second reading of the Exchequer Bills Bill, be now read; and the same being read:—The Bill was read a second time; and committed to a Committee of the whole House, for To-morrow.

The Order of the day being read, for the third Readings of the Pensions Duties Bill.

Ordered, That the Bill be read the third time upon Monday next.

The ingrossed Bill to continue an Act of the Creditor's 54th year of his Majesty King George the Third, (Scotland) Bill for rendering the payment of Creditors more equal and expeditious in Scotland, was, according to Order, read the third time.

Resolved, That the Bill do pass: And that the Title be, An Act to extend the Jurisdiction and regulate the Proceedings of the Civil Bill Courts in Ireland, the Lords do agree to a Conference; and appoint the same, immediately, in the Committee Room No. 5.

Ordered, That the Committee who were to draw up Reasons to be offered to the Lords at a Conference for disagreeing to one of the said Amendments, do manage the Conference:—And the Names of Mr. Cutler Fergusson, the Lord Advocate, Mr. Solicitor General, Mr. Methuen, Mr. French, Major Macnamarra, Mr. Alston, Mr. Angusstont, Colonel Percelal, Mr. Fox Maule, Mr. Patrick Stewart, Mr. Rose, and Mr. Benjamin Smith, were added to them.

Then the Names of the Managers were called over; and they went to the Conference:—And being returned;

Mr. Lynch reported, That the Managers had been at the Conference, which was managed on the part of the Lords by Duke of Richmond; and that they had delivered the Reasons for disagreeing to the said Amendment; and had left the Bill, and Amendments, with their Lordships.

A Message from the Lords, by Sir Giffin Wilson and Mr. Roupell:

Mr. Speaker,

The Lords do not insist upon the Amendment Civil Bill Courts made by their Lordships to the Bill, intituled, An (Ireland) Bill.

Act to extend the Jurisdiction and regulate the Proceedings of the Civil Bill Courts in Ireland; to which this House hath disagreed:—And then the Messengers withdrew.

And the Question being put, That Mr. Speaker do now leave the Chair—It was resolved in the Affirmative:—The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received To-morrow.

The House, according to Order, resolved itself into Poor Law Lords Bill. and, after some time spent therein, Mr. Speaker 5 1 3 resumed
Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received To-morrow.

The ingrossed Bill to defray the Charge of the Pay, Clothing, and contingent and other Expenses of the Disembodied Militia in Great Britain and Ireland, and to grant Allowances, in certain cases, to Subaltern Officers, Adjutants, Paymasters, Quartermasters, Surgeons, Assistant Surgeons, Surgeons’ Mates and Sergeant Majors of the Militia, was, according to Order, read the third time.

Resolved, That the Bill do pass: And that the Title be, An Act to defray the Charge of the Pay, Clothing, and contingent and other Expenses of the Disembodied Militia in Great Britain and Ireland, and to grant Allowances, in certain cases, to Subaltern Officers, Adjutants, Paymasters, Quartermasters, Surgeons, Assistant Surgeons, Surgeons’ Mates and Sergeant Majors of the Militia, until the First day of July one thousand eight hundred and Thirty-seven.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for extinguishing the Secular Jurisdiction of the Archbishop of York and the Bishop of Ely, in certain Liberties in the Counties of York, Nottingham and Cambridge; and the same were read, as follow:

Pr. 6. 1. 14. Leave out from “ and “ and “ And “ in l. 21. and insert “ upon the death, removal or re-signation of such Coroner, and upon every future vacancy of the office, a Coroner shall be chosen by the freeholders of the said liberty of Ripon, in like manner as Coroners are chosen in the case of other counties or divisions of counties in England,” and also insert Clause (A.)

Clause (A.) “ And be it Enacted, That all persons residing within the said liberty of Ripon, and in any other county, or division of county, shall be liable to serve on Grand Juries in Courts of Sessions of the Peace and on Petty Juries, for the trial of issues in Courts of Sessions of the Peace held for the county of York, if the said liberty were destroyed, and the district comprised therein made for all purposes part of the said county, shall be qualified and liable to serve on such Juries in Courts of Sessions of the Peace held for the county of York, if the said liberty were destroyed, and the district comprised therein made for all purposes part of the said county, shall be qualified and liable to serve on such Juries in Courts of Sessions of the Peace held within the said county, and all persons by the laws now in force would be exempted from serving on such Juries, if the said district were for all purposes made part of the said county, shall in like manner be exempted from serving on such Juries within said Liberty.”

Pr. 7. 1. 4. After “ Cambridge” insert “ and the justices of the said Isle of Ely shall have full power to commit to the said gaol at Cambridge.”

Pr. 8. 1. 4. After “ Cambridge” insert “ and the justices of the counties of Cambridge and Huntingdon shall have the same power of committing juries in the said Isle of Ely which he has in the rest of the said county of Cambridge; and all persons residing in said Isle shall be liable to serve on juries for the said county, in the same manner as persons residing in other parts of the same county.”

The said Amendments, being read a second time, were agreed to.

Ordered, That Mr. Bernal do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

The Public Works (Ireland) Bill was, according Public Works to Order, read a second time; and committed to the Committee of the whole House, for Monday next.

The House, according to Order, resolved itself into a Committee upon the Municipal Elections Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received To-morrow.

The House, according to Order, resolved itself into a Committee, to consider of authorizing Compensation to be made out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, to any of the Public Libraries which may sustain loss, in consequence of the non-delivery of a copy of every Book.

(In the Committee.)

Resolved, That, annual Compensations be made, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, to any of the Public Libraries which may sustain loss by reason of being no longer entitled to a Copy of every Book which shall be printed or published.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had come to a Resolution.

Ordered, That the Report be received To-morrow.

The House was moved, That the Act 1 and 2 Will. 4, c. 33, for the extension and promotion of Public Works in Ireland, might be read; and the same was read.

The House was also moved, That the Act 3 and 4 Will. 4, c. 100, for the Relief of the Owners of Tithes in Ireland, and for the Amendment of an Act passed in the last Session of Parliament, intituled, “ An Act to amend three Acts passed respectively in the fourth, fifth, and in the seventh and eighth years of the Reign of his late Majesty King George the Fourth, providing for the establishing of Compositions for Tithes in Ireland, and to make such Compositions permanent,” might be read; and the same was read.

Resolved, That this House will, To-morrow, resolve itself into a Committee to consider of applying a portion of the Exchequer Bills authorized to be issued for the purposes of the last-mentioned Act, to the purposes of the first-mentioned Act.

A Motion being made, That this House will, To-morrow, resolve itself into a Committee, to consider of applying Salary to the Harbour Master of Kingstown Harbour.

Lord Viscount Morpeth, by His Majesty’s command, acquainted the House, That His Majesty, having been informed of the subject-matter of this Motion, recommends it to the consideration of the House.

Resolved, That this House will, To-morrow, resolve itself into the said Committee.

The ingrossed Bill to repeal so much of an Act of Coal Trade Bill, the twenty-eighth year of King George the Third, as prevents more than Five Persons joining in the Coal Trade, was, according to Order, read the third time.

Resolved, That the Bill do pass: And that the Title be, An Act to repeal certain Provisions respecting the Coal Trade.

Ordered, That Mr. Home do carry the Bill to the Lords, and desire their concurrence.

A Motion
A Motion was made, and the Question being proposed, That the Order of the day, for the Committee on the Jewish Civil Disabilities Bill, be now read:

An Amendment was proposed to be made to the Question, by leaving out from the word “That” to the end of the Question, in order to add the words, “this House will, upon this day six months, resolve itself into the said Committee,” instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question; The House divided:

The Yeas to the old Lobby:

The Noes to the new Lobby:

Tellers for the Yeas

Mr. Fox Maule;

Mr. Robert Stewart;

Colonel Sibthorp;

Tellers for the Noes

Mr. Borthwick;

So it was resolved in the Affirmative.

Ordered, That the Order of the day, for the Committee on the said Bill, be now read; and the same being read:

The House resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received To-morrow.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for enabling Prisoners to make their Defence by Counsel or Attorney; and the same were read, as follow:

Pr. 1. l. 29. Clause (A.) added to the Bill by way of rider, in l. 29.

Pr. 1. l. 19. In Clause (A.), added to the Bill by way of rider:

L. 1. After “ further,” insert “ declared” and,

Pr. 2. l. 11. After “words,” insert “ Provided always, That if such demand shall not be before the day appointed for the commencement of the Assize or Sessions at which the Trial of the person on whose behalf such demand shall be made, and to place, such person shall not be entitled to have any copy of such examination of witnesses, unless the Judge or other person to preside at such Trial shall be of opinion that such copy may be made and delivered without delay or inconvenience to such Trial; but it shall nevertheless be competent for such Judge or other person so to preside at such Trial, if the Judge think fit, to postpone such Trial on account of such copy of the examination of witnesses not having been previously had by the party charged.”

In the Title of the Bill:

L. 1. Leave out “ prisoners,” and insert “ persons indicted of felony.”

The first Amendment, being read a second time, was agreed to.

The second Amendment, which was to leave out from “ counsel,” in Pr. 1. l. 19, to Clause (A.) added to the Bill by way of rider, in l. 29, the effect of which Amendment was, to leave out the following Clause: “ And be it further Enacted, That in all such cases of felony, and likewise in all cases of treason, misprision of treason, and misdemeanour, if, after the close of the case for the person or persons accused, the counsel for the prosecution shall make any reply, the counsel for the person or persons accused shall be admitted to answer it,” being read a second time;

A Motion being made, and the Question being put, That this House doth agree with the Lords in the said Amendment:—It was resolved in the Affirmative.

An Amendment was made to the said Clause, by leaving out the words “and likewise in all cases of treason, misprision of treason,” and the said Amendment, so amended, was agreed to.

The Amendments, as far as to the Amendment to the Title of the Bill, being read a second time, were agreed to.

The Amendment to the Title of the Bill, being read a second time;

An Amendment was thereunto, by inserting, after the word “ felony” the words “ and misde- meaning.”

And the said Amendment, so amended, was agreed to.

Ordered, That a Committee be appointed to draw up Reasons to be offered to the Lords at a Conference, for disagreeing to the Amendment, to which this House hath disagreed:—And a Committee was appointed of Mr. Exact, Mr. Actisnly, Mr. Solicitor General, Mr. Attorney General, and Mr. Serjeant Wolfe; and they are to withdraw immediately.

Ordered, That Three be the Quorum.

The House, according to Order, proceeded to take Bribery and Corrupt Offices into further consideration the Report on the Bribery and Corrupt Offices at Elections Bill; and the Amendments were read, and agreed to.

A Clause was offered to be added to the Bill, “To prohibit official Bribery.” And the said Clause was brought up, and read the first time.

And a Motion being made, and the Question being put, That the said Clause be now read a second time—It passed in the Negative.

An Amendment was proposed to be made to the Bill, in p. 4. l. 1. by leaving out the words “ and if lawfully convicted of any such offence, he shall be incapable of holding any public office, place, benefit, commission, or employment, during the period of three years next following such conviction.”

And notice being taken that Forty Members were not present, the House was told by Mr. Speaker; and Forty Members not being present; and it being then after four of the clock:—The House was adjourned by Mr. Speaker, without a Question first put, till To-morrow.


Sabbati, 13° die Augusti;

Anno 6°-7° Willielmi IVth Regis, 1836.

PRAYERS.

A MESSAGE, by Sir Augustus Clifford, Gentleman Usher of the Black Rod:

Mr. Speaker,
The Lords, authorized by virtue of His Majesty’s Commission, for declaring His Royal Assent to several Acts agreed upon by both Houses, do desire the immediate attendance of this Honourable House in the House of Peers, to hear the Commission read.

Accordingly Mr. Speaker, with the House, went up to the House of Peers:—And being returned;

Mr. Speaker reported, That the House, at the desire of the Lords, authorized by virtue of His Majesty’s Commission, had been at the House of Peers, where a Commission under the Great Seal was read, giving, declaring and notifying the Royal Assent to the several Public and Private Bills therein mentioned; and that the Lords thereby authorized, had declared the Royal Assent to the said Bills.—Which Bills are as follow:

An Act to amend the Laws relating to Customs.

An Act to impose countervailing Duties of Excise on Mixtures, Compounds, Preparations and Commodities made from or with Spirits removed from Ireland to England or Scotland, or from Scotland to England, and to grant countervailing Draw backs
back on the removal of the same, to repeal the additional Duties of Excise on Licensors to Retailers of Spirits in the United Kingdom, and to alter the Laws relating to Distillers and Retailers of Spirits:

An Act to repeal the Duties and Drawbacks of Excise on Paper printed, painted or stained in the United Kingdom, and to reduce the Duties, Allowances and Drawbacks on Paper, Button-board, Metallic and Scallop-board made in the United Kingdom of the First Class, and to discontinue the Excise Survey on the Manufacturers of certain Articles made from Paper, and on Dealers in and Retailers of Vinegar:

An Act to reduce the Duties on Newspapers, and to amend the Laws relating to the Duties on Newspapers and Advertisements:

An Act to consolidate and amend the Laws relating to the Conveyance of Newspapers by the Post:

An Act for granting Relief from the Duties of Assessed Taxes, and on Stage Carriages in certain cases, and to regulate the charging of the Duty payable for taking or killing Game in Great Britain, and to provide for the collection of certain Local Taxes in Scotland:

An Act for the Commutation of Tithes in England and Wales:

An Act for carrying into effect the Reports of the Commissioners appointed to consider the state of the Established Church in England and Wales, with reference to Ecclesiastical Duties and Revenues so far as they relate to Episcopal Dioceses, Revenues and Patronage:

An Act for declaring the Law as to the Day on which it is requisite to present for Payment to the Acceptors or Acceptors supra Protests for Honour, or to the Referees or Referee, in case of need, Bills of Exchange which had been dishonoured:

An Act to authorize the placing of the Horse Patrol, now acting under the authority of the Chief Magistrate of the Public Office in Bow-street, under the authority of the Justices appointed for the Metropolitan Police District:

An Act to prevent the advertising of Foreign and other illegal Lotteries:

An Act to facilitate the Conveyance for Sites for School-rooms:

An Act to appoint additional Commissioners for executing the Acts for granting an aid by a Land Tax, and for continuing the Duties on Personal Estates, Offices and Pensions:

An Act to explain and amend an Act passed in the year 1829, intituled, "An Act to fix the Standard Qualities of Gold and Silver Plate in Scotland, and to provide for the assaying and marking thereof:

An Act for regulating the Process of Cessio Bonorum in the Court of Session, and for extending the Jurisdiction of Sheriff's in Scotland in such cases:

An Act to extend the Jurisdiction and regulate the Proceedings of the Civil Bill Courts in Ireland:

An Act to abolish certain Offices connected with the Court of Chancery in Ireland, and to provide for the performance of the Duties thereof:

An Act to amend the Laws relating to Loan Societies in Ireland:

An Act for appropriating the Richmond General Penitentiary into one of the Prisons for the County of the City of Dublin, and to amend the Law relating to Prisoners in Ireland:

An Act to extend the Protection of Copyright in Prints and Engravings to Ireland:

An Act to assimilate the Law of Ireland to that of England, in respect to the liability of Owners of Vessels for Losses by Fire:

An Act for making and maintaining a Railway or Railways from the City of Edinburgh to Leith and to the Shore of Forth of Firth, at or near to Newhaven and Trinity, all in the County of Edinburgh:

An Act for making a Railway from Dublin to Drogheda:

An Act for erecting and maintaining a Bridge across the River Thames from Church-street, in the Parish of Saint Mary Magdalen, Lambeth, in the County of Middlesex, to the opposite Shore in the Parish of Saint Mary Magdalen, Lambeth, in the County of Middlesex:

An Act for building a Foot Bridge over the River Thames from Hungerford Market, in the Parish of Saint Martin in the Fields, in the County of Middlesex, to the opposite Shore in the Parish of Lambeth, in the County of Surrey, and for making suitable Approaches thereto:

An Act to amend and render more effectual an Act passed in the fourth and fifth year of the reign of His present Majesty, intituled, "An Act for amending the Proceedings and Practice of the Court of Passage of the Borough of Liverpool, in the County Palatine of Lancaster," and to repeal an Act passed in the twenty-fifth year of the reign of his late Majesty King George the Second, intituled, "An Act for the more easy and speedy Recovery of Small Debts in the Town and Port of Liverpool, and Liberties thereof, in the County Palatine of Lancastcr, and to give further Power for the Recovery of Small Debts within the Borough of Liverpool:

An Act for rendering effectual an Agreement entered into by the Dean and Chapter of Worcester, for enfranchising certain Lands and Hereditaments situate in the Parish of Stave PRIOR, in the County of Worcester, and parcel of the Manor of Stave PRIOR, and for other purposes:

within certain Territories adjacent to the Colony of the Cape of Good Hope:

An Act for enabling His Majesty to grant Admixture Jurisdiction to the Courts of Justice of Prince of Wales's Island, Singapore and Malacca:

An Act to continue, until the thirty-first day of December One thousand eight hundred and thirty-eight, and from thence to the End of the then next Session of Parliament, an Act of the tenth year of his late Majesty for providing for the Government of His Majesty's Settlements in Western Australia, on the Western Coast of New Australia:

An Act to continue, until the First day of July next, and from thence to the End of the then next Session of Parliament, an Act passed in the fifth and sixth years of His present Majesty relating to the dispatch of Business done by the Court of Exchequer in Scotland:

An Act to fix the Standard Qualities of Gold and Silver Plate in Scotland, and to provide for the

An Act for enacting and rendering effectual an Agreement entered into by the Dean and Chapter of Worcester, for enfranchising certain Lands and Hereditaments situate in the Parish of Stave PRIOR, in the County of Worcester, and parcel of the Manor of Stave PRIOR, and for other purposes:

An Act for enabling His Majesty to grant Admixture Jurisdiction to the Courts of Justice of Prince of Wales's Island, Singapore and Malacca:

An Act to continue, until the thirty-first day of December One thousand eight hundred and thirty-eight, and from thence to the End of the then next Session of Parliament, an Act of the tenth year of his late Majesty for providing for the Government of His Majesty's Settlements in Western Australia, on the Western Coast of New Australia:

An Act to continue, until the First day of July next, and from thence to the End of the then next Session of Parliament, an Act passed in the fifth and sixth years of His present Majesty relating to the dispatch of Business done by the Court of Exchequer in Scotland:

An Act to fix the Standard Qualities of Gold and Silver Plate in Scotland, and to provide for the

An Act for enacting and rendering effectual an Agreement entered into by the Dean and Chapter of Worcester, for enfranchising certain Lands and Hereditaments situate in the Parish of Stave PRIOR, in the County of Worcester, and parcel of the Manor of Stave PRIOR, and for other purposes:
An Act for removing Doubts from the Title of Devises under the Will of Ebenezer Horton, Esquire, deceased.

The ingrossed Bill to repeal two Acts of the Reign of King George the Second, for the Recovery of Small Debts within the City and Liberty of Westminster, and for granting more effectual Powers for that purpose, was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Broderston do carry the Bill to the Lords, and desire their concurrence.

Mr. Ewart reported from the Committee appointed to draw up Reasons to be offered to the Lords at a Conference for disagreeing to one of the Amendments made by the Lords to the Bill, intituled, An Act for enabling Prisoners to make their Defence by Counsel or Attorney; That the Committee had drawn up Reasons accordingly, which they had directed him to report; and the same were read, as follow:

The Commons propose to amend the Lords' Amendment, Pr. 1. l. 19. for the following Reasons:

Because they consider that any plan for the alteration of the Criminal Law, whereby the Counsel for the accused shall not have the last word, would be inconsistent with the principles of justice.

Because, further, a Commission specially appointed by His Majesty to inquire into the state of the Criminal Law, has reported, that "the Prisoner's Counsel shall in all cases be entitled to the concluding address, and that the same practice in this respect should be extended to trials for misdemeanors."

But the Commons propose to amend the Clause commencing Pr. 1. l. 20. by leaving out "treason, "misprision of treason and," Pr. 1. l. 22. and 23.

The Commons propose to add "or misdemeanors" to the words inserted by the Lords to the Title of the Bill.

The said Reasons, being read a second time, were agreed to.

Ordered, That a Conference be desired with the Lords upon the subject-matter of the Amendments made by their Lordships to the said Bill: And that Mr. Ewart do go to the Lords, and desire the said Conference.

The Order of the day being read, for the Committee on the Consolidated Fund Bill;

Ordered, That it be an Instruction to the Committee, That they have Power to receive a Clause of Appropriation

Then the House resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Robert Stewart reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received upon Monday next.

The House, according to Order, resolved itself into a Committee upon the Exchequer Bills; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Robert Stewart reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received upon Monday next.

Mr. Robert Stewart reported the Tithe Compositions (Ireland) Bill; and the Amendments were read, and agreed to.

An Amendment was proposed to be made to the Bill in P. 3. l. 16. by adding at the close of the Clause these words "in respect of any such instance, "ments which the said parties may have re- ceived." -Vol. 91.

And the Question being proposed, That those words be there added:---The said proposed Amendment was, with leave of the House, withdrawn.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Monday next.

A Message from the Lords, by Mr. Roupell and Mr. Senior:

Mr. Speaker,

The Lords have agreed to the several Bills following, without Amendment: viz.

A Bill, intituled, An Act to suspend, to the end of the next Session of Parliament, the making of Lists and the Ballots and Enrolments for the Militia of the United Kingdom:

A Bill, intituled, An Act to enable the Commissioners of His Majesty's Woods, Forests, Land Revenues, Works and Buildings, to make and maintain a Road from the Church in the Parish of Sunk Island to the Town of Otteringham, in the East Riding of the County of York: And also,

The Lords have agreed to the Bill, intituled, An Act for establishing Cemeteries for the interment of the dead, Northward, Southward and Eastward of the Metropolis, to be called "The London Cemetery Company, with Amendments; to which Amendments the Lords desire the concurrence of this House:---And then the Messengers withdrew.

Mr. Bernal reported the Poor Law Loans Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Monday next.

Mr. Bernal reported the Municipal Elections Bill; and the Amendments were read, and agreed to; and an Amendment was made to the Bill.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Monday next.

Mr. Bernal reported from the Committee, to whom it was referred to consider of authorizing Compensation to be made, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, to the Public Libraries which may sustain Loss in consequence of the non-delivery of a Copy of every Book, a Resolution; which was read, as followeth:

Resolved, That annual Compensation be made, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, to any of the Public Libraries which may sustain loss by reason of being no longer entitled to a Copy of every Book which shall be printed or published.

The said Resolution, being read a second time, was agreed to.

Ordered, That the Report on the Copyright Bill be now taken into further consideration:---The House accordingly proceeded to take the Report into further consideration.

And the House being informed, that other Amendments are necessary to be made to the Bill: The Bill was re-committed to a Committee of the whole House.

The House was moved, That the Resolution which was this day reported from the Committee to whom it was referred to consider of authorizing Compensation to be made, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, to the Public Libraries which may sustain loss in consequence of the non-delivery of a Copy of every Book, might be read; and the same being read;

Ordered, That it be an Instruction to the Committee on the Bill, That they have Power to make provision therein pursuant to the said Resolution.

Then the House resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That...
the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received upon Monday next.

The House, according to Order, resolved itself into a Committee, to consider of applying a portion of the Exchequer Bills authorized to be issued for the purposes of the Acts 3 and 4 Will. 4, c. 100, to the purposes of the Act 1 and 2 Will. 4, c. 33.

(In the Committee.)

Resolved, That the sum of One hundred thousand pounds in Exchequer Bills, a part of the sum authorized to be issued for the Relief of the Owners of Tithes in Ireland, be applied for the extension and promotion of Public Works in Ireland.

Resolution to be reported.

Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had come to a Resolution.

Ordered, That the Report be received upon Monday next.

The House, according to Order, resolved itself into a Committee upon the Kingstown Harbour Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be received upon Monday next.

Mr. Bernal reported the Jewish Civil Disabilities Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be ingrossed; and read the third time upon Monday next.

Ordered, That leave be given to bring in a Bill for the better Administration of Justice in certain Boroughs: And that Mr. Attorney General and Mr. Solicitor General do prepare, and bring it in.

Ordered, That leave be given to bring in a Bill to make temporary provision for the Boundaries of certain Boroughs: And that Mr. Attorney General and Mr. Solicitor General do prepare, and bring it in.

Mr. Attorney General presented a Bill for the better Administration of Justice in certain Boroughs: And the same was read the first time; and ordered to be read a second time upon Monday next; and to be printed.

Ordered, That leave be given to bring in a Bill for the better Administration of the Borough Fund in certain Boroughs: And that Mr. Attorney General and Mr. Solicitor General do prepare, and bring it in.

Mr. Attorney General presented a Bill to make temporary Provision for the Boundaries of certain Boroughs: And the same was read the first time; and ordered to be read a second time upon Monday next; and to be printed.

Mr. Attorney General presented a Bill for the better Administration of the Borough Fund in certain Boroughs: And the same was read the first time; and ordered to be read a second time upon Monday next; and to be printed.

The House was moved, That the Act 9 Geo. 4, c. 39, for the Preservation of the Salmon Fisheries in Scotland, might be read; and the same being read;

Ordered, That leave be given to bring in a Bill to amend the said Act: And that Mr. Patrick Stewart and Mr. Loch do prepare, and bring it in.

Ordered, That leave be given to bring in a Bill to legalize certain Lists of Voters, and of Claims and Objections, for the present year: And that Mr. Fox Mulhe and Mr. Lobachere do prepare, and bring it in.

Mr. Patrick Stewart presented a Bill to amend an Act of the ninth year of his late Majesty King George the Fourth, for the Preservation of the Salmon Fisheries in Scotland: And the same was read the first time; and ordered to be read a second time upon Wednesday, the 14th day of September next; and to be printed.

Ordered, That the Bankrupts' Bill be read a second Bankruptcy time upon Monday next.

Ordered, That the Report on the Bribery at Elections Bill be taken into further consideration upon Election Bill.

Ordered, That this House will, upon this day, three months, resolve itself into a Committee upon the Benefices Plurality Bill.

Ordered, That the Report on the Conviction Bill Conviction Bill. be now received.

Ordered, That the Parochial Assessments Bill be now read a second time: The Bill was accordingly read a second time; and committed to a Committee of the whole House, for Monday next.

Ordered, That the Bill be printed.

Ordered, That the Amendments made by the Grand Juries Lords to the Grand Juries (Ireland) Bill be taken into consideration upon Monday next.

Ordered, That the Amendments made by the Valuation Lords to the Valuation (Ireland) Bill be taken into consideration upon Monday next.

Mr. Fox Mulhe presented a Bill to legalize certain Lists of Voters Lists of Voters, and of Claims and Objections for the present year: And the same was read the first time; and ordered to be read a second time upon Monday next.

Ordered, That there be laid before this House, a Duke of Return of all yearly Deductions made from the Marlborough Pension of the Duke of Marlborough on account of the Land Tax. Duke of Marlborough.

Ordered, That there be laid before this House, a Return of any Deductions made on account of the One Shilling and Sixpenny Duties, and the authority by which they were made.

Ordered, That the said Returns do lie upon the Table; and be printed.

Ordered,
Founded, that there be laid before the House, an Abstract of the Amount of the Advantages for Irish Tithes under 3d and 4th Will. 4, c. 100. 
Mr. Baring accordingly presented the said Abstract, ordered, that the said Abstract do lie upon the Table.

A Petition of John Millerd, of Arlington-street, Camden Town, praying the consideration of the House to the services rendered by him to the Select Committee on the Affairs of the British Museum, was presented, and read; and ordered to lie upon the Table.

A Petition of Coach Masters, praying for the repeal of the Duty on Stage Carriages, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Havefordwest, was presented, and read; setting forth, That the Petitioners have been informed that it is in contemplation to form a Railway through such part of South Wales as shall be adapted for the purpose, with the view of forming a grand central line of communication between the Kingdoms of Great Britain and Ireland, and the Petitioners, believing that all these advantages would be afforded by a line of Railway running on this side of Saint George's Channel, at the Port of Fishguard, pray that means may be adopted to ascertain the practicability of forming such Railway, and also pray the House to inquire into the advantages offered by the Port of Fishguard, for the formation of a Packet Station and Harbour.

Ordered, that the said Petition do lie upon the Table.

Negro Apprenticeship.

No. 669.

Ordered, that the Select Committee appointed to inquire into the working of the Apprenticeship system in the Colonies, the condition of the Apprentices, and the Laws and Regulations affecting them which have been passed, have Power to report their Account of the Items for which (Ireland.) the footing of the Stipulations of the Convention at London on the 27th September 1827, relative to the Boundaries of the United States of America and His Majesty's British American Provinces, under the 2d and 3d Will. 4, c. 88, as charged in the Civil Continuance 3d Will. 4, c. 88, as charged in the Civil Continuance

Luna, 15° die Augusti; 
Anno 6°-7° Wilhelmi IV Regis, 1836.

PRAYERS.

Mr. Crafer, from the Treasury, was called in, and at the bar presented, pursuant to Orders,-A Return of the Acts of Parliament for inclosing Waste or Common Lands in the Principality of Wales, passed since the 1st of January 1809, and the Date and Title of each Act, in which the Rights and Royalties of His Majesty have been reserved; the Number of Acres to be inclosed by each Act, and the portion of Land allotted to the King in right of the Crown, and also, whether any Claim has been made to the Minerals or Royalties on any part of the inclosed, or to the uninclosed Common, or Waste, and whether any Encroachment by any Individual, or any Interference given to any Crown Tenant or Surveyor, or other person in the exercise of His Majesty's rights, by Surveys or Trials for Minerals; if so, by whom, and whether any and what Legal Proceedings have been instituted or have been directed against such Individual, and the result of such Legal Proceedings during any period from 1st January 1830 to the present time.

An Account of the Sums advanced for the payment of the Salaries due on the 5th July 1836, to the Paymaster General and the Clerks employed in his Department, or in the late Offices of Paymaster of the Forces, Treasurer of the Navy, and Treasurer of the Ordnance; specifying the Funds out of which the same were paid:—Also, Copies of any Treasury Minute, Warrant or Correspondence relating thereto.

An Account of the Total Expense of the Establishment of the Paymaster of Civil Services, several Offices and Names of the Officers, the Salaries, Fees and Allowances received by each, and the contingent Expenses in 1835.

A Return of the Items of Expense of £.1,473. 16 s. incurred at the Election of Members of the House of Commons for the Counties of Orkney and Shetland at the General Election in 1834; stating the Authority under which the Expense was incurred and paid.

Return to an Order, dated the 9th day of this instant August, for a Copy of the Warrant or Grant of Coal Duties.

Return to an Order, dated the 9th day of this instant August, for An Account of the Items for which (Ireland.) £.719. 14 s. 6d. was paid, to the King's Printer in Ireland, under the 3d and 5th Will. 4, c. 88, as charged in the Civil Continuance:

Ordered, that the said Abstract do lie upon the Table.

Mr. Baring presented, pursuant to Order,—A Return of the Expenses paid in each year for carrying into effect the Stipulations of the Convention at London on the 27th September 1827, relative to the Boundaries of the United States of America and His Majesty's British American Provinces, under the 4th Article of the Treaty of Ghent.

Ordered, that the said Return do lie upon the Table.

Mr. Oswald reported from the Committee on the Bill from the Lords, intituled, An Act for enabling Lord Langford's Estate Bill

Ordered, that Mr. Oswald do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment: And the Bill was read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Oswald do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without any Amendment.

Ordered, That Mr. Speaker do issue his Warrant Wapocock, to the Clerk of the Crown to make out a new Writ for the election of a Burgess to serve in this present Parliament for the Borough of Wapocock, in the room of the Honourable Sir Charles John Greville, who, since his election for the said Borough, hath accepted the Office of Steward or Bailiff of His Majesty's
three Chiltern Hundreds o Stoke, Desborough and Boneharn, in the County of Buckingham.

Ordered, That the Select Committee appointed to inquire into the Management and Affairs of the Record Commission, and the present State of the Records of the United Kingdom, have Power to report the Minutes of the Evidence taken before them.

Dr. Bowring reported from the said Select Committee, and who were empowered to report their opinion and observations thereupon, from time to time to the House; That they had considered the matters to them referred; and had directed him to make a Report thereof to the House, together with the Minutes of Evidence taken before them.

Ordered, That the Report do lie upon the Table; and be printed.

Savings Banks.

A Petition of William Holmes, of Arradel, in the county of Sussex, Gentleman, a Trustee of the Arradel Savings' Bank, praying for an Act of Indemnity for Trustees and Managers of Savings Banks who may have disposed of increased funds or surplus money under the Act passed 25th July 1829, was presented, and read; and ordered to lie upon the Table.

Church Rates.

A Petition of Protestant Dissenters of Melton, praying for the abolition of Church Rates, was presented, and read; and ordered to lie upon the Table.

Prisoners (Scotland.)

A Petition of the Provost, Magistrates and Town Council of Peebles, praying that royal burghs in Scotland may be exempted from the burthen of alimenting Prisoners committed by County Magistrates, was presented, and read; and ordered to lie upon the Table.

Universities (Scotland.)

A Petition of the Moderator of the Synod of Argyll, against the introduction of any measure calculated to interfere with the uniformity essential to the interests of religion and literature in Scotland, was presented, and read; and ordered to lie upon the Table.

National differences.

A Petition of Members of the Peace Society and others, inhabitants of Southampton, praying that all national differences, whether they more immediately concern our own, or threaten the welfare of other countries, may be settled by the interposition of the House, was presented, and read; and ordered to lie upon the Table.

Cabinet Church.

A Petition of Sir Culling Eardley Smith, of Bedwell Park, in the county of Buckingham, Baronet, complaining of the performance of a superstitious ceremony annually taking place on Palm Sunday, in the Parish Church of Caistor, where a whip, called a Gad-whip, with a leathern purse attached, containing thirty pence, is cracked in the church porch, and during the reading of the second lesson is brought into the church, and held over the reading-desk; and afterwards deposited with the tenant of the manor of Huddon, and praying for a law to prevent such desecration, was presented, and read; and ordered to lie upon the Table.

A Petition of Christopher Trenent, praying that Members representing maritime towns form part of the Committee Lists of Durham and Northumber-

land on Railway Bills in future Sessions of Parliament, was presented, and read; and ordered to lie upon the Table.

Ordered, That there be laid before this House, a Marriage Return of the Number of Marriages by License and Notice in the Collegiate Church of Manchester during the year 1821, with a Statement of Fees allotted in either case to the Chaplains, Clerks and Choristers.

Ordered, That there be laid before this House, a Return of the Number of Publications of the Banns of Matrimony in the years 1821 and 1833 respectively; with the Amount of Fees in each case when the Marriage was not afterwards solemnized.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for establishing Cemeteries for the interment of the dead, Northward, Southward and Eastward of the Metropolis, to be called "The London Cemetery Company;" and the same were read, as follow:

Pt. 3. l. 16 and 17. Leave out from "continued" to "And" in l. penult. and insert Clauses (A.) and (B.)

CLAUSE (A.) "And be it further Enacted, That it shall be lawful for the said Company or any person or persons to be hereafter empowered to make and maintain Three Cemeteries or Burial Grounds respectively in such parishes, in the counties of Surrey, Kent and Middlesex as hereinafter mentioned; (that is to say) one such Cemetery or Burial Ground in the parish of Camberwell, and the parish or parishes adjoining thereto, or some or one of them; another of the said Cemeteries or Burial Grounds in the parish of Saint Pancras, in the county of Middlesex; and the parish or parishes adjoining thereto, or some or one of them; and another of the said Cemeteries or Burial Grounds in the parish of Saint Matthew Bethnal Green, and in the parishes of Whitechapel, St. Katherine's otherwise Stepney, Bow, Mile End, Stratford, Bethnal Green, and Hackney respectively, or in some or one of the said parishes, and to lay out and to embellish the same, in and with such paths, walks, roads, trees, shrubs and plantations as may be fitting and proper, and to cause such Cemeteries or Burial Grounds respectively to be inclosed with proper and sufficient walls, rails, fences, palisades, gates and entrances, and any other protections which may be thought necessary."

CLAUSE (B.) "And be it further Enacted, That if the said Company, or any person or persons employed by them, shall empty, or cause or suffer to be emptied, or to flow any foul water, washings or other waste liquid, substance or thing whatsoever, which may arise or be produced by or from the said Cemeteries or Burial Grounds, or any or either of them, or by any drains, sewers or other matters belonging to the said Cemeteries, or any or either of them, in any way or spring, by which private residences or dwelling-houses are supplied with water, whereby such water shall be soiled, contaminated, foetid or corrupted, the said Company shall forfeit and pay for every such offence the sum of Two hundred pounds, with full costs of suit, to any person who shall inform or sue for the same, in any of His Majesty's Courts of Record at Westminster, by action of debt or on the case, or by bill, plaint or information, wherein no essogn, protection, privilege, wager of law or more than one imprisonment shall be allowed; Provided always, That no such penalty or forfeiture shall be recoverable unless the same be sued for within Six calendar months after the time in which such act shall have ceased; Provided also, That in addition to the said penalty or forfeiture of Two hundred pounds (and whether such penalty...
An Act for registering Births, Deaths and Marriages, and for preserving and registering Bills of Mortality, and for the better regulation of Cemeteries in towns and populous places: And for the more convenient Exhausting of Bills of Mortality, and for the prevention of the introduction of Infectious Diseases into this Kingdom.

...
of.

Pr. 27. l. 16. Leave out from "the" to "chap-
el" in l. 11. and in l. 11. leave out "or," and insert "of." 

Pr. 27. l. 12. After "respectively" insert "Pro-
vided also, That in such last-mentioned case.

Pr. 27. l. 13. Leave out "being," and insert
"shall be.

Pr. 27. l. 16. Leave out from the second "the" to 
"chaplain" in l. 17.

Pr. 27. l. 25. Leave out from "the" to "chap-
lain" in l. 26.

Pr. 27. l. 40. After "fit" insert "to assign to
the said minister or chaplain in their nomination
of him to the Bishop.

Pr. 27. l. ult. Leave out from "any" to "chap-
lain" in Pr. 28. l. 1.

Pr. 28. l. 4. Leave out "minister or.
Pr. 28. l. 10. Leave out "minister or.
Pr. 28. l. 20. Leave out "minister or.
Pr. 28. l. 23. Leave out "minister or.
Pr. 28. l. 26. Leave out from "deceased" to
"chaplain" in l. 27.

Pr. 28. l. 28. Leave out "minister or.
Pr. 28. l. 35. Leave out "minister or.
Pr. 28. l. 37. Leave out from "the" to "chap-
lain" in l. 38.

Pr. 29. l. 32. Leave out "minister or.
Pr. 30. l. 18. Leave out from "tenements" to
"ejections" in l. 19.

Pr. 30. l. 20. Leave out from "hereditaments"
"to which" in l. 27. and insert "in any of the
parishes, districts or places hereinafter men-
tioned.

Pr. 31. l. 5. After "than" insert "One hun-
dred and fifty statute acres; that is to say, not
more than."

Pr. 31. l. 11. After "metropolis" insert "and
that in each of such places such respective Fifty
acres shall immediately adjoin each other, except
in case any of the said Cemeteries or Burial
Grounds may be intersected by a Road, in
which case it shall be lawful for the said Com-
pany to join the parts of the said Cemeteries or
Burial Grounds by means of a Tunnel, and such
Cemetery or Burial Ground, when so joined, shall
be deemed or taken to be one Cemetery or
Burial Ground within the meaning of this Act:
Provided also, That nothing herein contained
shall authorize or empower the said Company
to build or form more than three Cemeteries or
Burial Grounds, and that such Cemeteries or
Burial Grounds shall be situated as hereinafter
mentioned, and that no Cemetery or Burial
Ground shall be situate within Three hundred yards
of any house having a plantation or ornamental
garden or pleasure-ground occupied therewith,
except with the consent of the owner or owners
thereof."

Pr. 32. l. 31. After "purposes" insert "Pro-
vided nevertheless, That the consent of the
Bishop of the Diocese shall be necessary to any
sale or conveyance to be made of land within
his diocese, by any Ecclesiastical Corporation,
aggregate or sole, by virtue of this Act.

Pr. 36. l. 8. After "thence" insert "confor-
mism to an Act made and passed in the Session of
Parliament of the fifth and sixth year of His
Majesty William the Fourth, intituled, "An Act for the more effectual Abolition of Oaths
and Affirmations taken and made in various De-
partments of the State, and to substitute Decla-
rations in lieu thereof, and for the more entire
Suppression of voluntary and extra-judicial
Oaths;" and also insert Clause (D.)

CLAUSE (D.) "And be it further Enacted, That
any person making or subscribing such a Declaration
under the authority of this Act, and shall wilfully
and corruptly make and subscribe a false Decla-
ration, shall be subject to the like pains and
penalties to which persons guilty of wilful and
"corrupt perjury are liable.

Pr. 43. l. 32. After "direct" insert "and shall
also pay all the same costs of and concerning the
payment of the said purchase-money into the
said Court of Exchequer, and the purchase of
Bank Annuities therefor, and obtaining the order
of the said Court to pay the Dividends of the
said Bank Annuities to the person or persons
entitled to receive the same.

Pr. 45. l. 2. Leave out "lease or.
Pr. 45. l. 19. Leave out "lease or.
Pr. 45. l. 23. Leave out from "dead" to "And"
in l. 26. and insert Clause (E.)

CLAUSE (E.) "And whereas the said Company
are enabled to purchase One hundred and fifty
statute acres of land by virtue of this Act, for the
purpose of establishing Cemeteries, and all Corpo-
rations and persons are empowered to sell such
number or quantity of acres to the said Com-
pany: And whereas it is expedient to restrain
the said Company from selling such lands so pur-
chased from corporations, and from persons under
legal disability or incapacity, and again pur-
chasing other lands from the same or from any other
Corporations or persons so under legal disability
or incapacity in lieu of the said land so sold;
Be it therefore Enacted, That it shall not be law-
ful for the said Company to purchase from any
bogy, corporate or collegiate, corporation aggre-
gate or sole, trustee or feoffee in trust for charita-
ble or other purposes, executor, administrator,
husband, guardian, committee or other trustee,
for or on behalf of any infant, lunatic, idiot, feme
 covert or custos liber or trust, or from any tenant
for life or in tail, or person to whom or for whose
benefit lands are limited in strict settlement, or
other person under legal disability or incapacity,
more than such One hundred and fifty statute
acres, nor shall it be lawful for any such corpora-
tion or person hereinafter specified to sell to the
said Company more than such One hundred and
fifty statute acres, and in case the said Company
shall afterwards sell the whole or any part of such
One hundred and fifty statute acres, it shall not be
lawful for the said Company to purchase of or
from the same, or of or from any other body politic,
corporate or collegiate, corporation aggregate or
sole, trustee or feoffee in trust for charitable or
other purposes, executor, administrator, husband,
guardian, committee or other trustee, for any
infant, lunatic, idiot, feme covert or custos liber
or trust, or from any tenant for life or in tail, or
person to whom or for whose benefit lands are
limited in strict settlement, or other person under
legal disability or incapacity, nor shall it be law-
ful for the same, or any other corporation or
person hereinafter specified, to sell to the said
Company any other lands in lieu or instead of
such One hundred and fifty statue acres, or of
any part thereof so sold and disposed of by the
said Company."

Pr. 47. l. peult. Leave out from "conveyance"
"to And" in Pr. 48. l. 33.

Pr. 53. l. 18. Leave out from "equity" to
And" in Pr. 54. l. 18.

Pr. 54. l. 19. Leave out from "that" to "it"
in l. 24.

Pr. 63. l. 6. Leave out from "demand to "pro-
vided" in Pr. 64. l. 17. and insert "as herein-
after mentioned."

Pr. 72. l. Leave out from "votes" to "And" in
Pr. 73. l. ult. and insert "and every matter or
thing which shall be prepared in any general or
special general meeting of the said Company,
shall be determined by the majority of votes then
present, and at every such meeting the chairman
shall and may not only vote as a principal, but in
case of an equality of votes, shall and may also
have the decisive or casting vote.

Pr. 75
Grand Juries (Ireland) Bill.

In the Title of the Bill:

L. 3. After "Metropolis" insert "by a Company."" ordered that Mr. Harvey do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

The House proceeded to take into consideration the Amendments made by the Lords, to the Bill, intituled, An Act for consolidating and amending the Laws relating to the Presentment of Public Money by Grand Juries in Ireland; and the same were read, as follow:

Pr. 3. l. 26 and 27. Leave out from "County" to "County" in Pr. 4. l. 8.

Pr. 4. l. 10. Leave out from "County" to "g" in l. 25, and insert "in Ireland, not being a stipendiary Magistrate." a. l. 33. Leave out from "Justice" to "are" in l. 27.


Pr. 8. l. 29. Leave out from "Sessions" to "and" in l. 22.

Pr. 8. l. 36. Leave out from "Justices" to "then" in l. 37.


Pr. 17. l. 7. Leave out "it shall be the duty of." a. l. 10. Leave out from "lodged" to "transmit" in l. 12, and insert "shall." a. l. 17. Leave out from "secretary" to "keep" in l. 18, and insert "shall." a. l. 31. Leave out from "necessary" to "make." in l. 32, and insert "it shall be lawful, and he is hereby required to." a. l. 37. "After "specify" insert "the probable expense of the proposed work, and." a. l. 9. After "part" insert "or conditionally, in the event of the expense thereof not exceeding a certain specified sum." a. l. 10. After "part" insert "or conditionally." a. l. 21. penult, After "for" insert "as shall." a. l. 23. "After "may," and insert "shall." a. l. 14. Leave out from "inserted" to "in" in l. 18.

Pr. 25. l. 20. Leave out "they may," and insert "to." a. l. 21. Leave out "such," and insert "the;" and in the same line, after "tenders," insert "for such work." a. l. 28. Leave out "who," and insert "and such Grand Jury," and in the same line leave out from "shall" to "such" in l. 29, and insert "open," and in l. 29, after "tenders," insert "accordingly." a. l. 32. Leave out "parties," and insert "Justices." a. l. 33. After "proceed" insert "in re spect of tenders and contracts." a. l. 39. Leave out "works," and insert "work." a. l. 2. Leave out from "as" to "shall" in l. 3.


Pr. 42. l. 16. Leave out from "lands" to "so" in l. 29.

Pr. 42. l. 30. Leave out "Two." a. l. 32. Leave out "persons." a. l. 14. Leave out "or Two."
CLAUSE (A.) "And be it Enacted, That if at any time hereafter it shall appear, from a memorial signed by Twenty cess-payers, in any barony, that the Grand Jury of any county has twice refused to make any such presentment, that the Grand Jury may thereupon, if they shall think fit, present such road to be made or repaired in such manner as shall be recommended by the report of the said Commissioners; and that the sum necessary for that purpose shall be raised off the county or any barony or baronies thereof, in such proportions as they may think proper; and in case they shall refuse or neglect to make any such presentment, it shall be lawful for the Lord Lieutenant to direct the said Commissioners to cause such road to be made or repaired, and the expenses thereof shall be certified by them to the Lord Lieutenant, who shall cause such certificate to be laid before the Grand Jury of the county; and such Grand Jury shall, and they are hereby required, to present the amount thereby certified to be levied off the county at large in which such road may be situated, and to be repaid to such Commissioners by such instalments as the Lord Lieutenant shall think fit to direct."

19th Augusti. A. 1836.

Pr. 43. l. 1. Leave out from “person” to “for” in l. 2.
Pr. 44. l. 1. Leave out “he,” and insert “such” and “J udge.”
Pr. 47. l. 20. Leave out from “works” to “or” in l. 31.
Pr. 50. l. 8. Leave out “the,” and in the same line leave out “county.”
Pr. 53. l. 13. Leave out “hereinafter,” and insert “herein.”
Pr. 53. l. 32. After “surveyors” insert “or” as assistant surveyors.”
Pr. 56. l. 30. After “thereof” insert “and shall himself make such applications when necessary.”
Pr. 60. l. 3. After “manner” insert “directly” or “indirectly.”
Pr. 60. l. 6. Leave out “to,” and insert “by.”
Pr. 60. l. 13. After “manner” insert “directly or indirectly.”
Pr. 62. l. ult. Leave out “as.”
Pr. 63. l. 16. Leave out “always.”
Pr. 63. l. 19. Leave out “be allowed or eligible to.”
Pr. 63. l. 29. Leave out from “employment” to “undertake” in l. penult.
Pr. 63. l. 3. Leave out “one or.”
Pr. 63. l. 4. Leave out from “them” to “that” in l. 5.
Pr. 63. l. 10. After “public” insert “and that the necessity of the same shall be notified to them by the county surveyor.”
Pr. 65. l. 25. After “road” insert “to be levied.”
Pr. 65. l. 32. Leave out “such sum to,” and insert “the sum so presented in the said several cases shall.”
Pr. 65. l. 34. After “Justices” insert “to make such repair.”
Pr. 66. l. 4. Leave out from “always” to “that” in l. 13.; and in l. 13 leave out “no,” and insert “the same.”
Pr. 66. l. 14. After “shall” insert “not.”
Pr. 66. l. 18. Leave out “same,” and insert “like.”
Pr. 66. l. 27. After “clear” insert “or to make such repair.”
Pr. 66. l. 21. Leave out “or,” and insert “and the other half.”
Pr. 68. l. 16. Leave out from “stone” to “or” in l. 18.
Pr. 69. l. 6. 7. After “carriages” insert “one-half of.”
Pr. 69. l. 8. Leave out “may,” and insert “shall;” and in the same line, and in l. 9, leave out “either;” and in l. 9, leave out “or,” and insert “and the other half.”
Pr. 69. l. 41. After “Act” insert “Provided always, That in case it shall appear to the county surveyor, at any time during the continuance of any contract now made or hereafter to be made for keeping any road in repair, that such road is not in proper repair, he shall require the contractor to put the same in repair; and if such contractor shall neglect to do so within Ten days after he shall have been so required, such surveyor shall cause the same to be repaired, and the expenses thereof shall be deducted and repaid out of the sum which would be payable to such contractor, if the road had been kept in proper repair.”
Pr. 70. l. 23. After “present” insert “one-half of.”
Pr. 70. l. 28. Leave out “either.”
Pr. 70. l. 29. Leave out “or,” and insert “and the other half.”
Pr. 71. l. 18. Leave out “Five,” interlined, and insert “Fifteen.”
Pr. 75. l. 33. In the Interlineation:
L. 2. After the first “county” insert “of Dublin.”
Pr. 76. l. 3. Leave out “or their.”
Pr. 76. l. 4. Leave out “or warrants.”
Pr. 78. l. 1 and 2. After “accordingly” insert Clause (A.)

Claire (A.) "And it be Enacted, That if at any time hereafter it shall appear, from a memorial signed by Twenty cess-payers, in any barony, that the Grand Jury of any county has twice refused to make any such presentment, that the road shall be made or repaired in such manner as the inhabitants of such barony are aggrieved, it shall be lawful for the Lord Lieutenant to refer such Memorial to the Commissioners of Public Works, to examine into the truth of the allegations therein contained, and to report thereon, and particularly to report, whether it is necessary for the public convenience that such road should be repaired or made, and what would be the expense thereof; and thereupon it shall be lawful for the Lord Lieutenant, if he shall think fit, to refer such report to the Grand Jury of the county at the next assizes; and such Grand Jury may thereupon, if they shall think fit, present such road shall be made or repaired in such manner as shall be recommended by the report of the said Commissioners; and that the sum necessary for that purpose shall be raised off the county, or any barony or baronies thereof, in such proportions as they may think proper; and in case they shall refuse or neglect to make any such presentment, it shall be lawful for the Lord Lieutenant to direct the said Commissioners to cause such road to be made or repaired, and the expenses thereof shall be certified by them to the Lord Lieutenant, who shall cause such certificate to be laid before the Grand Jury of the county; and such Grand Jury shall, and they are hereby required, to present the amount thereby certified to be levied off the county at large in which such road may be situated, and to be repaid to such Commissioners by such instalments as the Lord Lieutenant shall think fit to direct."

Pr. 79. l. 30. After “then” insert “last.”
Pr. 79. l. penult. Leave out from “county” to “for” in Pr. 80. l. 3.
Pr. 80. l. 14. After “county” insert “any” or “sum or sums of money not exceeding in the whole the sum or sums of Three hundred pounds, nor exceeding Two-thirds of the whole sum at which said work has been contracted for.”
Pr. 80. l. 29. Leave out “which,” and insert “and such;” and in the same line leave out “having,” and insert “shall have.”
Pr. 80. l. 31. Leave out from “receipt” to “the” in l. 55, and insert “nor unless.”
Pr. 82. l. 32. Leave out “papers,” and insert “newspapers.”
Pr. 88. l. 17. After “as” insert “in the said Act provided.”
Pr. 88. l. 22. Leave out from “reign” to “and” in l. 23.
Pr. 88. l. 27. Leave out “same, and the.”
Pr. 89. l. 38. Leave out “then.”
Pr. 91. l. 17. Leave out the first “and,” and insert “or;” and in the same line leave out “and” and “the like,” and insert “or.”
Pr. 92. l. 38. After “and” insert “of a.”
Pr. 93. (a) l. 19. Leave out “any,” and insert “the;” and in the same line leave out “as,” and insert “any.”
Pr. 94. l. 9. Leave out “on,” and insert “off.”
Pr. 94. l. 17. Leave out “or.”
Pr. 94.
Pr. 94. l. 18. After " posts" insert " or depôts " for materials.
Pr. 94. l. 20. Leave out " on," and in the same line, after " post," insert " or depôt."
Pr. 95. l. 29. Leave out " if it shall think fit," and insert " and they are hereby required."
Pr. 97. l. 31. After " jury" insert " and they are hereby required."
Pr. 97. l. 32. Leave out " on," and insert " off."
Pr. 98. l. 28. After " industry" insert " or Lunatic Asylum."
Pr. 98. l. 29. After " city" insert " or county."
Pr. 101. l. 2 and 3. Leave out from " Lieutenant " to " it " in l. 5. and insert " of Ireland."
Pr. 101. l. 7. Leave out from " Lieutenant," to " to " in l. 9.
Pr. 101. l. 21. Leave out from " Lieutenant " to " shall in l. 22.
Pr. 101. l. 34. Leave out from the second " to " all " in l. 37. and insert " such bank or person as the Lords Commissioners of the Treasury shall direct."
Pr. 102. l. 19. Leave out " on," and insert " off."
Pr. 102. l. 20. After " number" insert " and names."
Pr. 103. l. 7. After " the " insert " surgeon of."
Pr. 103. l. 18. After surgeon insert " or surgeons.
Pr. 103. l. 20. After " hath" insert " or have."
Pr. 103. l. 22. Leave out " hath."
Pr. 103. l. 25. After " his" insert " or their."
Pr. 104. l. 12. After " surgeon" insert " or medical attendant."
Pr. 104. l. 14. After " infirmary" insert " or dispensary."
Pr. 104. l. 33. After " mentioned" insert " or in order to procure the resignation of any person or persons holding such office, or in order to influence the votes of the persons who may have the appointment to such office."
Pr. 104. (a) l. 29. Leave out " on," and insert " off."
Pr. 104. l. 32. Leave out " year," and insert " years."
Pr. 104. l. 33. Leave out " late."
Pr. 106. l. 13. After " be " insert " or have been."
Pr. 106. l. 33. Leave out " year," and insert " years."
Pr. 109. l. 25. Leave out from " Lieutenant " to " of " in l. 26.
Pr. 110. l. 8. Leave out from " from " to the first " of " in l. 9. and insert " Two-thirds."
Pr. 110. l. 12. Leave out from " to " to " other " in l. 13. and insert " some."
Pr. 110. l. 27. After the first " be " insert " situate; " and in the same line leave out the second " be."
Pr. 111. l. 17. Leave out " late.
Pr. 116. l. 34. After " Ireland" insert " or."
Pr. 116. l. 35. Leave out from " of " to " any " in l. 36.
Pr. 122. l. 29. Leave out " on," and insert " off."
Pr. 123. l. 55. Leave out " on," and insert " off."
Pr. 125. l. 11. Leave out " on," and insert " off."
Pr. 126. l. 2. Leave out " and," and insert " by any two cess-payers, with the approval of two or more Justices at petty sessions assembled; and such application shall likewise have been."
Pr. 126. l. 5. Leave out from " situate to " in l. 6.
Pr. 127. l. 18. Leave out " according to," and insert " not exceeding."
Pr. 128. l. 3. After " shall" insert " not."

Vol. 91.

Pr. 132. l. 31. After " same" insert " or any Act passed or to be passed in this present Session of Parliament, consolidating or amending such Acts."
Pr. 133. l. 12. Leave out from " recited " to " it " in l. 3. and insert " Acts, or any of them."
Pr. 135. l. 18. After " bridges" insert " or ferries."
Pr. 145. l. 31. Leave out from " of " to " the " in l. 34. and insert " works to be constructed or executed under the direction of, or by persons in the employment of."
Pr. 146. l. 4. After " Act " insert " or Acts."
Pr. 146. l. 4. and 5. Leave out from " contract " to " And " in l. 8.
Pr. 147. l. 12. Leave out " Twenty," and insert " Ten."
Pr. 150. l. 14. Leave out " to be," and insert " nor unless such application shall have been."
Pr. 153. l. 17. After " notice" insert " to the Chairman of the presenting sessions, and."
Pr. 154. l. 10. Leave out the first " on," and insert " off;" and in the same line leave out the second " on," and insert " off."
Pr. 156. l. 4. Leave out " or."
Pr. 156. l. 5. Leave out " otherwise."
Pr. 156. l. 11. After " lock" insert " weir."
Pr. 156. l. 13. After " any" insert " person."
Pr. 156. l. 26. After " parish" insert " and at the nearest police station." 
Pr. 162. l. 14. and 15. After " traverse" insert " save."
Pr. 165. l. 18. Leave out " forthwith," and insert " within Thirty days."
Pr. 170. l. 9. After " person" insert " resident in the barony, or half barony or baronies."
Pr. 176. l. 5. After " same" insert " or any Act passed or to be passed in this present Session of Parliament consolidating and amending such Acts."
Pr. 176. l. 8. Leave out " Act," and insert " Acts or any of them."
Pr. 179. l. 31. After " to" insert " or in the like proportions as the sum levied under."
Pr. 183. l. 1. Leave out " shall."
Pr. 183. l. 2. Leave out from " be " to " said " in l. 4. and insert " a Barony in and of the."
Pr. 185. l. 12. Leave out from " contain " to " acres " in l. 13. and insert " Three thousand six hundred."
Pr. 185. l. 19. Leave out " barony, and insert " county."
Pr. 187. l. 8. After " coaches " insert " or any other road, being a county road."
Pr. 190. l. ult. After " town" insert " in case the owner thereof shall not be known."
Pr. 191. l. 9. After " same" insert " when it shall be so impounded."
Pr. 191. l. 11. After " after" insert " imposing such fine, or after."
Pr. 201. l. 5. Leave out " on," and insert " or."
Pr. 201. l. 16. and 17. Leave out from " committed " to the second " to " in l. 19.
Pr. 214. l. 13. After " baronies" insert " or any barony, or any portion of any barony or baronies."
Pr. 214. l. 15. After " baronies" insert " or portions."
Pr. 214. l. 19. Leave out from " of " to " and " in l. 20. and insert " certain counties in Ireland."
Pr. 214. l. 21. Leave out " town," and insert " towns."
Pr. 214. l. 23. Leave out " the northern part," and insert " other parts."
Pr. 214. l. 24. Leave out " county," and insert " counties," and in the same line leave out " is," and insert " may be."
15th August.  

A. 1836.

Pr. 214.  l. 29. Leave out “county,” and insert “counties.”

Pr. 214.  l. 31. Leave out “county,” and insert “counties.”

Pr. 215.  l. 1. Leave out “the,” and insert “any,” and in the same line, leave out from “county” to “shall” in l. 2, and insert “in fre- edom.”

Pr. 215.  l. 3. Leave out from “districts” to the second “and” in l. 5.

Pr. 215.  l. 23. Leave out “said,” and insert “any,” and in the same line leave out from “county” to “at” in l. 24, and insert “which now is or may hereafter be so divided,” and in l. 24 leave out from “town” to “as” in l. 26, and insert “within the same.”

Pr. 215.  l. 31. After “the” insert “usual assize,” and in the same line, leave out from “town” to “And” in Pr. 216.  l. 4.

Pr. 216.  l. 18. Leave out “said,” and insert “any.”

Pr. 216.  l. 38. After “of” insert “any,” and in the same line leave out “northern.”

Pr. 218.  l. 2. Leave out from “county” to “And” in Pr. 218. (b) l. ult. and insert “or” to “affect the holding of an election of a member or members” serve in Parliament for such county, “which” shall continue to be held at the town at which it is now by law required to be held until Parliament shall otherwise direct.”

Pr. 218. (c) l. 3. Leave out from “Ireland” to “the” in l. 11, and insert “repayment is to be made by Grand Jury Presentment of any money advanced out of the Consolidated Fund, or from any other public fund.”

In Schedule (Z.) to the Bill, Form (A.):

Pr. 222.  l. 7. Leave out from “declare” to “that” in Pr. 224. l. 4.

Pr. 224. l. 5. Leave out “same.”

Pr. 224. l. 6. Leave out from “county” to “and” in l. 8, and insert “here insert the name of the county for which the Presentment Sessions is held.”

In Schedule (X.) to the Bill, Form (A.):

Pr. 227. l. 24. After “shall” insert “not exceed pounds, and shall.”

In Schedule (X.) to the Bill, Form (B.):

Pr. 228. l. 15. After “shall” insert “not exceed pounds, and shall.”

In Schedule (X.) to the Bill, Form (C.):

Pr. 229. l. 32. After “shall” insert “not exceed pounds, and shall.”

In Schedule (X.) to the Bill, Form (D.):

Pr. 230. l. 20. After “shall” insert “not exceed pounds, and shall.”

In Schedule (X.) to the Bill, Form (E.):

Pr. 231. l. 29. After “work” insert “shall not exceed pounds, and.”

In Schedule (X.) to the Bill, Form (F.):

Pr. 232. l. 23. After “shall” insert “not exceed pounds, and shall.”

In Schedule (X.) to the Bill, Form (G.):

Pr. 233. l. 17. After “work” insert “shall not exceed pounds, and shall.”

In Schedule (X.) to the Bill, Form (H.):

Pr. 234. l. 14. After “work” insert “shall not exceed pounds, and shall.”

In Schedule (R.) to the Bill, Form (I.):

Pr. 237. l. 10. After “of” insert “or to qualify him as a subscriber to the Dispensary of the Committee; and to whom the Petition of Joseph Downes was referred;” That they had considered the any person to my knowledge or belief or on any behalf given or promised to give.

Pr. 237. l. 19. After “infirmary” insert “or dispansary.”

Pr. 237. l. 26. After “infirmary” insert “or dispansary.”

Pr. 237. l. ult. After “me” insert “and I do declare that my appointment to the office of” is totally unconnected with any arrangement between me and my predecessor in such office, and that no arrangement has been made with him to my knowledge or belief, by any person on my behalf.”

In Schedule (S.) to the Bill:

Pr. 239. l. 26. After “Number of Coroners not exceeding 4” insert “Salaries for Officers in the County of the Town of Carrickfergus:

<table>
<thead>
<tr>
<th>Office</th>
<th>Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Treasurer</td>
<td>£ 45</td>
</tr>
<tr>
<td>Clerk of the Crown</td>
<td>£ 45</td>
</tr>
<tr>
<td>Clerk of the Peace</td>
<td>£ 45</td>
</tr>
<tr>
<td>Secretary</td>
<td>£ 17</td>
</tr>
<tr>
<td>Sheriff</td>
<td>£ 7</td>
</tr>
<tr>
<td>Judge’s Clerk</td>
<td>£ 2</td>
</tr>
<tr>
<td>Sessions’ Clerk</td>
<td>£ 2</td>
</tr>
</tbody>
</table>

£ 117 6 2d.

In Schedule (T.) to the Bill:

Pr. 240. l. 1. Leave out from “(T.)” to “(L.)” in l. 13.

Pr. 240. l. 15. After “secure” insert “nor has any person on my behalf, to my knowledge or belief, given or promised to give.”

Pr. 240. l. ult. After “office” insert “and I do declare that my appointment to such office is totally unconnected with any arrangement between me and my predecessor in such office, nor has any such arrangement been made by any person or persons on my behalf to my knowledge or belief.”

Ordered, That the Bill be laid aside.

Ordered, That leave be given to bring in a Bill to consolidate and amend the Laws relating to the presentment of Public Money by Grand Juries in Ireland: And that Lord Viscount Morpeth, Mr. At- torney General for Ireland, and Mr. More O’Ferrall, do prepare, and bring it in.

The Exchequer Suits Bill was read the first time; Exchequer Suits Bill.

Ordered, That the Bill be read a second time To-morrow.

Ordered, That the Bill be printed.

Ordered, That leave be given to bring in a Bill to Malt Excise alter and amend certain Laws of Excise relating to the Revenue of Excise on Malt, made in the United Kingdom; And that Mr. Chancellor of the Ex- chequer and Mr. Baring do prepare, and bring it in.

Lord Viscount Morpeth presented a Bill to conGRAND JURY solidate and amend the Laws relating to the pre-Presentments of Public Money by Grand Juries in Ireland. And the same was the first time; and ordered to be read a second time To-morrow.

Ordered, That the Select Committee appointed Shipwrecks. to inquire into the Causes of the increased number of Shipwrecks, with a view to ascertain whether such improvements might not be made in the construc- tion, equipment and navigation of Merchant Vessels, as would greatly diminish the annual loss of Life and Property at Sea, have Power to report their observations and opinion thereupon to the House, together with the Minutes of the Evidence taken before them.

Mr. Buckingham reported from the said Select Committee; and to whom the Petition of Joseph Downes was referred; That they had considered
the matters referred to them; and had come to several Resolutions, which they had directed him to report, together with the Minutes of the Evidence taken before them:—And the Resolutions of the Committee were read, as follow:—

I.—EXTENT OF LOSS IN PROPERTY AND LIVES AT SEA.

1. Resolved, That the number of Ships and Vessels belonging to the United Kingdom, which were wrecked or lost in the periods specified below, appears, by a Return made to the Committee from the books at Lloyd's, to be as follows:

Number of Vessels stranded or wrecked.

<table>
<thead>
<tr>
<th>Year</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>1816</td>
<td>343</td>
</tr>
<tr>
<td>1817</td>
<td>369</td>
</tr>
<tr>
<td>1818</td>
<td>409</td>
</tr>
<tr>
<td>Total</td>
<td>1,114</td>
</tr>
</tbody>
</table>

Number of Vessels missing or lost.

<table>
<thead>
<tr>
<th>Year</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>1816</td>
<td>19</td>
</tr>
<tr>
<td>1817</td>
<td>49</td>
</tr>
<tr>
<td>1818</td>
<td>30</td>
</tr>
<tr>
<td>Total</td>
<td>98</td>
</tr>
</tbody>
</table>

Making a total of 1,203 ships or vessels wrecked and missing in the first period of three years, and a total of 1,792 wrecked and missing in the second period of three years.

That the number of ships wrecked and lost in the two periods named above, at the assumed value of £5,000 for each ship and cargo, on the average of the whole; the loss of property occasioned by these wrecks would amount, in the first three years, to £6,015,000, being an average of £2,005,000 per annum; and in the last three years to £8,510,000, being an average of £2,836,666 per annum.

That the number of ships in each of the years above specified, of which the entire crews were drowned, though the number of each crew is not stated, appears, by the same Return made to Your Committee, from the books of Lloyd's, to have been as follows:

Number of Vessels in each year, of which the entire crews were drowned.

<table>
<thead>
<tr>
<th>Year</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>1816</td>
<td>15</td>
</tr>
<tr>
<td>1817</td>
<td>19</td>
</tr>
<tr>
<td>1818</td>
<td>15</td>
</tr>
<tr>
<td>Total</td>
<td>49</td>
</tr>
</tbody>
</table>

Making a total of 49 in the first period of three years, and a total of 81 in the second period of three years.

That the number of persons drowned in each of the years specified, in addition to the above, and of which the number drowned belonging to each vessel is distinctly known, appears, by the same Return from Lloyd's books, to have been as follows:

Number of Persons drowned in each year by Ships.

<table>
<thead>
<tr>
<th>Year</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>1816</td>
<td>945</td>
</tr>
<tr>
<td>1817</td>
<td>499</td>
</tr>
<tr>
<td>1818</td>
<td>256</td>
</tr>
<tr>
<td>Total</td>
<td>1,700</td>
</tr>
</tbody>
</table>

That assuming the average number of persons in each of the vessels of which the entire crews were lost, to consist of 16 individuals, including officers, seamen and passengers, it would appear, that in the first three years the number of persons drowned was 888 in the 49 vessels whose crews were entirely lost, and 1,700 in the vessels of which the exact number of each was known, making a total of 2,282 lives, or 763 per annum; and that in the last three years the number of persons drowned was 972 in the 81 vessels whose crews were entirely lost, and 1,210 in the vessels of which the exact number in each was known, making a total of 2,682 lives, or 894 per annum.

That among the special cases of loss by Shipwreck on particular parts of the coast, it has been stated, that during the last four years 272 ships were lost belonging to the Port of Tyne, averaging six vessels per annum; but the number of vessels registered in that port being about 1,000 sail; that these 272 vessels measured 69,489 tons; and assuming these to have been total losses, and the average value of the whole to be £10 per ton, the loss of property from this single port would be £6,049,000 in four years, or £1,513,222 per annum, while the number of lives lost in these 272 vessels during the same period was 692; the number of widows and orphans left for relief 147; and the amount of money paid out of the funds of the Seaman's Association at Shields, for relief of members of that society only, amounted to £1,883. 15. 9.; the ships employed from this port being principally colliers, which perform eight or nine voyages in each year, and are continued in occupation during winter as well as summer along a dangerous coast.

That during a period of 16 months, from January 1, 1833, to May 1, 1834, the number of vessels reported in Lloyd's books as missing or lost, and which have never since been heard of, amounted to 95 in number; and these ships being principally engaged in foreign voyages, the calculation made on their value, and the number of their crews, including officers, seamen and passengers, assuming £8,000 as the lowest average value of ship and cargo throughout, and 15 persons as the average number of persons on board the whole, gives a total loss in these missing ships only, for the short period of 16 months, of £769,000 sterling in property, and 1,425 lives.

That these results do not embrace the whole extent of loss in property or lives occasioned by Shipwrecks even among those vessels only which belong to the United Kingdom; inasmuch as these Returns include only the losses entered in Lloyd's books, from which the Returns advertised to be made out; whereas it is well known that many vessels and lives are lost by wreck or foundering at sea, of which no entry is made in Lloyd's books, and of which, as no record is kept, no Return can be produced.

That the whole loss of property in British shipwrecked or foundered at sea, may therefore be assumed as amounting to nearly Three millions sterling per annum; the value of which property, though covered by insurance to certain parties, is not the less absolutely lost to the nation, and its cost paid for by the British public, on whom its loss must ultimately fall.

That the annual loss of life, occasioned by the wreck or foundering of British vessels at sea, may, on the same grounds, be fairly estimated at not less than One thousand persons in each year, which loss is also attended with increased pecuniary burthens to the British public, on whom the support of many of the widows and orphans left destitute by such losses must ultimately fall.

II.—PRINCIPAL CAUSES OF SHIPWRECK.

2. Resolved, That among the various causes of Shipwreck, which appear susceptible of removal or diminution, the following appear to be the most frequent and the most generally admitted:—

Defective construction of Ships.

Imbecility of crews.

Improper or excessive loading.

Inappropriateness of form.

Drunkenness.

5. 2. 1811.

Construction of Ships.

That the defective construction of ships appears to have been greatly encouraged by the system of classification, which from the year 1798 up to the year 1834 was followed at Lloyd's, by which the age of a vessel and the port at which she was built were made the chief tests of her strength and safety; and by which all new vessels, however slightly constructed, were entitled to be registered in the First Class for a given number of years, varying from six to twelve, after which, the strongest ships were placed on a level with the weakest, being excluded from the First Class when the prescribed period of years had expired; the tendency of this system of classification being to induce shipowners to build their ships in the cheapest manner, and with the least degree of strength that was sufficient to sustain their vessels through the shortest period of time after having been on the stocks and others having gone to pieces on their first voyage,) after which period their value would be greatly reduced by their exclusion from the First Class.

Equipment, Repair and Loading.

That the frequent replacing of such vessels as had thus passed into the Second Class, by building new ones to occupy their stations in the First Class, led to an increased supply in the number of new ships beyond the healthy or profitable demand for them; while the vessels which had run out the short term prescribed for their continuance in the First Class, being sold at very reduced prices, and the purchasers having no inducement to put them in an efficient state of repair—since no amount of reparation would restore them to their original position—such vessels were navigated on a less capital and at less freight than others, and by thus competing on lower terms with the already super-abundant number of ships afloat, contributed to produce such general depression of freights and profits, as to compel the most rigid economy in the outfit and expenses of shipping generally, and the greatest efforts to make a moderate interest on the capital employed, which too frequently led to the inadequacy of equipment, the imperfect state of repair, and the improper and excessive loading enumerated among the causes of shipwreck.

Foreign Competition.

That in addition to this operation of severe competition among different classes of shipping belonging to the United Kingdom, the British shipowner had also to meet the competition of foreigners, in the ships of Continental Europe, who, from the many advantages enjoyed by them in the superior cheapness of their materials for building, equipping, and provisioning their vessels, and the lower rate of wages paid to their crews, were enabled to realize profits by superior to which would not even cover the expenses of British ships.

Forms of Ships.

That the inappropriateness of form in British merchant vessels, which often incapacitates them from beating off a lee shore, and consequently leads to their being wrecked, has been partly the result of the nature of British maritime trade, and partly of the defective systems of measurement, and the heavy tonnage duties formerly levied on British ships; many vessels being necessarily constructed of a flat form of bottom to adapt them to the shallow harbours of England, and enable them to lie in safety while aground; but though these last are causes which no system of fiscal regulations could remove, yet it is established and admitted that the system of admeasurement and heavy tonnage duties which formerly existed, presented a strong inducement to shipowners to build their ships of such forms and dimensions as should unite a small nominal tonnage by admeasurement with a large actual capacity for carrying a cargo considerably above the tonnage at which she might be registered; which united qualities could only be obtained at the sacrifice of speed, buoyancy, celebrity of evolution, and consequent incompetency to escape from the dangers of a lee shore.

Classification of Ships.

That the system of classification has been very greatly improved by the formation of a new association, intituled, "Lloyd's Register Society for British and Foreign Shipping," the basis of whose regulations appears to be a bona fide attempt to classify vessels according to their real and intrinsic merits, including their age, construction, materials, workmanship and stores; but though there is good reason to believe that the ultimate result of this new system of classification will be to effect a great improvement in the general character of the shipping of the United States, yet the society possesses no authority, beyond that of any other private association, to enforce the observance of such rules as may be necessary to secure the greatest degree of strength and safety desirable to be attained in merchant ships.

Admeasurement of Tonnage.

That though the system of admeasurement, as recently changed, may define with sufficient accuracy the cubic space of the ship's hold, it is a problem well worthy of attention to discover some method that shall fix the admeasurement of tonnage at the actual amount of dead weight which a ship can carry without sinking, a fixed proportion of which might be deemed the registered tonnage; in order to remove every inducement to build ships of inappropriate forms, with a view to lessen their tonnage duty.

Incompetency of Masters and Officers.

That the frequent incompetency of masters and officers appears to be admitted on all hands, this incompetency sometimes arising from the want of skill and knowledge in seamanship, but more frequently from the want of an adequate knowledge of navigation; it being proved that some masters of merchant vessels have been appointed to command after having been for a very short time at sea; that others have hardly known how to trace a ship's course on the chart, or how to ascertain the latitude by a meridian altitude of the sun; that many are unacquainted with the use of the chronometer, and that very few indeed are competent to ascertain the longitude by lunar observations; while some are appointed to command merchant vessels at periods of such extreme youth, (one instance is given of a boy of 14, all of whose apprentices were older than himself,) and others so wholly destitute of maritime experience, (another instance being given of a porter from a shipowner's warehouse who was made a captain of one of his ships,) that vessels have been met with at sea who were out of their reckoning by several hundreds of miles, and others have been wrecked on coasts from which they believed themselves to have been hundreds of miles distant at the time.

Drunkenness and use of Spirits.

That drunkenness, either in the masters, officers, or men, is a frequent cause of ships being wrecked, leading often to improper and contradictory orders and directions on the part of the officers; sleeping on the look-out, or in the helm among the men; occasioning ships to run foul of each other at night, and one or both founding; to vessels being taken aback or overpowered by sudden squalls, and sinking, upsetting,
or getting dismasted, for want of timely vigilance in preparing for the danger; and to the steering wrong courses, so as to run upon dangers which might have otherwise been avoided.

That the practice of taking large quantities of ardent spirits as part of the stores of ships, whether in the Navy or in the Merchant Service, and the habitual use of such spirits, even when diluted with water, and in what is ordinarily considered the moderate quantity used to each man at sea, is itself a very frequent cause of the loss of ships and crews; ships frequently taking fire from the drawing off of spirits, which are always kept under itself a very frequent cause of the loss of ships and crews, and becoming intoxicated; and almost all the cases of insubordination, insolence, disobedience of orders, and refusal to do duty, as well as the confinements and punishments enforced as correctives, both of which must for the time greatly lessen the efficiency of the crews, being clearly traceable to the intoxicating influence of the spirits used by the officers and men.

Experiments in American Vessels.

That the happiest effects have resulted from the experiments tried in the American Navy and Merchant Service without the use of spirits as an habitual article of daily use; there being at present more than 1,000 sail of American vessels traversing all the seas of the world, in every climate, without the use of spirits by their officers or crews, and being, in consequence of this change, in so much greater a state of efficiency and safety than other vessels not adopting this regulation, that the Public Insurance Companies in America make a return of five per cent. of the premium of insurance on vessels completing their voyages without the use of spirits; while the examples of British ships sailing from Liverpool on the same plan have been productive of the greatest benefit to the shipowners, underwriters, merchants, officers and crews.

Marine Insurance.

That the system of Marine Insurance, though affording the means of protecting individuals from excessive loss, has nevertheless a tendency, by transferring the pecuniary responsibility for such losses, from the owners of ships to the underwriters who insure them, to induce less care in the construction of ships, less efficiency in their equipment, and less security for their adequate management at sea; inasmuch as the risk of such loss to the shipowners, can be covered by a fixed premium of insurance, which, being charged on the freight, and then re-charged on the goods conveyed, fixes the real responsibility and real loss ultimately on the public; as all the parties actually engaged in the transaction can secure themselves from any participation in such loss by the aid of Marine Insurance.

Harbours of Refuge.

That there are many portions of the coast of Great Britain in which the want of Harbours of Refuge has led to the loss of many vessels that might have been saved had such harbours existed; of which the two following instances may be named:—In three different gales of wind which occurred in the years 1821, 1824 and 1829, there were lost on the east coast of England, between the Humber and the Dee, 169 vessels, of which 73 were wrecked on the rocks of Redcar, where peculiar facilities exist for constructing a Harbour of Refuge, by which the loss of nearly all these vessels might have been avoided. In the present year, 1836, no less than 39 vessels were seen on shore in Holyhead Bay at one time, 20 of which were totally lost with all their crews on board; and within the same period many vessels have been wrecked between Holyhead and Liverpool, where an excellent position exists for forming a Harbour of Refuge between the Great and Little Orme's Head, near the entrance of the River Dee, at which, had such a harbour been formed, the greater number of these vessels might have been saved.

Imperfection of Charts.

That the imperfection of charts is more particularly the cause of shipwreck in the newly opened regions of the Eastern Archipelago and the China seas, where, notwithstanding the highly valuable labours of the East India Company's maritime officers, and the zealous perseverance and ability of their distinguished hydrographer, the late Capt. Horsburgh, whose directory and charts of the Eastern seas have been invaluable safeguards to life and property in those regions, there yet remains much to be achieved towards obtaining correct nautical surveys of the islands and coasts.

III.—Remedies proposed or suggested.

Mercantile Marine Board.

3. Resolved, That it is a matter of the first importance to authorize, by enactment, the formation in London of a Mercantile Marine Board, to direct, superintend and regulate the affairs of the Mercantile Marine of the United Kingdom, on such a plan of organization and control as shall unite a due regard to the private interests of the shipowners, merchants and underwriters, whose individual property may be embarrassed thereby, with an equal attention to the public interests in the preservation of the national capital from destruction at sea; and, above all, in securing as far as possible the safety of the lives of those who may be engaged in navigating the ships and conducting the maritime commerce of the country.

That this Mercantile Marine Board should be so constituted as to embrace a competent number of experienced officers of the Royal Navy, and masters in the Merchant Service, united with experienced shipowners and shipbuilders, assisted by a skilful hydrographer, a professor of nautical astronomy and navigation, and one or more men of eminence in the legal profession, the election of such members to be vested, in certain proportions, in the Admiralty, the Trinity Board, and the Shipowners, and to be irremovable from office, except by the concurrence of the three bodies named; and that to such a Board should be entrusted the power to carry into effect, both in London and the outports, under the sanction and authority of Parliament, the following primary objects:

Code of Maritime Law.

The compilation and consolidation of a Code of Maritime Law, embracing so much of the existing common and statute law of the realm as should appear to the Board to be most important to be adopted and made generally known; adding thereto such other provisions as might seem necessary to the completion of such a Code as should clearly and accurately define the relative duties and obligations of shipowners, officers and seamen; with a view to supply the remarkable defect under which Great Britain now labours, in being almost the only maritime country of the world in which no such special code of maritime law exists.

Nautical Improvement.

The promotion and encouragement of Nautical Improvement, by receiving, examining and reporting upon plans presented to them for that purpose, whether in science, art or discipline, embracing therefore subjects connected with nautical astronomy and navigation, hydrography and surveying, naval architecture, seamanship, rigging, stowage, sailing, regulating of crews, and other matters conducing to the improvement of British ships and British seamen.
Classification of Ships.
The perfecting a system of Classification of Ships, to the utmost attainable point of accurately defining, by such classification, the real state and condition of every ship registered.

Building, Surveying and Equipment.

The collection of information as to the best methods for building, surveying, fitting out, equipping, loading and furnishing with the requisite supply of men, provisions, water and boats, all ships built and registered in the United Kingdom; and the suggestion of the best means of giving practical efficiency to the information thus acquired.

Examination of Officers.
The formation of certain standards of qualification in seamanship and navigation, to be attained by officers before they should receive licenses of appointment to particular grades in the Merchant Service; and certain higher standards of qualification in seamanship, navigation and nautical astronomy, to be attained by masters before they should be entitled to receive licenses of appointment to the command of vessels of different classes and for different voyages.

The appointment of examiners in seamanship, navigation, and nautical astronomy, for the public examination of all candidates for the appointment as officers or commanders, with power to remand all who should be deficient in the requisite degree of knowledge for the class to which the candidate might aspire, and with a power also to grant licenses of superior skill and knowledge, authorizing each class to wear a uniform, as was done in the late mercantile marine of the East India Company, differing from the uniform of the Navy, but at the same time sufficiently marked for the purpose of distinguishing the persons wearing it as passed officers of the Merchant Service.

Savings Banks and Asylums.

The preservation of the health, strength and moral character of seamen, which are material elements in the efficiency of ships' crews, and tend to lessen the risk of Shipwrecks, by the establishment of Savings Banks for the wages of seamen, and Asylums for the reception of the men and their effects, either in ships to be moored afloat, adapted to their reception, or in buildings erected on shore; for the purpose of saving these seamen, as far as may be found practicable, from the misery and degradation into which they are so constantly plunged almost immediately after their return from sea, when, being made intoxicated, and sometimes stipulated by drugs, they are robbed and plundered by crimps who make them their victims, and who hold them in actual bondage till their wages are drained from them, when they are often taken in a state of intoxication to a ship, of the officers and crew of which they know nothing; and their advance of wages, instead of being applied to the purchase of an outfit for the voyage, is seized by their original betrayer for a real or pretended debt incurred while in his custody.

Registry Office.
The formation of Registry Offices for merchant seamen, at which the characteristics of name, age, capacity and character of every seaman (which, by the late Act for the Registration of British Seamen, must be granted to all seamen demanding the same from their commanders at the time of their discharge,) may be deposited and recorded in a register book to be kept for that purpose; such Registry Offices to be bound to furnish, free of expense, authenticated copies of such certificates of character and seaman applying for the same; in order to afford the requisite facility for the selection of the best men; and to furnish inducements to commanders to engage at early periods of the vessel's fitting out, the actual crews by which their ships are to be manned for the voyage.

Nautical Schools.
The establishment of cheap Nautical Schools, either in ships afloat adapted to the purpose, or in suitable buildings on shore, in which the practical duties of seamanship and the elements of navigation should be taught to the young apprentices who are training up for the sea; and in which, under proper direction, those officers and commanders should be paid to their habits of cleanliness, order and sobriety, and the preservation of their moral characters, all of which are at present unhappily neglected.

Courts of Inquiry.
The arrangement of a plan for the institution of Courts of Inquiry to examine into the circumstances of every Shipwreck that occurs, as far as may be practicable, with power to pronounce a verdict of censure on the owners or commanders of all those vessels where the result of the inquiry should establish the fact of such wreck being occasioned by any fault or deficiency on the part of either, as well as to remit or redoundably the owner and commanders of those ships against whom no fault could be proved, and to make the evidence and verdict in each case public in every port of the Kingdom; with further power to suspend, for a given time, the licenses or certificates of such officers and seamen as should be proved guilty of gross incompetency or gross neglect of duty; and to reward, either by re-imbursement of their loss of wages and effects, or by gratuities, or medals of honour and distinction, those officers and commanders should have particularly distinguished themselves by their skill, courage or humanity in preserving the lives and property of others, whether actually belonging to the ships that were wrecked, or coming to their assistance from other vessels or from the shore.

Settlement of Disputes.
The formation of Special Tribunals for the cheap, speedy and open trial and adjudication of all questions arising between shipowners, officers and men, relating to claims for wages, breaches of discipline, and such other matters of dispute as might be fitly submitted to summary jurisdiction; in order to avoid the great delay, expense and uncertainty attending such trials in the ordinary courts of law and police, as at present constituted, the effect of which is often sufficient to deter parties from seeking redress, and thus to defeat the ends of justice, equally to shippers, officers and seamen.

Funds from Fees.

That the funds for the support of the Mercantile Marine Board in London, and its auxiliary establishments at the principal out-ports, might be raised by the payment of moderate fees on the registration of ships, and on the granting of licenses and certificates to officers and commanders, aided by such contributions from the public revenue as the institution might require.

Assistance of Government.

That while the Marine Board should be engaged in carrying out the principles and accomplishing the objects last enumerated, there appear to this Committee to be others well worthy the attention of the Government, by the promotion of which they can render material assistance towards the improvement of British ships, and the relief of British seamen, more especially the following:

Reduction of Duties.
The gradual reduction of all the duties, imposts and taxes which press in the first instance on shipping, and which tend to enhance the cost of their building, equipment and navigation; so as to enable...
enable them the better to meet the severe competition
of which they are now subject with the ships of other nations.

Diminished Use of Spirituous Liquors.

The encouragement, in His Majesty's Navy, of the
system, so happily followed both in the ships of war and merchant vessels of America, and in some instances in the merchant ships of England
with the best results in every case, of discontinuing
the daily supply of spirits to the seamen as an article of necessary use, and substituting the more
nutritious and wholesome beverages of coffee, cocoa,
chocolate or tea; so as to restrict the quantity of
spirits supplied as stores to the amount required for
special and urgent occasions, to be served under the
direction of the commander and medical officer of
each ship, and at such periods only as they might
demn necessary.

Loading and Provisions.

The prevention, by such means as may be deemed
most efficient, of the practice of carrying any por-
tion of the ship's cargoes on deck, by which vessels
are frequently upset and water-logged or sunk; and
the same measure of an absolute portion of the
provisions and water for the crew, to be kept in
some part of the vessel that shall be accessible in
such cases of peril, to prevent the dreadful scenes of
hunger, misery and lingering death to which so man
can be subjected every year, for the want of
some such securities as those proposed.

International Negotiations.

The opening and negotiation with all the maritime
powers of the world with which Great Britain has
either political or commercial relations, in order to
effect, if possible, a comprehensive treaty with each
and all of them, to use their best endeavours for
the preservation of the lives and property of those
who may have the misfortune to be wrecked on their
shores, first securing the lives, and affording sus-
tenance, shelter and protection to the persons of
those who may be cast upon their coasts, and then
disposing to the greatest advantage of the property
saved, holding the proceeds for a given period at the
command of the lawful claimants, if any should
appear; and after such period, should no claimants
apply for the same, to dispose of the amount to a Shipwreck Fund, out of which to defray the expenses incurred in
the preservation of life and property saved on their
coasts; in order to supersede, if possible, the pre-
vious barbarous practice of plundering the ships and
men thrown by misfortune on dangerous shores, as
well as to transfer the proceeds of such wrecks from
the funds of the British Admiralty and lords of the
manor to a fund for the relief of shipwrecked
mariners, and the restitution to its lawful owners of
shipwrecked property.

Plans and Models.

That among the various plans and models of
improved improvements in the construction of ves-
sels, which have been submitted to the Committee,
there appear to be none more worthy of serious atten-
tion than those which show the great superiority,
in strength and powers of resistance, of the solid
bottoms for ships, as evidenced in the case of
His Majesty's ship Pique, over the ordinary me-
thod of construction in merchant vessels, by which
open spaces are left between every pair of timbers.
They conceive, also, that the apparatus of Captain
Moody, for conveying a rope communication from
shore to the ship, in cases of wreck, and the appa-
ratus of Mr. Trengrouse, for conveying a rope com-
munication from the ship to the shore, or from one
ship to another, are deserving of national encourage-
ment, as calculated to rescue many lives from
destruction, wherever speedily and judiciously
applied.

Vol. 91.

American Shipping.

That the Committee cannot conclude its labours
without calling attention to the fact, that the ships
of the United States of America, frequenting the
ports of England, are stated by several witnesses
to be superior to those of a similar class amongst
the ships of Great Britain, the commanders and
officers being generally considered as skilful as
seamen and navigators, and more univer-
sally persons of education than the commanders
and officers of British ships of a similar size and
class trading from England to America; while the
seamen of the United States are considered to be
more carefully selected, and to be more efficient;
that American ships sailing from Liverpool to New
York have a preference over English vessels sail-
ing to the same port, both as to freight and to
time of insurance; and, higher wages being given,
their whole equipment is maintained in a higher
state of perfection, so that fewer losses occur; and
as the American shipping have increased of late
years in the proportion of 12 ½ per cent. per annum,
while the British shipping have increased within
the same period only 1½ per cent. per annum, the
constantly increasing demand for seamen by the
increasing maritime commerce of the whole world,
the numbers off by shipwreck, and the suc-
cessions offered by the superior wages of American
vessels, cause a large number of British seamen
every year to leave the service of their own country,
and to embark in that of the United States of America,
and these comprising chiefly the most skilful and com-
petent of our mariners, produce the double effect of
improving the efficiency of American crews, and in
the same ratio diminishing the efficiency of the
British Merchant Service.

Legislative Enactments.

That it is therefore the opinion of this Com-
mittee that the earliest opportunity should be taken,
in the next Session of Parliament, to call the atten-
tion of the Legislature to the present state of
British ships and British seamen, with a view to
introduction of such enactments as may be best
calculated to elevate and improve the general cha-
acter of the British Mercantile Marine, and to
place it in such a state of safety and efficiency, as
to make its ships the most perfect structures that art
and science can form, it endows the most distin-
guished for their competency and their skill, and
its seamen as respectable in character, and as happy
in the enjoyment of adequate remuneration for their
toils, as their devotion to their country in war, and
their services to commerce in peace, so justly entitle
them to expect.

Ordered, That the Report do lie upon the Table;
and be printed.

Mr. Baring presented, by His Majesty's com-
mand,—The Twentieth Report of the Commissioners
of Inquiry into the Excise Establishment, and into
the Management and Collection of the Excise Re-
venue throughout the United Kingdom.

Ordered, That the said Paper do lie upon the
Table.

Mr. Chancellor of the Exchequer presented a Bill Excise Inquiry.
intended to alter and amend certain Laws of Excise relating to the Revenue of Excise on Malt made in the
United Kingdom: And the same was read the first
time; and ordered to be read a second time upon
this day three months; and to be printed.

The Order of the day being read, for the second
reading of the County Rates Bill;

Ordered, That the Bill be read a second time upon
this day three months.

Mr. Bernal reported the Consolidated Fund Bill; and
the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be
impressed; and read the third time To-morrow.

Vol. 91.

American Shipping.

815

15° Augst.
Exchequer Bills. Mr. Bernal reported the Exchequer Bills; and the Amendments were read, and agreed to.

Ordered, that the Bill, with the Amendments, be ingrossed; and read the third time to-morrow.

Poor Law. Loans Bill.

The ingrossed Bill to extend the period for the re-payment of Loans made under an Act passed in the fourth and fifth year of His present Majesty, for the Amendment and better Administration of the Laws relating to the Poor in England and Wales, was, according to Order, read the third time; and Amendments were made to the Bill.

Resolved, that the Bill do pass.

Ordered, that Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

Copyright Bill.

Mr. Bernal reported the Copyright Bill; and the Amendments were read, and agreed to.

Ordered, that the Bill, with the Amendments, be ingrossed; and read the third time to-morrow.

Public Works (Ireland) Bill.

Mr. Bernal reported from the Committee to whom it was referred to consider of applying a portion of the Exchequer Bills authorized to be issued for the purposes of the Act 3 and 4 Will. 4, c. 100, to the purposes of the Act 1 and 2 Will. 4, c. 33, a Resolution, which was moved, as followeth:

Resolved, That the sum of One hundred thousand pounds in Exchequer Bills, a part of the sum authorized to be issued for the relief of the Owners of Tithe in Ireland, be applied for the extension and promotion of Public Works in Ireland.

The said Resolution, being read a second time, was agreed to.

Ordered, that it be an Instruction to the Committee on the Public Works (Ireland) Bill, That they have Power to make provision therein, pursuant to the said Resolution.

Public Works (Ireland) Bill.

The House, according to Order, resolved itself into a Committee upon the Public Works (Ireland) Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, that the Committee had made Progress in the Bill; and that he was directed to move, That the House have leave to sit again.

Resolved, That this House will, this day, again resolve itself into the said Committee.

Municipal Elections Bill.

The ingrossed Bill to provide for certain cases in which Elections have not been duly made according to the provisions of the Act to provide for the Regulation of Municipal Corporations in England and Wales, was, according to Order, read the third time.

Resolved, That the Bill do pass.

Ordered, that Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

Borough Justice Administration Bill.

The Borough Justice Administration Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for To-morrow.

Borough Boundaries Bill.

The Borough Boundaries Bill was, according to Order, read a second time; and committed to a Committee of the whole House, for To-morrow.

Message from the Lords.

A Message from the Lords, by Mr. Wingfield and Mr. Bronaghon:

Mr. Speaker,

The Lords have agreed to the Bill, intituled, An Act to provide for the Attendance and Remuneration of Medical Witnesses at Coroners' Inquests, with Amendments; to which Amendments the Lords do concur. And also,

The Lords agree to a Conference with this House upon the subject-matter of the Amendments made by their Lordships to the Bill, intituled, An Act for enabling Prisoners to make their Defence by Counsel or Attorney; pursuant to the Message of this House of Saturday last; and appoint the same to be held presently in the Committee Room No. 5:

And then the Messengers withdrew.

Ordered, That the Committee who were to draw up Reasons to be offered to the Lords at the Conference, do manage this Conference;—And the names of Mr. Worburton, Mr. Bernal, Mr. Brother- ton, Mr. Vernon Smith, Mr. Hawes, Lord Charles Fitzroy, Mr. Ashfylod Seaford, Mr. Edward John Stanley, Lord Dudley Stuart, Mr. Tooke, Mr. Robert Stuart, and Mr. Tynte, were added to them.

Then the names of the Managers were called over; and they went to the Conference;—And being returned;

Mr. Escourt reported, That the Managers had been at the Conference, which was managed on the part of the Lords by the Earl of Shaftesbury; and that they had delivered the Reasons for disagreeing to the said Amendment, and had left the Bill and Amendments with their Lordships.

The Borough Fund Bill was, according to Order, Borough Fund read a second time; and committed to a Committee of the whole House, for To-morrow.

Ordered, that the Amendments made by the Medical Lords to the Medical Witnesses Bill, be taken into Witness Bill consideration To-morrow.

The Order of the day being read, for the second Bankrupts' reading of the Bankrupts' Bill; Bill.

Ordered, that the Bill be read a second time upon this day three months.

The ingrossed Bill to suspend Proceedings for Title recovering Payment of the Money advanced under Compositions in Ireland, was, according to Order, read the time; and Amendments were made to the Bill.

Resolved, that the Bill do pass: And that the Title be, An Act to suspend, until the Sixth day of April One thousand eight hundred and Thirty-seven, Proceedings for recovering Payment of the Money advanced under the Acts for establishing Title Compositions in Ireland.

Ordered, that Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

Mr. Bernal reported the Kingstown Harbour Bill; and the Amendments were read, and agreed to.

Ordered, that the Bill, with the Amendments, be ingrossed; and read the third time to-morrow.

The House proceeded to take into consideration Valuation of the Amendments made by the Lords to the Bill, (Ireland) Bill, intituled, An Act to consolidate and amend the several Acts for the uniform Valuation of Lands and Tenements in Ireland, and to incorporate certain detached Portions of Counties and Baronies with those Counties and Baronies respectively whereof the same may adjoin, or wherein the same are locally situate; and the same were read, as follow:

Pr. 5. 11. Leave out “ any,” and insert “ some.”

Pr. 5. 12. Leave out from “ the” to “ chief” in l. 13.

Pr. 5. 14. Leave out “ in Dublin,” and insert “ of the said Lord Lieutenant.”

Pr. 5. 15. Leave out “ any county or,” and insert “ the several.”

Pr. 5. 33. Leave out of “ Ireland” to “ to” in l. 37.

Pr. 6. 1. penult. Leave out from “ such” to “ Counties” in l. ult.

Pr. 6. 4. Leave out “ such,” and insert “ any.”
The House, according to Order, resolved itself into a Committee upon the Public Works (Ireland) Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Robert Stewart reported, That the Committee had gone through the Bill, and made Amendments thereto.

Ordered, That the Report be received tomorrow.

The Order of the day being read, for the third Jewish Civil reading of the ingrossed Bill for the Relief of His Disabilities Bill; Majesty's Subjects professing the Jewish Religion; And a Motion being made, and the Question being proposed, That the Bill be now read the third time;

The Amendments following were proposed to be made to the Question; viz. To leave out the words "now," and at the end of the Question to add the words "upon this day three months.

And the Question being put, That the word "now" stand part of the Question;

The House divided:
The Yeas:
The Noes to the new Lobby;
The Noes to the old Lobby.

Tellers for the Yeas:
Mr. Escoft,
Mr. Hauss;
Colonel Sibthorp,
Mr. Borthewich: 44.

Tellers for the Noes:
Mr. Ewart,
Mr. Robert Steuart;
Mr. Borthwick;
Mr. Green; 13.

So it was resolved in the Affirmative.

Ordered, That the Bill be now read the third time. Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

The House, according to Order, resolved itself into a Committee upon the Saint Clement's (Oxford) Marriages Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Robert Stewart reported, That the Committee had gone through the Bill; and had directed him to report the same, without Amendment. Ordered, That the Bill be read the third time tomorrow.

A Motion was made, and the Question being proposed, That the Order of the day, for receiving the Report on the Bribery at Elections Bill, be now read;

An Amendment was proposed to be made to the Question, by leaving out from the words "That the" to the end of the Question, in order to add the words "Report be taken in further consideration upon this day three months," instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question;

The House divided:
The Yeas to the old Lobby;
The Noes to the new Lobby.

Tellers for the Yeas:
Mr. Aginby,
Mr. Blasme;
Colonel Sibthorp,
Mr. Arthur Trevor: 26.

Tellers for the Noes:

And it appearing, upon the Report of the Division by the Tellers, that Forty Members were not present; and it being then after four of the clock,—The House was adjourned by Mr. Speaker, without a Question first put, till tomorrow.

Vol. 91.
818

16° Augusti.  A. 1836.

Martis, 16° die Augusti;

Anno 6°-7° Willilimi IV° Regis, 1836.

PRAYERS.

NOTICE being taken, that the Account showing the Number of Men and Boys who have entered the Royal Navy from 1st July 1834 to 30th June 1835, and from 1st July 1835 to 30th June 1836, so far as the same can be made out from the Register kept thereof; distinguishing those who have previously served in King's Ships from those who have entered the Royal Navy for the first time, and giving the Number of those who have died in Hospital or on board Ship in each year of the same period; the Number discharged with disgrace, and the Number to whom Pensions have been awarded; distinguishing Invalids from those pensioned for long Service; which was presented upon the 29th day of July last, was imperfect;

Ordered, That the said Account be withdrawn; and a perfect Account presented instead thereof.

Merchant Service.

Notice being taken, that the Accounts of the Number of Seamen in the Merchant Service of the United Kingdom, according to the last Return made up prior to the passing of the 5th and 6th Will. 4, c. 19, stating the Number on which such Return is founded:

—Of the Number of Seamen registered, or included in Returns about to be registered, up to the present time, under 5th and 6th Will. 4, c. 19:—Of the Number of Apprentices which, according to the Act 4 Geo. 4, c. 25, ought in proportion to the Tonnage to have belonged to the Merchant Service of the United Kingdom at the time of the passing of the 5th and 6th Will. 4, c. 19:—Of the Number of Apprentices whose Indentures in the Merchant Service have been registered since the passing of the 5th and 6th Will. 4, c. 19, under the provisions of the said Act, up to the present time; which was presented upon the 29th day of July last, were imperfect;

Ordered, That the said Accounts be withdrawn; and perfect Accounts presented instead thereof.

Northern Mail.

A Petition of the Provost, Magistrates and Town Council of Inverness, praying for the dispatch of a Mail in the morning daily from London to the North, was presented, and read; and ordered to lie upon the Table.

Church Rates.

A Petition of Inhabitants of Maidstone, praying for the abolition of Church Rates, was presented, and read; and ordered to lie upon the Table.

British Museum.

A Petition of Officers of the Literary and Philosophical Society, the Antiquarian Society, and Natural History Society of Newcastle-upon-Tyne, praying that they may be allowed to partake, with other Institutions, in the disposition of any duplicate books, prints, coins, objects of natural history, and other curiosities which have already accumulated, or may from time to time accumulate, in the British Museum, was presented, and read; and ordered to lie upon the Table.

Universities (Scotland.)

A Petition of the Moderator of the Relief Presbytery of Glasgow, praying that no alteration may take place in the regulations regarding the Universities of Scotland was presented, and read; and ordered to lie upon the Table.

Arts and Manufactures. No. 508.

Ordered, That the Select Committee appointed to inquire into the best means of extending a knowledge of the Arts, and of the principles of Design among the People (especially the manufacturing population) of the country; also to inquire into the constitution, management and effects of Institutions connected with the Arts; and to whom several Returns relating to the cultivation of the Arts in Foreign Countries, were referred, have Power to report their observations thereupon, together with the Minutes of the Evidence taken before them.

Mr. Earl from the said Select Committee, That they have given consideration to the matters referred to them; and had directed him to make a Report thereof to the House, together with the Minutes of the Evidence taken before them.

Ordered, That the Report do lie upon the Table; and be printed.

A Petition of Members of the Surrey Radical Association;—Members of the Radical Association and other inhabitants of Manchester;—and, Inhabitants of Scotish John, Westminster; praying the House to procure the release of Arthur James Beaumont, now a prisoner in France, were presented, and read; and ordered to lie upon the Table.

A Petition of Workers in Gold and Silver in Aberdeenshire, praying that the Gold and Silver Plate (Scotch Bill) may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

A Petition of Justices of the Peace, Commissioners for the suppression of Friendly Societies, praying for the abolition of the law relating to Friendly Societies, was presented, and read; and ordered to lie upon the Table.

A Petition of James Hayman, of Mount-street, Westminster, praying for the introduction of a complete and effectual system of Prison accommodation and discipline throughout Scotland, was presented, and read; and ordered to lie upon the Table.

A Petition of James Heyman, of Mount-street, praying for the appointment of a Committee to inquire into the erroneous state of the Standards of Weights and Measures, was presented, and read; and ordered to lie upon the Table.

A Petition of Dennis MacCarty, of Trefalgar, Patents for street, Walsall, Surrey, praying for the alteration of the law relating to Patents for Inventions, was presented, and read; and ordered to lie upon the Table.

A Petition of Edward Edwards, complaining that Navy half his late brother, Thomas Ambrose Edwards, was preyed of his Half-pay, and praying that Copies of the Correspondence on the subject be laid before the House to procure the release of Arthur James Beaumont. Ordered, That the said Petition do lie upon the Table; and be printed.

Mr. Chancellor of the Exchequer presented, pursuant to Order, Wexford. A Petition of Factory Labourers in the employ of Messrs. Starkey and Co., Heckmondwike, praying that the Factories Bill may not pass into a law, was presented, and read; and ordered to lie upon the Table.

Mr. Chancellor of the Exchequer presented, pursuant to Order, Wexford. A Petition of the Sons received by the Corporation of Wexford, in each year during the last Ten years, on account of any Tolls, Charges or Sums of Money levied or paid under the provisions of an Act passed in the thirty-sixth year of the reign of the late Majesty King George the Third, intituled, "An Act for the Improvement of the Town and Harbour
Harbour of Wexford, and for building a Bridge or Bridges over the River Slaney, at or near said Town," or any Act relating to the same, distinguishing the Sums received in each year, and on what particular account each Sum was received; and also stating, in detail, the mode in which the Sums were received in each year were expended, and by what authority.

Ordered, That the said Return do lie upon the Table.

Ordered, That the Return relative to Prisons (Middlesex, Surrey, and Essex) which was presented upon the 5th day of this instant August, be printed.

Ordered, That the Paper relative to Lord Aylmer, which was presented upon Friday last, be printed.

Ordered, That the Papers relative to Orange Lodges in the Canadas, which were presented upon Friday last, be printed.

Ordered, That the Return relative to the Registrar of Colonial Slaves Office, which was presented upon Friday last, be printed.

Ordered, That the Return relative to the Colonial Department, which was presented upon Friday last, be printed.

Ordered, That the Return relative to the Colonial Department, which was presented upon Friday last, be printed.

Ordered, That the Abstract of Amount of Advances for Irish Tithe, which was presented upon Saturday last, be printed.

Ordered, That the Sixteenth Report of the Commissioners of New Churches, which was presented upon Saturday last, be printed.

Ordered, That the Accounts relative to the Paymaster General's Offices, &c., which were presented yesterday, be printed.

Ordered, That five Copies of the Bill, printed on large paper, of a size to be determined by the Speaker, be printed, and printed copies thereof delivered to the Members before the first reading; it is not necessary to continue the practice of presenting a manuscript copy of Bills required to be printed.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

Ordered, That the Bill do pass.

Ordered, That the Bill do pass.

Ordered, That Mr. Freshfield do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the same, without Amendment.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

Ordered, That the Bill do pass.

Ordered, That the Bill do pass.

Ordered, That the Bill do pass.

Ordered, That the Bill do pass.

Ordered, That this House doth agree with the Committee in their opinion, as regards Agents conducting or attending on the Private Business of this House; and that Mr. Speaker be requested to prepare and publish such Regulations as he may think best calculated to accomplish the object of the Committee.

Ordered, That the Bill do pass.

Ordered, That the Bill do pass.

Ordered, That the Bill do pass.

Resolved, That the said Return do lie upon the Table.

Resolved, That the Paragraphs of the Resolutions which, upon the 30th day of July 1834, were reported from the Select Committee on Private Bills, might be read; and the same were read, as follow:

1. Resolved, That it is the opinion of this Committee, that the House Copy may be dispensed with.

2. Resolved, That in lieu of such manuscript Copy, a Bill printed on large paper, of a size to be determined upon by Mr. Speaker, be presented to the House, with a cover of parchment attached to it, upon which the Title of the Bill is to be written.

3. Resolved, That five Copies of the Bill, printed on paper of the same size, and interleaved with blank paper, be deposited at the Private Bill Office, for the use of the Committee on the Bill, and for the Report.

4. Resolved.
4. Resolved, That the amount of all Rates, Tolls, and other matters now left blank in Private Bills, when presented to the House, be inserted in italics in the printed Bills.

A Motion was made, and the Question being proposed, That the Order of the day, for receiving the Report on the Public Works (Ireland) Bill, be now read;

An Amendment was proposed to be made to the Question, by leaving out from the word “That” to the end of the Question, in order to add the words “it is the opinion of this House, That the Provincial Government of His Majesty’s Province of Upper Canada, ought, agreeably to the Act 31 Geo. 3. c. 31, and the Royal Instructions, dated 1818, to be conducted by His Majesty’s Lieutenant-Governor, by and with the advice and assistance of an executive Council, composed of men possessed of the public confidence, and whose opinions and policy should be in harmony with the opinions and policy of the people of that Province, as declared by the majority of their Representatives in their House of Assembly, by which the contentment, peace and prosperity of that important Province should be increased, and the willing and loyal attachment of its inhabitants to the Mother Country be best promoted and secured,” instead thereof.

And the Question being proposed, That the words proposed to be left out stand part of the Question;

—the said proposed Amendment was, with leave of the House, withdrawn.

Ordered, That the Order of the day, for receiving the Report on the Public Works (Ireland) Bill, be now read; and the same being read;

Mr. Baring reported the Bill; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be engrossed; and read the third time To-morrow.

The Grand Jury Presentments (Ireland) Bill was, according to Order, read a second time; and committed to a Committee of the whole House.

Ordered, That this House will, immediately, resolve itself into the said Committee:—The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be now received.

Mr. Bernal reported the Bill accordingly; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be engrossed; and read the third time this day.

The House, according to Order, resolved itself into a Committee upon the Borough Justice Administration Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be now received.

Mr. Bernal reported the Bill accordingly; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be engrossed; and read the third time this day.

A Motion was made, and the Question being proposed, That the Order of the day, for the Committee on the Borough Boundaries Bill be now read;

An Amendment was proposed to be made to the Question, by leaving out from the word “That” to the end of the Question, in order to add the words “an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House a Copy of the Despatch or Despatches of Mr. Villiers, announcing the Proclamation of the Constitution of 1812 at Malaga, Saragossa, Cadiz, &c. and the recent Events at Madrid,” instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question; it was resolved in the Affirmative—

A Message from the Lords, by Mr. Wingfield, was read, and Mr. Brougham:

Mr. Speaker,

The Lords have agreed to the Amendments made to this House to the Amendments made by their Lordships to the Bill, intituled, An Act for Registering Births, Deaths and Marriages in England, without any Amendment: And also,

The Lords have agreed to the Amendments made by this House to the Amendments made by their Lordships to the Bill, intituled, An Act for Marriages Bill, by this House to the Amendments made by their Lordships to the Bill, intituled, An Act for Marriages in England, without any Amendment: And also,

The Lords have agreed to the Bill, intituled, An Act for facilitating the Inclosure of Open and Arable Fields in England and Wales, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also,

The Lords have agreed to the Bill, intituled, An Act for making and maintaining a Turnpike Road from Anniesland Toll Bar to Saint George’s Road, and Branch Roads therewith connected, in the County of Lanark, with Amendments; to which Amendments the Lords desire the concurrence of this House:—And then the Messengers withdrew.

Ordered, That the Order of the day, for the Committee on the Borough Boundaries Bill, be now read; and the same being read;

The House resolved itself into the Committee; and, after Six Months spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be now received.

Mr. Bernal reported the Bill accordingly; and the Amendments were read, and agreed to.

An Amendment was proposed to be made to the Bill, in P. 2. 1. 3. by inserting after the word “City,” the words “or of the County of such Borough, or of the Mother City.”

And the Question being put, That those words be there inserted; it passed in the Negative.

Ordered, That the Bill, with the Amendments, be engrossed; and read the third time this day.

The House, according to Order, resolved itself into a Committee upon the Borough Funds Bill; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Bernal reported, That the Question being proposed, That the Order of the day, for receiving the Report on the Borough Funds Bill, be now read; it was resolved in the Affirmative—

A Motion was made, and the Question being proposed, That the Order of the day, for receiving the Report on the Borough Funds Bill, be now read; and the same being read;

Mr. Baring reported the Bill; and the Amendments were read, and agreed to.

Ordered, That the Report be now received.

Mr. Bernal reported the Bill accordingly; and the Amendments were read, and agreed to.

Ordered, That the Bill, with the Amendments, be engrossed; and read the third time this day.
The ingrossed Bill for the better Administration of Justice in certain Boroughs was, according to the Order made this day, read the third time.

Resolved, That the Bill do pass.

Ordered, That Mr. Bernal do carry the Bill to the Lords, and desire their concurrence.

A Motion was made, and the Question was proposed, That leave be given to bring in a Bill to indemnify Trustees and Managers acting under the Savings Banks Act; and the said Motion was, with leave of the House, withdrawn.

Resolved, That there be laid before this House, a Penny Posts. Return of the Names of all Places in Great Britain and Ireland in which a Penny Post is established and the Net Income of the Deputy Postmasters in Great Britain and Ireland in which a Penny Post is established.

Ordered, That there be laid before this House, a Penny Posts. Return of the Names of all Places in Great Britain and Ireland in which a Penny Post is established.

Ordered, That there be laid before this House, a Penny Posts. Return of the Names of the Committees by whom the Parliamentary Grants to Protestant Dissenting Ministers have been distributed; and the mode in which they are apportioned.

Ordered, That there be laid before this House, a Penny Posts. Return of the Names of the Committees by whom the Parliamentary Grants to Protestant Dissenting Ministers have been distributed.

Ordered, That the Report on the Bribery at Elections Bill be now taken into further consideration.

Ordered, That the Report on the Bribery at Elections Bill be now taken into further consideration.—The House accordingly proceeded to take the said Report into further consideration; and the Amendments were read and agreed to.

Ordered, That the Bill be ingrossed; and read the third time To-morrow.

Ordered, That the ingrossed Bill to prevent the Conviction of a previous Conviction being given in Evidence, be read a second time; and committed to a Committee of the whole House, for To-morrow.

Vol. 91.
Evidence to Character is given, be now read the third time:—The Bill was accordingly read the third time.
Resolved, That the Bill do pass.
Ordered, That Mr. Egbert do carry the Bill to the Lords, and desire their concurrence.

Resolved, That this House will, upon this day three weeks, resolve itself into a Committee upon the Tenements Recovery Bill.

Resolved, That this House will, immediately, resolve itself into a Committee upon the Parochial Assessments Bill:—The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Fox Moul reported, That the Committee had gone through the Bill, and made Amendments thereunto.

Ordered, That the Report be now received.
Mr. Fox Moul reported the Bill accordingly; and the Amendments were read, and agreed to.

Ordered, That the Amendments made by the Lords to the Common Fields Inclosure Bill, be taken into consideration To-morrow.

Ordered, That the Amendments made by the Lords to the Common Fields Inclosure Bill, be taken into consideration To-morrow.

Mr. Speaker, therein mentioned; and that the Lords thereby authorized by virtue of His Majesty's Commission, had been at the House of Peers, to hear the Commission read. Accordingly Mr. Speaker, with the House, went up to the House of Peers—and being returned
Mr. Speaker reported, That the House, at the desire of the Lords, authorized by virtue of His Majesty's Commission, for declaring His Royal Assent to several Acts agreed upon by both Houses, do desire the immediate attendance of this Honourable House in the House of Peers, to hear the Commission read. Accordingly Mr. Speaker, with the House, went up to the House of Peers—and being returned
Mr. Speaker reported, That the House, at the desire of the Lords, authorized by virtue of His Majesty's Commission, for declaring His Royal Assent to several Acts agreed upon by both Houses, do desire the immediate attendance of this Honourable House in the House of Peers, to hear the Commission read.

Ordered, That the said Return do lie upon the Table.
Mr. Scawburne, from the Commissioners of West- minister Bridge, was called in; and at the bar presented, pursuant to the directions of an Act of Parliament,—the Book, intituled, The Four Quarterly Accounts of the Treasurer to the Commissioners of Westminster Bridge, from the 5th April 1835 to the 5th April 1836:—And then he withdrew.

Ordered, That the said Return do lie upon the Table.

Ordered, That there be laid before this House, a General Abstract of the Revenues and other Receipts of the Local Governments of the several British
tish Colonies, in the year 1834; and a General Abstract of Expenditure incurred by the Local Governments of the several British Colonies from Colonial Resources, in the year 1834.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for making and maintaining a Turnpike Road from Anniesland Toll Bar to Sratge's Road, and Branch Roads therewith connected, all in the County of Lanark; and the same were read, as follow:

Pr. 12. l. 37. After “mistake” insert “Clause (A.)

Clause (A.) “Provided always, and be it

Enacted, That it shall not be lawful for the said

Trustees to make that portion of the said man-

line of road, extending from the east bank of the

River Kelvin, eastward towards Glasgow, and

lying within the Parliamentary boundary of the

city of Glasgow, without first obtaining the con-

sent in writing of each of the proprietors of land

upon and along the sides of the said portion of

road, or of their agents or factors duly autho-

rized; and it shall be lawful for the Sheriff of

Lanarkshire, on the application by Petition of

any Four of the said Trustees, or their clerk, to

determine whether such consent has been ob-

tained; and the decision of the said Sheriff shall

be final and conclusive, without being subject to

review, by reduction, suspension or advocacy, or

to any stay of execution whatever, any law or

practice to the contrary notwithstanding: Pro-

vided further, That notice of the intention of the

said Trustees, to present the said Petition, shall

be inserted in the Glasgow Newspapers, and a copy thereof affixed on the church doors of the parishes through which the said portion of the said main line of road passes, at least eight days previous to the said Petition being presented, which shall be held and deemed to be sufficient notice to all concerned.”

Pr. 50. l. 16. Leave out from “Act” to “and” in Pr. 21. l. 12.

The first Amendment, being read a second time, was agreed to.

The subsequent Amendment, being read a second time, was agreed to; it being contrary to the rule and practice of Parliament to introduce any restriction as to the situation in which Turnpike Gates shall be placed.

Ordered, That Mr. Chalmers do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordsships.

Resolved, That this House will, at the rising of the House this day, adjourn till Friday next.

Bishops (House of Lords.)

A Petition of Inhabitants of the parish of Saint Anne, Dublin, praying the House to expel the Bishop from the House of Lords, was presented, and read:—And the said Petition was, with leave of the House, withdrawn.

County Rates.

A Petition of Inhabitants of the division of Lindsay, in the county of Lincoln, residing at Brigg, praying for the aboliition of County Rates, was presented, and read; and ordered to lie upon the Table.

Patents for Inventions' Bill.

A Petition of Manufacturers, Patentees and Inven-
tors assembled at Exeter Hall, praying that the Patents for Inventions Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Church Rates.

A Petition of the Inhabitants of Chatteris;—and, Members of the Chichester and West Sussex Volun-
tary Fund Act, 1833;—praying for the abolition of Church Rates, were presented, and read; and ordered to lie upon the Table.

A Petition of Merchants, Spinners and Manufactur-
ers of Manchester and Salford, praying for the repeal of the Duty upon the importation of Cotton, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Bristol, Clifton and Common Fields' other places, praying that the Common Fields Inclosure Bill may not pass into a law as it now stands, was presented, and read; and ordered to lie upon the Table.

A Petition of Owners and Occupiers of land in Irby and Brocton;—South Thoresby;—and, Bursgh-
in-the-Marsh, in the county of Lincoln; praying that the said Bill may pass into a law, were also presented, and read; and ordered to lie upon the Table.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return of the Total Number and the Names of all and each of the Officers, Clerks and other Persons employed in the several Establishments and Offices aforesaid in Scotland, including all who are employed in, or are deriving benefit from, the performance of the duties thereof; viz. the Keeper of the Privy Seal and Writer to the Seal; the Keeper of His Majesty’s Seals, his Deputies; the Lord Clerk Register and his several Deputies and Clerks; the Director of Chancery and his Deputies and Clerks; the Clerk to the Admission of Notaries; the Keeper of the General Register of Sassenachs, &c., and his several Deputies and Clerks; the Keeper of the Record of Entails and his Deputies and Clerks; the several Keepers of the Registers of Hortenings, Inhabitants, Abbreviations of Adjudication, Deeds, and Inventories cum beneficis; the Lyon Court, including the Lord Lyon and his Deputies and Clerks; showing, in separate columns, how appointed, the Amount of Salaries, and of the Fees and Emoluments drawn by each, for the years 1833, 1834 and 1835, from what Source and by what Authority, with the Application thereof; the Days of the year they are on Duty, with the Hours of Attendance; the Nature and Extent of the Duties they perform, and whether performed in Person, or in whole or in part by Deputy; also, whether they hold any other Office or Offices; the Description and Nature thereof, and the Fees, Salaries and Emoluments belonging or attached thereto; also, the Amount of any Reductions made in any of the said Offices since the accession of his late Majesty King George the Fourth; distinguishing, also, in separate columns, the Savings which have actually accrued, and those which are Prospective and Permanent.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty’s most honourable Privy Council.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return of the Amount of Fees levied by the Auditor of the Court of Session for each of the years 1833, 1834 and 1835, for auditing Accounts judicially presented to him; also, and separately, the Amount of Fees for the same period levied by him, for auditing Accounts extra-judicially, and the attendance given by him on Public Business during the same period, and specifying what proportion of the said Business is performed by himself, and what by Deputies or Assistants; also, and separately, the Amount paid for Office Rent, Clerks’ Salaries, and other Charges, in separate columns.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty’s most honourable Privy Council.
Ordered, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return, by the Justice of Peace Clerks of the different Counties in Scotland, and their Deputies and Assistants, of the Total Amount of Fees levied by them for the years 1833, 1834 and 1835; specifying in detail the Amount of Fees levied under the Small Debt Act, upon Precognitions, of Fees under the Bankrupt Statute, and the Amount of all other Fees, with the Amount of the Annual Expenses of the Justice of Peace Clerks Offices; specifying separately, the Office Rents, the Fees and Salaries of the Deputies and Assistants, and the Particulars and Charges; also, the Dates of the Appointments as Justice of Peace Clerks, the Sums paid for the Office, the Attendance given, whether they hold any other Offices, and the Residence of the Justice of Peace and the Return to be signed by them and their Deputies.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty’s most honourable Privy Council.

Resolved, That an humble Address be presented to His Majesty, that He will be graciously pleased to give directions, that there be laid before this House, a Return, by the Sheriff Clerks of the different Counties in Scotland, and their Deputies and Assistants, of the Total Amount of Fees levied by them for the years 1833, 1834 and 1835; specifying in detail the Amount of Fees levied under the Small Debt Act, upon Precognitions; of Fees under the Bankrupt Statute, and the Amount of all other Fees, with the Amount of the Annual Expenses of the Sheriff Clerks Offices; specifying separately, the Office Rents, the Fees and Salaries of the Deputies and Assistants, and the Particulars and Charges; also, the Dates of the Appointments as Sheriff Clerks, the Sums paid for the Office, the Attendance given, whether they hold any other Offices; and the Residence of the Sheriff Clerks, for the years 1833, 1834 and 1835; the same to be signed by Sheriff Clerks and their Deputies.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty’s most honourable Privy Council.

Ordered, That there be laid before this House, a Statement of the provision made for the Payment of the Slave Compensation, and of the Amount remaining to be provided for on the 8th August 1836:—A Return of the Storekeeper’s Department, with reference to the terms of the Contract for the Loan of £15,000,000, under the provisions of the Act 3 and 4 Will. 4, c. 73, between 8th August 1835 and 12th August 1836:—A Statement of the Account of the Commissioners for the Reduction of the National Debt, of the Sums received and paid at the Bank of England on account of the East India Compensation, under the Act 3 and 4 Will. 4, c. 73, between 8th August 1835 and 12th August 1836:—An Account of the Deficiency Bills, and the Interest charged thereon, in each Quarter, commencing 5th July 1835, to the present time:—and, A Statement of the Amount that would have been paid upon account of the Loan for £15,000,000, at the period for the Payment of each Instalment under the Contract; and of the Amount of the Compensation which had been awarded for Payment at the same periods.

A Petition of Members of the Surrey Radical Association, praying for the repeal of the Poor Law Act, was presented, and read; and ordered to lie upon the Table.

Sir Rufane Donkin presented, Returns to several Orders, dated the 24th day of March last, for Returns of the several kinds and quantities of Stores removed from Tooley-street to the Tower; distinguishing old from new, the Dates when the new were bought, and the Cost of them; also, of the kinds and quantities of Stores removed from Woolwich to the Tower, and distinguishing old from new, the Dates when the new were bought, and the Cost of them; also, of the kinds and quantities of Stores removed from Woolwich to the Tower, since Tooley-street Premises were given up:—Of the Quantities of all the other Stores that are either in the Arsenal at Woolwich, or at the Tower (excepting Small Arms, Cannon, Shot and Shell), the Dates when they were purchased, and the Cost of them:—Of the Number of Persons employed by the Ordinance in the year 1835, in the several Departments in the Tower (excepting the Day Labourers and Artisans); distinguishing their Names, their several Duties and Salaries, and distinguishing those connected with the custody of the Arms, from those connected with the custody of general Stores:—Similar Return of the Persons employed at Woolwich; for the same year:—Distinguishing the Storekeeper’s Department, the Royal Carriage Department, the Royal Laboratory Department, and the Engineer’s Department: Returns of the Numbers of Day Labourers and Artisans employed in each of the several Departments in the Tower and at Woolwich; distinguishing Labourers from Artisans, the Amount of Wages paid to them, and the Amount of all Contingent Expenses connected with the employment of them; and distinguishing those connected with the custody and cleaning of Arms, from those employed for the general purposes of the Stores:—Of all Coasting Vessels and River Craft in the possession of and under the control of the Ordnance, their several Stations and Destinations; and distinguishing the Aggregate Expense of these Vessels and Craft during each of the last Five years ending December 1835:—Of the actual Amount paid for the purchase of Stores by the Ordinance during each of the last Five years ending December 1835, (not including the Artillery Clothing); distinguishing the Amount paid for each kind of Store, and the Places at which the Supplies were delivered, whether into the Tower, or at Woolwich, or sent to their destinations at home or abroad; and distinguishing those for the Storekeeper’s Department, the Royal Carriage Department, the Royal Laboratory Department, and the Engineer’s Department:—Of the Quantities and Cost of the Artillery Clothing during each of the last Five years, and of all contingent Expenses connected with these Supplies, until delivered to the Men and Petty Officers; also, of the Quantity of each Article of Clothing now in store, if any.

Ordered, That the said Returns do lie upon the Table.

A Petition of Jacob Hart, praying for an enactment empowering Magistrates, upon conviction of any person having Spirits under legal proof in their possession, to inflict a fine of not less than forty shillings, was presented, and read; and ordered to lie upon the Table.

Ordered,
The ingrossed Bill to amend an Act passed in the first and second years of His present Majesty's Reign, intituled, "An Act for the Extension and Promotion of Public Works in Ireland," was, according to Order, read the third time.

An ingrossed Clause was offered to be added to the Bill, by way of rider, "to lessen the rate of Interest payable on advances to individuals:" and the said Clause was brought up, and read the first time; and with leave of the House, withdrawn.

Another ingrossed Clause was offered to be added to the Bill, by way of rider, "to authorize increase of Rates, and thereby larger advances on Public Works:" And the said Clause was brought up, and read the first time; and with leave of the House, withdrawn.

Then an ingrossed Clause was added, by way of rider, and Amendments were, in pursuance of a Motion of Public Works in Ireland. Title be, An Act to amend an Act of the first and second years of His present Majesty, for the Extension and Promotion of Public Works in Ireland.

Ordered, That Mr. Beresford do carry the Bill to the Lords, and desire their concurrence.

Ordered, That the Bill do pass.

Ordered, That Mr. Poulett Scrope do carry the Bill to the Lords, and desire their concurrence.

The House, according to Order, proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act for facilitating the Inclosure of Open and Arable Fields in England and Wales; and the same were read, as follow:

Pr. 1. 1. 6. Leave out from "lands" to "the"

Pr. 1. 1. 7. Insert "in the number and"

Pr. 1. 1. 8. Leave out "or interested.

Pr. 2. 1. 9. After "or" insert "interested in"

Pr. 2. 1. 10. After "in the possession of any rights of common, or any other rights"

Pr. 2. 1. 11. Leave out "meadows" and insert "meadow"

Pr. 2. 1. 12. Leave out from "same line" to "pass"

Pr. 2. 1. 13. Leave out "meadows" and insert "meadow"

Pr. 2. 1. 14. Leave out from "simple" to the second "or"

Pr. 2. 1. 15. After "or unexpired" insert "as a holder of lands or rights of copyhold, customary, tenant right or other tenure of an estate or interest equal in quantity, or in the same line, and in the same line, after "entitled," insert "or interested."

Pr. 3. 1. 16. Leave out "of" and in the same line, after "full or true annual value of the several lands, fields"

Pr. 3. 1. 17. After "year" insert "which assessments of the Poor's Rates, in case they shall not be made according to the full annual value of the tenements and property thereby assessed, shall be increased or diminished so as to represent the full or true annual value of the several lands, fields and rights liable to be affected by the intended inclosure."

Pr. 3. 1. 29. Leave out "an," and insert "the full or true annual value of the several lands, fields and rights liable to be affected by the intended inclosure."

Pr. 4. 1. 27. Leave out "or" and in the same line, and in line 28. after "towsipship" insert "or place."

Pr. 4. 1. 39. Leave out of "number and."

Pr. 5. 1. 29. After "required" insert "or other proportion hereinafter required in the case of an Inclosure, without the assistance of Commissioners."

Pr. 5. 1. 31. After "inclosed" insert "or the said rights therein.

Pr. 5. 1. 32. After "simple" insert "or an estate in tail," and in the same line, after "or, insert "be a holder of."

Pr. 5. 1. 33. Leave out "of inheritance," and insert "in such lands or rights for any less estate than an estate or interest in fee or in tail."

Pr. 6. 1. 16. Leave out from "previously" to "charged" in l. 17.

Pr. 7. 1. 3. After "in" insert "number and."

Pr. 7. 1. 4. After "required" insert "or other proportion hereinafter required in the case of an Inclosure, without the assistance of Commissioners."

Pr. 7. 1. 10. After "subject" insert "and if the patron of such Benefice shall happen to be minor, idiot, lunatic or feme covert, it shall be lawful for the guardian, committee or husband of such patron to consent to such Inclosure in the stead of such patron, and on his or her behalf."

Pr. 7. 1. 22. After "up" insert "either of, and in the same line leave out "proportion," and insert "proportions."

Pr. 7. 1. 30. After "shall" insert "not.

Pr. 7. 1. 31. After "of" insert "or other proportion hereinafter required in the case of an Inclosure, without the assistance of Commissioners."

Pr. 10. 1. 39. After "in" insert "number and."

Pr. 10. 1. 40. After "in" insert "number and."

Pr. 10. 1. 51. After "lands" insert "or fields."

Pr. 11. 1. 9. After "person" insert "not interested in the premises."

Pr. 13. 1. 10. Leave out from "inclosure" to "by" in l. 29. and insert "they shall, before they proceed upon the business of such inclosure."

Pr. 13. 1. 30. After "appoint" insert "a fit and proper person not interested in the said division and inclosure to act."

Pr. 13. 1. 31. Leave out from "them" to "and."

Pr. 13. 1. 32. Leave out in the same line leave out from "renue" to "in."

Pr. 14. 1. 3. After "and" and insert "in every difference of opinion shall arise between them touching or concerning any matter or thing to be done by them by virtue or in the execution of the said recited Act or of this Act."

Pr. 14. 1. 13. Leave out "or their successors."

Pr. 14. 1. 39. Leave out from "Commissioners" to "Provided" in l. 32.
Pr. 16. l. 12. After “ and” insert “ he or,” and in the same line, after “ they,” insert “ is or.”
Pr. 16. l. 16. After “ Church” insert “ or” or “ Chapel.”
Pr. 16. l. 20. After “ Church” insert “ or” or “ Chapel.”
Pr. 16. l. 21. Leave out “ on,” and insert “ in.”
Pr. 17. l. 9. After “ Commissioners” insert “ or” if notice shall have been given of such meeting; by any unripe, and both the Commissioners shall not attend the same, it shall be lawful for such
unripe.”
Pr. 17. l. 29. After “ Commissioners” insert “ or” or unripe and Commissioners.”
Pr. 17. l. 22. After “ parishes” insert “ or” or “ townships.”
Pr. 17. l. 31, and 32. After “ Commissioners” insert “ or” or “ unripe.”
Pr. 17. l. 34. After “ Church” insert “ or” or “ Chapel.”
Pr. 17, l. ult. After “ Church” insert “ or” or “ Chapel.”
Pr. 19. l. 18. After “ Act” insert Clauses (A.), (B.), (C.) and (D.)
CLAUSE (A.) “ Provided always, and be it
Enacted, That it shall be lawful for the major
part in number and value of the proprietors and
persons interested as aforesaid to make any agree-
ment with any Commissioner or Commissioners,
or Surveyors or Surveyors to be appointed under
this Act for the payment to them respectively of
each a sum for the whole Duty, or any part thereof,
performed by them, or either of them.”
CLAUSE (B.) “ Provided further, and be it
Enacted, That it shall be lawful for four-fifths in
number and value of such proprietors and persons
interested as aforesaid to agree upon the adoption
for the purposes of this Act of any plan, map,
admeasurement or valuation previously made, and
such agreement shall be binding upon any Com-
misioner or Commissioners, or unripe who may
be appointed in pursuance of the provisions of
this Act.”
CLAUSE (C.) “ Provided also, and be it Enacted,
That it shall be lawful for four-fifths in number
and value of such proprietors and persons in-
terested as aforesaid to agree upon the adoption,
for the purposes of this Act of any plan, map,
admeasurement or valuation previously made, and
such agreement shall be binding upon any Com-
misioner or Commissioners, or unripe who may
be appointed in pursuance of the provisions of
this Act.”
CLAUSE (D.) “ Provided nevertheless, and be it
further Enacted, That it shall be lawful for any
proprietor or person interested as aforesaid, who
doom himself aggrieved by any such agree-
ment as hereinafter mentioned for the payment
of a Commissioner or Commissioners, Surveyor or
Surveyors, or for the adoption of any plan, map,
admeasurement or valuation, or for establishing
any rules, conditions and principles for the guid-
ance of the Commissioner or Commissioners or
unripe in making allotments, to appeal against
the same to the first General Quarter Sessions of
the Peace to be holden in and for the county,
riding or division wherein the lands, or the greater
part thereof, in respect of which the matter of
complaint may arise, shall be situate, or some ad-
tournment thereof, or if such General Quarter
Sessions shall be holden within One month from
the making of such agreement, then to the Gene-
ral Quarter Sessions next following such first Ge-
neral Quarter Sessions, or some adjournment
thereof; and notice of such appeal shall in each
case be given in writing to the Commissioner or
Commissioners seven days at least before the
day sessions respectively shall be
held; Provided always, That in the event of
the decision of any such appeal being in favour of
the appellant, it shall be lawful for any party who
have consented to such agreement for inclosure
as aforesaid to withdraw his consent from such
agreement, by giving notice in writing to that
effect to the Commissioner or Commissioners at
any time within Twenty-one days after the day on
which the decision upon such appeal as aforesaid
shall have been given; and if, by reason of such
withdrawal of consent the proportion of Two-thirds
in number and value of consenting parties shall
not remain, the said agreement for inclosure shall
thenceforth cease and be void.
Pr. 29. l. 26. Leave out “ grounds,” and insert
fields.”
Pr. 22. l. 4. Leave out from “ persons,” to
whose” in l. 6.
Pr. 23. l. 14. Leave out from “ persons” to
“ so,” in l. 36.
Pr. 22. l. ult. Leave out from “ persons,” to
“ whose,” in Pr. 29. l. 2.
Pr. 23. l. 11. Leave out from “ persons,” to
“ interested” in l. 13.
Pr. 24. l. 2. After “ made” insert “ if there be any
party or parties specially interested in the same.”
Pr. 24. l. 8. After “ persons” insert “ specially,”
and in the same line, and in line 9, after “ inter-
ested” insert “ if any such there be.”
Pr. 24. l. 10 and 11. Leave out from “ persons”
“ to “ so,” in l. 13.
Pr. 27. l. 36. Leave out from “ persons” to
who” in l. 32.
Pr. 29. l. 25. Leave out “ grounds,” and insert
fields.”
Pr. 29. l. 30. Leave out “ grounds,” and insert
fields.”
Pr. 30. l. 35. After “ Inclosures” insert Clause (E.)
CLAUSE (E.) “ Provided always, and be it
Enacted, That it shall not be lawful for the said
Commissioner or Commissioners or unripe to
allot to any other person than the proprietor
thereof any land which may be cultivated as
orchard or garden, or on which any building may
have been erected, or which may have been
inclosed by virtue of any voluntary agreement
between the proprietor thereof and the persons
having right of common over the same, without the
consent in writing of such actual proprietor.”
Pr. 31. l. 24. Leave out “ grounds,” and insert
fields.”
Pr. 31. l. 31. Leave out “ grounds,” and insert
fields.”
Pr. 32. l. 1. After “ open” insert “ and common
lands or.”
Pr. 33. l. 12. Leave out “ parish,” and in the same
line, after “ churches,” insert “ or chapels of the
parishes or townships.”
Pr. 33. l. 15. After “ church” insert “ or chapel
then.”
Pr. 33. l. 17. After “ the” insert “ parish.”
Pr. 33. l. 23. Leave out “ other,” and insert
pasture lands or.”
Pr. 35. l. 26. Leave out “ grounds,” and insert
fields.”
Pr. 34. l. 6. Leave out “ grounds,” and insert
fields.”
Pr. 34. l. 11. Leave out “ grounds,” and insert
fields.”
Pr. 35. l. 22. Leave out from “ leved” to “ And” in l. penult.
Pr. 36. l. 4. After “ open” insert “ or,” and in the same
line, after “ non” insert “ or such” and also in the same line, after “ meadow,” insert
“ or pasture lands,” and also in the same line leave out “ other.”
Pr. 36. l. 11. After “ shares” insert “ rights of
common and all other.”
Pr. 36. l. 15. After “ shares” insert “ rights of
common and all other.”
Pr. 36.
"6-7 WILL. IV. 17TH AUGUSTI."

"or fields in England or Wales, and any rights of
common, or any other rights therein, being
persons having such estates or interests in the
said lands, fields, or rights as are hereinbefore
required for the purpose of consenting any
such proposed Inclosure as aforesaid, shall by
themselves or their known agents, or if covert,
infants, idiots, or lunatic, then by their husbands,
guardians, or commissioners, at a public meeting
to be called for that purpose in the manner and under
the notice hereinbefore provided for, or at some
adjournment thereof, enter into an agreement for
such Inclosure under the provisions of this Act,
but without the intervention of Commissioners,
and for the discharge of the lands to be inclosed
from all rights of common, and for the granting
of compensation to such persons as may be pos-
sessed of such rights, whether consenting parties
to any such agreement or not, and shall sign or
seal (as the case may require) the Schedule herein-
after mentioned, every such Inclosure shall, from
and immediately after the expiration of the notices
of such Schedule having been deposited here-
in the manner hereafter mentioned, be as valid and effectual to all
intents and purposes (subject only to the right of
appeal hereinafter given) as if the same had been
affected by means of Commissioners to be ap-
pointed under this Act.

CLAUSE (H. ) "And be it further Enacted, That
before any land shall be inclosed under the Provi-
sions herein contained for Inclosure without the
assistance of Commissioners, a Schedule of such
land, containing a correct description thereof, and
signed by the persons proposing to make such In-
closure, and also by the persons whose consent to
such Inclosure is hereinbefore required to be given,
"and whenever the Inclosure shall be proposed to
be made by any person having a less estate than
a fee-simple or under disability, then, accom-
pounded by a copy of the several limitations con-
tained in the deed or will under which such
person may be entitled, shall be deposited with
the Clerk of the parish, township, or chapelry,
and also with the Clerk of the Peace of the
county in which the land proposed to be inclosed
may be situated, and a notice of such Schedule
having been so deposited (such notice containing
a description of the land intended to be inclosed)
shall be published in some Newspaper usually
circulating in the county wherein such land is
situated, Three several times in Three suc-
cessive months after such Schedule shall have
been so deposited, and a copy thereof shall be
affixed on the principal outer door of the church
or chapel of the parish or township in which the
land may be situated, before the commencement
of Divine Service, or if there be no church or
chapel, then in some conspicuous place there, for
three successive Sundays after such Schedule
shall have been so deposited: Provided always,
"That whenever such Inclosure shall be proposed
to be made by a corporation aggregate, or the
consent of a corporation aggregate shall be ne-
cessary thereto, the affixing of the common seal
of such corporation to such Schedule shall be
deemed a sufficient compliance with the Provi-
sions of this Act."

CLAUSE (I. ) "And be it further Enacted, That
it shall be lawful for any person who shall be
seized or possessed of or entitled in possession to
any land or tenement in respect of which com-
pensation may be proposed or ought to be given,
or to which any right of common may attach, or
who, having no land in the common in which
such an Inclosure is proposed to be made, may
nevertheless have a right of common therein,
whether such person shall be tenant in fee-simple
or feoff, general or special, or for life or lives,
or by the will of any person in England, or for any
estate of freehold, or for years determinable on
52 2
on any life or lives, and also for any person whose right of common may be merely personal, and for the guardian, trustee, feoffee for charitable or other uses, husband, or committee of the estate of any person who shall be an infant, idiot, lunatic, or feme covert, or under any other disability, to consent and agree to the compensation which may be offered or which ought to be given by the persons making such Inclosure, not only as to the nature and amount of such compensation, but as to the manner in which the same shall be secured, and to sign the agreement for that purpose; but no such agreement shall be valid if entered into by any person having a limited interest only, or by any person interested in any such Inclosure, other than a person whose allotments shall not exceed Five acres respectively, shall not be liable to pay, bear or defray any part of the charges and expenses aforesaid, and such persons shall by virtue of such agreement be exempt from all liability thereto.

Pr. 66. l. 18. Leave out “ One,” and insert “ Three.”

Pr. 66. l. 25. Leave out “ him,” and insert “ them.”

Pr. 66. l. ult. After “ allowed,” insert “ Provided also, That it shall not be lawful for the Commissioners to be appointed in pursuance of this Act, or any of them, to retain or to pay to themselves or clerk, out of any monies to be received by them or over which they may have any control in the execution of any Inclosure to be effected under this Act, any sum or sums of money on account of any allowance hereinafter directed to be made to such Commissioners and Clerk respectively beyond one-third of such allowance as they shall be respectively entitled to as aforesaid, until after the expiration of Six calendar months from the day of the award hereby directed to be made in the church of the parish in which the lands inclosed may be situate.”

Pr. 67. l. 22. After “ third,” insert “ and of the first year of the reign of King George the Fourth.”

Pr. 69. l. 4. After “ appeal” insert “ and shall also hear and determine any appeal against the sum agreed to be paid to any Commissioner or Surveyor, against the adoption of any plan, map, admeasurement or valuation, or against any rules, conditions and principles which may have been agreed upon in manner aforesaid, for the guidance of the Commissioners or umpire, in making allotments, and shall also hear and determine all objections (if any) which may have been made, in manner aforesaid, to any inclosure without the assistance of Commissioners, or to the nature or amount of the compensation which may have been offered, or to the manner in which the same may have been proposed to be secured, or on account of there not having been any compensation offered.”

Pr. 69. l. 5. Leave out “ therein,” and insert “ in every such case respectively.”

Pr. 70. l. 5. After “ shall” insert “ in any case,” and in the same line leave out from “ of” to “ nor” and insert “ any” and, sover, whether the soil thereof shall or shall not be vested in the Lord of any Manor, and whether with or without the assent of the Lord of such Manor.”

Pr. 71. l. 16. In Clause (D) added by way of rider to the Bill.

L. 4. After “ common” insert “ arable.”

L. 6. Leave out “ meadows,” and insert “ meadows,” and in the same line leave out “ pastures,” and insert “ pasture lands or fields.”

L. ult. After “ London” insert “ or of any open or common meadow or pasture lands or fields situate and being within One mile of any city or town of Five thousand inhabitants, or within One mile and a half of any city or town of Fifteen thousand inhabitants, or within Two miles of any city or town of Thirty thousand inhabitants, or within Two miles and a half of any city or town of Seventy thousand inhabitants, or within Three miles of any city or town of One hundred thousand inhabitants ; provided that in all cases the number of such inhabitants shall be ascertained by the then last Parliamentary Census thereat, and that such distance shall be measured in a direct line from the Town Hall, if there shall be any such Town Hall, or if there shall be no such Town Hall, then from the cathedral or church there, shall be only one church, or if there shall be more churches
the said Amendments be now read " pasture lands or."
and in the same line leave out " other," and insert " title or interest whatsoever."

have or claim to be entitled to any estate, right, 
in, to or over which His Majesty, in right of His
His said Duchy of Cornwall, or the Duke of
His heirs and successors, in right or in respect of
occasion to affect in any manner His Majesty,
times be admitted in any court of law or equity

whatever, nor at any time or
whereunto, or over, upon or with reference where-
to, His Majesty, in respect of His said Duchy of
Cornwall, or the Duke of Cornwall for the time
being, may have or claim to have any estate, right,
title or interest whatsoever, nor at any time or
times be admitted in any court of law or equity
or otherwise considered as evidence upon any
occasion to affect in any manner His Majesty
His heirs and successors, in right or in respect of
His said Duchy of Cornwall, or the Duke of
Cornwall for the time being."

Clauses (M.): Provided further, and be it En-
acted, That nothing in this Act contained shall
extend, or be construed to extend, to affect, pre-
judice or derogate from the estate, right, title,
interest, privileges or authority of the King's
most Excellent Majesty. His heirs and suc-
cessors, in right or in respect of His Duchy of Corn-
wall, or of the Duke of Cornwall for the time
being, or to authorize, sanction, or permit the
inclusion of any lands, grounds, tenements or
hereditaments whatsoever, or give any right or

title whatsoever to any encroachment or intake
hereof above made thereupon, or otherwise affect
any lands, grounds, tenements or hereditaments
whatsoever belonging to or held of or being within
and forming part and parcel of any manor, mess-
smage or tenement, open field, pasture, common
or other land or ground whatsoever, or any ad-
ded, rectory or vicarage, or any of the possess-
sions of the Duchy of Cornwall, or wherein or
whereunto, or over, upon or with reference where-
to, His Majesty, in respect of His said Duchy of
Cornwall, or the Duke of Cornwall for the time
being, may have or claim to have any estate, right,
title or interest whatsoever, nor at any time or
times be admitted in any court of law or equity
or otherwise considered as evidence upon any
occasion to affect in any manner His Majesty
His heirs and successors, in right or in respect of
His said Duchy of Cornwall, or the Duke of
Cornwall for the time being."

Clauses (O.): Provided always, and be it fur-
ther Enacted, That nothing in this Act contained shall
authorize the inclusion of any species lands
in, to or over which His Majesty, in right of His
Crown or of His Duchy of Lancaster has or may
have or claim to be entitled to any estate, right,
title or interest whatsoever.

Pr. 72: 1. 11. After " common " insert " arable,"
and in the same line leave out " other," and insert
" pasture lands or."

And a Motion being made, and the Question being put, That the said Amendments be now read a second time; a Bill was read a second time; and ordered to be again read at the next rising of the House.

VOL. 91.
The House again proceeded to take into considera-
tion the Amendments to the Common Fields’ Inclu-
sion Bill; and the said Amendments, as far as the
Amendment in Pr. 2. l. 30. were read a second time,
and agreed to.

Ordered, That the Amendment in Pr. 2. l. 30. be-
ning a second time;

An Amendment was made thereunto, by leaving
out the words “ with respect to Lands of Freehold
or any of them,” instead thereof.

And the said Amendment, as amended, was agreed to.

Ordered, That the said Amendments be taken into
further consideration upon Friday next.

Ordered, That the Bill, as amended by the Lords,
be printed.

A Message from the Lords, by Mr. Wingfield and
Mr. Bromham:

Mr. Speaker,
The Lords have agreed to the Bill, intituled, An
Act for shortening the Time of taking the Poll at
County Elections, with Amendments; to which Amends
ments the Lords desire the concurrence of this
House: And also,

The Lords have agreed to the Bill, intituled, An
Act to make Provision for the better and more ex-
pedient Administration of Justice in the Stataries of
Cornwall, and for the enlarging the Jurisdiction and
Improving the Practice and Proceedings in the
courts of the said Stataries, with Amendments; to
which Amendments the Lords desire the con-
currence of this House: And also,

The Lords have agreed to the Bill, intituled, An
Act to amend two Acts passed respectively in the
third and fourth, and in the fourth and fifth years of
His present Majesty, for altering and amending the
Laws relating to the Temporalities of the Church
of Ireland, with Amendments; to which Amend-
ments the Lords desire the concurrence of this House:
And the Amendments the Lords desire the concurrence
of this House: And also,

The Lords have agreed to the Bill, intituled, An
Act to amend two Acts passed respectively in the
third and fourth, and in the fourth and fifth years of
His present Majesty, for altering and amending the
Laws relating to the Temporalities of the Church
of Ireland, with Amendments; to which Amend-
ments the Lords desire the concurrence of this House:
And then the Messengers withdrew.

Ordered, That the Amendments made by the Lords
to the County Election Polls Bill be taken into con-
sideration upon Friday next.

Ordered, That the Bill, as amended by the Lords,
be printed.

Ordered, That the Amendments made by the Lords
to the Stataries Courts Bill be taken into con-
sideration upon Friday next.

Ordered, That the Bill, as amended by the Lords,
be printed.

Ordered, That the Amendments made by the Lords
to the Church Temporalities (Ireland) Bill, be taken into
consideration upon Friday next.

Ordered, That the Bill, as amended by the Lords,
be printed.

The Order of the day being read, for the third
reading of the ingrossed Bill more effectually to
prevent Bribery and Corruption and unnecessary Charge
and Expense in the Election of Members to serve in
Parliament;

And a Motion being made, and the Question being
proposed, That the Bill be now read the third time:
The Amendments following were proposed to be
made to the Question: viz. To leave out the word
“ now,” and at the end of the Question to add the
words “ upon this day three months.”

And the Question being put, that the word “ now”
stand part of the Question;

The House divided:
The Yeas to the old Lobby;
The Noes to the new Lobby.

Tellers for the Yeas, Mr. Blamire, Mr. Wakley;

Tellers for the Noes, Mr. Arthur Trevor:

So it was resolved in the Affirmative.

Ordered, That the Bill be now read the third
time:—The Bill was accordingly read the third time.

An ingrossed Clause was offered to be added to the
Bill, by way of rider, “ To prevent the procuring
of Votes by offer of Places under Government.”—
And the said Clause was brought up, and read the
first time.

And a Motion being made, and the Question being
put, That the said Clause be now read a second time;
The House divided:
The Yeas to the old Lobby;
The Noes to the new Lobby.

Tellers for the Yeas, Colonel Sillothorp, Mr. Arthur
Trevor;

Tellers for the Noes, Mr. Thomas Duncombe, Mr.
Wakley:

So it passed in the Negative.

An Amendment was proposed to be made to the
Bill in Pr. 3. l. ult. by leaving out from the word
“ pounds” to the word “ And” in Pr. 4. l. 29.

And the Question being put, That the words pro-
posed to be left out stand part of the Bill;
The House divided:
The Yeas to the old Lobby:
The Noes to the new Lobby.

Tellers for the Yeas, Mr. Anderson Pelham, Mr.
Leader;

Tellers for the Noes, Mr. Arthur Trevor, Mr.
Colonel Sillothorp;

So it was resolved in the Affirmative.

Another Amendment was proposed to be made to the
Bill, in Pr. 6. l. 39. by leaving out from the word
“ void” to the word “ And” in Pr. 7. l. 6.

And the Question being put, That the words pro-
posed to be left out stand part of the Bill;
The House divided:
The Yeas to the old Lobby;
The Noes to the new Lobby.

Tellers for the Yeas, Mr. Thomas Duncombe, Mr.
Leader;

Tellers for the Noes, Mr. Arthur Trevor, Mr.
Sillothorp;

So it was resolved in the Affirmative.

Resolved, That the Bill do pass.

Ordered, That Mr. Aglionby do carry the Bill to
the Lords, and desire their concurrence.

Ordered, That the Select Committee appointed
Foundation Schools Committee, to
examine into the State, Funds and Management of
the Diocesan, Royal and other Schools of Public
Foundation in Ireland, as also into the system of
Education pursued therein, with a view to increasing
their utility, and to inquire how far it may be prac-
ticable and expedient, and in what manner, and
from what resources, to improve, extend and per-
manently maintain Academical Education in that
Country, and to report their opinion thereupon to
the House, have Power to report the Minutes of the Evidence taken before them.

Dr. Bowring reported from the said Select Com-
mittee, That they had examined several Witnesses,
whose evidence they had directed him to report to
the House.

Ordered, That the Report do lie upon the Table;
and be printed.

Ordered, That the Returns relative to Summary
Convictions, which were presented upon the 18th
day of July last, be printed.

Ordered, That the Returns relative to Tithe Suits
(Ireland), which were presented upon the 18th day
of July last, be printed.

Ordered, That the Return relative to Justices of
the Peace, which was presented upon the 29th day
of July last, be printed.

Ordered,
A STATEMENT OF THE PROVISION MADE FOR THE PAYMENT OF THE SLAVE COMPENSATION.

A Statement of the Provisions made for the Payment of the Slave Compensation, and of the Amount remaining to be provided for on the 8th August 1836:

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A Statement of the Actuary of the National Debt Office, with reference to the terms of the Contract for the Loan of £15,000,000, under the Act 4 Will. 4, c. 73.

A Statement of the Account of the Commissioners for the Reduction of the National Debt of the Sums received and paid at the Bank of England on account of the West India Compensation, from 8th August 1835 to 12th August 1836:

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A Statement of the Amount that would have been paid up on account of the Loan for £15,000,000, at the period for the Payment of each Instalment under the Contract; and of the Amount of the Compensation which had been awarded for Payment at the same periods.

A General Abstract of the Revenues and other Receipts of the Local Governments of the several British Colonies, in the year 1834; also, a General Abstract of Expenditure incurred by the Local Governments of the British Colonies from Colonial Resources.

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Return to an Order, dated the 29th day of February Staff Officers, last, for a Return of the several Officers on the Staff in the Offices of the Commander of the Forces, the Adjutant Generals, and Quartermaster General, including their Offices, stating the Rank of each in the Army, their Regiment, the Date of their Appointment to their present Staff situation, and the Pay, Salary and Emoluments of each in the Army last year.

Return to an Order, dated the 25th day of July last, for a Return of the Number of Civil Servants of the East India Company, Causes instituted before the Baillie Court of Edinburgh, during each of the last three years respectively; distinguishing those when Decree in Absence was pronounced from such as underwent Judicial Discussion:—A like Return from the Baillie Court of Glasgow, so far as relates to the Edinburgh Baillie Court.

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A Report of the Actuary of the National Debt Office, with reference to the terms of the Contract for the Loan of £15,000,000, under the Act 4 Will. 4, c. 73.

A Statement of the Account of the Commissioners for the Reduction of the National Debt of the Sums received and paid at the Bank of England on account of the West India Compensation, from 8th August 1835 to 12th August 1836:

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Return to an Order, dated the 25th day of July last, for a Return of the Number of Civil Servants of the East India Company, Causes instituted before the Baillie Court of Edinburgh, during each of the last three years respectively; distinguishing those when Decree in Absence was pronounced from such as underwent Judicial Discussion:—A like Return from the Baillie Court of Glasgow, so far as relates to the Edinburgh Baillie Court.

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A Report of the Actuary of the National Debt Office, with reference to the terms of the Contract for the Loan of £15,000,000, under the Act 4 Will. 4, c. 73.
Honourable the House of Commons on the 26th February 1835.

List, No 59, specifying the Particulars of the Compensation proposed to be granted to certain reduced Servants of the East India Company in England, under an Arrangement sanctioned by the Board of Commissioners of the Affairs of India, and laid before The Honourable the House of Commons on the 20th March 1834:—And then he withdrew.

Ordered, That the said Papers do lie upon the Table.

Poor Law Act.

A Petition of Rate-payers and Inhabitants of Kidderminster:—Inhabitants of Greenend:—P. Bowens Gifford;—and, Fobbing and Corringham; praying for the repeal of the Poor Law Act, were presented, and read; and ordered to be laid upon the Table.

Common Fields Inclosure Bill.

A Petition of Owners and Occupiers of land in Cosbyfield, praying that the Common Fields Inclosure Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

Protestant Dissenters.

A Petition of the Committee of the Protestant Society for the Protection of Religious Liberty, praying for the immediate redress of the grievances affecting dissenters from the Established Church, was presented, and read; and ordered to lie upon the Table.

Civil Offices Declaration Bill.

A Petition of the Council of the Borough of Leicester, praying that the Civil Offices Declaration Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

British Museum.

A Petition of the Chairman and Secretaries of the Newcastle and Gateshead Law Institute, praying that they may be allowed to partake with other Institutions in the distribution of copies of duplicate Books in the British Museum, was presented, and read; and ordered to lie upon the Table.

Public Bills.

Ordered, That the Select Committee appointed to consider of the expediency and practicability of adopting some plan for the more carefully preparing, drawing and revising Public Bills, previous to their being brought in or during their progress through the House of Commons, have Power to report the Minutes of the Evidence taken before them.

Standing Orders.

The House was moved, That the Standing Order of the House of the 26th day of February 1734, "That no Bill be ordered to be brought in on any Petition for repairing or amending any Highway, or for making or cleansing any Port or Harbour, or for making any River Navigable, or for any other work proposed to be carried on by Tolls or Duties to be levied on the subject in particular places, till such Petition has been referred to a Committee, who shall examine whether the Standing Orders of this House have been complied with, and report the same to the House.

Ordered, That the said Resolution be made a Standing Order of this House.

The House was moved, That the Standing Order of the House of the 5th day of May 1773, "That whenever any Petition presented to this House shall have been referred to a Committee to examine the matter thereof, and it shall appear to them, to the House, this House will not admit any Petitioners to be heard by themselves or counsel against such Petition, until the matter thereof shall have been first reported to the House," might be read; and the same being read,

Ordered, That the said Standing Order be suspended.

The House was moved, That the Standing Order of the House of the 30th day of May 1810, "That the Standing Orders of the House of the 7th of February 1810 relating to Bills for making Navigable Canals, Aqueducts, and the Navigation of Rivers, or for altering any Act of Parliament for any or either of those purposes, be extended to Bills for making any Ways or Roads commonly called Railways or Tramroads," might be read; and the same being read,

Ordered, That the said Standing Order be repealed.

Resolved, That there be seven clear days between Railway Bills, and the First and Second Readings of all Bills for making Railways or Tramroads.

Resolved, That there be seven clear days between the day on which any such Bill is reported to the House, and the day when the said Report shall be taken into consideration.

Ordered, That the said Resolutions, together with the Resolutions agreed to by the House on the 1st day of March last, and the 3d day of this instant August, be made Standing Orders of this House.

A Petition of Freeholders and Housekeepers of London Parishes surrounding the city of London, praying that the Twopenny Post delivery may be allowed to extend throughout the whole of the metropolis, was presented, and read; and ordered to lie upon the Table.

A Petition of John Robertson, praying for the repeal of the Edinburgh Annuity Tax, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Hardington and Mandeville, praying for the repeal of the Stamp Duty on Newspapers, was presented, and read; and ordered to lie upon the Table.

A Petition of William Brackstone Tarbutt, Governor of Christ's Hospital, complaining of having been refused the rights enjoyed by all other Governors of that Institution, in consequence of a Petition presented by him to this House in August last, and praying for an inquiry, was presented, and read; and ordered to lie upon the Table.

The House was moved, That the Standing Order of the House of the 4th day of June 1829, "That the said Standing Order be dispensed with, in so far as it may apply to any Petition for a Bill to continue or amend any Act for making, maintaining, keeping in repair, or improving any Turnpike Road; and that the Committee to whom any such Bill may be committed, do examine, in the first place, whether the Standing Orders of this House have been complied with, and report the same to the House on the report of such Bill," might be read; and the same being read,

Ordered, That the said Standing Orders be repealed.

Resolved, That no Bill (except Bills to continue or amend any Act for making, maintaining, keeping in repair, or improving any Turnpike Road) be ordered to be brought in on any Petition, for any work proposed to be carried on by Tolls or Duties to be levied on the subject in particular places, till such Petition has been referred to a Committee, who shall examine whether the Standing Orders of this House have been complied with, and report the same to the House.

A Petition of Inhabitants of Killearn, Killearn, Poor Laws and Killearn, in the barony of Doublin and county of Stirlingshire, of Galway, praying the House not to pass any Bill authorizing a compulsory Poor Law in Ireland, was presented, and read; and ordered to lie upon the Table.
A Petition of Members of the Port of Dublin Temperance Society;—and, Inhabitants of Neary; praying that no individual having a license for the sale of Spirits in Ireland, be permitted to sell Spirituous Liquors by retail,—were presented, and read; and ordered to lie upon the Table.

A Petition of Factory Labourers in the employment of Mr. Graves, Ossant-street Side, Donesthury;—and, Messrs. Hughes, Cook and Wormald, Donesthury Mills; praying that the Factories Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Woodlen Mill and Factory Owners of Batley;—and, Operatives of Blackburn; praying for the Amendment of the Factories Act,—were presented, and read; and ordered to lie upon the Table.

A Petition of Landholders, Fishermen and Labourers of Myross and Castleton, praying the House to establish a Loan Fund for the promotion of the Fisheries in Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of the Trustees of the Leeds and Roundhay Road;—and, Todmorden and Fulledge End Road; praying that the Turnpike Trusts Consolidation Bill may not pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of the Chairman and Secretary of the Society for the Prevention of Cruelty to Animals in Belfast, praying that the provisions of the Act for the Prevention of Cruelty to Animals may be extended to Ireland, was presented, and read; and ordered to lie upon the Table.

A Petition of Rate-payers of the parish of Saint Paul, Dublin;—and, Parishioners of Saint Nicholas Without, in the city of Dublin; complaining of the pressure of local taxation, and praying that the Valuation of Dublin of 1832, which has been completed under the direction of Government, be carried into immediate operation, thereby extending the boundaries of that city, and effecting a more equal and just distribution of the pressure of Grand Jury taxation,—were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Neary;—and, Teachers of Sabbath Schools in Belfast; praying that the Excise Licenses (Ireland) Bill may pass into a law,—were presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants of Bakewell;—and, Landholders and Inhabitants of Queen's County; praying that the Municipal Corporations (Ireland) Bill may not pass into a law as amended by the House of Lords,—were presented, and read; and ordered to lie upon the Table.

A Petition of Charles Duncombe, of Burford, in the county of Oxford, in the province of Upper Canada, Esquire, and Member for that county, in the present House of Assembly of that province, complaining of certain proceedings that took place in the late Elections in that province, and praying for an inquiry, was presented, and read; and ordered to lie upon the Table.

A Petition of Medical Practitioners in the Western Division of the county of Cornwall, praying that the Medical Witnesses Bill may pass into a law, was presented, and read; and ordered to lie upon the Table.

A Petition of Inhabitants, Electors and Non-electors of Stoke-upon-Trent;—and, the Stewards and Vol. 91.

Secretary of the Company of Merchant Tailors of Newcastle-upon-Tyne; praying for the repeal of the Septennial Act,—were presented, and read; and ordered to lie upon the Table.

Ordered, That the Return relative to the Russian Trade, which was presented upon the 25th day of June last, be printed.

Ordered, That the Return relative to the Orkney and Shetland Election, which was presented upon Monday last, be printed.

Ordered, That the Paper relative to Coal Duties, which was presented upon Monday last, be printed. No. 588.

Ordered, That the Account relative to the King's Printer (Ireland), which was presented upon Mon. (Ireland.) No. 610.

Ordered, That the Return relative to the American Provinces, which was presented upon Monday last, be printed. No. 611.

Ordered, That the Return relative to the Navy, which was presented upon Wednesday last, be printed. No. 589.

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Ordered, That the Return relative to the Navy, which was presented upon Wednesday last, be printed. No. 589.

The House, according to Order, proceeded to Prisons' take into consideration the Reasons offered by the Council Bill. Lords at a Conference held upon Wednesday last, for insisting upon their Amendment to the Prisoners' Counsel Bill, to which this House hath disagreed, and for disagreeing to the Amendments made by this House to the Amendments made by their Lordships to the said Bill; and the same were again read.

Resolved, That this House doth not insist upon their disagreement to the Amendment proposed by the Lords, Pr. 1. 1. 9.; and do not insist upon the Amendments proposed by them to the Amendments made by the Lords.

Ordered, That Mr. Elwert do carry the Bill to the Lords; and acquaint them, that this House doth not insist upon their disagreement to the Amendment made by their Lordships; and do not insist upon the Amendments made by them to the Amendments made by their Lordships, to which their Lordships have disagreed.

A Message from the Lords, by Mr. Adam and Message from Mr. Wingfield:
Mr. Speaker,
The Lords have agreed to the several Bills for lowering, without Amendment; viz.:
A Bill, intituled, An Act to prevent the fact of Conviction Bill.
A Bill, intituled, An Act to amend an Act passed Public Works in the first and second years of His present Majesty, (Ireland) Bill.

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Resolved, That this House doth not insist upon their disagreement to the Amendment proposed by the Lords, Pr. 1. 1. 9.; and do not insist upon the Amendments proposed by them to the Amendments made by the Lords.

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A Bill, intituled, An Act to amend an Act passed Public Works in the first and second years of His present Majesty, (Ireland) Bill.
A Bill, intituled, An Act to consolidate and amend the Laws relating to the Presentment of Public Money by Grand Juries in Ireland:

A Bill, intituled, An Act for the better Administration of Justice in certain Boroughs:

A Bill, intituled, An Act to suspend until the Saturday of April One thousand eight hundred and Thirty-seven, Provisions for recovering Payment of the Money advanced under the Acts for establishing Tithe Compositions in Ireland:

A Bill, intituled, An Act for continuing and making perpetual the Duty on certain Offices and Compositions:

A Bill, intituled, An Act to regulate Parochial Assessments:

The Lords have agreed to the Bill, intituled, An Act to restrain the alienation of Corporate Property in certain Towns in Ireland, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also,

The Lords have agreed to the Bill, intituled, An Act to regulate the Duty on certain Offices and Compositions:

The Lords have agreed to the Bill, intituled, An Act to extend the period for the re-payment of Loans made under an Act passed in the fourth and fifth years of the late King George, and amendments to the Amendment and better Administration of the Laws relating to the Poor in England and Wales, with Amendments; to which Amendments the Lords desire the concurrence of this House: And also,

The Lords have agreed to the Bill, intituled, An Act to regulate the Use of Salmon Fisheries in Scotland, in so far as relates to altering the close times in different Districts in that part of the United Kingdom; the Laws for the observance of the Saturday’s Slap, or opening in all Cruises, Engines, Machines or Devices of whatever description used in Salmon Fishing; the construction and regulation of Cruises; the Regulation of Mill Leads or Canals, and the removal of Dams and Obstructions in all Rivers, Streams or Waters; together with the Minutes of Evidence, and Appendix: And also,

The Lords request that this House will be pleased to communicate to their Lordships, a Copy of a Report made from the Select Committee appointed by this House to inquire into the Condition Management and Affairs of the British Museum, and the present state of the Records of the United Kingdom; together with the Minutes of Evidence taken before the Committee: And also,

The Lords request that this House will be pleased to communicate to their Lordships, a Copy of a Report made from the Select Committee appointed by this House to inquire into the State of the Coal Trade, as respects the supply of Coal to the Port of London, and the adjacent Counties, from the British Settlem
The House, according to Order, proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act to make Provision for the better and more expeditious Administration of Justice in the Stannaries of Cornwall, and for the enlargement of Jurisdiction and improving the Practice and Proceedings in the Courts of the said Stannaries; and the same were read, as follow:

Pr. 5. 1. 4. After " heretofore " insert " lawfully."
Pr. 5. 1. 6. Leave out from " being " to " shall " in l. 9.
Pr. 5. 1. 9. Leave out " lawfully, " and insert " heretofore."
Pr. 7. 1. 10. After " effect " insert " and shall " be subject to appeal to the Lords Spiritual and Temporal, in Parliament assembled."
Pr. 7. 1. 29. After " have " insert " heretofore."
Pr. 7. 1. 30. Leave out from " been " to " transferred " in l. 32, and insert " lawfully."
Pr. 7. 1. 33. Leave out the first " for."
Pr. 9. 1. 38. After " record " insert " and that " every judgment of the Lord Warden shall be subject to an appeal to the Lords Spiritual and Temporal, in Parliament assembled;" and also insert Clause (A.)

CLAUSE (A.) " And be it further Enacted, That any party to any action at law brought in the said Court, may apply for a new trial in any such action to the Vice Warden within Eight days after the trial of such cause, if the said Vice Warden shall be then sitting, or if Parliament be not then sitting, within One month from the commence- ment of the trial, and the Vice Warden may grant a new trial upon any of the grounds on which new trials are now granted by the Courts at Westminster, and upon such terms and conditions as by the said Vice Warden shall be thought reasonable; and the said Vice Warden, if he shall think that an impartial trial cannot be had in Cornwall, may direct that the nisi prius record on any cause shall be sent to the Judges of Assize for the County of Devon, who shall have authority to try such cause, and after the trial to cause such record to be transmitted to the Court of the Vice Warden, who shall proceed on the said Record as if the cause had been tried in his own Court: Provided always, That the orders of the said Vice Warden upon such application for a new trial, shall be subject to the appeal as heretofore provided as to other decrees, orders and acts of the said Vice Warden."

Pr. 15. 1. 35. After " Westminster " insert " Provided always, That such rules and orders when transmitted to the Court of the Vice Warden, who shall proceed as aforesaid, shall be held as a final determination of the said Cause, save as to the persons therein mentioned."

Pr. 16. 1. 29. After " cases " insert " in equity, " Vol. 91. and residing

835

6-7 WILL. IV. 19* Augusti.
In the Title of the Bill:
L. 1. Leave out from " for " to " taking " in l. 2, and insert " rendering more easy the.
The first Amendment, being read a second time;
A Motion was made, and the Question being put,
That this House doth agree with the Lords in the
said Amendment;
The House agreed.
The Yeas to the old Lobby;
The Noes to the new Lobby.
Tellers for the [Mr. Fox Maule,]
Yeas, [Mr. Brotherton:]
Tellers for the [Mr. Thomas Duncombe,]
Noes, [Sir George Strickland:]
So it was resolved in the Affirmative.
Then the subsequent Amendments, being read a
second time, were agreed to.
Ordered, That Mr. Bernal do carry the Bill to the
Lords; and acquaint them, that this House hath
agreed to the Amendments made by their Lordships.

The House, according to Order, proceeded to take
into consideration the Amendments made by the
Lords to the Bill, intituled, An Act to amend two
Acts, relating to the Temporalities of the Church of Ireland; and
in the fourth and fifth years of His present Ma-

Jesty, for altering and amending the Laws relating
of the Bill.

That this House doth agree with the Lords in the

Amendments made by their Lord-

ships.

CLAUSE (A.) " Whereas by reason of the in-
sufficiency of the endowment of the Vicarages in
several parishes, the Rectorial Tithes whereof
are appropriated to Archbishops, Bishops and
other Ecclesiastical Dignities, Prebends and
Canories in Ireland, by reason whereof it has
become necessary from time to time to unite two
more of such Vicarages into one benefice, to
the disadvantage of the spiritual interests and
concerns of such Vicarages respectively; Be it
therefore Enacted, That from and after the passing
of this Act it shall not be lawful for the said
Ecclesiastical Commissioners acting in pursuance
of the provisions of the said recited Acts, in the
name and on the behalf of any Archbishop, Bishop,
Dignitary, Prebendary or Canon, to grant a per-
duential estate or interest to any tenant now holding
or who may hereafter hold any Tithes or Com-
positions for Tithes appropriated to such Arch-
bishops, Bishops, Dignities, Prebends or
Canories, under or by virtue of any lease or
contract by which such Tithes or Com-
positions for Tithes are now or hereafter may be held, shall
not be renewed; and in order to prevent any loss
or damage to the tenant or tenants thereof,
or who may hereafter hold such Tithes or Com-
positions for Tithes by virtue of such lease or
contract, by reason of the same not being capable
of being renewed as heretofore, it shall and may be lawful
for the said Ecclesiastical Commissioners, in case
any Tithes or Compositions for Tithes shall be
disappropiated therefrom, by instrument under
their common seal, to declare that the lease or
contract by which such Tithes or Com-
positions for Tithes are now or hereafter may be held, shall
not be renewed; and in order to prevent any loss
or damage to the tenant or tenants thereof,
or who may hereafter hold such Tithes or Com-
positions for Tithes by virtue of such lease or
contract, by reason of the same not being capable
of being renewed as heretofore, it shall and may be lawful
for the said Ecclesiastical Commissioners, upon the
application of any such tenant or tenants, de-
claring his or their readiness to accept the value
in money of his or their estate or interest in such
lease or contract as if the same were still capable
of renewal, to estimate and compute the value
thereof accordingly; and in case such tenant or
tenants shall think fit to accept the same, he or
they shall have an option to extend his estate and in-
terest in such lease or contract to the said Eccle-
iasiastical Commissioners, and such Tithes or Com-
positions for Tithes shall thereupon be freed and in-
discharged from all debts, liabilities and incum-

" as aforesaid, whensoever the Lord Lieutenant in
" Council shall, on the recommendation of the said
" Ecclesiastical Commissioners, think fit so to
" direct."

Pr. 27. l. 37. Leave out " existing," and insert 
valid.

Pr. 27. l. 38. Leave out from " inincumbrances "
" to " now " in l. penult.

Pr. 30. l. 28. Leave out " the term of."

Pr. 30. l. 29. Leave out from " the " to " have "
in l. 30. and insert " For the first day of January last in
Pr. 30. l. 33. Leave out from " a " to " and " in
l. 33. and insert " Curate licensed thereto, or in case
" the appointment, presentation or collation of any
Clerk to such parish or parishes shall have been
suspended or hereafter shall be suspended under
" and by virtue of the said recited Act of the third
" and fourth years of His present Majesty's reign."

Pr. 34. l. 30. Leave out from " lands " to
" which " in l. 37. and insert " or premises."

Pr. 35. l. 2. Leave out from " lands " to " which"
in l. 3. and insert " or premises."

Pr. 35. l. 9. Leave out from " lands " to " as " in
l. 10. and insert " or premises."

Pr. 35. l. 17. Leave out " tenements and here-
ditats," and insert " or premises."

Pr. 35. l. 21. After " thereof " insert Clauses
(A.), (B.) and (C.).

CLAUSE (B.) " And be it further Enacted, That
at any time from and after the next avoidance of
any Archbishop, Bishop, Dignity, Prebend or
Canony as aforesaid, in which it may be deemed
expedient so to do, it shall and may be lawful
for the said Ecclesiastical Commissioners, in case
any Tithes or Compositions for Tithes shall be
disappropiated therefrom, by instrument under
their common seal, to declare that the lease or
contract by which such Tithes or Com-
positions for Tithes are now or hereafter may be held, shall
not be renewed; and in order to prevent any loss
or damage to the tenant or tenants thereof,
or who may hereafter hold such Tithes or Com-
positions for Tithes by virtue of such lease or
contract, by reason of the same not being capable
of being renewed as heretofore, it shall and may be lawful
for the said Ecclesiastical Commissioners, upon the
application of any such tenant or tenants, de-
claring his or their readiness to accept the value
in money of his or their estate or interest in such
lease or contract as if the same were still capable
of renewal, to estimate and compute the value
thereof accordingly; and in case such tenant or
tenants shall think fit to accept the same, he or
they shall have an option to extend his estate and in-
terest in such lease or contract to the said Eccle-
siastical Commissioners, and such Tithes or Com-
positions for Tithes shall thereupon be freed and in-
discharged from all debts, liabilities and incum-

" or any part thereof."
This document appears to be a legal or legislative text, discussing the financial and administrative aspects of maintaining and repairing Cathedral Churches and Parochial Churches in Ireland. The text references various statutes and acts, including those related to the repair of Cathedral Churches, disappropriation of Benefices, and the assessment of tithe for the purposes of repair.

The text also includes references to the courts of law, particularly the Court of Chancery in Ireland, and the role of the Master and Accountant-General. It discusses the process of obtaining funds for repair, the disposal of such funds, and the role of the Governor of Ireland in such matters.

The document includes clauses and sections that outline the procedures for the repair of churches, the distribution of funds, and the circumstances under which certain funds or properties may be appropriated for the purposes of repair. It also references the Lord Lieutenant of Ireland and the Governor of Ireland, indicating their roles in the oversight and administration of these financial matters.

The text is structured in a way that reflects the legal and administrative nature of the subject matter, with references to specific acts, statutes, and the actions of various governmental bodies and officials.
Then the subsequent Amendments, being read a second time, were agreed to.

Ordered, That Mr. Anderson Pelham do carry the Bill to the Lords; and acquaint them, that the House hath agreed to the Amendments made by their Lordships, with an Amendment; to which Amendment this House doth desire the concurrence of their Lordships.

Ordered, That Mr. Speaker do issue his Warrant Cumberland (Eastern Division) Westminster, for the election of a Knight of the Shire to serve in this present Parliament for the Eastern Division of the County of Cumberland, in the room of William Blamire, Esquire, who, since his election for the said County, hath accepted the office of Chief Commissioner for the Commutation of Tithes.

The House proceeded to take into consideration Lists of Voters the Amendments made by the Lords to the Bill, Bill, intituled, An Act to legalize certain Lists of Voters, and of Claims and Objections for the present Year; and the same were read, as follow:

Pr. 2. 1. 6. After "year" insert "instead of the "Twentieth day of July, as fixed by the said Act." Pr. 2. 1. 7. After "Voters" insert "according to the form prescribed by the Act prescribed, or the like effect, and shall on or before the last day of August in the present year, make out, or caused to be made out, according to the form numbered 3. in the Schedule (H.) to the said Act annexed, an Alphabetical List of the names of all persons who shall have so claimed as aforesaid, in respect of any lands or tenements situate wholly or in part within such parish or township, as having been entitled on the last day of July in the present year to have their names inserted in such Lists; and also of the names of all persons who shall be upon the Register for the time being as such Voters." Pr. 2. 1. 14. After "out" insert "in the manner and according to the form prescribed by the said Act, on or before the last day of August, and not on or before the last day of July in this year." Pr. 2. 1. 15. Leave out "by virtue," and insert "on the said last day of July, if duly registered according to the provisions." Pr. 2. 1. 22. Leave out from "pounds" to "all" in l. 25.

Pr. 3. 1. 13. Leave out from "behalf" to the end of the Amendment "CLAUSE (A.) and (B.)" CLAUSE (A.) "And be it Enacted, That in lieu of the period by the said Act limited, for the revision of the respective Lists of Voters by the Barriers, the Committee for that purpose shall be held at some time between the Fifteenth day of October inclusive, and the Twenty-fifth day of November inclusive in the present year, but not afterwards, and such respective Lists shall be copied out into books by the persons in the manner respectively prescribed by the said Act on or before the last day of November in the present year; and every such book shall be the Register of Electors to vote at any election which shall take place between the First day of December next inclusive, and the First day of November One thousand eight hundred and thirty-seven." CLAUSE (B.) "And be it Enacted, That if at any time during which any precept ought to be issued or other act done by or with regard to the Returning Officer for any city, borough or town, the office of Returning Officer for such city, borough or town shall happen to be vacant, it shall be lawful for the Sheriff for the time being of the county in which such city, borough or town shall be situate, or which shall be next adjoining to such city, borough or town, and he is hereby required, by writing under his hand, to appoint some fit person as his deputy to perform during such vacancy the duties of Returning Officer of such city,
6-7 WILL. IV. 19 Aug. 839

"city, borough or town; and that if at any time on
the receipt by any Sheriffs or Sheriffs of a writ or
precept for the return of a member or members to
arrest in Parliament for any city, borough or town,
the office of Returning Officer for such city,
borough or town shall happen to be vacant, in
such case it shall be lawful for such Sheriff or
Sheriffs, and he or they are hereby required, by
himself or themselves, or by his or their deputy,
to act on that occasion as Returning Officer for
such city, borough or town."

The said Amendments, being read a second time,
were agreed to.

Ordered, That Mr. Bernal do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

Coal Trade Bill. The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act to repeal certain Provisions respecting the Coal Trade; and the same were read, as follow:

Pr. 3. l. 14. After "for" insert "rendering"
"more effectual an Act made in the third year of
His Majesty's reign, intituled, "An Act for"
"Pr. 3. l. 10. Leave out "Third," and insert
"Second."
"Pr. 6. l. penult. Leave out from "others" to the
end of the Bill.

The said Amendments, being read a second time,
were agreed to.

Ordered, That Mr. Bernal do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

Poor Law Loans Bill. The House proceeded to take into consideration the Amendment made by the Lords to the Bill, intituled, An Act to repeal certain Provisions respecting the Poor Law Loans Act; and the same was read, as follow:

At the end of the Bill add Clause (A.)
CLAUSE (A.) "And be it further Declared and
Enacted, That any loans which have or shall in
future be made by the said Exchequer Loan Com-
missioners, or by any private persons under the
said recited Act and the period of re-payment of
which shall be extended under the provisions of
such Act, such extension shall be without preju-
dice to any security or securities taken, or which
may in future be taken for such sum or advances
respectively; and such loans shall, by virtue of
such extension, be re-payable at the extended
periods in such and the like manner as if such
extended periods of re-payment had been inserted
in such security or securities respectively instead
of the periods provided by the said recited Act,
and set forth in such security or securities respec-
tively."

The said Amendment, being read a second time,
was agreed to.

Ordered, That Mr. Bernal do carry the Bill to the Lords; and acquaint them, that this House hath agreed to the Amendments made by their Lordships.

Message from the Lords. A Message from the Lords, by Mr. Astley and Mr. Wingfield:
Mr. Speaker:
The Lords have agreed to the Amendment made by this House to the Amendments made by their Lordships to the Bill, intituled, An Act for facilitat-
ing the Inclosure of Open and Arable Fields in Eng-
lund and Wales, without any Amendment;—And then the Messengers withdrew.
Vol. 91.
they were indicted, separating Males from Females:
—Of the case of four apprenticed Labourers in District D. Demerara : A Return of the Registration of certain Negroes introduced into the Island of Trinidad, in the Ship Rose Hill, subsequent to the day on which the Act, prohibiting the Importation of Slaves into that Colony, had come into operation, together with any steps which may have been taken to secure the Freedom of such Persons, according to Law:
—Copies of Instructions given to the Special or Stipendiary Magistrates, as to the extent and performance of their Duties.

Sir George Grey also presented, pursuant to an Address of His Majesty, An Account of the Expenditures consequent thereon :Of the Proceedings of the Government of Honduras defrayed by the Pensions of the Government of Honduras by Marquis of Sligo; specifying the causes thereof, since the 1st of August 1834.
—Copies or Extracts of all Despatches or Extracts relative to the conduct of Lieutenant White, a Stipendiary Magistrate in Jamaica ; —Of the case of Charlette Miller, belonging to Montpelier Estate in Jamaica : A Return of the Registration of certain Negroes named Charlette Miller, belonging to Montpelier Estate in Jamaica :—A Return of the Names and Number of apprenticed Labourers who have purchased the unexpired term of their Apprenticeship, and the several Sums paid for the same:
—Copies of Instructions given relative to Compensation claimed for Negroes who had not been registered as Slaves:
—Copies or Extracts of any Correspondence which may have taken place relative to the case of a Female Negro named Clarice Clarke, apprenticed Labourers in the Island of Westmorland, Jamaica, October 1834:
—Copies of Instructions given relative to the Treatment of apprenticed Negroes, and an Appendix.

The House proceeded to take into consideration Lords Message, that part of the Message from the Lords of the last Parliament, which was communicated to the Lords in their said Message; and that Mr. Beresford do carry the same; and also acquaint their Lordships, that Copies of the Reports made from the Select Committees on County Cess (Ireland); Statute Labour (Scotland); Dover Harbour; Aborigines (British Settlements); Record Commission; Houses of Parliament Plans; Turnpike Trusts; Negro Apprenticeship; Salmon Fisheries (Scotland); British Museum; Heriots Commutation; Crown Lands (Colonies); Coal Trade; and, Leith Harbour.

Resolved, That printed Copies of the Reports on Statute Labour (Scotland); Houses of Parliament Plans; Leith Harbour; and, Dover Harbour, be communicated to the Lords, as desired by their Lordships in their said Message; and that Mr. Beresford do carry the same; and also acquaint their Lordships, that Copies of the Reports on Aborigines (British Settlements); Record Commission; Turnpike Trusts; Negro Apprenticeship; Salmon Fisheries (Scotland); British Museum; Heriots Commutation; Crown Lands (Colonies); and, Coal Trade, will be sent to their Lordsships when the same are printed.

Ordered, That the said Papers do lie upon the Table.

Lord Viscount Palmerston presented, by His Majesty's command, —Papers relative to the Proclamation of the Constitution of 1812, in different parts of Spain.

Consular Statements (Americas).—Lord Viscount Palmerston also presented, —Papers relative to an Address to His Majesty, dated the 11th day of this instant August, for a List of all Consular Stations in the United States of America ; with the Number of all British Vessels entering and departing from the Ports within the limits of those Stations, and the Value of their respective Cargoes inwards and outwards, for the year ended 31st December 1835.

Ordered, That the said Papers do lie upon the Table.

The House proceeded to take into consideration the Amendments made by the Lords to the Bill, intituled, An Act to amend the Act of the 4th Geo. 4, c. 61, and for the better Regulation and Management of Inns, Alehouses and Victualling-houses.

And a Motion being made, and the Question being proposed, That the said Amendments be now read:

An Amendment was proposed to be made to the Question, by leaving out from the word "be" to the end of the Question, in order to add the words "taken into further consideration upon this day Three months," instead thereof.

And the Question being put, That the words proposed to be left out stand part of the Question :It was resolved in the Affirmative.

Then the main Question, so amended, being put; Ordered, That the said Amendments be taken into further consideration upon this day three months.

And then the House adjourned till To-morrow.
MR. OSWALD reported from the Select Committee on Public Petitions, that they had examined the Petitions presented from the 5th to the 20th days of this instant August, and both inclusive, and directed him to make a Report thereof to the House.

Ordered, That the Report do lie upon the Table, and be printed.

MR. SPEAKER acquainted the House, that a Report was laid before the House, in pursuance of the Order of the 17th of August, of a Draft of an Address to His Majesty, praying that he would be graciously pleased to pass a Bill for the better regulation of Benefices in Ireland, and Presentations to Benefices, and for an Address to His Majesty, respecting the Patrons, and the different Dioceses in which such Patrons, and the different Dioceses in which such Benefices, and Presentations to Benefices, are vested.

Ordered, That the said Address do lie upon the Table; and be printed.

MR. FOZ MAJDE presented, pursuant to Orders, a Statement of the Number and Value of all Benefices in Ireland, which are in the gift of private Patrons; specifying the Diocese in which each of them may be situated, and distinguishing those where the private Advowson is perpetual from those where it is alternate, either with the Crown, or with any other Dignitary.

Return of the Parishes in Ireland to which the Crown presents as Trustees of the Papists, who were, before 1830, held absolutely, and 18 Car. 2, c. 15, and 1st January 1835, and Copies of every Order in Council in that Province respecting the same, up to the 1st of August 1836;—a Return of all the Patents for Grants of Lands from the Crown in Upper Canada, between the 1st April and 1st August 1836; stating the Names of the Persons to whom granted, the quantity of Lands, and the Township and County in which such Land is situated, the Date of the Petition or other application for such Land, and the Date of Location, with the Terms and Conditions of the same; also, the Dates of the Patents issued for such Lands; stating also, the several Payments made in Money, or by Note or other Security, distinguishing what part has been paid in Money or otherwise; and also the Amount of Fees paid for the same;—a Copy of the Instructions or Orders in Council from His Majesty's Secretary of State sent to Upper Canada, under which the Surrender of Land was granted since 1820; stating the Date of each Surrender, the Terms or Conditions of each Surrender; a Copy of all the Orders of the Lieutenant-Governor, for the Acceptance of such Surrender from the Indians, and for the subsequent Sale or Grant of the same; also, the Number of Grants, and the Quantity of Land so granted; the Number of Sales, and the Quantity of Land so sold; together with the Amount of Money received for the same, and the Amount of the Purchase Money remaining due and unpaid, and the nature of the Security for the same.

Ordered, That the said Address be presented to His Majesty by such Members of this House as are of His Majesty's most honourable Privy Council.
Ordered, That the Return relative to Honduras, which was presented yesterday, be printed.

Ordered, That the Return relative to Lighthouses, which was presented yesterday, be printed.

Ordered, That the Return relative to Spain, which was presented yesterday, be printed.

Ordered, That the Returns relative to Consular Stations (America), which were presented yesterday, be printed.

Ordered, That the Returns relative to the Ordnance Department, which were presented upon Wednesday last, be printed.

Ordered, That the Return relative to Incurse Acts (Wales), which was presented upon Monday last, be printed.

A Message from His Majesty, by Sir Augustus Clifford, Gentleman Usher of the Black Rod:

Mr. Speaker,
The King commands this Honourable House to attend His Majesty immediately, in the House of Peers.

Accordingly Mr. Speaker, with the House, went up to attend His Majesty; where His Majesty was pleased to give the Royal Assent to the several Bills following; viz.

An Act to appropriate the Supplies granted in this Session to other Expenditures, and to authorize the issuance of Public Bills following; A. 1836.

An Act for raising the Sum of Fourteen Millions, out of the Consolidated Fund, to the Service of the year One thousand eight hundred and Thirty-six, and to appropriate the Supplies granted in this Session of Parliament:

An Act for raising the Sum of Fourteen Millions seven thousand nine hundred and fifty Pounds, by Exchequer Bills, for the Service of the year One thousand eight hundred and Thirty-six:

An Act for enabling Persons indicted of Felony to make their Defence by Counsel or Attorney:

An Act for further facilitating the hearing and determining of Suits in Equity in His Majesty’s Court of Exchequer at Westminster:

An Act for the better Administration of the Borough Fund in certain Boroughs:

An Act to make temporary Provision for the Boundaries of certain Boroughs:

An Act for the better Administration of Justice in certain Boroughs:

An Act to legalize certain Lists of Voters, and of Claims and Objections for the present year:

An Act for rendering more easy the taking the Poll at County Elections:

An Act to repeal so much of an Act of the fifty-second and fifty-third years of Queen Anne, intituled, An Act for the better Administration of Justice in the Courts of the Stannaries of Cornwall, and for enlarging the Jurisdiction and improving the Practice and Proceedings in the Courts of said Stannaries:

An Act to repeal certain Provisions respecting the Coal Trade:

An Act to amend two Acts passed respectively in the third and fourth, and in the fourth and fifth years of His present Majesty, for altering and amending the Laws relating to the Temporalities of the Church of Ireland.

An Act to amend an Act passed in the first and second years of His present Majesty, for the Extension and Promotion of Public Works in Ireland:

An Act to consolidate and amend the Laws relating to the Presentment of Public Money by Grand Juries in Ireland:

An Act to restrain the alienation of Corporate Property in certain Towns in Ireland:

An Act to amend several Acts relating to the Harbour of Kingstown.

After which, His Majesty was pleased to make His Majesty’s a most gracious Speech from the Throne to both Houses of Parliament, as followeth:

My Lords and Gentlemen,

The state of the Public Business enables Me at length to relieve you from further attendance in Parliament; and in terminating your labours, I have again to acknowledge the zeal with which you have applied yourselves to the Public Business, and the attention which you have bestowed upon the important subjects which I brought under your consideration at the opening of the Session.

The assurances of friendly dispositions which I receive from all Foreign Powers enable Me to congratulate you upon the prospect that Peace will continue undisturbed.

I lament deeply that the internal state of Spain still renders that country the only exception to the general tranquillity of Europe; and I regret that the hopes which have been entertained of the termination of the Civil War have not hitherto been realized. In fulfilment of the engagements which I contracted by the Treaty of Quadruple Alliance, I have afforded to the Queen of Spain the co-operation of a part of My Naval Forces, and I continue to look with unabated solicitude to the restoration of that internal Peace in Spain which was one of the main objects of the Quadruple Treaty, and which is so essential to the interests of all Europe.

I am happy to be able to inform you, that My endeavours to remove the misunderstanding which had arisen between France and the United States have been crowned with complete success. The good offices which for that purpose I tendered to the two Governments, were accepted by both in the most frank and conciliatory spirit; and the relations of friendship have been re-established between them in a manner satisfactory and honourable to both parties. I trust that this circumstance will tend to draw still closer the ties which connect this Country with two great and friendly Nations.

I have regarded with interest your deliberations upon the Bills which have been presented to Parliament; and I have cheerfully given My assent to the measures which have been presented to Me for carrying into effect some of their most important recommendations.

It is with no ordinary satisfaction that I have learned that you have with great labour brought to maturity enactments upon the difficult subject of the Poor in England and Wales; which will, I trust, prove in their operation equitable to all the interests concerned, and generally beneficial in their results.

The passing of the Acts for Civil Registration and for Marriages in England and Wales; and the amendments of the laws relating to the Poor in England and Wales; have been to Me a source of the most lively gratification to observe the tranquillity which has prevailed, and the diminution of crimes which has lately taken place in Ireland. I trust that perseverance in a just and impartial system of Government...
The advanced period of the year, and the length of time during which you have been engaged in public affairs, must render you desirous of returning to your respective counties. You will there resume those duties which are in importance inferior only to your legislative functions; and your influence and example will greatly conduce to the maintenance of tranquillity, the encouragement of industry, and the confirmation of those moral and religious habits and principles which are essential to the well-being of every community.

Then the Lord Chancellor, by His Majesty's command, said,

My Lords and Gentlemen,

It is His Majesty's Royal will and pleasure, that this Parliament be prorogued to Thursday, the Twentieth day of October next, to be then here holden; and this Parliament is accordingly prorogued to Thursday, the Twentieth day of October next.

Jovis, 20° die Octobris ;
Anno 6°-7° Willielmi IVt Regis, 1836.

The Lords, authorized by virtue of His Majesty's Commission, desire the immediate attendance of this Honourable House in the House of Peers, to hear the Commission read.

Accordingly the House, with the Second Clerk Assistant, went up to the House of Peers; where the Commission was read, for the further proroguing of the Parliament until Thursday, the 8th day of December next; and the Parliament was accordingly prorogued until Thursday, the 8th day of December next.

Parliament proroged.
INDEX

TO THE

NINETY-FIRST VOLUME.

1836.


ABBOTSFORD (Huntingdon) Inclosure; Petition for a Bill; Bill ordered; 41. Presented, and read, 159. Committed, 279. Reported; to be ingrossed; 321. Passed, 327. Agreed to by the Lords, 365. Royal Assent, 392.

ABERAVON HARBOUR; Petition for a Bill, referred to a Committee, 59. Reported; Report referred to the Select Committee on Standing Orders, 126. Report, that the parties be permitted to proceed, 133. Report from Select Committee on Standing Orders, read; Bill ordered, 139. Presented, and read; 152. Committed, 217. Reported; to be ingrossed; 401. Passed, 436. Agreed to by the Lords, 561. Royal Assent, 617.

ABERDEEN PUBLIC SCHOOLS. Vide SCOTLAND.


ABERYSTWITH HARBOUR; Petition for a Bill, referred to a Committee, 39. Reported; Bill ordered; 118. Presented, and read, 210. Committed, 261. Reported; to be ingrossed; 309. Day appointed for Third Reading, 314. Passed, 322. Agreed to by the Lords, 365. Royal Assent, 392. Petition of Philip Worsley and Richard Williams, against; Referred to the Committee on the Bill; Counsel ordered; 881.

ABORIGINES (British Settlements.) Select Committee appointed to consider what measures ought to be adopted with regard to the native Inhabitants of Countries where British Settlements are made, and to the neighbouring Tribes, in order to secure to them the due observance of justice, and the protection of their rights; to promote the spread of civilization among them, and to lead them to the peaceful and voluntary reception of the Christian Religion; to send for persons, papers and records; Five to be the quorum; 17. Minutes of Evidence taken before the Select Committee on the same subject in 1835, referred; Power to report Minutes of Evidence, together with Observations, from time to time; 28. A Member discharged from further attendance; another Member added; 42. Papers relative to the Caffre War, referred, 134. Order for referring the above Papers, discharged, 403. Leave to Committee to sit on a certain day, during the sitting of the House, 742. Report; To be printed; 759. —Vide Lords.

ACCIDENTS IN MINES. Vide MINES.

ACCOUNTANTS, Public. Vide ACCOUNTS.

ACCOUNTANTS AND PAPERS:

ACCOUNTANTS, Public:

1. List of Officers and Departments whose Accounts are audited by the Commissioners for auditing the Public Accounts

2. An Account of the Arrears and Balances due to and from all Public Accountants on the 5th of January 1836, which have been stated or declared; completed to the 5th of January 1836

3. List of the Accounts depending in the Office of the Commissioners for auditing the Public Accounts which have not been audited, stated or declared; completed to the 29th February 1836

ACTS AND BILLS:

4. List of Public Acts which have received the Royal Assent during the Session, and of Public Bills in progress; printed 653 (Sess. Papers, No 435)
**INDEX to the NINETY-FIRST VOLUME.**

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>ADJUTANT GENERAL'S OFFICE;</strong> v. Accounts, 37.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>ADMIRALTY;</strong> v. Accounts, 395.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>ADMIRALTY COURT;</strong> v. Accounts, 486, 492.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**AFRICA:**

5. Estimate of the Sum which will be required to meet the Charges of the Civil Establishments on the Western Coast of Africa, from the 1st day of April 1836 to the 31st day of March 1837; printed 235. Referred, 404 - (Sess. Papers, N° 160.)

**AFRICANS, LIBERATED;** v. Accounts, 534.

**AGRA PRESIDENCY;** v. Accounts, 183.

**AGRICULTURE:**

6. Instructions addressed to and Reports received from His Majesty's Consuls abroad with respect to the state of Agriculture and the condition of the Population within the Districts of their Consulates; printed 125 - - - (Sess. Papers, N° 84.)

**ALIENS:**

7. Estimate of the Expense of defraying the Charge of the Registration of Aliens for the year ending 1st April 1837; printed 235. Referred, 404 - (Sess. Papers, N° 157.)


**AMERICAN LOYALISTS;** v. Accounts, 195.

**AMERICAN PROVINCES:**

8. Return of the Expenses paid in each year for carrying into effect the stipulations of the Convention relative to the Boundaries of the United States of America and His Majesty's British American Provinces, under the 5th Article of the Treaty of Ghent; printed 833 - - - (Sess. Papers, N° 611.)

**APPRENTICED NEGROES;** v. Accounts, 537.

**ARMS;** v. Accounts, 260.

**ARMY:**

9. Estimate of the Charge for Guards, Garrisons and other Land Forces

10. ——— of the Charge of the Ordnance Office for Land and Sea Service

11. Account of Services incurred, and not provided for

12. ——— of the several Sums which will become payable between 5th April 1836 and 7th April 1837, by the East India Company, towards the expense of Half Pay, Pensions and Allowances to His Majesty's Forces serving in India; printed 16. Referred 29 - - - - - (Sess. Papers, N° 8.)


14. Return of the erection of any new Office in the Colonies by the Ordnance Department, in the year 1836, the Salary of which exceeds £200 per annum.

15. ——— of the Number of Officers of each Rank not being on full Pay, who have without their consent been struck out of the Army List, in each of the years since 1815; stating the Number of each Rank who have been restored to the Service subsequently to such deprivation

16. Estimate of the Charge of His Majesty's Land Forces at Home and Abroad, from 1st April 1836 to 31st March 1837, with Details of the Charge; and an Abstract showing the distribution of the Forces; printed 47. Referred, 134 - - - (Sess. Papers, N° 48.)

17. ——— of the Charge of General Staff Officers and Officers of the Hospitals, with Particulars of the Pay of General Staff Officers and Officers of the Hospitals

18. ——— of the Charge of Allowances to the principal Officers of the Public Departments

19. ——— of the Charge of the Royal Military College

20. ——— of the Charge of the Royal Military Asylum, and of the Hibernian Military School

21. ——— of the Charge of Volunteer Corps

22. Abstract of the Estimates of Effective Army Services

23. Estimate of the Charge of Allowances as Rewards for distinguished Services; and of Allowances to Officers of His Majesty's Garrisons holding their appointments as Rewards for Military Service, but to which no efficient Military Duty attaches

24. ——— of the Charge of the Pay of General Officers, not being Colonels of Regiments

25. ——— of the Charge of Full Pay for Reduced and Retired Officers

26. ——— of the Charge for Half Pay and Military Allowances to Reduced and Retired Officers

**Ordered.**

King's Command. 234

by Address. 116

233

774

803

21

24

30

106

46

**Presented.**
ACCOUNTS AND PAPERS—continued.

ARMS—continued.

27. Estimate of the Charge of Half Pay and Reduced Allowances to Officers of Disbanded
Foreign Corps; of Pensions to Wounded Foreign Officers; and of Allowances to
the Widows and Children of deceased Foreign Officers.

28. Estimate of the Charge of Pensions to be paid to the Widows of Officers of the Land
Forces.

29. Estimate of the Charge of Allowances on the Compassionate List; of Allowances as of
His Majesty's Royal Bounty; and, of Pensions, Gratuities and Allowances to Officers
for Wounds.

30. Estimate of the Charge of Chelsea and Kilmainham Hospitals; of the In-Pensioners of
those Establishments; and, of the Out-Pensioners of Chelsea Hospital.

31. Estimate of the Charge of Allowances, Compensations and Emoluments, in the nature of
Superannuation or Retired Allowances, to Persons formerly belonging to Public
Departments.


33. Comparative Abstract of the Estimates of the Army Services, for the year ending
31st March 1836 and for the year ending 31st March 1837.

34. Supplemental Estimate of the Charge which will probably be incurred for the Main-
tenance, Clothing and other Expenses of three Companies of Mounted Riflemen, and
of two provisional Battalions of Infantry, which have been raised for the temporary
Service of His Majesty at the Cape of Good Hope; printed 47. Referred 194.
(Sess. Papers, N° 48.)

35. Copy of Authorities under which certain Officers took the command of the King's
Troops at Honduras and Van Diemen's Land; of Major General Barke's Commis-
sion as Commander of the Forces in New South Wales; and of any Writings under
the King's Sign Manual in 1820 relative to the removal of Lieut. Colonel Bradley
from the Army; printed 314. Referred 404.
(Sess. Papers, N° 135.)

36. Return of the Number of Soldiers who, since the year 1830, have suffered either Cor-
poreal Punishment or Imprisonment, and specifying how often on the same Person;
printed 194.
(Sess. Papers, N° 131.)

37. Returns of the Charge of the Number of cases in which Corporal Punishment has been inflicted in the Army for Wounds.

38. Report of Commissioners for inquiring into the system of Military Punishments in the Army, with Appendices.

39. Account of the Deputy Treasurer of Chelsea Hospital of Unclaimed Prize Money, from
18th January 1809 to 31st December 1835; printed 214.
(Sess. Papers, N° 133.)

40. Returns of the Amount paid for the Lease of Premises lately occupied by the Store
Department of the Ordnance in Tooley-street, when paid, and the length of the Lease;
of Monies expended in the enlargement and adaptation of them to the purposes of the
Public Business; Date when Lease sold, and Amount for which sold;—Of the Expense
that was estimated for the adaptation of Premises in the Tower, for the execution of the Duties of the Store Department; of the actual Expense that has been incurred, and of the computed Expense that yet remains to be defrayed to continue it in its present Situation; and other Returns relating to the Ordnance Department;
printed 842.
(Sess. Papers, N° 594.)

41. Return of Military Officers upon Half Pay who have been allowed to receive their Half
Pay since the 1st April 1832, under the provisions of certain Acts relating thereto;
printed 225.
(Sess. Papers, N° 150.)

42. Abstracts of the Commissaries Accounts of the Receipts into and Payments from the
several Military Chests; with Summary Statements of the Expenditure Abroad on
account of the Extraordinaries of the Army, during the period from 1st April
1834 to 31st March 1835; printed 232.
(Sess. Papers, N° 155.)

43. Estimate of Sums required for the Pay of the Commissariat Department at Home and
Abroad, and for the supply of Forage, Cools, Candles and Straw, for the Troops in
Ireland, for the year ending 31st March 1837; with a Statement of the Amount
required for similar Services, in the year ending 31st March 1826; printed 325.
Referred 404.
(Sess. Papers, N° 104.)

44. Estimate of Sums required for the Pay of Commissariat Officers, and for Super-
annuation and Retired Allowances; also, for the Pensions of Widows of Commissi-
sariat Officers and Compassionate Allowances to their Children, for one year, from
1st April 1835 to 31st March 1837; printed 235. Referred 404.
(Sess. Papers, N° 169.)

45. Return of the Number of cases in which Corporal Punishment has been inflicted in the
Army, specifying the Offences for which it was awarded, since the issuing of the
Circular Letter, dated Horse Guards, 24th August 1833, restricting the punishment of Flogging to certain Offences indicated in the said Letter; printed 376.
(Sess. Papers, N° 281.)

INDEX to the NINETY-FIRST VOLUME.

Ordered. Present ed.

King's
Command. 46

47

207

82

95

831

154

by Act.

219

84

233

233

235

937

571

Vol. 91.—Sess. 1836.
ACCOUNTS AND PAPERS—continued.

**ARMY—continued.**

46. Correspondence between the Secretary at War and the Commander in Chief with reference to the removal of Officers from Full Pay to Half Pay, if ineligible for being again employed—also, the General Order respecting the Court Martial held at Cork on the 25th of December 1832—Petitions of Lieutenant-Colonel Lord Brudenell to The King, and the Answers thereto:—and, Correspondence with reference to the removal of Lieutenant-Colonel Lord Brudenell from the command of the 15th Hussars; printed 251

47. Return of all Officers having the Army rank of General, Lieutenant-General, Major-General, Colonel, Lieutenant-Colonel, who, since the 1st of January 1815 have held any Commission or Commissions in the Household Troops, and other Returns relating to Army Promotions—yetitions of Lieutenant-Colonel Lord Brudenell to The King, and the Answers thereto:—and, Correspondence with reference to the removal of Lieutenant-Colonel Lord Brudenell from the command of the 15th Hussars; printed 251 (Sess. Papers, No. 178.)

48. of the Number of Troops, or Corps or Regiments of effective Yeomanry of Great Britain and Ireland, according to the last Muster Roll; Date of Muster, and Number and Expense of each Corps in 1835; showing the manner in which the Sums voted for Great Britain and Ireland in that year were expended; printed 617—

(Sess. Papers, No. 405.)

49. — of the Staff of each Regiment of the Disembodied Militia of the United Kingdom, retained on permanent Pay by the Act of 10 Geo. 4. c. 10; and of the Staff at present receiving permanent Pay in each of the above Regiments; printed 617 (Sess. Papers, No. 416.)

50. — of all the Canteens or Sutting Houses at the Horse Guards, at Tilbury Fort, and at all Garrisons, Barracks and Military Stations Abroad, and in Great Britain and Ireland; to whom let, at what Rents, under what Regulations, by whom repaired, and by whom such Rents are received—

(Sess. Papers, No. 575.)

51. — of Qualifications of Deputy Lieutenants and Militia Officers—

(Sess. Papers, No. 593.)

ARMY, NAVY AND ORDNANCE PAY OFFICES:

52. Estimate of the Sum required to be voted to defray the Charge of the Consolidated Pay Offices for the Army, Navy and Ordnance, from the 1st April 1836 to the 31st March 1837; printed 748. Referred 765

(Sess. Papers, No. 525.)

53. Account of the Sums advanced for the payment of the Salaries due on the 5th July 1836, to the Paymaster General and the Clerks employed in his Department, or in the late Offices of Paymaster of the Forces, Treasurer of the Navy, and Treasurer of the Ordnance; specifying the Funds out of which the same were paid:—also, Copies of any Treasury Minute, Warrant or Correspondence relating thereto; printed 810

(Sess. Papers, No. 575.)

54. Return, setting forth all Rules, Orders and Regulations which have been issued and prescribed by the Commissioners of the Treasury for the government of the Office of His Majesty's Paymaster General; printed 831—

(Sess. Papers, No. 593.)

**ARNOT, MR.; v. ACCOUNTS, 179.**

**ARRIBRES AND BALANCES; v. ACCOUNTS, 2, 458.**

**ARROW ROOT; v. ACCOUNTS, 142.**

**ARTS (Foreign Countries):—**

55. Returns of Communications made to and received from His Majesty's Ministers abroad respecting encouragement given to the cultivation of the Arts in Foreign Countries;—

(Sess. Papers, No. 625.)

56. Report and Account of the Commissioners—

(Sess. Papers, No. 575.)

**ARUNDEL PORT:**

57. Estimate of the Charge of defraying the Expenses of the Settlement in Western Australia, from 1st April 1830 to 31st March 1837; printed 235. Referred 404

(Sess. Papers, No. 160.)

58. First Annual Report of the Colonization Commissioners of South Australia; printed 711

(Sess. Papers, No. 491.)

**AVILMEN, LORD; v. ACCOUNTS, 85, 87.**

**BAHAMA ISLANDS:**

59. Estimate of the Charge of defraying the Civil Establishment of the Bahama Islands, and the incidental Charges attending the same, from the 1st day of April 1836 to the 31st day of March 1837; printed 235. Referred 404

(Sess. Papers, No. 160.)

**BALLAST BOARD (Dublin); v. ACCOUNTS, 335.**

**BANKERS' NOTES:**

60. Account of the aggregate Amount of Notes circulated in England and Wales by Private Banks and Joint Stock Banks and their Branches; in the quarters ending 1st October 1835, 1st January and 1st April 1836; printed 326

(Sess. Papers, No. 234.)
### ACCOUNTS AND PAPERS—continued.

**Bank of England:**

- **61.** Account of the Amount of all Exchequer Bills or Treasury Bills, and other Government Securities, purchased by the Bank of England, or on which any Sums have been lent or advanced by them, in the year ending 5th January 1836; *printed 29*—by Act 11
  - (Sess. Papers, N° 19.)
- **62.** Account of the Average Public Deposits held by the Bank, for each quarter, in the years from the quarter ending June 1832 to the present time; *printed 500*--478
  - (Sess. Papers, N° 342.)

**Bankrupt Petitions:** *v. Accounts, 92.*

**Bankrupts:**

- **63.** Statement of Amount transferred and paid out as Dividends; of Amount paid out by Orders of the Court and Judges in 1835; and of the unappropriated Balance standing to the credit of the Accountant in Bankruptcy on 1st January 1836; *printed 104*—296
  - (Sess. Papers, N° 22.)

**Banks:**

- **64.** Account of all Places where United or Joint Stock Banks have been established under the Act 7 Geo. IV. c. 46, together with the Number of Partners therein; *printed 240*—
  - (Sess. Papers, N° 172.)

**Barbadoes:** *v. Accounts, 163, 544.*

**Barham, Ship:** *v. Accounts, 396.*

**Barke;** *v. Accounts, 142.*

**Barley;** *v. Accounts, 119.*

**Barons of the Exchequer:** *v. Accounts, 501.*

**Baristers;** *v. Accounts, 468, 469.*

**Barrow, Sir John;** *v. Accounts, 395.*

**Beer Licenses:** *v. Accounts, 209, 315.*

**Belfast Academical Institution:** *v. Accounts, 387, 314.*

**Belgians, King of the:**

- **65.** Return of Sums received by the Trustees of his Majesty the King of the Belgians, from July 1834 to February 1836, on account of his Majesty's Annuity; of Sums paid on account of Marlborough House; of Salaries, &c. reserved by his Majesty, and Sums paid into the Exchequer; *printed 158*—82
  - (Sess. Papers, N° 108.)

**Benefices:**

- **66.** Return of all Benefices in the appointment of Deans and Chapters in the several Dioceses of England and Wales; specifying the net Income of each Benefice, and distinguishing the Diocese in which it is situate—668
  - (Sess. Papers, N° 108.)

**Bengal;** *v. Accounts, 183, 190.*

**Bermudas:**

- **67.** Estimate of the Charge of defraying the Civil Establishment of the Bermudas, in America, from the 1st day of April 1836 to the 31st day of March 1837; *printed 235*—
  - (Sess. Papers, N° 160.)

**Bethlem Hospital:** *v. Accounts, 70.*

**Bills in Parliament:**

- **68.** Return of the Names or short Titles of all Bills, Private as well as Public, which have passed the House of Commons in the present year, and have not been returned from the other House of Parliament; also, of all Bills which, during the same period, have been returned from the other House of Parliament, and have not afterwards received the Royal Assent; *printed 841*—756
  - (Laid on the Table 841)
  - (Sess. Papers, N° 605.)

**Bills, Public:**

- **69.** The Clerk to lay before the House a Return, for each year since 1801, of the Number of Public Bills presented to the House; distinguishing the Number referred to Select Committees respectively, the Number referred with Power to send for persons, papers and records, the Number of such Bills referred before the Second Reading, and the Number referred after the Second Reading; *printed 69*—
  - (Sess. Papers, N° 61.)

**Bishop's Lands:** *v. Accounts, 384.*

**Blackfriars Bridge:** *v. Accounts, 398.*

**Board of Charitable Bequests:** *v. Accounts, 287, 289.*

**Board of Works:** *v. Accounts, 287, 299.*

Vol. 91.—Sess. 1836.
## INDEX to the NINETY-FIRST VOLUME.

<table>
<thead>
<tr>
<th>Accounts and Papers—continued.</th>
<th>Ordered</th>
<th>Presented</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bohea Tea; v. Accounts, 143, 152.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Books; v. Accounts, 118.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Bombay; v. Accounts, 183, 190.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Borough Sessions; v. Accounts, 431.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Bradley, Lieut-Colonel; v. Accounts, 35.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Brandy; v. Accounts, 136, 218.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Brazilletto; v. Accounts, 142.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Brenan, John, Esq.; v. Accounts, 308.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Brewers; v. Accounts, 214, 215, 221.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Bricks; v. Accounts, 212, 213.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Bridewell and Bethlem Hospitals:—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>70. Reports of the Special Committee of the Governors of Bridewell and Bethlem Hospitals, and Abstracts of the Accounts, from Christmas 1833 to Christmas 1834; printed 156.</td>
<td>109</td>
<td>116</td>
</tr>
<tr>
<td>Brentington Pier:—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>71. Return of Sums levied during the last Twenty years under the Brentington Pier Acts, and the Expenditure of the same, the Sums borrowed, and rate of Interest payable. Referred 319.</td>
<td>64</td>
<td>136</td>
</tr>
<tr>
<td>British American Provinces; v. Accounts, 8.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>British Association; v. Accounts, 560.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>British Colonies; v. Accounts, 106.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>British Museum:—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>72. Account of the Income and Expenditure of the British Museum for the year 1836, Estimate for the year 1836; and account of the Number of Persons admitted to view the same from Christmas 1829 to Christmas 1835; printed 192. Referred 404.</td>
<td>157</td>
<td>157</td>
</tr>
<tr>
<td>73. Estimate of the Sum required to defray the Charge of the New Buildings at the British Museum, between 1st April 1846 and 31st March 1857; printed 735. Referred 394.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>74. Account of Proceeds adopted by the Trustees of the British Museum, with reference to Resolutions passed by the Select Committee of this House on the subject of that Institution; printed 733. Referred 757.</td>
<td>733</td>
<td>733</td>
</tr>
<tr>
<td>75. Estimate of the Sum required to defray the Charge of certain Purchases for the British Museum; printed 748. Referred 757.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>British North American Provinces; v. Accounts, 100.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>British Poor Money; v. Accounts, 167.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>British Shipping:—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>76. Return of the Taxes and Fees levied on British Shipping in the Ports of Russia, and other Foreign Ports, for the support of the English Episcopal Church at those Ports</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>— F. Accounts, 167.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Bromley Court of Requests; v. Accounts, 237.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Brudenell, Lieut-Colonel Lord; v. Accounts, 46.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Bryan, William; v. Accounts, 566.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Buckingham Palace:—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>77. Estimate of Monies that will be required to be voted in the Session of 1836 for Works and Services at Buckingham Palace; printed 748. Referred 757.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Burrowes, Mr.; v. Accounts, 549.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Caffre War; v. Accounts, 89.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Calcutta Journal; v. Accounts, 179.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Caledonian Canal; v. Accounts, 500.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Cambridge University; v. Accounts, 383.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Canada:—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>78. Correspondence between the Secretary of State for the Colonies, and the Governors of Canada and Mr. W. B. Felton, relative to Lands granted to the said W. B. Felton; printed 116, 788.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>79. Instructions given to the Earl of Gosford, and the Commissioners appointed to inquire into the grievances complained of in Lower Canada,—also, to Sir F. B. Head, Lieutenant Governor of Upper Canada; printed 192.</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>80. Estimate of the probable Expenditure of the Indian Department in Lower and Upper Canada, for its Establishment and Pensions, from 1st of April 1836 to 31st of March 1837; printed 235. Referred 404.</td>
<td>—</td>
<td>—</td>
</tr>
</tbody>
</table>
## Index to the Ninety-first Volume.

### Accounts and Papers—continued.

**Canada—continued.**

<table>
<thead>
<tr>
<th>Number</th>
<th>Title</th>
<th>Source</th>
<th>Ordered</th>
<th>Presented</th>
</tr>
</thead>
<tbody>
<tr>
<td>81</td>
<td>Instructions addressed to the Governors of Upper and Lower Canada, relative to the Expenditure incurred on account of the Indian Departments in those Provinces; printed 599</td>
<td>(Sess. Papers, N° 212.)</td>
<td>by Address</td>
<td>289</td>
</tr>
<tr>
<td>82</td>
<td>Address of the House of Assembly of Upper Canada, on the 11th February 1836, to His Majesty, respecting the Commerce and Trade of that Province; also, Resolutions respecting Commerce and Trade agreed to on the same day; printed 590</td>
<td>(Sess. Papers, N° 389.)</td>
<td>by Address</td>
<td>584</td>
</tr>
<tr>
<td>83</td>
<td>Extracts from a Despatch of the 21st April 1836, from Sir F. B. Head, Lieutenant-Governor of Upper Canada, to Lord Glenelg, with the Enclosures referred to in such Extracts; printed 590</td>
<td>(Sess. Papers, N° 391.)</td>
<td>by Address</td>
<td>584</td>
</tr>
<tr>
<td>84</td>
<td>Address to The King from the Assembly of Upper Canada, with the Appendix of Documents transmitted therewith to the Secretary of State; printed 590</td>
<td>(Sess. Papers, N° 390.)</td>
<td>by Address</td>
<td>584</td>
</tr>
<tr>
<td>85</td>
<td>Lord Aylmer's Despatches on 5th March 1834, addressed to the Right honourable Edward Stanley, and of the 18th March 1835, addressed to the Earl of Aberdeen; printed 590</td>
<td>(Sess. Papers, N° 392.)</td>
<td>by Address</td>
<td>584</td>
</tr>
<tr>
<td>86</td>
<td>Copy of Sir F. Head's Despatch of 28th May 1836, enclosing Copy of a Gazette Extraordinary, notifying the Dissolution of the Provisional Parliament of Upper Canada; printed 647</td>
<td>(Sess. Papers, N° 405.)</td>
<td>by Address</td>
<td>642</td>
</tr>
<tr>
<td>87</td>
<td>Fourth Report of the Standing Committee of Grievances, made to the Assembly of Lower Canada, respecting the conduct of Lord Aylmer while Governor General of that Province; printed 819</td>
<td>(Sess. Papers, N° 570.)</td>
<td>by Address</td>
<td>796</td>
</tr>
<tr>
<td>88</td>
<td>Despatches addressed to the Governors of Upper and Lower Canada, respecting Orange Lodges, and Answers received; also, Address of the House of Assembly of Upper Canada to the Governor, respecting Orange Lodges, and his Answer thereto; printed 819</td>
<td>(Sess. Papers, N° 571.)</td>
<td>by Address</td>
<td>797</td>
</tr>
</tbody>
</table>

### Cape of Good Hope—

<table>
<thead>
<tr>
<th>Number</th>
<th>Title</th>
<th>Source</th>
<th>Ordered</th>
<th>Presented</th>
</tr>
</thead>
<tbody>
<tr>
<td>89</td>
<td>Despatches from or to the Governor of the Cape of Good Hope, relative to the late Caffre War, and to the death of Hintza, and Instructions given to the Lieutenant-Governor of the Frontier District; printed 403</td>
<td>(Sess. Papers, N° 279.)</td>
<td>by Address</td>
<td>130</td>
</tr>
</tbody>
</table>

**Charities:**

<table>
<thead>
<tr>
<th>Number</th>
<th>Title</th>
<th>Source</th>
<th>Ordered</th>
<th>Presented</th>
</tr>
</thead>
<tbody>
<tr>
<td>93</td>
<td>Estimate of the Sum required to defray the Charges for the Commissioners for inquiring into Charities in England and Wales; printed 235</td>
<td>(Sess. Papers, N° 157.)</td>
<td>by Address</td>
<td>233</td>
</tr>
</tbody>
</table>

### Chelmsford Gaol; v. Accounts, 166.
ACCOUNTS AND PAPERS—continued.

CHELSEA HOSPITAL; v. ACCOUNTS, 39, 39.
CHester GaOL; v. ACCOUNTS, 166.
CHurch Building Materials; v. ACCOUNTS, 498.

CHurch Patronage:—
94. Return, distinguishing the Amount of Church Patronage in the disposition of the
Crown, of Ecclesiastical and Lay Corporations, and Private Patrons; printed 831
(Sess. Papers, N° 594.)

CHurch of EnGlAND; v. ACCOUNTS, 199 to 201.
CHurch of SCotLaND; v. ACCOUNTS, 481, 498, 508, 599.

CHurches:—
95. Account of Charges and Expenses paid by His Majesty's Commissioners for building
new Churches, from the 25th of March 1835 to the 25th of March 1836; printed 771
(Sess. Papers, N° 542.)

96. Sixteenth Report of the Commissioners; printed 819
(Sess. Papers, N° 574.)

CHurches and Places of Worship (Scotland); v. ACCOUNTS, 481.

Cinders; v. ACCOUNTS, 137.

Cinque Ports:—
97. Return of the Number of Persons committed for Trial for Felonies and Misdemeanors
during the Three years ending 31st December 1835, and of the Number convicted
during the same period, in each of the Cinque Ports, &c.; printed 255
(Sess. Papers, N° 185.)

— V. ACCOUNTS, 297.

Cities and Towns Improvement; v. ACCOUNTS, 254, 267.

Civil Bill Commitments; v. ACCOUNTS, 258.

Civil Contingencies:—
98. Account of the Sum expended under the head of Civil Contingencies in the year
1835; and Estimate of the Amount that will probably be required to defray the
Expense under the head of Civil Contingencies, for one year, ending 31st March
1837; printed 235. Referred 258
(Sess. Papers, N° 185.)

Civil Services, Paymaster of:—
99. Account of the Total Expense of the Establishment of the Paymaster of Civil Services,
the several Offices and Names of the Officers, the Salaries, Fees and Allowances
received by each, and the contingent Expenses in 1835; printed 831
(Sess. Papers, N° 164.)

— V. ACCOUNTS, 202.

CLergy; v. ACCOUNTS, 184, 508.

CLergy (North America):—
100. Estimate of the Charge of defraying the Expenses of the Ecclesiastical Establishment
of the British North American Provinces, from the 1st day of April 1836 to the 31st
day of March 1837; printed 235. Referred 404
(Sess. Papers, N° 160.)

Clerks of the Crown; v. ACCOUNTS, 270.

Clerks of the Peace; v. ACCOUNTS, 259, 269, 270, 287.

Clover Seed; v. ACCOUNTS, 154.

Coal Duties; v. ACCOUNTS, 547.

Coals; v. ACCOUNTS, 137.

Cocoa; v. ACCOUNTS, 143.

Coffee; v. ACCOUNTS, 142.

CoInage:—
101. Return of Silver purchased on account of the Mint, from 1st January 1815 to 1st January
1835, and other Returns relative to the Coinage; printed 831
(Sess. Papers, N° 53.)

102. Estimate of the Sum which may be required to defray the Expenses incurred in the Pro-
secution of Offences against the Laws relating to Coin, in the year from 1st April 1836
to 31st March 1837; printed 235. Referred 404
(Sess. Papers, N° 159.)

103. —of the Sum required to be voted to defray the Expense of paying to the Gov-
ernor and Company of the Bank of England the Amount of the Loss sustained by
the Bank in melting into Bullion, in the year 1831, Silver Coin, upon the Coinage of
which the Seniorage had been received by the Public; printed 748. Referred 757
(Sess. Papers, N° 525.)

104. Treasury Minutes of 1831 relative to the old Silver Coin which has accumulated at the
Bank; printed 795
(Sess. Papers, N° 559.)

— V. ACCOUNTS, 333 to 355.
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Colonial Governments:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>105. Circular Despatches addressed to the Governors of His Majesty's Colonial Possessions in the month of May 1828, regulating the duration of Governments; printed 757.</td>
<td>by Address.</td>
<td>752</td>
</tr>
<tr>
<td><em>Colonial Offices; v. Accounts, 14, 382.</em></td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>Colonial Secretary of State's Department; v. Accounts, 395, 513, 514, 517.</em></td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>Colonial Slaves' Registry Office; v. Accounts, 438.</em></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Colonies:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>106. General Abstract of the Revenues and other Receipts of the several British Colonies, in the year 1834, and of Expenditure from Colonial Resources in 1834; printed 831.</td>
<td>822</td>
<td>831</td>
</tr>
<tr>
<td><em>Commerce; v. Accounts, 466, 467.</em></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Commercial Road:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>107. Accounts of Money expended by the Commissioners for repairing and improving the Commercial and other Roads in Middlesex and Essex since 19 June 1828; and of Rates, &amp;c. received during the same period.</td>
<td>64</td>
<td>157</td>
</tr>
<tr>
<td><em>Commissioner of the Great Seal; v. Accounts, 234.</em></td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>Commission of Records; v. Accounts, 433 to 436.</em></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Common Law Courts:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>109. Returns from each of the Courts of King’s Bench, Common Pleas and Exchequer of Pleas, of amount of Costs taxed on Postea by virtue of 3 and 4 Will. IV, c. 42, and other Returns relating to Postea.</td>
<td>667</td>
<td>720</td>
</tr>
<tr>
<td>110. — from each of the three Superior Courts of Common Law at Westminster, showing the Number of Actions commenced in each of those Courts in the year ending on the last day of Easter Term 1836, upon which Writs were sued out—the Number of Causes tried in Middlesex and London, and at the Assizes; distinguishing defended from undefended Causes, and other Returns relating to the business of those Courts; printed 751.</td>
<td>by Address.</td>
<td>718</td>
</tr>
<tr>
<td><em>Common Pleas Court:</em></td>
<td></td>
<td></td>
</tr>
<tr>
<td>111. Accounts of the Receipts and Disbursements of the Clerk of the Warrants in the Court of Common Pleas, from 15th October 1831 to 1st January 1836; printed 831.</td>
<td>831</td>
<td>831</td>
</tr>
<tr>
<td><em>Commissariat Department; v. Accounts, 42 to 44.</em></td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>Commissaries Accounts; v. Accounts, 42.</em></td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>Commissary Court; v. Accounts, 486, 492.</em></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Commissions:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>108. Return of all Commissions that have been issued from November 1830, the Number and Names of Commissioners, Secretaries, Clerks, and other Persons attached to each, their Duties, Salaries, &amp;c.; printed 751.</td>
<td>by Address.</td>
<td>463</td>
</tr>
<tr>
<td>112. Certificate of the Commissioners for regulating the Offices of the House of Commons.</td>
<td>by Act.</td>
<td>207</td>
</tr>
<tr>
<td>113. List of all Consular Stations in the United States of America; with the Number and Tonnage of all British Vessels, and the Value of their respective Cargoes inwards and outwards, for the year ended 31st December 1835; printed 842.</td>
<td>by Address.</td>
<td>840</td>
</tr>
<tr>
<td><em>Consuls:</em></td>
<td></td>
<td></td>
</tr>
<tr>
<td>114. Estimate of the Sum that will be required to be granted for the year ending 31st March 1837, to defray the Charge of the Salaries and Contingent Expenses of His Majesty's Consuls General, Consuls and Vice-Consuls, and of the Superintendents of Trade at Canton; printed 235.</td>
<td>King's Command.</td>
<td>233</td>
</tr>
<tr>
<td>115. Two Reports of John Henry Capper, Esquire, Superintendent of Ships and Vessels employed for the confinement of Offenders under sentence of Transportation; printed 81.</td>
<td>by Act.</td>
<td>77</td>
</tr>
</tbody>
</table>

Vol. 91.——Sess. 1836. B
INDEX to the NINETY-FIRST VOLUME.

ACCOUNTS AND PAPERS—continued.

CONVICTS—continued.

116. Estimate of the Sum required in the year from 1st April 1836 to 31st March 1837, to defray the Charge of confining, maintaining and employing Convicts at Home and at Bermuda; and in providing Clothing for the Convicts who may probably be transported to New South Wales and Van Diemen's Land; \(\text{printed 235.} \) Referred 404.

(Sess. Papers, N° 159.)

117. Estimate of the Sum required in the year ending 31st March 1837, to defray the Charge of maintaining Convicts at New South Wales and Van Diemen's Land; \(\text{printed 235.} \) Referred 404.

(Sess. Papers, N° 159.)

COPPER; \(v.\) ACCOUNTS, 130.

COPPER COINAGE; \(v.\) ACCOUNTS, 101.

COPYRIGHT; \(v.\) ACCOUNTS, 287.

COTTON; \(v.\) ACCOUNTS, 357 to 359.

COUNTY LUNATIC ASYLUMS; \(v.\) ACCOUNTS, 340.

COUNTY RATES;

120. Estimate of the Sum required to be voted in the year 1836 for defraying the Expenses of the Commission for inquiring into the County Rates, and the authority for the Receipt of Fees by Magistrates and Sheriffs; \(\text{printed 235.} \) Referred 404.

(Sess. Papers, N° 157.)

121. Report of the Commissioners for inquiring into County Rates; \(\text{printed 235.} \) Referred 404.

(Sess. Papers, N° 159.)

COURT OF ADMIRALTY; \(v.\) ACCOUNTS, 486, 492.

COURT OF CHANCERY; \(v.\) ACCOUNTS, 90 to 92, 308, 317.

COURT OF COMMON PLEAS; \(v.\) ACCOUNTS, 109 to 111.

COURT OF EXCHEQUER; \(v.\) ACCOUNTS, 91, 92, 109, 110, 262, 299, 492, 573.

COURT OF KING'S BENCH; \(v.\) ACCOUNTS, 109, 110.

COURT OF SESSION; \(v.\) ACCOUNTS, 479, 480, 486, 492.

COURTS OF REQUEST; \(v.\) ACCOUNTS, 493.

CRIMINAL LAW;

123. Estimate of the Sum required in 1836, to defray the Expenses of the Commission "for digesting the several Statutes relating to Criminal and other Law;" \(\text{printed 235.} \) Referred 404.

(Sess. Papers, N° 157.)

124. Second Report of the Commissioners; \(\text{printed 235.} \) Referred 404.

(Sess. Papers, N° 159.)

CRIMINAL LUNATICS;

125. Estimate of the Sum that may be wanted, from 1st April 1836 to 31st March 1837, to defray the Charge of confining Criminal Lunatics; \(\text{printed 235.} \) Referred 404.

(Sess. Papers, N° 158.)

CRIMINAL OFFENDERS;

126. Tables, upon a new and more enlarged Plan, showing the Number of Criminal Offenders committed for Trial, or bailed for appearance at the Assizes and Sessions, in each County in England and Wales, in the year 1835, and the result of the Proceedings; \(\text{by Address.} \)

CRIMINAL PROSECUTIONS; \(v.\) ACCOUNTS, 287.

CROWN LANDS; \(v.\) ACCOUNTS, 305, 567.

CROWN LANDS (Wales); \(v.\) ACCOUNTS, 305, 567.

127. Return of the Number of Writs of Intrusion, or other Processes, issued since January 1st, 1820, at the Suit of the Crown, or the Lessees or Representatives of the Crown, with respect to Manors and Lands situated within the several Counties of Wales; \(\text{printed 841.} \) (Sess. Papers, N° 603.)
ACCOUNTS AND PAPERS—continued.

CROWN LANDS (Wales)—continued.

128. Return of all Leases, and Contracts for Leases, and other Documents, commonly called
Tack Notes, entered into since 1 January 1820, on behalf of the Crown, with respect
Manors, Lands, Mines or Minerals, situated in the several Counties of Wales;
specifying the Names of the Parties to or with whom such Leases, Contracts or Tack
Notes may have been made, and the Monies paid on account of the same accordingly;
printed 82 (Sess. Papers, No. 603.)

130. — of all Copper imported and exported in the year ending 5th January 1836;
Quantity exported from the Ports of London and Liverpool, and Quantity of Copper
Ore imported without payment of Duty, during the same period; printed 289
(Sess. Papers, No. 206.)

132. Accounts of Sheep and Lambs' Wool imported in the year 1835; of Foreign Wool
imported and re-exported from 1833 to 1835; of British Sheep and Lambs' Wool and Woollen Yarn exported, and of British Woollen Manufactures
exported in 1835; printed 348
(Sess. Papers, No. 256.)

133. Comparative Accounts of the Trade and Navigation of the United Kingdom, for the year
ending 5th January 1836; printed 87
(Sess. Papers, No. 54.)

134. Returns relating to Goods exported from and imported into the Ports of Hull and Goole,
in the three years preceding 5th January 1836
(Sess. Papers, No. 239.)

135. Account of the Amount of Duties of Customs and Excise collected in each Revenue-
District in Ireland in 1835, with a Comparative View of the Total Revenue under
each of the above Branches in each year since 1820; printed 255
(Sess. Papers, No. 183.)

136. Return of Rum, Brandy, Geneva and other Foreign, Colonial or Guernsey or Jersey
Spirits in Bond on 5th January 1826, and imported in each year since to 5th January
1836; the Quantity exported, with other Particulars relating to Foreign Spirits;
printed 475
(Sess. Papers, No. 353.)

137. Account of the Quantities of Coal, Culm and Cinders shipped at the different Ports
of the United Kingdom in the year 1835; distinguishing the Quantity shipped at
each of the said Ports, as compared with the year 1824; and other Accounts relating
to Coals; printed 324
(Sess. Papers, No. 228.)

138. Accounts of the Trade and Navigation of the United Kingdom for three years ending
5th January 1836; printed 219
(Sess. Papers, No. 147.)

139. — of the Number of Bales of Cotton imported into Liverpool from the United States
in foreign Ships, from 1st January 1825 to 1st January 1836; a like Return in British
Ships during the same period; printed 316
(Sess. Papers, No. 225.)

140. Return of the Number of American Ships, with their registered Tonnage entered Inwards
at the Port of Liverpool from New York, from 1st January 1835 to 1st January 1836;
like Return of British Ships during the same period; printed 316
(Sess. Papers, No. 225.)

141. Accounts of Leaf Tobacco, manufactured Tobacco, Segars and Snuff, paid Duty upon
quarterly for the year 1835, Rate of Duty and Total Amount, distinguishing England,
Scotland and Ireland; and of Quantity imported from the United States of America,
&c. during the same period; printed 350
(Sess. Papers, No. 230.)

142. — of Sugar imported from the West Indies and the Mauritius, and of Quantities
entered for re-exportation in 1834 and 1835; distinguishing each Colony; the same of
Rum, Molasses, Coffee, Cotton, Cocoa, Ginger, Pimento, Arrowroot, Tobacco, Indigo,
Succadees, Liqueurs, Cedar, Dyewoods, Mahogany and Spars, Bark, Brazilete and
Fustie; printed 418
(Sess. Papers, No. 298.)

143. Copies of any Communications addressed to His Majesty's Government respecting the
Duties payable on Bohea Tea; printed 311
(Sess. Papers, No. 228.)

144. Return of Customs Duties collected in England, Scotland and Ireland respectively in
1835, as compared with the year preceding; also, Amount of Duties collected at each
Custom House of the United Kingdom in 1833, compared with the year preceding;
printed 353
(Sess. Papers, No. 262.)

145. — of all Foreign Wines and Spirits retained for Home Consumption in the United
Kingdom in the year 1835; Similar Return of the same Articles exported; Statement of
Stock in bond on 5th January 1835; and 1836; distinguishing the Port of London
from other Ports; printed 475
(Sess. Papers, No. 353.)
ACCOUNTS AND PAPERS—continued.

CUSTOMS—continued.

146. Accounts of Number of Vessels lying at discharging Berths at the Port of Liverpool, and entitled to discharge, but prevented from doing so, by the want of Landing Waiters, on each day of the years 1833, 1834 and 1835; and of the Amount collected in each of those years for Special Sufferances to discharge Ships at over hours; printed 427. (Sess. Papers, No. 395.)

147. — of Lead and Lead Ore imported and exported in the year ending 5th January 1836; printed 475. (Sess. Papers, No. 342.)

148. Return of the Number of Ships' Reports that required amendment during the two years ending 5th January 1836; the Date of each Ship's arrival; and the Date at which the amended Report was completed; stating the nature of the error in each case; printed 711. (Sess. Papers, No. 494.)

149. — of the Number of Days the Commissioners of Customs sat as a Board in each month in the past year, time of meeting, and time the Board sat; also, the Number of Commissioners who attended the Board on the average of each month — (Sess. Papers, No. 543.)

150. Accounts of the Quantity of Foreign Iron imported and exported, and of British Iron exported in 1835; printed 547. (Sess. Papers, No. 567.)

151. Account of the Quantity of British Hardwares and Cutlery exported in 1835; printed 446. (Sess. Papers, No. 538.)

152. Treasury Minute, dated 21st June 1836, extending the time for the payment of Duty on Bohea Teas to the 1st of August 1836; printed 537. (Sess. Papers, No. 336.)

153. Account of Foreign Wine upon which Duty has been paid for Home Consumption, rate of Duty per Gallon in 1835; distinguishing Cape, French, Madeira, Portugal, Spanish, Rhinish, and other sorts, and stating the Gross and Net Produce of the same; printed 75. (Sess. Papers, No. 539.)

154. Return of the Quantity of Clover Seed annually imported into Ireland for the last Ten years, ended 5th January 1836; printed 831. (Sess. Papers, No. 596.)

— V. ACCOUNTS, 454, 462, 464, 523.

CUTLERY; V. ACCOUNTS, 151.

DANISH CONSCRIPTIONS:—

155. Estimate of the Amount that will probably be required to pay Compensation to Individuals, Subjects to His Majesty, for Losses sustained by confiscation of their Goods on shore by the act of the Danish Government in 1807; printed 295. Referred 427. (Sess. Papers, No. 159.)

DARTMOOR PRISON:—

156. Estimate of the Sum required to be voted in the year 1836 for Works at the Prison Buildings at Dartmoor; printed 295. Referred 427. — (Sess. Papers, No. 159.)

DEAN FOREST:—

157. Memorials, Petitions or Public Documents, received by the Government from Inhabitants of the Forest of Dean and the Hundred of Saint Briavel's, respecting the Reports of the Dean Forest Commissioners, or the Bill lately passed into a Law; printed 676. — (Sess. Papers, No. 456.)

DEBT, NATIONAL:—

158. Account of the Amount of Balances of Sums issued for the payment of Dividends due, and not demanded, and for payment of Lottery Prizes unclaimed; printed 29. Referred 29. — (Sess. Papers, No. 19.)

159. — of the Receipt and Expenditure of £1,272,050 l. 5s. gd., from 7th January 1835 to 5th January 1836, by the Commissioners for the Reduction of the National Debt; printed 29. — (Sess. Papers, No. 19.)

160. — of all Additions which have been made to the Annual Charge of the Public Debt by the Interest of any Loan that hath been made, or Annuities created subsequent to the passing of an Act 27 Geo. 3, c. 13, printed 116. — (Sess. Papers, No. 81.)

161. — of the actual Receipt and Expenditure of the Sums placed in the hands of the Commissioners for the Reduction of the National Debt in the year ending 5th January 1836; printed 219. — (Sess. Papers, No. 147.)

162. — of total Amount of the Unredeemed Funded Debt, and of the Charge thereof, at 5th January 1835, and the Debt and Charge created and reduced in the year ended 5th January 1836; printed 219. — (Sess. Papers, No. 147.)

163. — of the state of the Public Funded Debt of Great Britain and Ireland, and the Charge thereupon, at 5th January 1836, including the Debt and Charge created by the Loan of £1,500,000, raised in 1835; and also the Debt and Charge created on 6th August 1835, for the payment of the Dues due and entitled to discharge, but prevented from doing so, by the want of Landing Waiters, on each day of the years 1833, 1834 and 1835; and of the Amount collected in each of those years for Special Sufferances to discharge Ships at over hours; printed 427. (Sess. Papers, No. 395.)

164. — of the Unfunded Debt of Great Britain and Ireland, and of the Demands outstanding on 6th January 1836; printed 219. — (Sess. Papers, No. 147.)

165. Accounts of all Annuities transferred to or granted by the Commissioners for the Reduction of the National Debt within the year ending 5th January 1836; of all Sums received and paid by them on account of Banks for Savings (including Friendly Societies) from 6th August 1817 to 20th November 1835; and of Expenditure for the year ended during the preceding year; printed 245. — (Sess. Papers, No. 175.)

— V. ACCOUNTS, 454, 462, 464, 523.
INDEX to the NINETY-FIRST VOLUME.

ACCOUNTS AND PAPERS—continued.

DEBTORS:—

166. Return of the Names of such Prisoners now confined for Debt, who have been in custody for six Months or upwards, stating the date of each Prisoner’s commitment, and Amount of Debt,—In the Prisons of the King’s Bench, Fleet, White-Cross-street, Horsemonger Lane, Marshalsea, Lancaster, Chester, York, Exeter, Norwich and Chelmsford; printed 634 - - - - - (Sess. Papers, No. 417.)

DEEDS REGISTRATION OFFICE (Dublin); v. ACCOUNTS, 268.

DENMARK:—

167. Return of the Sums collected at Elsinore, or any other Ports of Denmark, on British Shipping, from 1825 to the latest period, under the name of British Poor Money, Extra Poor Money, or other similar denominations; the Authorities under which levied, to whom paid, and how distributed; also, Balance remaining in hand on 1st January 1836; printed 399 - - - - - (Sess. Papers, No. 285.)

DEPUTY LIEUTENANTS; v. ACCOUNTS, 51, 273, 302.

DEPUTY POSTMASTERS; v. ACCOUNTS, 404, 416.

DESERTED CHILDREN (Manchester):—

168. Return of the Number of Children taken up in the Streets of Manchester, and the Districts adjacent, and deposited in the Police Offices to be owned, for the year between August 1832 and August 1833;—The same for the corresponding years between 1833 and 1834, and 1834 and 1835; printed 35 - - - - - (Sess. Papers, No. 23.)

DESIGN, SCHOOL OF; v. ACCOUNTS, 476.

DESTITUTE, REFUGE FOR THE; v. ACCOUNTS, 437.

DISPOSITION OF GRANTS; v. ACCOUNTS, 457.

DISSENTING MEETING HOUSES, &c.;—

169. Return of the Number of registered Dissenting Meeting Houses and Roman Catholic Chapels in England and Wales - - - - - - (Order for this Return discharged, and Address instead thereof, 191. Presented, 658; to be printed, 668.) (Sess. Papers, No. 449.)

DISSENTING MINISTERS; v. ACCOUNTS, 287, 427, 428.

DISTILLERS; v. ACCOUNTS, 221.

DIVIDENDS UNCLAIMED; v. ACCOUNTS, 158.

DUBLIN BALLAST BOARD; v. ACCOUNTS, 335.

DUBLIN REGISTER OFFICE; v. ACCOUNTS, 208.

DUBLIN SOCIETY; v. ACCOUNTS, 265, 287.

DUBLIN UNIVERSITY; v. ACCOUNTS, 300.

DUKE OF MARLBOROUGH’S PENSION; v. ACCOUNTS, 343.

DUNGENESS LIGHTHOUSE; v. ACCOUNTS, 335.

DUNMORE HARBOUR; v. ACCOUNTS, 287.

DURHAM COUNTY COURT:—

170. Return of Writs issued out of the County Court of Durham, from 1826 to 1835, the Number for recovery of Debts above Forty Shillings, and the Number under Fifty Shillings; Number entered for Trial from the County Court, and the Number of Causes removed into the Court of Pleas at Durham; printed 337 - - - - - (Sess. Papers, No. 247.)

DURHAM COURT OF CHANCERY:—

171. Return of the Number of Writs issued and Causes tried in the Chancery Court of the County Palatine of Durham, from 1st January 1826 to 31st December 1835; printed 293 - - - - - (Sess. Papers, No. 204.)

DURHAM COURT OF PLEAS:—

172. Return of the Number of Writs issued from, and the Number of Causes tried upon Issues from the Court of Common Pleas of the County Palatine of Durham and Sadberge, from 1st January 1826 to 31st December 1835; printed, 251 - - - - - (Sess. Papers, No. 180.)

— v. ACCOUNTS, 170.

DURHAM DIocese:—

173. Return of the Number of Churches endowed, and Livings augmented in the Diocese of Durham, by the late William Van Mildert, D. D., late Bishop of Durham, during the period of his episcopacy; printed 280 - - - (Sess. Papers, No. 205.)

174. Return of the Number of Churches endowed and Livings augmented by the Dean and Chapter of Durham; specifying the Date of each Endowment and Augmentation - - - - (Sess. Papers, No. 180.)

DURHAM UNIVERSITY:—

175. Copies of all Oaths, Declarations and Subscriptions required from Students upon their entrance at the University of Durham, and of its Rules and Regulations; also, a Return of the Number of Students on the Books of that University, at the commencement of each term since its establishment - - - - - (Sess. Papers, No. 180.)

Vol. 91.—Sess. 1836.
ACCOUNTS AND PAPERS—continued.

**Dutch Naval Officers;** v. Accounts, 195.

**Dyewoods;** v. Accounts, 142.

**EAST INDIA:—**

176. Lists, specifying the Particulars of all Compensations proposed to be granted to certain reduced Officers and Servants of the East India Company.

177. Resolutions of the Court of Directors of the East India Company, being the Warrants or Instruments granting any Salary, Gratuity or Pension.

178. Proceedings of the Courts of Directors of the East India Company, specifying the Particulars of all Compensations, Superannuations and Allowances granted to reduced Officers and Servants; also to Commanders, Officers and others lately belonging to the Maritime Service, together with the Resolutions of the Court granting any Pension, Salary or Gratuity, during the preceding year.

179. Return of all Minutes and Resolutions of the Court of Directors and Proprietors of the East India Company, as to the Amount of Compensation awarded to Mr. Arnot, Assistant Editor of the Calcutta Journal, for his alleged losses in consequence of his deportation from India in 1823; printed 290.

180. Estimate of the further Sum required to defray the Expense of the Expedition despatched in 1834 to ascertain the practicability of establishing a Steam Communication with India by the Euphrates; printed 291. Referred 404.

181. General Order issued in Calcutta by General Sir E. Paget, on 19th March 1827, respecting Corporal Punishments of Native Soldiers. Also, General Orders issued by Sir E. Paget respecting Corporal Punishments in the European and Native Regiments in India, and Orders issued by Lord Wm. Bentinck in 1834 and 1835 on the same subject; printed 407.

182. Home Accounts of the East India Company from 1st May 1835 to 30th April 1836; printed 575.

183. Account of the Revenues and Charges of the Bengal Presidency for Three years, according to the latest Advices; with an Estimate of the same for the succeeding year; also several other Accounts and Estimates relating to the Territorial Revenues of the East India Company; printed 576.

184. Return of the Number of Persons on the Ecclesiastical Establishment of the Church of England, and of the Presbyterian Church, and other Religious denominations in the Territories of the East India Company; Rank, where stationed, Expenses of each, and the Total Expenses of each Presidency and Dependency for such Establishment; printed 577.

185. Account of all Monies supplied from the Revenues of India, from the commencement of the present Charter to the 30th April 1836, towards the payment of Expenses in England chargeable on those Revenues; printed 714.

186. Return of Amount realized by the sale of the East India Company's Assets, disposed of since 5th April 1834 up to the latest date; showing the application of the Funds arising therefrom:—Also, the estimated Value of the remainder of the Assets of the said Company; printed 757.

187. Returns of the Number and Amount of Claims upon, and of the Sums awarded to reduced Officers and Servants; also to Commanders, Officers and others lately belonging to the Maritime Service, together with the Resolutions of the Court granting any Pension, Salary or Gratuity, during the preceding year.

188. Return of Amount of Compensation proposed to be granted to certain reduced Officers and Servants of the East India Company, being the Warrants or Instruments granting any Salary, Gratuity or Pension.

189. Regulation established by the Government of India in 1835, for the equalization of the Weight and Value of the Silver and Gold Coins to be coined in the Mints in the Company's Possessions; with the Minutes of the Governments of India on this subject; and a Copy of all Despatches sent from this Country relating to the same, and other Returns relating to the Coin of India.

190. Return, showing the Name and Amount of all Public Debts, affecting the India Revenues at the Presidencies of Bengal, Madras and Bombay, and the rate of Interest; also, the Amount of Debts paid off, or whereon the rates of Interest have been lowered.

--- V. Accounts, 238, 239.

**EAST INDIA HALF PAY;** v. Accounts, 12.

**Ecclesiastical Commission:** v. Accounts, 264, 278, 294, 297, 298.

**Ecclesiastical Establishments;** (Prussia) v Accounts, 429.
ACCOUNTS AND PAPERS—continued.

**Ecclesiastical Patronage in Corporations:**

| 191. | Return of the Number of Benefices Presentative, Donations, Perpetual Curacies, Chapelleries or Lectureships, in the gift of the several Municipal Corporations in England and Wales; specifying the average annual Value of each; **printed 116.** (Sess. Papers, N° 74.) |
| 192. | Return of the Number of Persons qualified to vote at any Election between 1st November 1835 and 1st November 1836 for a Knight or Knights of the Shire to serve in Parliament for any County in England or Wales, or for the Ridings, Parts or Divisions of any County, agreeably to the Lists settled by the Revising Barristers; Similar Return for Scotland; **printed 258** - - - - (Sess. Papers, N° 190.) |
| 193. | of the Number of Electors registered as qualified to vote in the several Counties, Ridings, Divisions of Counties, Cities and Boroughs in England and Wales, at the time of the last General Election; the Number who actually voted at the said Election in those Counties, &c. in which the Return was contested; and, similar Returns for Scotland and Ireland; **printed 272, 316** - - - - (Sess. Papers, N° 199, 247.) |

| 194. | Returns of the Total Number of Persons qualified to vote for Members to serve in Parliament in each of the Cities and Boroughs of England and Wales; also, of the Number qualified to vote for Councillors under the Municipal Reform Act; **printed 337** (Sess. Papers, N° 248.) |

**Edinburgh Bailie Court; v. Accounts, 503.**

**Education; v. Accounts, 287, 310, 316, 477, 478.**

**Edward's, Prince, Island; v. Accounts, 418.**

**Electors:**

| 195. | Estimate of the Sum that may be wanted in the year from 1st April 1836 to 31st March 1837, to enable His Majesty to grant Relief to Toulonese and Corsican Emigrants, Dutch Naval Officers, Saint Domingo Sufferers, American Loyalists, and others; **printed 235.** Referred 404 - - - - (Sess. Papers, N° 158.) |

**Emigration:**

| 196. | Correspondence between the Secretary of State and the Governors of the British Colonies respecting Emigration; Return of the Number of Persons who have emigrated from Great Britain and Ireland to the British Colonies, and to the United States of America, during the year 1835, and other Returns upon the same subject; **printed 116** - - - - (Sess. Papers, N° 76.) |

| 197. | Estimate of the Expense of defraying the Salaries of nine Agents for Emigration from the 31st of March 1836 to the 31st March 1837; **printed 235.** Referred 404 - - - - (Sess. Papers, N° 160.) |

| 198. | Letter addressed by the Chairman of the Emigration Committee to the Secretary of State for the Colonies, enclosing a Resolution of the Committee relative to Female Emigration to New South Wales; **printed 752** - - - - (Sess. Papers, N° 326.) |

**Essex Prisons; v. Accounts, 423.**

**Established Church:**

| 199. | Second Report of the Commissioners appointed to consider the state of the Established Church with reference to Ecclesiastical Duties and Revenues; **printed 139** - - - - (Sess. Papers, N° 86.) |

| 200. | Third Report; **printed 398** - - - - (Sess. Papers, N° 280.) |

| 201. | Fourth Report; **printed 590** - - - - (Sess. Papers, N° 387.) |

**Exchequer:**

| 202. | Estimate of the Sum required, in the year from 1st April 1836 to 31st March 1837, to pay the Salaries and Contingent Expenses in the Departments of the Comptroller General and the Paymaster of Civil Services; **printed 235.** Referred 404 - - - - (Sess. Papers, N° 177.) |

| 203. | of the Sum required, in the year ending 31st March 1837, to defray the Expenses of Messengers attending the First Lord of the Treasury and Chancellor of the Exchequer, the Four Patent Messengers of the Court of Exchequer, and various ancient Allowances to Officers of that Court; **printed 235.** Referred 404 - - - - (Sess. Papers, N° 157.) |

**Exchequer Balances; v. Accounts, 441, 454, 460, 462.**

**Exchequer Bills:**

| 204. | of all Exchequer Bills issued, or authorized to be issued, charged on the Supplies, 1836 unprovided for; **printed 16.** Referred 21, 29 - - (Sess. Papers, N° 8.) |

| 205. | of all Exchequer Bills issued between 6th January 1835 and 6th January 1836, under certain Acts, unprovided for; **printed 16.** Referred 21, 29 - - (Sess. Papers, N° 8.) |

Vol. 91.—Sess. 1836.
ACCOUNTS AND PAPERS—continued.

EXCHEQUER BILLS—continued.

206. Returns of the Number of the Commissioners appointed, and now officiating, for the Issue of Exchequer Bills for Public Works in England, Wales and Scotland; yearly Expenses of the Board; amount allotted for distribution; amount remaining unappropriated, &c.; printed 154 - - - - - (Sess. Papers, N° 90.)

— V. ACCOUNTS, 164, 458.

EXCHEQUER COURT; v. ACCOUNTS, 91, 92, 109, 110, 262, 299, 486, 492, 573.

EXCHEQUER, TELLER OF; v. ACCOUNTS, 287.

EXCHEQUER, VICE TREASURER OF; v. ACCOUNTS, 287.

EXCHEQUER COURT; v. ACCOUNTS, 164, 458.

EXCISE:

207. Return of the Names and Places of Business of the several Licensed Maltsters, Dis-1
220. Memorial addressed to the Treasury by a Deputation connected with the Malt Trade')
219. Return of the Amount paid for Drawback on Soap used in the Worsted Trade in the
218. Accounts of the Total Gallons of Proof Spirits distilled in England, Scotland and
217. Account of all Soap made in each Town in Great Britain from 5th January 1835 to 5th
216. Return of Spirits distilled in each Kingdom, exported from one Kingdom to another,-1
215. --- of the Number of Persons licensed as
214. Account of the Total Number of Quarters of Malt made between 5th January 1835 and,
213. Twentieth - ditto - (Bricks) - - - - - - - - - (Sess. Papers, N° 528.)
212. Eighteenth - ditto - (Soap) - - - - - - - - - (Sess. Papers, N° 258.)
211. Seventeenth Report of the Commissioners of Inquiry into the Excise Establishment and
209. Return of the Number of
208. Return of Duty charged on Glass; distinguishing the Amount charged on Flint, Plate,
223. Reports made to the Secretary of State by the Inspectors of Factories, in pursuance of
207. Return of the Number of Retail Spirit Dealers who have received relief under the Act) 5 and 6 Will. 4, c. 39; Total Amount of such relief, and Number relieved under each rate of Duty; printed 35 - - - - - - (Sess. Papers, N° 25.)
208. Return of Duty charged on Glass; distinguishing the Amount charged on Flint, Plate,
206. Returns of the Names of the Commissioners appointed, and now officiating, for the Issue of Exchequer Bills for Public Works in England, Wales and Scotland; yearly Expenses of the Board; amount allotted for distribution; amount remaining unappropriated, &c.; printed 154 - - - - - (Sess. Papers, N° 90.)

— V. ACCOUNTS, 164, 458.

EXCHEQUER COURT; v. ACCOUNTS, 91, 92, 109, 110, 262, 299, 486, 492, 573.

EXCHEQUER, TELLER OF; v. ACCOUNTS, 287.

EXCHEQUER, VICE TREASURER OF; v. ACCOUNTS, 287.

EXCHEQUER COURT; v. ACCOUNTS, 164, 458.

EXCISE:

207. Return of the Number of Retail Spirit Dealers who have received relief under the Act) 5 and 6 Will. 4, c. 39; Total Amount of such relief, and Number relieved under each rate of Duty; printed 35 - - - - - - (Sess. Papers, N° 25.)
208. Return of Duty charged on Glass; distinguishing the Amount charged on Flint, Plate,
206. Returns of the Names of the Commissioners appointed, and now officiating, for the Issue of Exchequer Bills for Public Works in England, Wales and Scotland; yearly Expenses of the Board; amount allotted for distribution; amount remaining unappropriated, &c.; printed 154 - - - - - (Sess. Papers, N° 90.)

— V. ACCOUNTS, 164, 458.

EXCHEQUER COURT; v. ACCOUNTS, 91, 92, 109, 110, 262, 299, 486, 492, 573.

EXCHEQUER, TELLER OF; v. ACCOUNTS, 287.

EXCHEQUER, VICE TREASURER OF; v. ACCOUNTS, 287.

EXCHEQUER COURT; v. ACCOUNTS, 164, 458.

EXCISE:

207. Return of the Number of Retail Spirit Dealers who have received relief under the Act) 5 and 6 Will. 4, c. 39; Total Amount of such relief, and Number relieved under each rate of Duty; printed 35 - - - - - - (Sess. Papers, N° 25.)
208. Return of Duty charged on Glass; distinguishing the Amount charged on Flint, Plate,
206. Returns of the Names of the Commissioners appointed, and now officiating, for the Issue of Exchequer Bills for Public Works in England, Wales and Scotland; yearly Expenses of the Board; amount allotted for distribution; amount remaining unappropriated, &c.; printed 154 - - - - - (Sess. Papers, N° 90.)

— V. ACCOUNTS, 164, 458.

EXCHEQUER COURT; v. ACCOUNTS, 91, 92, 109, 110, 262, 299, 486, 492, 573.

EXCHEQUER, TELLER OF; v. ACCOUNTS, 287.

EXCHEQUER, VICE TREASURER OF; v. ACCOUNTS, 287.

EXCHEQUER COURT; v. ACCOUNTS, 164, 458.
### FACTORIES—continued.

225. Estimate of the Sum that will be required in the year ending 31st March 1837, to defray the Charge of the Salaries of the Inspectors and Superintendents of Factories; printed 235. Referred 404 (Sess. Papers, N° 157.)

226. Returns of the Number of Children of the ages of Twelve, Thirteen and Fourteen years, who are now employed in the Mills and Factories of the United Kingdom, subject to the operation of the present Factory Act; the Number enjoying the benefit of Education; and Rules and Regulations made by each Inspector; printed 248 (Sess. Papers, N° 254.)

227. Return of Names of Persons summoned for Offences against the Factory Act between December 1835 and May 1836; printed 393 (Sess. Papers, N° 278.)

228. Correspondence relative to the Firm of Ibbotson and Company; printed 536 (Sess. Papers, N° 353.)

229. Regulations issued by Leonard Horner, Esq. Inspector of Factories; printed 698 (Sess. Papers, N° 483.)

### ACCOUNTS AND PAPERS—continued.

<table>
<thead>
<tr>
<th>Ordered.</th>
<th>Presented.</th>
</tr>
</thead>
<tbody>
<tr>
<td>King's Command.</td>
<td>233</td>
</tr>
<tr>
<td>by Address.</td>
<td>342</td>
</tr>
<tr>
<td>by Address.</td>
<td>390</td>
</tr>
<tr>
<td>King's Command.</td>
<td>526</td>
</tr>
<tr>
<td>by Address.</td>
<td>679</td>
</tr>
<tr>
<td>by Address.</td>
<td>691</td>
</tr>
</tbody>
</table>

### FEE FUNDS; v. ACCOUNTS, 387, 424, 511 to 513.

### FELTON, W. B.; v. ACCOUNTS, 78.

### FEMALE ORPHAN HOUSE (Dublin); v. ACCOUNTS, 287.

### FEVER HOSPITAL (Dublin); v. ACCOUNTS, 287.

### FINANCE ACCOUNTS, annually classed and printed together in a uniform manner; v. ACCOUNTS, 1 to 3, 138, 161 to 164, 452 to 458.

### FIRE INSURANCE; v. ACCOUNTS, 453.

### FLEET PRISON; v. ACCOUNTS, 166.

### FOREIGN OFFICERS; v. ACCOUNTS, 27.

### FOREIGN SECRETARY OF STATE'S DEPARTMENT; v. ACCOUNTS, 512, 515.

### FOREIGN SPIRITS; v. ACCOUNTS, 136, 145.

### FOREIGN WINE; v. ACCOUNTS, 145, 153.

### FOUNDLING HOSPITAL (Dublin); v. ACCOUNTS, 287.

### FOUR-AND-A-HALF PER CENT. DUTIES:—

230. Account of the Sums paid into His Majesty's Exchequer on account of the Four-and-a-Half per Cent. Duties for the Three years immediately preceding the Act for abolishing Slavery in the British Colonies, and of the same Duties paid into the Exchequer since the abolition of Slavery took place; printed 201 (Sess. Papers, N° 120.)

### FRANKFORT; v. ACCOUNTS, 558.

### FRENCH REFUGEES; v. ACCOUNTS, 427.

### FRENCH WINE; v. ACCOUNTS, 153.

### FRIENDLY SOCIETIES:—

231. Returns of Friendly Societies enrolled in the several Counties of Great Britain...

### FULHAM ROAD; v. ACCOUNTS, 326.

### FUNDED DEBT; v. ACCOUNTS, 162, 163.

### FUSTIC; v. ACCOUNTS, 142.

### GAME LAWS:—

232. Return of the Number of Commitments, Prosecutions, Convictions and Sentences under the Game Laws since 1st November 1833 in England and Wales; printed 251 (Sess. Papers, N° 179.)

### GAOLS; v. ACCOUNTS, 270, 275, 295, 419 to 423, 487.

### GARREONS; v. ACCOUNTS, 9.

### GENERAL OFFICERS; v. ACCOUNTS, 24.

### GENERAL STAFF OFFICERS; v. ACCOUNTS, 17.

### GENEVA; v. ACCOUNTS, 136, 218.

### GINGER; v. ACCOUNTS, 142.

### GLASGOW BAILLIE COURT; v. ACCOUNTS, 503.

### GLASGOW AND CARLISLE ROAD; v. ACCOUNTS, 482.

### GLASS DUTY; v. ACCOUNTS, 208.

### GOLD COINAGE; v. ACCOUNTS, 189, 353.

### GOLD AND SILVER:—

233. Returns from the British Consuls in the Mining Countries of America and in Russia relative to the Gold and Silver raised in those Countries; printed 125 (Sess. Papers, N° 83.)

Vol. 91.—Sess. 1836.
### INDEX to the NINETY-FIRST VOLUME.

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Goole Port; v. Accounts, 134.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Gosford, Earl of; v. Accounts, 79.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Governors of West India Colonies; v. Accounts, 589.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Grand Juries; v. Accounts, 276.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Grand Jury Cess; v. Accounts, 277.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Grants, Disposition of; v. Accounts, 457.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Great Seal:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>234. Returns of the Amount received for Salary and as Fees by each of the Lords Commissioners of the Great Seal, in addition to the fixed Salaries of their several Offices, during the time they held the Great Seal; and under what authority the same were paid; and of the Patronage enjoyed by the said Commissioners</td>
<td>83</td>
<td></td>
</tr>
<tr>
<td>— V. Accounts, 486, 492.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Greek Loan:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>235. Papers relating to the third Instalment of the Greek Loan</td>
<td></td>
<td>688 King's Command.</td>
</tr>
<tr>
<td>236. Additional Papers relating to the third Instalment of the Greek Loan</td>
<td></td>
<td>772 King's Command.</td>
</tr>
<tr>
<td><strong>Greenwich, &amp;c. Courts of Request:</strong></td>
<td></td>
<td>200</td>
</tr>
<tr>
<td>237. Return by the Clerks of the Greenwich, Woolwich, Bromley and Croyden Courts of Request, of all Sums of Money in Court unclaimed or unpaid in respect of Debts sued for within such Courts respectively, with other Particulars relating to those Courts</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Groesfenoir Place and Fulham Road; v. Accounts, 318.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Guards; v. Accounts, 9.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Gunpowder; v. Accounts, 261.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Half Pay; v. Accounts, 12, 26, 27, 41, 44, 361, 370.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Hardwares; v. Accounts, 151.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Hardy, John, Esq.; v. Accounts, 274.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Harwich Lighthouse; v. Accounts, 335.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Hay, Lord John; v. Accounts, 339, 540.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Hay, Robert, Esq.; v. Accounts, 295.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Head, Sir F. B.; v. Accounts, 79, 83, 86.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Helena, Saint:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>238. Estimate of the Sum that will be required to defray Charges relating to the Island of Saint Helena, for the year ending 31st March 1837, being for the Civil Establishment of the Island, and for Pensions and Allowances to Civil and Military Officers, &amp;c.; printed 235. Referred 404 (Sess. Papers, No. 160.)</td>
<td>234 King's Command.</td>
<td></td>
</tr>
<tr>
<td>239. Report upon the State of the Public Establishments of the Island of Saint Helena, and a Return of the Establishment, Civil and Military, to be continued in that Island; and the Expense of the same</td>
<td>774</td>
<td></td>
</tr>
<tr>
<td>— V. Accounts, 183.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Heligoland:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>240. Estimate of the Sum required to defray the Expense of the Civil Establishment of Heligoland, for the period from the 1st day of April 1836 to the 31st day of March 1837; printed 235. Referred 404 (Sess. Papers, No. 160.)</td>
<td>234 King's Command.</td>
<td></td>
</tr>
<tr>
<td><strong>Herring Fishery:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>241. Report, by the Commissioners for the Herring Fishery, of their Proceedings, year ended 5th April 1832, being Fishing 1834</td>
<td>56 by Act.</td>
<td></td>
</tr>
<tr>
<td><strong>Hibernian Academy; v. Accounts, 287.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Hibernian Marine Society; v. Accounts, 287.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Hibernian Military School; v. Accounts, 20.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Highland Roads and Bridges; v. Accounts, 489.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Holyhead Harbour; v. Accounts, 243 to 244.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Holyhead and Liverpool Roads, &amp;c.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Holyhead and Portdinyaaln Harbours:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>244. Return of any Survey or Report made at the instance of the Admiralty, the Post Office, or any other Department of the Government, of the Ports and Harbours of Holyhead and Portdinyaaln, within the last Three years</td>
<td>49 121</td>
<td></td>
</tr>
</tbody>
</table>
ACCOUNTS AND PAPERS—continued.

HOLYHEAD AND SHREWSBURY ROADS; v. ACCOUNTS, 521.

HOME SECRETARY OF STATE'S DEPARTMENT; v. ACCOUNTS, 511, 514.

HONDURAS:—
245. Account of the Expenses of the Government of Honduras defrayed by Taxes raised on the Inhabitants of that Settlement, from the beginning of the year 1824 down to the present period, so far as the same can be made out; printed 842
(Sess. Papers, n° 607.)

HOPS:—
246. Accounts of the Total Number of Acres of Land in Great Britain, under the cultivation of Hops in 1835; of the Duty in 1835; and, of the Quantity exported in 1835; printed 348
(Sess. Papers, n° 257.)

HORNER, LEONARD, Esq.; v. ACCOUNTS, 229.

HORSE PATROL; v. ACCOUNTS, 47.

HOUSEHOLD TROOPS; v. ACCOUNTS, 47.

HOUNDSONG EP LANE PRISON; v. ACCOUNTS, 166.

HOSPITAL FOR INCURABLES; v. ACCOUNTS, 287.

HORSE PATROL; v. ACCOUNTS, 166.

HORSE PATROL; v. ACCOUNTS, 352.

HOURS OF PARLIAMENT; v. ACCOUNTS, 385 to 391.

HORETH HARBOUR; v. ACCOUNTS, 242, 243.

HULL PORT; v. ACCOUNTS, 129, 134.

HUNSTANTON CLIFF LIGHTHOUSE; v. ACCOUNTS, 335.

JAMAICA; v. ACCOUNTS, 529, 530.

JAVA PRIZE MONEY; v. ACCOUNTS, 188.

JESUITS, sc.—
247. Return of the Notices or Statements which, pursuant to Act 10 Geo. 4, c. 7, have been delivered to the several Clerks of the Peace, by Jesuits and members of other Religious Orders, Communities or Societies of the Church of Rome, bound by Monastic or Religious Vows; printed 192
(Sess. Papers, n° 110.)

IMPERIAL GAS LIGHT AND COKE COMPANY:—
248. Return of the Contingency Fund of the Imperial Gas Light and Coke Company

INCLOSURE ACTS (Wales):—
249. Return of the Acts of Parliament for inclosing Waste or Common Lands in Wales, passed since 1st January 1800, and the Date and Title of each Act, in which the rights and royalties of His Majesty have been reserved; the Number of Acres to be inclosed by each Act, and the portion of Land allotted to the King in right of the soil, &c.; printed 842
(Sess. Papers, n° 603.)

INCOME, PUBLIC; v. ACCOUNTS, 447, 452 to 455, 459, 462, 464.

INCREASE AND DIMINUTION OF OFFICES; v. ACCOUNTS, 381.

INCRUCIBLES, HOSPITAL FOR; v. ACCOUNTS, 287.

INDIAN DEPARTMENTS (Canada); v. ACCOUNTS, 80, 81.

INDIGOS; v. ACCOUNTS, 142.

INDOCHINE, HOUSES OF; v. ACCOUNTS, 287, 313.

INFORMATIONS AND INDICTMENTS; v. ACCOUNTS, 315.

INSOLVENT DEBTORS:—
250. Estimate of the Sum required to defray the Charge of the Salaries of the Commissioners of the Insolvent Debtors' Court, of their Clerks, and the Contingent Expenses of the Court and Office, for one year, from 1st April 1835 to the 31st March 1836; and also, of the Expenses attendant upon the Circuits; printed 215
(Sess. Papers, n° 157.)

JIoNT STOCK BANKS; v. ACCOUNTS, 60, 64, 291.

IPSWICH ELECTION:—
251. Affidavits filed in the Court of King's Bench respecting the Informations exhibited by Order of the House, against certain persons, for Bribery at the Election for Members to serve in Parliament for the Borough of Ipswich

IRELAND:—
252. Return of the Amount of Composition for Tithes in such Parishes and Places as remained, to be compounded for in several Dioceses in Ireland, on the date of the last Return made to the House of Commons (10th May 1834); printed 14
(Sess. Papers, n° 5.)

Vol. 91.—Sess. 1836.
ACCOUNTS AND PAPERS—continued.

IRELAND—continued.

253. Return of the Number of Persons registered as Electors in each County in Ireland, in the years 1832, 1833, 1834 and 1835, by virtue of Rent-charges granted to such Electors or others; printed 324 (Sess. Papers, N° 229.)

254. Returns of Towns in which Meetings have been convened under the Act 9 Geo. 4, c. 82, (Lighting and Watching); of Towns in which its provisions have been adopted; and of Towns in which the Act is in operation; printed 438 (Sess. Papers, N° 306.)

255. Return of Electors registered in each County, County of a City, County of a Town and Borough in Ireland, at the last Registration, the right in which registered, and the nature and amount of the Qualification, also the Number polled at the last Election; printed 471 (Sess. Papers, N° 321.)

256. Copy of the Instructions given to the Commissioners appointed under 5 and 6 Will. 4, c. 67, for the Improvement of the River Shannon; with the Date of their Appointment, and the date of their first Meeting in their capacity of Commissioners; printed 94 (Sess. Papers, N° 61.)

257. Return of all Sums issued for Public Works, under the Act for the execution and promotion of Public Works in Ireland; Names of Parties to whom, and purposes for which issued; the Securities on which lent, and whether any and what parts thereof have been repaid, and the Dates of the Issues and Re-payments respectively; printed 762 (Sess. Papers, N° 160.)

258. Return of the Number of Persons committed to each Prison in Ireland during the last Five years, under Civil Bill Decrees; and the Amount for which every such Decree was obtained; printed 255 (Sess. Papers, N° 184.)

259. Return, from the Clerks of the Peace of the several Counties in Ireland, of the Amount of Estates granted to keep Arms, by the Magistrates at Quarter Session; printed 348 (Sess. Papers, N° 132.)

260. Return, from the Clerks of the Peace in the different Counties in Ireland, stating the Number of Patients for which it was intended, quantity and price of Land purchased; cost of Building, Bedding, Furniture and Contingencies; and other Returns relating thereto; Referred 214 (Sess. Papers, N° 229.)

261. Return of the Gunpowder sold by the Licensed Retailers of Gunpowder in Armagh, Loughgall, Moy and Charlemont, between the 1st and 30th January 1836; printed 159 (Sess. Papers, N° 107.)

262. Return of the Number of Bills filed in the Court of Exchequer, for the Recovery of Tithes Composition since 1st August 1835 to 1st February 1836; and other Returns relating to Tithes; printed 639 (Sess. Papers, N° 420.)

263. Return of all Sums issued for Public Works, under the Act for the execution and promotion of Public Works in Ireland; Names of Parties to whom, and purposes for which issued; the Securities on which lent, and whether any and what parts thereof have been repaid, and the Dates of the Issues and Re-payments respectively; printed 762 (Sess. Papers, N° 160.)

264. Return of the Names of Towns in which the Act 9 Geo. 4, c. 82, (Lighting and Watching) has been brought into operation; Number of Houses and other Tenements in each Town which have been assessed; Amount of Rate raised, specifying the rate per Pound; printed 475 (Sess. Papers, N° 306.)

265. Return of the Charter of the Dublin Society; of the Rules and Regulations or Bye-laws relating thereto; Referred 214 (Sess. Papers, N° 132.)

266. Return, from the Clerks of the Peace of the several Counties in Ireland, of the Number of Persons committed to each Prison in Ireland during the last Five years, under Civil Bill Decrees; and the Amount for which every such Decree was obtained; printed 255 (Sess. Papers, N° 184.)

267. Return, from the Clerks of the Peace of the several Counties in Ireland, of the Number of Persons committed to each Prison in Ireland during the last Five years, under Civil Bill Decrees; and the Amount for which every such Decree was obtained; printed 255 (Sess. Papers, N° 184.)

268. Copy of the Instructions given to the Commissioners appointed under 5 and 6 Will. 4, c. 67, for the Improvement of the River Shannon; with the Date of their Appointment, and the date of their first Meeting in their capacity of Commissioners; printed 94 (Sess. Papers, N° 61.)

269. Return of the Expenses incurred by the Committee on the Carlow Investigation; printed 201 (Sess. Papers, N° 121.)

270. Return from the Clerks of the Peace in the different Counties in Ireland, stating the Number of Patients for which it was intended, quantity and price of Land purchased; cost of Building, Bedding, Furniture and Contingencies; and other Returns relating thereto; Referred 214 (Sess. Papers, N° 229.)

271. Return of the Expenses incurred by the Committee on the Carlow Investigation; printed 89 (Sess. Papers, N° 209.)
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Ireland—continued.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>272. Return of the Courts of Petty Sessions in the several Counties of Ireland; the Periods when and Places where held, the Magistrates presiding; Amount of Costs and Charges received, and of Fines imposed, and the application thereof, by each Court, for the year ending 31st December 1835; printed 634.</td>
<td>188</td>
<td>631</td>
</tr>
<tr>
<td>273. Return of the Number of Payers of Grand Jury Cess in the years 1833, 1834, 1835, and up to the late Assizes; distinguishing the Offences for which they were committed, and other Papers relating to the Police of the said County; printed 316.</td>
<td>277</td>
<td>277</td>
</tr>
<tr>
<td>274. Returns of all Fees paid by each Sub-Sheriff to Judges' Criers, and under what Act; also, of all Fees paid by each Sub-Sheriff to Judges' Criers, and under what Act;</td>
<td>194</td>
<td>194</td>
</tr>
<tr>
<td>275. Correspondence and Communications respecting the suspension of John Hardy, Solicitor, from acting as Magistrate, and his subsequent restoration to that office;</td>
<td>194</td>
<td>194</td>
</tr>
<tr>
<td>276. Accounts of Presentments made by the Grand Juries of the several Counties, Cities, and Towns in Ireland, in the year 1835.</td>
<td>194</td>
<td></td>
</tr>
<tr>
<td>277. Report of the Commissioners appointed pursuant to Act 5 and 6 Will. 4. c. 67, for the Improvement of the Navigation of the River Shannon; printed 418.</td>
<td>206</td>
<td>403</td>
</tr>
<tr>
<td>278. Statement of the Irish Miscellaneous Estimates for the year ending 31st March 1837, for the Expense of the Foundling Hospital at Dublin, and other Charitable Institutions and miscellaneous Services in Ireland for the same period; printed 418.</td>
<td>206</td>
<td>403</td>
</tr>
<tr>
<td>279. Returns of the Number of Persons committed to Prison in the County of Tipperary, in the years 1832, 1833, 1834, 1835, and up to the late Assizes; distinguishing the Offences for which they were committed, and other Papers relating to the Police of the said County; printed 316.</td>
<td>213</td>
<td>313</td>
</tr>
<tr>
<td>280. Report of the Commissioners appointed pursuant to Act 5 and 6 Will. 4. c. 67, for the Improvement of the Navigation of the River Shannon; printed 221.</td>
<td>221</td>
<td>221</td>
</tr>
<tr>
<td>281. Report of the Commissioners appointed pursuant to Act 5 and 6 Will. 4. c. 67, for the Improvement of the Navigation of the River Shannon; printed 221.</td>
<td>221</td>
<td>221</td>
</tr>
<tr>
<td>282. Third Report of the Commissioners for inquiring into the condition of the Poorer Classes in Ireland.</td>
<td>232</td>
<td>232</td>
</tr>
<tr>
<td>283. Estimate of the Amount required for Works and Repairs to Kingstown Harbour, from 1st April 1836 to 31st March 1837; printed 335.</td>
<td>233</td>
<td></td>
</tr>
<tr>
<td>284. Return of the Number of Persons committed to Prison in the County of Tipperary, in the years 1832, 1833, 1834, 1835, and up to the late Assizes; distinguishing the Offences for which they were committed, and other Papers relating to the Police of the said County; printed 316.</td>
<td>233</td>
<td></td>
</tr>
<tr>
<td>285. Statement of the Irish Miscellaneous Estimates for the year ending 31st March 1837, compared with the Grants for the like Services for the years 1832-3 and 1833-4; printed 235.</td>
<td>235</td>
<td></td>
</tr>
<tr>
<td>286. Estimate of the Amount necessary to enable the Lord Lieutenant to issue Money for the advancement of Education, from 1st April 1836 to 31st March 1837; for the Expense of the Foundling Hospital at Dublin, and other Charitable Institutions and miscellaneous Services in Ireland for the same period; printed 235.</td>
<td>235</td>
<td></td>
</tr>
<tr>
<td>287. Statement of the Irish Miscellaneous Estimates for the year ending 31st March 1837, compared with the Grants for the like Services for the years 1832-3 and 1833-4; printed 235.</td>
<td>235</td>
<td></td>
</tr>
<tr>
<td>288. Statement of Amount of Constabulary Force employed in each County, City and Town in Ireland on 1st January 1836, and amount of Expenditure on the same in the year ending on that day, with a Summary of the Total Force employed; similar Return for the Peace Preservation Police; printed 301.</td>
<td>248</td>
<td>293</td>
</tr>
<tr>
<td>289. Correspondence and Communications respecting the suspension of John Hardy, Solicitor, from acting as Magistrate, and his subsequent restoration to that office;</td>
<td>248</td>
<td>353</td>
</tr>
<tr>
<td>290. Return of the Number of Payers of Grand Jury Cess in the years 1833, 1834, 1835, and up to the late Assizes; distinguishing the Offences for which they were committed, and other Papers relating to the Police of the said County; printed 316.</td>
<td>248</td>
<td>403</td>
</tr>
</tbody>
</table>
### INDEX to the NINETY-FIRST VOLUME. [A. 1836.]

#### ACCOUNTS AND PAPERS—continued.

**IRELAND—continued.**

<table>
<thead>
<tr>
<th>Number</th>
<th>Description</th>
<th>Order</th>
<th>Presented</th>
</tr>
</thead>
<tbody>
<tr>
<td>291.</td>
<td>Return of Joint Stock Banks in Ireland; Dates when and Places where established; with the Number of Partners in each Co-partnership; printed 311.</td>
<td>252</td>
<td>302</td>
</tr>
<tr>
<td>292.</td>
<td>Statement of the Number and Value of all Benefices in Ireland which are in the gift of Private Patrons; the Diocese in which situated, and distinguishing those where the private Advowson is perpetual from those where it is alternate.</td>
<td>294</td>
<td>841</td>
</tr>
<tr>
<td>293.</td>
<td>Returns of the Parishes in Ireland to which the Crown presents as Trustee of the Papists, and of those to which the Archbishops and Bishops of Ireland present and collate; distinguishing those to which they collate by lapse of Presentations by Lay Patrons, and the different Dioceses in which such Parishes are situated.</td>
<td>294</td>
<td>841</td>
</tr>
<tr>
<td>294.</td>
<td>Third Report of the Commissioners on Ecclesiastical Revenue and Patronage in Ireland; printed 337.</td>
<td>295</td>
<td>841</td>
</tr>
<tr>
<td>295.</td>
<td>Appendix to the Fourteenth Report of the Inspectors General of Prisons in Ireland, containing the Criminal Returns for 1835; printed 337.</td>
<td>295</td>
<td>841</td>
</tr>
<tr>
<td>296.</td>
<td>Return of the Sums received and expended by the Corporation for improving the Bar, Town and Harbour of Wexford, in each year during the last Ten years; printed 831.</td>
<td>296</td>
<td>818</td>
</tr>
<tr>
<td>297.</td>
<td>Statement of Applications made to the Ecclesiastical Commissioners, for the enlargement, re-building and erection of additional Churches, distinguishing the Locality and Diocese of each Parish, and the Sum required in each particular case.</td>
<td>297</td>
<td>818</td>
</tr>
<tr>
<td>298.</td>
<td>Account of Receipts and Disbursements by the Ecclesiastical Commissioners for Ireland, for Nine months, ending 1st May 1836; the specific Sources from which derived, the Total Amount derived from each Source, and the purposes to which applied, and other Returns relating to the said Commission; printed 698.</td>
<td>366</td>
<td>691</td>
</tr>
<tr>
<td>299.</td>
<td>Return of all Fees paid or received in the several Offices or Departments of the Equity side of the Court of Exchequer in Ireland.</td>
<td>299</td>
<td>691</td>
</tr>
<tr>
<td>300.</td>
<td>Order made by the Board of Trinity College in Dublin, for substituting a fixed Sum from the Electors of the University of Dublin, in lieu of the Annual Sum of £.1, payable under the provisions of 2d and 3d Will. c. 88; printed 524.</td>
<td>300</td>
<td>475</td>
</tr>
<tr>
<td>301.</td>
<td>Return of all Banking Establishments in Ireland, with all Branch Banks and Places where established, in the year ending January 1836; with Amount of Notes in Circulation; a similar Return for the year ending January 1836; printed 524.</td>
<td>301</td>
<td>475</td>
</tr>
<tr>
<td>302.</td>
<td>Returns of the Names of all Persons holding the Commission of the Peace in Ireland, with the Dates of Appointments; of Stipendiary Magistrates, with their Salary and Allowances; and of Deputy Lieutenants, distinguishing the County, and ending January 1836.</td>
<td>302</td>
<td>475</td>
</tr>
<tr>
<td>303.</td>
<td>Return of Suits or Causes instituted in the Superior Courts in Ireland since 1835, for the recovery of Tithe; of Writs of Rebellion issued; and, Number of Defendants, and Amount of Tithe claimed in each Suit, with Names of Counsel and Solicitors; printed 718, 890.</td>
<td>303</td>
<td>478</td>
</tr>
<tr>
<td>304.</td>
<td>Fourth Annual Report of the Commissioners of Public Works in Ireland; printed 448.</td>
<td>304</td>
<td>444</td>
</tr>
<tr>
<td>305.</td>
<td>Further Papers relating to Experimental Improvements in the Crown Lands at King Williamstown, in the Barony of Duhalloew, in the County of Cork; printed 448.</td>
<td>305</td>
<td>444</td>
</tr>
<tr>
<td>306.</td>
<td>Return of all Sums paid in the Port of New Ross for Quayage, Pilotage, or any other demand on Vessels or Boats for the last Ten years; under what authority demanded, and how applied; printed 688.</td>
<td>306</td>
<td>444</td>
</tr>
<tr>
<td>307.</td>
<td>Copy of the monthly Returns of Outrages committed in Ireland, during the last Twelve months, as furnished to the Irish Government by each of the Sub-Inspectors of the Constabulary and of the Police Force in that Country.</td>
<td>307</td>
<td>670</td>
</tr>
<tr>
<td>308.</td>
<td>Lord Lieutenant’s Warrant for Compensation to John Brennan, Esquire, Six Clerk of the Court of Chancery, Ireland.</td>
<td>308</td>
<td>670</td>
</tr>
<tr>
<td>309.</td>
<td>Third Report of the Commissioners of National Education in Ireland; printed 683.</td>
<td>309</td>
<td>670</td>
</tr>
<tr>
<td>310.</td>
<td>Memorial addressed to the Board of Treasury, by a deputation of the Grocers in Ireland, respecting a Clause introduced on the Third Reading of the Spirit Licenses in Ireland Bill, relating to the Sale of Spirits by Grocers; printed 691.</td>
<td>311</td>
<td>680</td>
</tr>
<tr>
<td>311.</td>
<td>Reports of Stipendiary Magistrates and other Official Persons made to the Irish Government, having reference to the occurrences in the Province of Ulster on the 12th of July; and, Return of the Expenses attending the moving of Troops and Police into the said Province upon that occasion.</td>
<td>311</td>
<td>680</td>
</tr>
</tbody>
</table>
ACCOUNTS AND PAPERS—continued.

**IRELAND—continued.**

313. Return of the Number of Houses of Industry in Ireland, with particulars of their Expenditure; specifying the Number of Individuals relieved, the Quantity and Quality of Food, and Cost per Individual, with the Cost of the Establishment during the last three years, ending January 1836.

314. —— of the Names of all Subscribers to the Royal Belfast Academical Institution, with the Amount and Date of their respective Subscriptions; and other Returns relating to that Institution.

315. —— of the Number of Persons against whom Informations have been returned at the present Summer Assizes, in each County at large, and County of a City or Town in Ireland, with other particulars relating to such Informations; and a similar Return for each Assizes for the last four years.

316. Estimate of the Sum required to be voted in the year 1836, to enable the Lord Lieutenant of Ireland to issue Money for the completion of the Buildings and Fittings at Tyrone House, in the City of Dublin, which has been purchased and prepared as a Model School, and for the training of Teachers for the Country, under the direction of the Commissioners of Education in Ireland; printed 748. Referred 757.

317. Certificate of the Commissioners of His Majesty's Treasury, of the annual Value of Fees and Emoluments of certain Offices of the Court of Chancery in Ireland; and, Warrant of Treasury, ordering the Amount of Compensation to be paid; printed 771.

318. Amount of the Items for which £719. 14s. 8d. and £309. 19s. 6d. was paid to the King's Printer in Ireland, under the 2d and 3d Will. 4, c. 88, as charged in the Civil Contingencies; printed 893.

319. Abstract of the Amount of Advances for Irish Tithes under 3 and 4 Will. 4, c. 100; printed 819.

**IRISH ACADEMY; v. Accounts, 287.**

**IRON; v. Accounts, 150.**

**JUDGES' CHAMBERS:**

320. Estimate of the Amount required to be provided, in the year 1836, for the erection of Chambers for the Judges; printed 235. Referred 404.

**JUDGES' CRIERS; v. Accounts, 279.**

**JURIES:**

321. Return, showing the Number of Persons qualified to serve on Juries, in each County, Riding and Division in England and Wales, under Act 6 Geo. 4, c. 50, in the year 1835; printed 484.

**JUSTICES OF THE PEACE:**

322. Return of the Persons nominated by the Crown to act as Justices of the Peace in the Cities and Towns Corporate of England and Wales, under the provisions of 5 and 6 Will. 4, c. 76; printed 94.

323. —— of the Names of all the Justices of the Peace acting for each of the Municipal Corporations of England and Wales on the 24th December 1835; printed 225.

324. Returns of all Persons appointed to act as Magistrates and Justices of the Peace in each and every County of England and Wales; printed 893.

325. Return of the Names and Number of Magistrates appointed for Municipal Cities and Towns, in continuation of the last Return presented to the House; printed 718.

**KING'S BENCH COURT; v. Accounts, 109, 110.**

**KING'S BENCH PRISON; v. Accounts, 166.**

**KING'S HOUSEHOLD; v. Accounts, 486, 492.**

**KING'S PRINTERS; v. Accounts, 287, 318.**

**KING'S REMEMBRANCER (Scotland); v. Accounts, 501.**

**KEEPER OF THE GREAT SEAL; v. Accounts, 486, 492.**

**KILMAINHAM HOSPITAL; v. Accounts, 39.**

**KING OF THE BELGIANS; v. Accounts, 65.**

**KING, SIR ABRAHAM BRADLEY; v. Accounts, 285.**

**KING'S BENCH COURT; v. Accounts, 109, 110.**

**KING'S BENCH PRISON; v. Accounts, 166.**

**KING'S HOUSEHOLD; v. Accounts, 486, 492.**

**KING'S PRINTERS; v. Accounts, 287, 318.**

**KING'S REMEMBRANCER (Scotland); v. Accounts, 501.**

Vol. 91.—Sess. 1836. c 4
<table>
<thead>
<tr>
<th>Account</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>ACCOUNTS AND PAPERS—continued.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>KING'S REMEMBRANCER'S OFFICE; v. ACCOUNTS, 519.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>KING'S ROAD:</strong></td>
<td></td>
</tr>
<tr>
<td>326.</td>
<td>Documents and Correspondence in the Office of the Commissioners of His Majesty's Woods, &amp;c. relative to the Transfer of the management of the King's Road from Grosvenor Place to Fulham, by the said Commissioners.</td>
</tr>
<tr>
<td></td>
<td>111 208</td>
</tr>
<tr>
<td><strong>KINGSTON-UPON-HULL TRINITY HOUSE:</strong></td>
<td></td>
</tr>
<tr>
<td>327.</td>
<td>Return of all Money paid by the Crown to the Trinity House of Kingston-upon-Hull, between 5th April and 11th October 1835, on account of Dues payable on Foreign Ships; printed 492. (Sess. Papers, No. 300.)</td>
</tr>
<tr>
<td></td>
<td>311 497</td>
</tr>
<tr>
<td>328.</td>
<td>of all Sums of Money received and disbursed by the Trinity House of Hull, during the last three years, ending 8th June 1836, and on what account received; printed 751. (Sess. Papers, No. 331.)</td>
</tr>
<tr>
<td></td>
<td>695 742</td>
</tr>
<tr>
<td><strong>KINGSTOWN HARBOUR; v. ACCOUNTS, 263.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>KINGSTOWN PACKETS; v. ACCOUNTS, 408.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>LABOURERS (Manchester):</strong></td>
<td></td>
</tr>
<tr>
<td>329.</td>
<td>Return of the Number of Contracts for the hire of Labourers entered into under the cognizance and with the approbation of Mr. Muggeridge, the Poor Law Commissioners' Agent of Migration in Manchester, with the term of such Contracts, and the Names and Ages of the Persons on behalf of whom such Contracts were made.</td>
</tr>
<tr>
<td></td>
<td>821</td>
</tr>
<tr>
<td><strong>LADERAT, MR. LAFFON:</strong></td>
<td></td>
</tr>
<tr>
<td>330.</td>
<td>Accounts of the Amount produced by the sale of the Property of Mr. Laffon Ladebat, sequestered by order of the British Government in the year 1793; the Particulars of the Investment of the Produce, and the accumulations arising therefrom, and the manner in which the Money was disposed of; printed 966. (Sess. Papers, No. 268.)</td>
</tr>
<tr>
<td></td>
<td>230 238</td>
</tr>
<tr>
<td><strong>LADIES' GALLERY; v. ACCOUNTS, 546.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>LANCASTER COUNTY COURTS:</strong></td>
<td></td>
</tr>
<tr>
<td>331.</td>
<td>Return of the Number of Writs issued in the Local Court, and Court above, of the County Palatine of Lancaster, since the amended Act came into force, and the Number of Causes tried from each; printed 733. (Sess. Papers, No. 521.)</td>
</tr>
<tr>
<td></td>
<td>252 719</td>
</tr>
<tr>
<td></td>
<td>[Return to be made forthwith, 672.]</td>
</tr>
<tr>
<td>332.</td>
<td>Second and final Report of the Commissioners appointed to inquire into the course of Proceedings in Suits in the Courts of the County Palatine of Lancaster (County Court); printed 289. (Sess. Papers, No. 202.)</td>
</tr>
<tr>
<td></td>
<td>239 238</td>
</tr>
<tr>
<td><strong>LANCASTER GAOL; v. ACCOUNTS, 166.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>LAND FORCES; v. ACCOUNTS, 9, 16.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>LAND REVENUE; v. ACCOUNTS, 458, 572.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>LAND TAX:</strong></td>
<td></td>
</tr>
<tr>
<td>333.</td>
<td>Statement of Expenses incurred under the Land Tax Acts, from 5th April 1835 to 5th April 1836.</td>
</tr>
<tr>
<td></td>
<td>— V. ACCOUNTS, 446, 498.</td>
</tr>
<tr>
<td><strong>LAW CHARGES:</strong></td>
<td></td>
</tr>
<tr>
<td>334.</td>
<td>Estimate of the Sum that may probably be required to defray the Expense of Law Charges, in the year from 1st April 1836 to 31st March 1837; printed 355. Refereed 494.</td>
</tr>
<tr>
<td></td>
<td>— V. ACCOUNTS, 287, 495.</td>
</tr>
<tr>
<td><strong>LAW COURTS; v. ACCOUNTS, 109, 110.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>LEAD:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>LEEWARD ISLANDS; v. ACCOUNTS, 230.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>LEGACY DUTY; v. ACCOUNTS, 459.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>LEITH HARBOUR; v. ACCOUNTS, 197.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>LEOPOLD, PRINCE; v. ACCOUNTS, 65, 654.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>LIGHTHOUSES:</strong></td>
<td></td>
</tr>
<tr>
<td>335.</td>
<td>Return of the Receipt and Appropriation of the Revenue of the Corporation of Trinity House of Deptford Strand, for the years 1833, 1834 and 1835 inclusive.—An Account of the Amount of Light Dues received from the three Lighthouses held by Individuals under Lease from the Trinity House; Charge of Collection, expense of maintenance, and Surplus received by the Lessors in the years 1833, 1834 and 1835 inclusive; and other Returns relating to Lighthouses; printed 842.</td>
</tr>
<tr>
<td></td>
<td>— V. ACCOUNTS, 490, 496, 594.</td>
</tr>
<tr>
<td><strong>LIGHTING AND WATCHING; v. ACCOUNTS, 254, 357.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>LIQUEURS; v. ACCOUNTS, 143.</strong></td>
<td></td>
</tr>
</tbody>
</table>
### Index to the Ninety-first Volume

#### Accounts and Papers—continued.

<table>
<thead>
<tr>
<th>Subject</th>
<th>Reference</th>
<th>Ordered by</th>
<th>Presented by</th>
</tr>
</thead>
<tbody>
<tr>
<td>Literary Institutions Abroad:</td>
<td>Copies of Communications made to and received from His Majesty’s Ministers abroad, respecting Literary Institutions or Libraries in Foreign Countries; Referred 69, 94, 574, 617</td>
<td>by Act.</td>
<td></td>
</tr>
<tr>
<td>Liverpool Packets; v. Accounts, 408.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Liverpool Port:</td>
<td>Account of the Receipt and Disbursement of Dock and Light Duties at the Port of Liverpool, from June 1834 to June 1835</td>
<td>by Act.</td>
<td></td>
</tr>
<tr>
<td>Liverpool Post; v. Accounts, 406.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Loan; v. Accounts, 160, 163, 523.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Loan Funds; v. Accounts, 269.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lock Hospital (Dublin); v. Accounts, 287.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>London Bridge; v. Accounts, 338.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>London Corporation:</td>
<td>Accounts of Monies received and paid by the Chamberlain of London for rebuilding London Bridge; for Rents of Bridge House Estates; for Paving and Lighting; improving the Navigation of the Thames; cleansing Sewers, &amp;c.</td>
<td>by Act.</td>
<td></td>
</tr>
<tr>
<td>London Sewers; v. Accounts, 338.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>London Universities:</td>
<td>Draft Charters for the University of London, and for London University College; printed 841</td>
<td>by Address</td>
<td></td>
</tr>
<tr>
<td>Lord Lieutenant of Ireland; v. Accounts, 287.</td>
<td>(Sess. Papers, No 604.)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lords, House of; v. Accounts, 385 to 391.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lottery Prizes; v. Accounts, 158.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lower Canada; v. Accounts, 78 to 81, 85, 87, 88.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lunatic Asylums; v. Accounts, 266.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lunatics:</td>
<td>Return of Patients admitted since each County Lunatic Asylum was opened; Number admitted each year; Number of re-admissions during the last Five years; Number of permanent Cures and Number of Deaths in each year, and the assigned Cause; Dietary; modes of Occupation, &amp;c.; printed 668</td>
<td>by Address</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(Sess. Papers, No 444.)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>laying-in-Hospital (Dublin); v. Accounts, 287.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Madeira Wine; v. Accounts, 153.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Madras; v. Accounts, 183, 190.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Magistrates; v. Accounts, 273, 302.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mahogany; v. Accounts, 142.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mail Coaches; v. Accounts, 405, 407, 411.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Malt; v. Accounts, 214, 215, 220.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Maltsters; v. Accounts, 221.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Malta:</td>
<td>Returns of the Names of and Appointments held by the Members of the Council of Government of Malta; of the Salaries of all Persons employed under the Government from 1800 to 1834; and other Returns relative to the Revenue and Expenditure of that Island; printed 63</td>
<td>by Address</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(Sess. Papers, No 39.)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Manchester, Deserted Children; v. Accounts, 168.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Manchester Post; v. Accounts, 406.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Margate Harbour:</td>
<td>Account of the Receipt and Application of all Monies received by the Margate Pier and Harbour Company from 8th April 1835 to 5th April 1836</td>
<td>by Act.</td>
<td></td>
</tr>
<tr>
<td>Marion; v. Accounts, 302, 308.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Marine Society; v. Accounts, 287.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Vol. 91.—Sess. 1836.
ACCOUNTS AND PAPERS—continued.

MARLBOROUGH, DUKE OF:—
343. Returns of yearly Deductions from the Pension of the Duke of Marlborough, on account of Land Tax, and One Shilling and Sixpenny Duties, and the Authority by which they were made; printed 802 - - - (Sess. Papers, N° 552.)

MARRIAGES:—
344. Return of the Number of Marriages solemnized in the Church of Saint George, Hanover-square, Middlesex, the Collegiate Church at Manchester, and Saint Philip's Church, Birmingham, in 1835; with a Statement of Fees to the officiating Minister and Parish Clerk; printed 710 - - - - (Sess. Papers, N° 407.)

345. —— of the Number of Marriages solemnized in the Collegiate Church of Manchester in 1821, with a Statement of Fees to the Chaplains, Clerks and Choristers; and of Number of Publication of Banns in 1821 and 1825, and Amount of Fees when the Marriage was not afterwards solemnized - - - - - (Sess. Papers, N° 514.)

MARSHALSEA PRISON; v. ACCOUNTS, 166.

MASTER OF THE ROLLS; v. ACCOUNTS, 91, 92.

MAURITIUS:—
346. Papers respecting the measures adopted by His Majesty's Government since the Report of the Commissioners of Eastern Inquiry in 1828, on the subject of the Claims to Freedom on the part of Persons illegally denied in Slavery or Apprenticeship in the Mauritius; and Correspondence on the State of the Registry of Slaves in the Mauritius, and the labouring Population of that Colony; printed 219 - - (Sess. Papers, N° 144.)

V. ACCOUNTS, 142.

MEDITERRANEAN VESSEL; v. ACCOUNTS, 369.

MEETING HOUSES; v. ACCOUNTS, 169.

MERCHANT SEAMEN:—
347. Accounts of the Income and Expenditure of the Corporation for Relief of Seamen in the Merchant Service in 1835; and of the Income and Expenditure of the Trustees for the Relief of Seamen in the Merchant Service at certain Out-ports in 1835; printed 331 - - - - - - (Sess. Papers, N° 241.)

348. —— of the Number of Seamen in the Merchant Service, according to the last Return made up prior to the passing of the 5th and 6th Will. 4, C. 19, stating the data on which such Return is founded; of Seamen registered under the said Act and other Returns upon the same subject; printed 720 - - (Sess. Papers, N° 444.)

[Accounts being imperfect, withdrawn: perfect Accounts ordered, 818.]

MESSAGERS; v. ACCOUNTS, 203, 425, 436, 514 to 517, 555.

MILITARY ASYLUM; v. ACCOUNTS, 20.

MILITARY COLLEGE; v. ACCOUNTS, 19.

MILITARY PUNISHMENTS; v. ACCOUNTS, 38.

MILLS; v. ACCOUNTS, 222 to 229.

UNIT:—
353. Estimate of Sum required in the year from 1st April 1836 to 31st March 1837, to defray the Expenses of the Mint in the Coinage of Gold; printed 235. Referred 404 - - - - - (Sess. Papers, N° 159.)

354. —— in detail, of the Amount expended in the year 1835, for the Establishment and contingent Expenses of His Majesty's Mint, and other Returns relating to that Establishment; printed 471 - - - - - (Sess. Papers, N° 322.)

ADDRESSED.
ACCOUNTS AND PAPERS—continued.

**MINT—continued.**

355. Returns of all Gold and Silver Ingots assayed by the Master of the Mint's Assayer in each of the last Fifteen years:—of the Cost of Scales and assaying Balances supplied to the Mint, Expense of repairing the same, and by whom repaired:—of the Amount of Stationery supplied, and the Offices to which distributed during the same period, and other Returns relating to the Mint; *printed 471*—by *Address.*

(Sess. Papers, N° 322.)


**MISCELLANEOUS SERVICES:**

356. Statements of the Estimates for Miscellaneous Services for 1836–7, compared with the Estimates for the like Services for 1834–5 and 1835–6; *printed 235.*—by *Address.*

(Sess. Papers, N° 156–160.)

357. Circular Letter from the Under Secretary of State for the Home Department, dated October last, addressed to the Mayor or Chief Officer of any of the Boroughs contained in the Schedules of the Act 5 and 6 Will. 4, c. 76; *printed 240*—by *Address.*

(Sess. Papers, N° 173.)

358. Estimate of the Sum required, in the year 1836, on account of the Expenses under and connected with the Acts relating to Municipal Corporations in England, Scotland and Ireland; *printed 235.*—by *Address.*

(Sess. Papers, N° 157.)

359. Copies of any Treasury Minutes prohibiting or discouraging the holding of Corporate Offices by Officers employed in the Preventive Service, Customs or Excise, that have been issued from the Treasury within the last Four years—*printed 235.*

360. Account of the Naval Receipt and Expenditure for the Year ended on the 31st March 1835; *printed 29*—by *Address.*

(Sess. Papers, No 20.)

361. Returns of all Naval Officers who have been deprived of their Half Pay without their consent, or the investigation of a Court Martial, from 1790 to the present period:—of any Person whose Half Pay has been restored to them subsequently to such deprivation, with the alleged reasons for such deprivation and restoration—*Order for this Return discharged, 16.*

362. Estimate of the Charge of Wages and Victuals for Seamen and Marines to serve in His Majesty's Fleet—*by Act.*

363. Estimate of the Ordinary of the Navy—*by Address.*

364. Estimate of the Charge for Works in His Majesty's Yards—*by Address.*

365. Estimate of the Debit of His Majesty's Navy—*by Address.*

366. Report of the Naval Receipt and Expenditure for the Year ended on the 31st March 1835; *printed 29*—by *Address.*

(Sess. Papers, N° 20.)

367. Estimates for the year 1836–7; *printed 35.*—by *Address.*

(Sess. Papers, N° 26.)

368. Return of the Number of Marines who, since the year 1830, have suffered either Corporal Punishment or Imprisonment, and how often on the same Person; *printed 214.*

(Sess. Papers, N° 131.)

369. Reports received at the Admiralty of the sailing qualities of His Majesty's Ships Vernon, Castor, Pique, &c. and of His Majesty's Steam Vessels Medea, Spitfire, &c.; distinguishing upon whose plans of construction built; and Reports of Trials between the Ships Vernon and Barham; *printed 329.*—by *Address.*

(Sess. Papers, N° 244.)

370. Returns of Officers of the Navy and Army who have died since 1st January 1831 to 1st April 1836, the Diminution of Half Pay, the Number on the List, and Number promoted by Brevet, with the Expense incurred during the same period—*printed 47.*

(Sess. Papers, N° 131.)

**MODEL SCHOOLS:**—v. Accounts, 316, 507.

**MOLASSES:**—v. Accounts, 142.

**MONIES IN THE EXCHEQUER:**—v. Accounts, 441.

**MONTSERRAT:**—v. Accounts, 527.

**MUGGERIDGE, MR.**—v. Accounts, 329.

**MUNICIPAL CORPORATIONS:**—

357. Circular Letter from the Under Secretary of State for the Home Department, dated October last, addressed to the Mayor or Chief Officer of any of the Boroughs contained in the Schedules of the Act 5 and 6 Will. 4, c. 76; *printed 240*—by *Address.*

(Sess. Papers, N° 173.)

358. Estimate of the Sum required, in the year 1836, on account of the Expenses under and connected with the Acts relating to Municipal Corporations in England, Scotland and Ireland; *printed 235.*—by *Address.*

(Sess. Papers, N° 157.)

359. Copies of any Treasury Minutes prohibiting or discouraging the holding of Corporate Offices by Officers employed in the Preventive Service, Customs or Excise, that have been issued from the Treasury within the last Four years—*printed 235.*

360. Estimate of the Sum required, between 1st April 1836 and 31st March 1837, to complete the New Building for the National Gallery, &c.; *printed 335.*—by *Address.*

(Sess. Papers, N° 156.)

361. Returns of all Naval Officers who have been deprived of their Half Pay without their consent, or the investigation of a Court Martial, from 1790 to the present period:—of any Person whose Half Pay has been restored to them subsequently to such deprivation, with the alleged reasons for such deprivation and restoration—*Order for this Return discharged, 16.*

362. Estimate of the Charge of Wages and Victuals for Seamen and Marines to serve in His Majesty's Fleet—*by Act.*

363. Estimate of the Ordinary of the Navy—*by Address.*

364. Estimate of the Charge for Works in His Majesty's Yards—*by Address.*

365. Estimate of the Debit of His Majesty's Navy—*by Address.*

366. Report of the Naval Receipt and Expenditure for the Year ended on the 31st March 1835; *printed 29*—by *Address.*

(Sess. Papers, N° 20.)

367. Estimates for the year 1836–7; *printed 35.*—by *Address.*

(Sess. Papers, N° 26.)

368. Return of the Number of Marines who, since the year 1830, have suffered either Corporal Punishment or Imprisonment, and how often on the same Person; *printed 214.*

(Sess. Papers, N° 131.)

369. Reports received at the Admiralty of the sailing qualities of His Majesty's Ships Vernon, Castor, Pique, &c. and of His Majesty's Steam Vessels Medea, Spitfire, &c.; distinguishing upon whose plans of construction built; and Reports of Trials between the Ships Vernon and Barham; *printed 329.*—by *Address.*

(Sess. Papers, N° 244.)

370. Returns of Officers of the Navy and Army who have died since 1st January 1831 to 1st April 1836, the Diminution of Half Pay, the Number on the List, and Number promoted by Brevet, with the Expense incurred during the same period—*printed 47.*

(Sess. Papers, N° 131.)

**VOL. 91.—Sess. 1836.**
INDEX to the NINETY-FIRST VOLUME. [A. 1836.

ACCOUNTS AND PAPERS—continued.

NAVY—continued.

371. Return of Mates and Midshipmen now serving, who have passed their Examination for Lieutenants previous to 1st January 1835; the year in which examined; and of Captains, Commanders and Lieutenants promoted to the Rank of Lieutenants since the 1st day of January 1825; stating the year in which they respectively passed their Examination for Lieutenants; printed 660. (Sess. Papers, No. 439.)

372. Account, showing the Number of Men and Boys who have entered the Royal Navy from 1st July 1834 to 30th June 1835, and from 1st July 1835 to 30th June 1836, so far as the same can be made out; the Number who have died, Number discharged, and Number pensioned; printed 720. (Sess. Papers, No. 513.)

— V. Accounts, 52, 53, 545.

NEGREES:—

373. Estimate of the Sum required to be voted in the year 1836, to enable His Majesty to defray such Expenses as He may incur in aiding the local Legislatures in providing for the Religious and Moral Instruction of the Emancipated Negro Population; printed 235. (Sess. Papers, No. 160.)

374. Statement, showing the appropriation of the sum of £20,000 voted by Parliament, in 1835, towards the erection of School-houses in the Slave Colonies; Conditions upon which appropriated; Statement of applications not complied with, and of the appropriation of £5,000, to defray the Expense of Normal Schools; printed 299. (Sess. Papers, No. 211.)

— V. Accounts, 524 to 537.

NEW CHURCHES; V. Accounts, 95, 96.

NEWGATE GAOL:—

375. Report made on 2d July 1836 by a Committee of the Court of Aldermen to that Court, upon the Report of the Inspectors of Prisons in relation to the Gaol of Newgate; printed 622. (Sess. Papers, No. 414.)

376. Reply of the Inspectors of Prisons with regard to the Report of the Committee of Aldermen, to whom it was referred to consider the First Report of the Inspectors of Prisons, so far as relates to the Gaol of Newgate; printed 698. (Sess. Papers, No. 486.)

NEWINGTON PARISH (Surrey):—

377. Return relating to the Expenditure for two New Churches in the Parish of St. Mary; Newington, in Surrey.

NEW ROSS PORT; V. Accounts, 306.

NEW SOUTH WALES:—


NEWSPAPER STAMPS; V. Accounts, 449, 451, 461.

NETIS; v. Accounts, 526.

NORTH AMERICAN PROVINCES; v. Accounts, 100.

NORTHERN LIGHTHOUSES; V. Accounts, 100.

NORWICH GAOL; v. Accounts, 166.

NOVA SCOTIA:—

379. Estimate of the Amount required in aid of the Expenses of the Civil Government of the Colony of Nova Scotia, from the 1st day of April 1836 to the 31st day of March 1837; printed 235. Referred 404. (Sess. Papers, No. 160.)

380. Copies of the Addresses of the House of Assembly in Nova Scotia to His Majesty, dated the 29th March 1834, of 15th January 1835, and in March 1836, with the Papers annexed to each, on the Foreign Trade of that Colony, and on the Expenses of the Customs Establishment; printed 590. (Sess. Papers, No. 390.)

OATS; v. Accounts, 119.

OFFICES, PUBLIC:—

381. Account of every Increase and Diminution which has taken place within the year 1835 in the Number of Persons employed, or in the Salaries, Emoluments, Allowances and Expenses in all Public Offices or Departments. [Abstract to be printed, 419.]

— V. Accounts, 550, 551.

OFFICES IN THE COLONIES:—

382. Return of Persons holding Offices in the Colonies who are not at present in the execution of the Duties of their said Offices. by Act. 226.

— V. Accounts, 14.

ACCOUNTS AND PAPERS—continued.

<table>
<thead>
<tr>
<th>Topic</th>
<th>Reference</th>
<th>Ordered</th>
<th>Presented</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Old Stores</strong></td>
<td>v. Accounts, 545.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Orange Lodges</strong></td>
<td>v. Accounts, 88.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Ordinary of the Navy</strong></td>
<td>v. Accounts, 363.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Ordnance Office</strong></td>
<td>v. Accounts, 10, 13, 14, 49, 54, 53, 545.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Orfordness Lights</strong></td>
<td>v. Accounts, 335.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Owen Election</strong></td>
<td>v. Accounts, 510.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Orphan House (Dublin)</strong></td>
<td>v. Accounts, 587.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Oxford and Cambridge Universities</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Estimate of the Sum required, in the year from 1st April 1836 to 31st March 1837, to defray the Charge of the Salaries and Allowances granted to certain Professors in the Universities of Oxford and Cambridge; printed 235. Referred 404</td>
<td>King's Command.</td>
<td>923</td>
<td></td>
</tr>
<tr>
<td><strong>Pancras, St., Local Trusts</strong></td>
<td></td>
<td>741</td>
<td></td>
</tr>
<tr>
<td>Return, from the Commissioners for Paving, &amp;c. certain Districts in Saint Pancras, of all the Monies in hand, and due and owing to or by them, on the last day of the year 1832; also the Monies received and expended by them during each of the years 1833, 1834 and 1835</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Parliament, Houses of</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Report of the Commissioners appointed to consider the Plans for building the Houses of Parliament; printed 104</td>
<td>King's Command.</td>
<td>100</td>
<td></td>
</tr>
<tr>
<td>Estimate of the Amount required in the year ending 31st March 1837, to defray the Expense of providing temporary Accommodation for the Houses of Lords and Commons, Committee Rooms and Offices, including the temporary Residence for The Speaker, &amp;c.; printed 235. Referred 404</td>
<td>King's Command.</td>
<td>232</td>
<td></td>
</tr>
<tr>
<td>Estimate of the Sum wanted, in the year 1836, to defray the Charge of Salaries of Officers of the House of Lords and the House of Commons, and of Pensions for Retired Officers of the Two Houses, which are paid at the Treasury;—also, of the Amount which will be required in Aid of the Fee Funds of the Two Houses; printed 235. Referred 404</td>
<td>King's Command.</td>
<td>232</td>
<td></td>
</tr>
<tr>
<td>Returns of Amount expended in erecting and furnishing the present temporary Houses of Parliament, with an Estimate of the Amount required to complete and furnish temporary Buildings now in progress; printed 711</td>
<td>King's Command.</td>
<td>713</td>
<td></td>
</tr>
<tr>
<td>Amended Estimate of the Sum required to be voted in the year 1836, to defray the Charge for Salaries and Expenses of the Two Houses of Parliament, and of Allowances to Retired Officers of the Two Houses, for the year 1836, and to the 31st March 1837; printed 248. Referred 737</td>
<td>King's Command.</td>
<td>748</td>
<td></td>
</tr>
<tr>
<td>Returns of the manner in which £.36,500 was expended in 1835, for the Houses of Lords and Commons; and of Salaries and Pensions paid at the Treasury for Officers of those Houses</td>
<td></td>
<td>774</td>
<td></td>
</tr>
<tr>
<td><strong>Parochial Schoolmasters</strong></td>
<td>v. Accounts, 480.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Passages and Fuenterabia</strong></td>
<td>v. Accounts, 540.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Paymaster-General</strong></td>
<td>v. Accounts, 52 to 54.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Pay Offices</strong></td>
<td>v. Accounts, 52 to 54.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Penitentiary, Milbank</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Report of the Superintending Committee of the General Penitentiary at Milbank, for the year 1835; printed 145</td>
<td>by Act.</td>
<td>131</td>
<td></td>
</tr>
<tr>
<td>Estimate of the Sum required for restoring the Building at the General Penitentiary, Milbank, which was destroyed by Fire in October 1835; and for certain Improvements in the Building; printed 235. Referred 404</td>
<td>King's Command.</td>
<td>232</td>
<td></td>
</tr>
<tr>
<td>Estimate of the Sum required for the probable Expense of the Penitentiary, Milbank, for the year, from 1st April 1836 to 31st March 1837; printed 235. Referred 404</td>
<td>King's Command.</td>
<td>233</td>
<td></td>
</tr>
<tr>
<td><strong>Penny Posts</strong></td>
<td>v. Accounts, 417.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Pensions</strong></td>
<td></td>
<td>473</td>
<td>463</td>
</tr>
</tbody>
</table>

Vol. 91.—Sess. 1836.
ACCOUNTS AND PAPERS—continued.

**POVERTY COMMISSION:**
- POOR; V. ACCOUNTS, 282.
- POLISH REFUGEES; V. ACCOUNTS, 142.
- PORTUGAL WINE; V. ACCOUNTS, 153.
- PORT PATRICK HARBOUR; V. ACCOUNTS, 493.
- POLICE; V. ACCOUNTS, 280, 288, 307, 312, 351, 352.

**POST OFFICE:**
- POSTEAS; V. ACCOUNTS, 109.
- POST COMMUNICATION (England and France); V. ACCOUNTS, 559.
- PORTDYNILLAEN HARBOUR; V. ACCOUNTS, 244.

**POPTUATION:**
- V. ACCOUNTS, 466, 467.

**PORT DYNILLAEN Harbour; v. Accounts, 244.**

**PORT PATRICK HARBOUR; v. Accounts, 493.**

**PORTUGAL WINE; v. Accounts, 153.**

**POST COMMUNICATION (England and France); v. Accounts, 559.**

**POVESTAS; v. Accounts, 109.**

**POVT OFFICE:**
- 404. Return to explain and amend a Return to an Order of last Session, for a Return in detail of the Establishment of the General Post Office, as it stood on 5th April 1835; by Act. 149.
- 405. Showing the Amount of Mileage paid for the supply of Mail Coaches, in the quarter ending 5th January 1836, and the Amount which will be payable on 5th April 1836 for the same service; printed 81. by Act. 70.
- 406. Of the Annual Post Office Revenue collected from Letters that passed between Manchester and Liverpool, for the three years previous to the Mail being transmitted by the Railway, in the three subsequent years; also, the Amount paid in each year for their transmission; by Act. 121.
- 407. Contracts or Agreements, or modes adopted for supplying Mail Coaches with Lamps and Oil in Great Britain and Ireland, the Quality and Price, and instructions to Guards respecting the use of the same in moonlight;—also the Name and Residence of the parties who supply the same; printed 219. by Act. 208.
- 408. Return of the Number of Hours occupied on each Voyage from Liverpool to Kings-town by His Majesty's Post Office Packets, in the several years between 1st January 1831 and 1st January 1834; printed 262. by Act. 238.
- 409. Showing the Date from which a Mail has been dispatched from Edinburgh by the Ferry at Newhaven to Pettycur, Burntisland, or Kirkcaldy, and the Days on which the said Mail has been detained by stress of weather, specifying the time lost on each occasion; printed 245. by Act. 192.
- 410. Showing any Alterations which have been made in the Post Office Department of Ireland, since 5th January 1831, whereby a saving of Expenditure has been effected, either by a reduction in the Number of Officers, or in the Amount of Salaries; and other Returns relating to the said Department; printed 348. by Act. 342.
ACCOUNTS AND PAPERS—continued.

Post Office—continued.

411. Return of the Mail Coaches in England, Ireland and Scotland respectively, classifying those with four Horses, with three and with a pair; the greatest, slowest and average rate travelled; Number of Passengers allowed, Mileage paid, and other Returns relating to the conveyance of the Mails; printed 547 - (Sess. Papers, No. 364.)

412. Returns, showing the nature and extent of the Injury sustained by the Spitfire Post Office Packet in Port Patrick Harbour; the precise parts injured; nature of the Repairs she is undergoing at Holyhead; the length of time she has been absent from Port Patrick, and other Returns relating to the Post Office Packets; printed 475 - (Sess. Papers, No. 327.)

413. Fourth, Fifth and Sixth Reports of the Commissioners appointed to inquire into the King's management of the Post Office Department --- 

414. Instructions given by the Postmaster-General, or by Sir Francis Freeling, to the Surveyor of Post Offices for the Gloucester District, or by the Surveyor to the Postmaster of Cheltenham, during the last three years, relating to Mr. Wallace, Member for Greenock; printed 653 - (Sess. Papers, No. 436.)

415. Return of Names and Situations of Persons employed in the Post Office, Dublin, having other employment during the years 1831 to 1836; and other Returns relating to the Post Office Department in Ireland --- 

416. --- showing in detail the Gross and Net Income of the Deputy Postmasters and Mistresses in Great Britain and Ireland; the sums paid out for Office Rent, Salaries to Clerks and other particulars --- 

417. --- of the Names of all Places in Great Britain and Ireland in which a Penny Post is established for the conveyance of Letters beyond the Post Town to which they are directed --- 

--- V. Accounts, 447, 458.

Power Looms; v. Accounts, 222.

Prince Edward's Island:---

418. Estimate of the Charge of defraying the Civil Establishment of Prince Edward's Island, in America, from the 1st day of April 1836 to the 31st day of March 1837; printed 235. Referred 404 - - - - - - - - (Sess. Papers, No. 160.)

Printing; v. Accounts, 387, 318, 544.

Prisons:---

419. Copies of all Reports, and Schedules (B.), transmitted to the Secretary of State respecting Prisons; printed 49 - - - - - - - - (Sess. Papers, No. 31.)

420. Report of Inspectors; printed 194. Referred 156 - - (Sess. Papers, No. 117.) [Order for referring this Report to a Select Committee discharged, 194.]

421. Estimate of Sums required, in the year ending 31st March 1837, to defray the Salaries and Expenses of the Inspectors of Prisons; printed 235. Referred 404 - - - - - - (Sess. Papers, No. 157.)

422. Return, from every Market Town, or other place not Corporate in England and Wales, of the nature of the place of Confinement within such Town for Persons apprehended for Felony; printed 89 - - - - (Sess. Papers, No. 581.)

423. --- of the Amount of Money expended by the Counties of Middlesex, Surrey and Essex, for the erection, enlargement and repairs of Prisons, from 1815 to the present time:---and, a similar Return for the City of London; printed 819 - - - - (Sess. Papers, No. 569.)

--- V. Accounts, 275, 295.

Private Banks; v. Accounts, 60.

Private Bills; v. Accounts, 68.

Privy Council:---

424. Estimate of the Sum that may be wanted, in the year from 1st April 1836 to 31st March 1837, to make good the Deficiency of the Fee Fund in the Department of His Majesty's most honourable Privy Council, and Committee of Privy Council for Trade; printed 235. Referred 404 - - - - - - - - (Sess. Papers, No. 157.)

425. --- of the Sum that may be wanted, from 1st April 1836 to 31st March 1837, to defray the Contingent Expenses and Messengers' Bills in the above Department; printed 235. Referred 404 - - - - - - (Sess. Papers, No. 157.)

426. Return of the manner in which £4,150, voted in 1835, for the contingent Expenses and Messengers' Bills in the same Department, was expended; printed 891 - - - - (Sess. Papers, No. 585.)

--- Privy Council Office (Ireland); v. Accounts, 287.

Prosecutions; v. Accounts, 287.
ACCOUNTS AND PAPERS—continued.

Protestant Dissenting Ministers:

427. Estimate of the Amount that may be wanted, in the year from 1st April 1836 to 31st March 1837, for paying the usual Allowances to the Protestant Dissenting Ministers in England, Poor French Refugee Clergy, Poor French Refugee Laity, and sundry other small Charitable and other Allowances to the Poor of Saint Martin-in-the-Fields and others; printed 235. Referred 404. (Sess. Papers, N° 158.)

428. Return of the Names of the Committee by whom the Parliamentary Grants to Protestant Dissenting Ministers have been distributed; and the mode in which they are apportioned—V. Accounts, 287.

Prussia:

429. Papers relating to the Ecclesiastical Establishments of Prussia

Public Accountants; v. Accounts, 1 to 3.


Public Bills; v. Accounts, 4, 68, 69.

Public Buildings:

430. An Estimate of the probable Amount for the Repairs, &c. of Public Buildings; for Furniture, &c. for various Public Departments; for certain Charges of Watching, Lighting, &c.; and for the Maintenance and Repairs of Royal Palaces and Works in the Royal Gardens, from 1st April 1836 to 31st March 1837; printed 235. Referred 404. (Sess. Papers, N° 156.)

Public Debt; v. Accounts, 158 to 165.


Public Offices; v. Accounts, 381, 559, 551.


Quarter Master General's Office; v. Accounts, 37.

Quarter Sessions:

431. Return of the Number and Names of Places which have held separate Quarter Sessions previously to the Municipal Reform Bill; the Number of Applications, and from whence made, for the exercise of such privilege; to what places it has been continued, since granted, or refused on the part of the Crown, with the Date of each grant or refusal; printed 771. (Sess. Papers, N° 546.)

Ramsgate Harbour:

432. Ramsgate Harbour Trust Account from June 1834 to June 1835

Recognizances Estreated; v. Accounts, 259.

Record Commission:

433. Returns of Receipts and Disbursements of the Record Commission between 30th April 1830 and 31st March 1831;—of all Debts and Liabilities of the Commission in March 1831;—and, Copy of the Accounts, or Analysis of the Accounts for 1830, 1831 and 1832. Referred 81. (Sess. Papers, N° 543.)

434. —— of Receipts and Disbursements of the Record Commission, from 1st August 1833 to 31st August 1835;—Date of every Payment and cost of every Work; the liabilities of the Commission, and mode in which the late Parliamentary Grant of £10,000 has been or is to be expended;—and, of Books purchased for the use of the Commission since the date of its appointment—by Address. 765

435. Estimate of the Sum required to defray the Expenses incurred under the direction and management of the Commissioners of Records, in the year ending 31st March 1837; also to discharge the Debts of the Commission; printed 748. Referred 757. (Sess. Papers, N° 525.)

Record Offices; v. Accounts, 543.

Reduced Officers; v. Accounts, 25.

Refuge for the Destitute:

437. Estimate of the Sum required in aid of the Institution called The Refuge for the Destitute, for the year 1836; printed 235. Referred 404. (Sess. Papers, N° 158.)

Registrar of Colonial Slaves' Office:

438. Return of the Establishment and Expense of the Office of the Registrar of Colonial Slaves, for the year 1836; printed 819. (Sess. Papers, N° 572.)

Ordered. Presented.
ACCOUNTS AND PAPERS—continued.

REGISTRATION OF DEEDS OFFICE (Dublin); v. ACCOUNTS, 268.

RELIGIOUS INSTRUCTION; v. ACCOUNTS, 284, 373, 494.

REQUEST, COURTS OF:—

439. Return of the Number of Courts of Request, or Courts for the recovery of Small Debts in England and Wales; distinguishing such as possess the power of imprisoning the Person in execution, and stating the Parishes or Places over which their jurisdiction extends; printed 301. (Sess. Papers, N° 216.)

RETIRED ALLOWANCES; v. ACCOUNTS, 550, 551.

RETIRED OFFICERS; v. ACCOUNTS, 25.

REVENUE:

440. Return of the Duty on Windows assessed for the twelve Towns in England which contribute the largest amount; printed 69. (Sess. Papers, N° 42.)

441. Account, showing the Amount of Monies in the Exchequer, and remaining to be received on the 6th February 1836, to complete the Aids granted by Parliament for the Service of the year 1835-36; printed 16. Referred 21, 29. (Sess. Papers, N° 8.)

442. Copies of Cases stated and signed by Commissioners of Assessed Taxes subsequent to 6th July 1835. (Sess. Papers, N° 204.)

443. Return of the Number of Surcharges under the Assessed Tax Acts, and Window and House Taxes, for the last Six years, 1829 to 1833; printed 427. (Sess. Papers, N° 304.)

444. Account, made up to the 31st December 1835, of the Sums which have been paid and applied within the year 1835, on account of the Russia Dutch Loan. (Sess. Papers, N° 146.)

445. Copies of Cases stated and signed by the Commissioners of the Assessed Taxes in Scotland. (Sess. Papers, N° 147.)

446. Statement of the Name of a Person, other than a Distributor or Sub-Distributor of Stamps, appointed a Collector of Land Tax in Scotland. (Sess. Papers, N° 147.)

447. Account of the Charges of Collection on the Public Income of the United Kingdom for the year ending 5th January 1836; showing, under separate general heads, the Sums paid for the same out of the Money received on account of Duties and Taxes by the Customs, Excise, Stamps, Taxes and Post-Office Departments; the authority for the same, and a Return of Buildings erected and paid for therefor; printed 590. (Sess. Papers, N° 264.)

448. Memorials from Banks in Scotland to the Treasury, on the subject of the payment of the Revenues, without deduction, by the different Departments of Receipt, and the Minute thereon. (Sess. Papers, N° 177.)

449. Return of the Number of Stamps issued to the several Newspapers in the City of Dublin, for the same, and a Return of Buildings erected and paid for thereout; printed 360. (Sess. Papers, N° 216.)

450. — of the Gross and Net Amount of all Taxes repealed, expired or reduced in each of the years 1821, 1822, 1823, 1824 and 1825, and of all Taxes imposed in the same period; showing the several Articles on which the alterations of Duty were made, together with an Estimate of the Amount of the reduction or increase of Duty upon each Article; printed 192. (Sess. Papers, N° 109.)

451. — of the Stamps issued to the several Newspapers in the City of Dublin, for the Quarters ending 31st March, 31st June, 31st September, and 31st December, 1835; printed 245. (Sess. Papers, N° 177.)

452. Accounts of the Ordinary Revenues and Extraordinary Resources constituting the Public Income of the United Kingdom of Great Britain and Ireland, for the year ending 5th January 1836; printed 219. (Sess. Papers, N° 146.)

453. Account of the Total Income of the Revenue of Great Britain and Ireland in the year ended 5th January 1836, with an Account of the Public Expenditure during the same period; printed 219. (Sess. Papers, N° 147.)

454. — of the Net Public Income of the United Kingdom of Great Britain and Ireland, in the year ended 5th January 1836; of the Balances of Public Money remaining in the Exchequer on the 5th January 1835; the Amount of Money raised by the additions to the Funded or Unfunded Debt; the Money applied towards the Redemption of the Funded or paying off Unfunded Debt; the Total Amount of Advances and Re-payments on account of Local Works, &c., with the difference accruing thereon, and the Balances in the Exchequer on 5th January 1836; printed 219. (Sess. Papers, N° 147.)

455. — of the Income of the Consolidated Fund in the year ended 5th January 1836; printed 219. (Sess. Papers, N° 147.)

456. — of Money applicable to the payment of the Consolidated Fund in the year ended 5th January 1836; printed 219. (Sess. Papers, N° 147.)

457. —, showing how the Monies given for the Service of the United Kingdom for the year 1835 have been disposed of; printed 219. (Sess. Papers, N° 147.)
ACCOUNTS AND PAPERS—continued.

REVENUE—continued.

458. Accounts of Arrears and Balances; viz. Customs (England, Scotland and Ireland); Excise (England, Scotland and Ireland); Stamps (Great Britain and Ireland); Land and Assessed Taxes (Great Britain and Ireland); Post Office (Great Britain, Colonies and Ireland); Land Revenue (England and Wales, Alderney and the Isle of Man).

459. Return, showing the Amount of Capital on which the several rates of Legacy Duty have been paid in Great Britain, in 1834 and 1835; the Amount of each Rate paid in each year, and Total Amount of each Rate paid in these Two years; and a similar Return for Ireland; printed 348

460. Account, showing the Amount of all Monies received during the year ended 5th April 1836, to the Account of His Majesty's Exchequer, under the several and respective heads of Public Revenue, the Amount of all Royal Orders and Treasury Warrants received by the Comptroller General of the Exchequer, the Issues made from the Bank of England on Credits given pursuant thereto, and the Balance of Monies remaining to the Account of the Exchequer on 5th April 1836; printed 272

461. Return of the Number of Stamps issued in each Month for all the London Newspapers, from June 1835 to April 1836; similar Returns in respect to all other Newspapers in Great Britain; Return of the Advertisement Duty paid by each of the London Newspapers in each month from 1st January 1835 to 30th April 1836; printed 418, 590

462. Accounts of the Net Public Income of the United Kingdom in the year ended 5th April 1836; of Balances in the Exchequer on 5th April 1836; Amount raised by additions to the Funded or Unfunded Debt, in the year ended 5th April 1836; the Money applied towards the redemption of the Funded, or paying off Unfunded Debt; the Total Amount of Advances and Repayments on account of Local Works, &c. with the difference accruing thereon, and the Balances in the Exchequer on 5th April 1836; printed 326

463. — of Sums paid for Duty by each Insurance Office in Great Britain and Ireland on Insurance from Fire, for each quarter in 1835; the Amount of Allowance for collecting the same; and of Sums insured on Farming Stock for the same period; printed 418, 509

464. Account of the Public Income and Expenditure of the United Kingdom in the years ended 5th January 1834, 1835 and 1836; showing the Expense incurred in the Collection; the Charge of Debt, Expenses of the Civil Government, the Allowances to the Royal Family and to His Royal Highness Prince Leopold, &c.

465. Return of Advertisement Duty paid by each Provincial Paper in the United Kingdom in each month, from 1st January 1835 to 30th April 1836; printed 711

466. Tables of the Revenue, Population, Commerce, &c. of the United Kingdom, and its Dependencies. (Supplement to Part IV. Colonies, 1833)

467. Ditto — ditto — Part V. 1835

REVISING BARRISTERS—

468. Estimate of the Sum required in the year from 1st April 1836 to 31st March 1837, to pay the Allowances and Expenses of the Barristers employed in revising Lists of Voters, &c. under the Act 2 Will. 4, c. 45; printed 235. Referred 404

469. Returns of the Total Number of Days in each year during which the whole of the Barristers, appointed to revise the Lists of Voters in England and Wales, were employed in the performance of their duty; Number of Barristers employed in each year, and total Cost of such Revision; printed 330

RICHMOND BRIDGE:

470. Richmond Bridge Cash Account, 1835

ROMAN CATHOLIC CHAPELS; v. ACCOUNTS, 169.

ROMAN CATHOLIC COLLEGE; v. ACCOUNTS, 287.

ROYAL BOUNTY—

471. Return, showing the Expense incurred annually for the last Three years in erecting and removing the temporary Wooden Building at Whitehall for dispensing the Royal Bounty

ROYAL DUBLIN SOCIETY; v. ACCOUNTS, 265, 287.

ROYAL GARDENS; v. ACCOUNTS, 430.

ROYAL HIBERNIAN ACADEMY; v. ACCOUNTS, 287.
## Accounts and Papers—continued.

**Royal Irish Academy:** v. Accounts, 287.

**Royal Military Asylum:** v. Accounts, 20.

**Royal Military Canal:**

- Account of Receipts and Disbursements of Rates and Tolls on the Royal Military Canal, for the year ending 31st December 1835 [by Act].

**Royal Military College:** v. Accounts, 19.

**Royal Palaces:** v. Accounts, 430.

**Rum:** v. Accounts, 142, 218.

**Russia:** v. Accounts, 472, 796, 233.

**Russia Company:**

- Charter and List of Governor and Officers of the Russia Company; also, any other Deed or authority under which they collect Duties on the produce of Russia, or enjoy any other privileges, with the Rules for the regulation of the Company; Number of Freemen admitted, in each year since 1829, Amount paid on entry, and Number on the Roll; with other Returns relating to the Russian Company; printed 427, 796 [Sess. Papers, n° 509].

**Russia Dutch Loan:** v. Accounts, 444.

**Russia Trade:**

- Return from the British Consuls at St. Petersburgh, Narva, Archangel and Onega; stating the Amount of Produce exported from each Port to the United Kingdom; distinguishing how much of such Produce was exported by native Russia Merchants, and how much by Foreigners resident there; printed 833 [Sess. Papers, n° 587].

**St. Domingo Sufferers:** v. Accounts, 195.

**St. Helena:** v. Accounts, 183, 238, 239.

**St. Martin-in-the-Fields Poor:** v. Accounts, 427.

**St. Mary, Newington, Churches:** v. Accounts, 377.

**St. Pancras Local Trusts:** v. Accounts, 525.

**St. Vincent:** v. Accounts, 525.

**Savings Banks:** v. Accounts, 165, 488.

**Scarborough Harbour:**

- Return of Duties received under the Scarborough Harbour and Pier Act, and of the Expenditure thereof; of Sums borrowed by the Commissioners; and Number of Commissioners who have qualified [by Address].

**School of Design:**

- Estimate of the Sum that will be required to be voted in the year 1836, to enable His Majesty to issue Money for the establishment of a School of Design, with a view to the improvement of the National Manufactures; printed 748. Referred 757 [Sess. Papers, n° 524].

**School Houses:**

- Estimate of the Sum necessary to enable His Majesty to issue Money for the Erection of School Houses, in aid of private Subscriptions for that purpose, for the Education of the Children of the Poorer Classes in England, in the year ending 31st March 1836; printed 337. Referred 404 [Sess. Papers, n° 526].

**Scotland:**

- Return of the Number of Causes instituted and decided in the Court of Session, between the 1st January 1835 and 1st January 1836, showing the Number of Causes ready for Judgment, but not disposed of, at the last of these dates; printed 7 [Sess. Papers, n° 1].

**Schoonmaker:**

- Copies or Extracts from all the Presbytery Books in Scotland, including Orkney and Shetland, of all the Cases which have been brought before such Presbyteries respecting Parochial Schoolmasters, under Act 9 Geo. 3, c. 54, s. 21; printed 35 [Order for printing this Return discharged, 104].

**Scottish Population:**

- Return of the Population of every Borough and Parish in Scotland, by the last Census, the Number of Churches and Chapels of the Established Church of Scotland, and Dissenting Places of Worship therein, &c. [Order for printing this Return discharged, 104].

- showing, in detail, the Amount of Debt affecting the Turnpike Road from Glasgow to Carlisle, by Beattock Bridge, distinguishing the Amount owing to Government from that to other Creditors; Rate of Toll and Amount of Income; printed 691 [Sess. Papers, n° 486].

## Table of Accounts and Papers

<table>
<thead>
<tr>
<th>Accounts and Papers</th>
<th>Presented</th>
</tr>
</thead>
<tbody>
<tr>
<td>Royal Irish Academy</td>
<td>387</td>
</tr>
<tr>
<td>Royal Military Asylum</td>
<td>20</td>
</tr>
<tr>
<td>Royal Military Canal</td>
<td>427, 796</td>
</tr>
<tr>
<td>Royal Military College</td>
<td>19</td>
</tr>
<tr>
<td>Royal Palaces</td>
<td>430</td>
</tr>
<tr>
<td>Rum</td>
<td>142, 218</td>
</tr>
<tr>
<td>Russia</td>
<td>472, 796, 233</td>
</tr>
<tr>
<td>Russia Company</td>
<td>427, 796</td>
</tr>
<tr>
<td>Russia Dutch Loan</td>
<td>444</td>
</tr>
<tr>
<td>Russia Trade</td>
<td>833</td>
</tr>
<tr>
<td>St. Domingo Sufferers</td>
<td>195</td>
</tr>
<tr>
<td>St. Helena</td>
<td>183, 238, 239</td>
</tr>
<tr>
<td>St. Martin-in-the-Fields Poor</td>
<td>427</td>
</tr>
<tr>
<td>St. Mary, Newington, Churches</td>
<td>377</td>
</tr>
<tr>
<td>St. Pancras Local Trusts</td>
<td>525</td>
</tr>
<tr>
<td>St. Vincent</td>
<td>525</td>
</tr>
<tr>
<td>Savings Banks</td>
<td>165, 488</td>
</tr>
<tr>
<td>Scarborough Harbour</td>
<td>64</td>
</tr>
<tr>
<td>School of Design</td>
<td>748</td>
</tr>
<tr>
<td>School Houses</td>
<td>734</td>
</tr>
<tr>
<td>Scotland</td>
<td>316, 374, 506, 507</td>
</tr>
</tbody>
</table>

**Index to the Ninety-First Volume.**
ACCOUNTS AND PAPERS—continued.

SCOTLAND—continued.

483. Warrant, awarding Compensation to John Munro, Maser of the Court of Session.

484. Ditto—George Carphin, Commissary Clerk of Edinburgh.


486. Return of all Reductions made in the Establishments of Scotland.


488. Returns from the Dumfries, Kirkcudbright and Wigton Officers of Customs, of all the Ship-repairs in the Solway Channel, and on the Scotch Coast, from the mouth of the River Sark to the Mull of Galloway, from 1st January 1831 to 25th March 1836; Of the Lighthouse Dues collected by these Officers yearly at the different Ports on the said Coast, during the same period of years; and other Returns relating to Light-houses in Scotland; printed 376.

489. Estimate of the Amount required to complete the Works and Repairs to Port Patrick Harbour, from 1st April 1836 to 31st March 1837; printed 235. Referred 404.

490. Minutes of the Commissioners regarding the erection of a Lighthouse at the entrance of Hoy Sound, in Orkney, and of Reports made to them relative thereto; printed 326.

491. Return of the Sum paid in each of the Five years ending 31st December 1834, in each of the Royal Burghs of Scotland, for the Aliment of Prisoners after Conviction, distinguishing the Amount paid for Prisoners convicted of offences committed without the Jurisdiction of the Burgh; printed 240.

492. Return of all Reductions made in the Establishments of Scotland, Court of Exchequer, Court of Admiralty, Commissary Court, Office of Keeper of the Great Seal and King's Household in Scotland, since the accession of his late Majesty King George the Fourth.


495. Minutes of the Commissioners of the Northern Lights regarding the erection of Light-houses on the Coast of the Solway Firth, and of Reports made to them on that subject; printed 404.

496. Correspondence between His Majesty's Government and other Persons, respecting the Debt of £238,000, due to the Government, since the Report of the Select Committee on the Harbours of Leith and Newhaven in the last Session; printed 301.

497. Minutes of the Commissioners of the Northern Lights regarding the erection of Light-houses on the said Coast, during the same period of years; and other Returns relating to Light-houses in Scotland; printed 345.

498. Order for this Return discharged, 121.

499. Thirty-first Report of the Commissioners for making and maintaining the Caledonian Canal; printed 237.

500. Return of Dates when all the Duties not judicial performed by the Barons of the Exchequer and King's Remembrancer were transferred to other Departments, and other Returns relating to the said Offices; printed 116.

501. Order for this Return discharged, 121.


503. Ditto Robert Throsiaire, Commissary Clerk of Dumfries.

504. Ditto George Carphin, Commissary Clerk of Edinburgh.
ACCOUNTS AND PAPERS—continued.

SCOTLAND—continued.

503. Return of the Number of Civil Causes instituted before the Bailie Courts of Edinburgh and Glasgow, during each of the last three years respectively; distinguishing those where Decree in Abatement was pronounced from such as underwent Judicial Discussion; printed 883. Referred 757. (Sess. Papers, No. 500.)

504. Abstract of the Accounts of the Commissioners of the Northern Lighthouses for the year ending 30th June 1835; printed 720. Referred 757. (Sess. Papers, No. 514.)

505. Return of the Rents of all Turnpike Gates in each County in Scotland, for three years preceding Whitsunday 1835; printed 720. Referred 757. (Sess. Papers, No. 514.)

506. Account of all Monies paid by Vote of Parliament, or by Statute enactment, or by any other authority, for the building and repair of Churches in Scotland, and for the augmentation of the Stipends of the Clergy of the Church of Scotland, in each year since 1800, the Total Amount since that time, and the authority for paying the same of the Amount paid as Salary, and for Allowances and Expenditure of every kind, to His Majesty's High Commission to the Church of Scotland, in each year since 1800, and the Authority by which the same were paid—printed 833. Referred 833. (Sess. Papers, No. 481.)


SECRETARIES OF STATE:—

511. Estimate of the Sum that may be required in 1836, for the School of Arts, in aid of private Subscriptions for that purpose, for the Education of the Children of the Poorer Classes in certain great Towns in Scotland; printed 748. Referred 757.

512. Ditto—(Sess. Papers, No. 525.)

513. Ditto—(Sess. Papers, No. 525.)

514. Estimate of the Sum that may be wanted, in the year from 1st April 1835 to 31st March 1836, to defray the Charge of His Majesty's Foreign and other Secret Services; printed 235. Referred 404. (Sess. Papers, No. 157.)

515. Ditto—(Sess. Papers, No. 157.)

516. Ditto—(Sess. Papers, No. 157.)

517. Return of the manner in which £5,400, voted in 1835, for the Contingent Expenses and Messengers' Bills in the Department of His Majesty's Secretary of State for the Home Department, was expended; printed 819. (Sess. Papers, No. 575.)

SECRETARY TO THE LORD LIEUTENANT OF IRELAND; v. ACCOUNTS, 287.

SECRET SERVICES:—

518. Estimate of the Sum that may be required in the year from 1st April 1835 to 31st March 1837, to defray the Expenses incurred by Sheriffs, formerly paid from Civil Contingencies:—also, of the Amount required to make good the deficiency of the Fees in the Office of the King's Remembrancer in the Exchequer, in consequence of the diminution of Fees in that Department; printed 235. Referred 404. (Sess. Papers, No. 159.)

—V. ACCOUNTS, 283.
ACCOUNTS AND PAPERS—continued.

SOUTH AUSTRALIA; v. ACCOUNTS, 58.

SOAP; v. ACCOUNTS, 141.

SMALL DEBT COURTS; v. ACCOUNTS, 490.

SHOREHAM HARBOUR;—

520. Report of the Commissioners of Shoreham Harbour

SHREWSBURY AND HOLYHEAD ROAD;—

521. Statement of the Income and Expenditure of the Shrewsbury and Holyhead Road, between 1st February 1835 and 1st February 1839; and Report of Mr. John Provis thereto; printed 214

SIDMOUTH, LORD VISCOUNT;—

522. Copy of Treasury Minute on Lord Viscount Sidmouth's resignation of his Pension; printed 81

SLIVER; v. ACCOUNTS, 239.

SLIVER COINAGE; v. ACCOUNTS, 101, 103, 104, 189.

SLAVE OWNERS' COMPENSATION;—

523. Statement of the provision made for the payment of the Slave Compensation, and of the Amount remaining to be provided for on the 8th August 1836;—Report of the Actuary of the National Debt Office, with reference to the terms of the Contract for the Loan of £15,000,000, under Act 3 and 4 Will. 4, c. 73, and other Papers upon the same subject; printed 831

SLAVERY AND SLAVE TRADE;—

524. Order in Council, declaring that adequate and satisfactory provision has been made by law in the Island of Barbadoes, for giving effect to the Act 3 and 4 Will. 4, c. 73, for the Abolition of Slavery throughout the British Colonies

525. Ditto ditto Saint Vincent

526. Ditto ditto Nevis

527. Ditto ditto Montserrat; printed 192

528. Ditto ditto Tobago; printed 475

529. Papers in explanation of the Proceedings of the Legislature of Jamaica, in reference to the Amendment of their original Act for giving effect to the Act of Parliament for the Abolition of Slavery

530. Copies of two Statements made by the Agent of Jamaica on behalf of the Assembly of that Colony to the Right honourable Lord Glenelg, dated the 19th and 21st days of March 1836, in relation to the recent Proceedings of the Governor and Assembly of Jamaica; and of the Protest of the Agent of Jamaica to Lord Glenelg, dated the 25th March 1836; printed 245

531. List of Persons appointed Special Justices of the Peace for carrying into effect the Act for the Abolition of Slavery; Date of Appointment, by whom appointed, and amount of Salary for the year 1835-36; Referred 483

532. Papers in explanation of the measures adopted by His Majesty's Government for giving effect to the Act for the Abolition of Slavery throughout the British Colonies; printed 236

533. Estimate of the Sum which may be wanted from 1st of April 1836 to 31st of March 1837, to defray Expenses for the support of captured Negroes and liberated Africans, under the Acts for the Abolition of the Slave Trade; printed 235

534. Estimate of the Sum required in the year ending 31st March 1837, to defray the Charge of Salaries and Allowances to the Special Justices appointed in pursuance of an Act for the Abolition of Slavery; printed 235

535. of the Sum required from the 1st of April 1836 to the 31st of March 1837, to defray the Charge of Salaries and Allowances to the Special Justices appointed in pursuance of an Act for the Abolition of Slavery; printed 235

536. Communications with Foreign Powers and with the British Commissioners, relative to the Slave Trade; and a Statement of the Measures adopted in consequence of the Address of the House, and of the Answer thereto

537. Return of the Names of all Special or Stipendiary Magistrates who have been removed from or resigned their office in the British Colonies; and other Returns relating to the Treatment and condition of Apprenticed Negroes

\[v. \text{Accounts, 346, 373, 374.}\]

SMALL DEBT COURTS; v. ACCOUNTS, 439.

SNUFF; v. ACCOUNTS, 141.

SOAP; v. ACCOUNTS, 210, 211, 217, 219.

SOUTH AUSTRALIA; v. ACCOUNTS, 58.
ACCOUNTS AND PAPERS—continued.

SPAIN:—

538. Returns of all Stores, Arms and Ammunition, furnished by this Government to the Government of the Queen of Spain; the Sums which have been paid for the same, and guarantees for such as remain unliquidated; and of the Officers and Men who are serving in the Army of the Queen of Spain, and receiving their Half-pay or Pensions from this Country; printed 104 — — — (Sess. Papers, No. 67.)


540. Despatches from Lord John Hay received by His Majesty’s Government relating to the taking of Passages, and the subsequent attacks on the Lines at that place, and to the recent attack on Vuesteruela, and the retreat to Passages; printed 732 — — — — (Sess. Papers, No. 520.)

541. Papers relative to the Proclamation of the Constitution of 1812 in different parts of Spain; printed 843 — — — — (Sess. Papers, No. 609.)

SPANISH WINE; v. ACCOUNTS, 153.

SPARS; v. ACCOUNTS, 142.

SPIRIT DEALERS; v. ACCOUNTS, 207.

SPIRIT LICENSES (Ireland) BILL; v. ACCOUNTS, 311.

SPIRITS; v. ACCOUNTS, 136, 145, 216, 218.

SPIRITS OF WINE; v. ACCOUNTS, 218.

SPITFIRE STEAM VESSEL; v. ACCOUNTS 369.

STAFF OFFICERS; v. ACCOUNTS, 17.

STAINES BRIDGE:—

542. Account of the Receipts and Disbursements of the Tolls and other Monies collected on Staines Bridge, from 26th March 1835 to 25th March 1836 — — — — (by acct. 695)

STAMP OFFICE; v. ACCOUNTS, 447, 458.

STAMPS ON NEWSPAPERS; v. ACCOUNTS, 449, 451, 461.

STATE PAPER OFFICE, &c.:—

543. Estimate of the Sum required to defray the Charge, from 1st April 1836 to 31st March 1837, of the Salaries and other Expenses of the State Paper Office, the Office for the King’s Custody of Records in the Tower, and the Office for the Custody of Records in the Chapter House, Westminster; printed 235. Referred 404. (Sess. Papers, No. 157.)

STATIONERY, &c.:—

544. Estimate of the Expense of providing Stationery, Printing and Binding for the several Departments of Government in England and the Colonies, and in Ireland and Scotland, and for the Two Houses of Parliament, from the 1st of April 1836 to the 31st of March 1837; and for providing Paper and Printing for the Two Houses of Parliament, including the Expense of the Establishment of the Stationery Office; printed 235. Referred 404 — — — — (Sess. Papers, No. 159.)

STEAM COMMUNICATION WITH INDIA; v. ACCOUNTS, 180.

STEEVENS’, Dr. Hospital; v. ACCOUNTS, 287.

STEWART, Honourable James; v. ACCOUNTS, 549.

STORES, &c.:—

545. Return, from 1820 to 1835, of all Receipts by the Army, Navy, Ordnance, and other Departments, from the sale of old Stores; Re-payments of Advances for other Services; or from any Sources, except issues from His Majesty’s Exchequer; printed 841 — — — — — — — (Sess. Papers, No. 602.)

— V. ACCOUNTS, 40.

STRANGERS’ GALLERY:—

546. Estimate of the Sum that will be required to defray the Expense of setting apart and adapting a portion of the Strangers’ Gallery in the House of Commons for the admission of Ladies; printed 748. Referred 757 — — (Sess. Papers, No. 525.)

STRANGE, Sir Thomas:—

547. Warrant or Grant of Car. 2, to the Ancestor of the late Sir Thomas Strange, of an Annuity of £.500 paid upon the Coal Duties; printed 833. (Sess. Papers, No. 588.)

SUCCADES; v. ACCOUNTS, 142.

SUGAR; v. ACCOUNTS, 142.

Vol. 91.—Sess. 1836.
ACCOUNTS AND PAPERS—continued.

<table>
<thead>
<tr>
<th>Summary Convictions:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>548. Returns of Persons committed to Prison on Summary Convictions in England and Wales, in the year ending Michaelmas 1835; specifying the instances wherein the Evidence on which the Convictions were founded was reduced to writing, and is still preserved as a portion of the Public Records; printed 950. (Sess. Papers, n° 580.)</td>
<td>by Address. 679</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Superannuations:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>549. Treasury Minute and other Papers relating to the Superannuation of the Honourable James Stewart, late Assistant Secretary of His Majesty's Treasury; and Treasury Minute granting a Superannuation Allowance to Mr. Burrowes, late Commissioner of Insolvent Debtors, Ireland.</td>
<td>by Act. 56</td>
</tr>
<tr>
<td>550. Account of all Allowances or Compensations, granted as Retired Allowances or Superannuations, in all Public Offices or Departments, which remained payable on the 1st January 1835; the Annual Amount which was granted in the course of the year 1835; the Annual Amount which ceased in the course of the year 1835; and the Total Amount remaining payable on the 31st of December 1835; printed 219. (Sess. Papers, n° 149.)</td>
<td>by Act. 908</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Summary Convictions:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>551. Estimate of the Sum that may be wanted to defray the Charge of the Allowances or Compensations granted as Superannuation or Retired Allowances to Persons formerly employed in the Public Offices or Departments, or in the Public Service; printed 235. Referred 404.</td>
<td>King's Command. 233</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Superintendents of Trade at Canton; v. Accounts, 114.</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Surrey Prisons; v. Accounts, 423.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Switzerland:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>552. Report on the Commerce and Manufactures of Switzerland</td>
<td>King's Command. 839</td>
</tr>
</tbody>
</table>

| Tack Notes (Wales); v. Accounts, 128. |  |
| Tandem Commission; v. Accounts, 187. |  |
| Tax Office; v. Accounts, 447. |  |
| Tea; v. Accounts, 143, 152. |  |
| Teller of the Exchequer; v. Accounts, 287. |  |
| Thames River Pilots; v. Accounts, 399. |  |
| Threshie, Robert; v. Accounts, 485. |  |
| Tin; v. Accounts, 131. |  |
| Tipperary Commitals; v. Accounts, 280. |  |
| Tithe Composition; v. Accounts, 252, 262. |  |
| Tithe Suits; v. Accounts, 303. |  |

<table>
<thead>
<tr>
<th>Tithes:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>553. Return from the Inclosure and other private Acts, in which provisions are included for the Commutation of Tithes, of the proportion in Land, yearly Money Payment, or Corn Rent, allotted in lieu of Tithe; distinguishing the old Inclosures, the open Field Land, and the Commons, and the proportions for Tithe allotted in the case of each of such description of Lands; printed 708.</td>
<td></td>
</tr>
</tbody>
</table>

| Tobacco; v. Accounts, 141. |  |
| Tobago; v. Accounts, 528. |  |
| Tolouenese Emigrants; v. Accounts, 195. |  |
| Townland Survey; v. Accounts, 287. |  |
| Transports; v. Accounts, 364. |  |

<table>
<thead>
<tr>
<th>Treasury:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>554. Estimate of the Sum that may be wanted, in the year from 1st April 1836 to 31st March 1837, to make good the Deficiency of the Fee Fund in the Department of His Majesty's Treasury; printed 235. Referred 404.</td>
<td>King's Command. 233</td>
</tr>
<tr>
<td>555. Amount of the Sum required, in the year from 1st April 1836 to 31st March 1837, to defray the Expenses for Contingencies and Messengers in the Department of His Majesty's Treasury; printed 235. Referred 404.</td>
<td>King's Command. 232</td>
</tr>
</tbody>
</table>

| Treaties: |  |
| 556. Treaty between His Majesty and the Queen Regent of Spain for the abolition of the Slave Trade | King's Command. 38 |
# Index to the Ninety-first Volume

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Accounts, 300.</td>
<td>Trinity College, Dublin; v.</td>
<td>41</td>
<td>49</td>
</tr>
<tr>
<td>Trinity House:</td>
<td>Trinity House:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Turnpike Gates (Scotland); v.</td>
<td>By Address.</td>
<td>88</td>
<td>121</td>
</tr>
<tr>
<td>Turnpike Road Bills:</td>
<td>Trinity College, Dublin: v.</td>
<td>84</td>
<td>121</td>
</tr>
<tr>
<td>Turnpike Trusts:</td>
<td>Trinity House:</td>
<td>65</td>
<td>234</td>
</tr>
<tr>
<td>Unclaimed Dividends; v. Accounts, 135.</td>
<td>Trinity College, Dublin: v.</td>
<td>64</td>
<td>234</td>
</tr>
<tr>
<td>Unfunded Debt: v. Accounts, 164.</td>
<td>Trinity College, Dublin: v.</td>
<td>64</td>
<td>234</td>
</tr>
<tr>
<td>Universities; v. Accounts, 175, 333, 383, 455.</td>
<td>Trinity College, Dublin: v.</td>
<td>64</td>
<td>234</td>
</tr>
<tr>
<td>Unkiar Skelessi Treaty: v. Accounts, 557.</td>
<td>Trinity College, Dublin: v.</td>
<td>64</td>
<td>234</td>
</tr>
<tr>
<td>Unstamped Publications:</td>
<td>Trinity College, Dublin: v.</td>
<td>64</td>
<td>234</td>
</tr>
<tr>
<td>Upper Canada; v. Accounts, 29 to 84, 86, 88.</td>
<td>Trinity College, Dublin: v.</td>
<td>64</td>
<td>234</td>
</tr>
<tr>
<td>Vaccine Establishment:</td>
<td>Trinity College, Dublin: v.</td>
<td>64</td>
<td>234</td>
</tr>
<tr>
<td>Van Diemen's Land:</td>
<td>Trinity College, Dublin: v.</td>
<td>64</td>
<td>234</td>
</tr>
<tr>
<td>&quot;Vernon&quot; Ship; v. Accounts, 369.</td>
<td>Trinity College, Dublin: v.</td>
<td>64</td>
<td>234</td>
</tr>
<tr>
<td>Vice-Treasurer of the Exchequer; v. Accounts, 287.</td>
<td>Trinity College, Dublin: v.</td>
<td>64</td>
<td>234</td>
</tr>
<tr>
<td>Victuallers; v. Accounts, 214, 215.</td>
<td>Trinity College, Dublin: v.</td>
<td>64</td>
<td>234</td>
</tr>
<tr>
<td>Vincent, St.; v. Accounts, 525.</td>
<td>Trinity College, Dublin: v.</td>
<td>64</td>
<td>234</td>
</tr>
<tr>
<td>Volunteer Corps; v. Accounts, 21.</td>
<td>Trinity College, Dublin: v.</td>
<td>64</td>
<td>234</td>
</tr>
<tr>
<td>Wages of Seamen; v. Accounts, 362.</td>
<td>Trinity College, Dublin: v.</td>
<td>64</td>
<td>234</td>
</tr>
<tr>
<td>Wallace, Mr.; v. Accounts, 414.</td>
<td>Trinity College, Dublin: v.</td>
<td>64</td>
<td>234</td>
</tr>
<tr>
<td>Western Coast of Africa; v. Accounts, 5.</td>
<td>Trinity College, Dublin: v.</td>
<td>64</td>
<td>234</td>
</tr>
</tbody>
</table>

Vol. 91—Sess. 1836.
## INDEX to the NINETY-FIRST VOLUME. [A. 1836.

### ACCOUNTS AND PAPERS—continued.

**West India Colonies:**
- 569. Estimate of the Amount required from the 1st April 1836 to the 31st March 1837, to defray the Charge of the Salaries of the Governors, Lieutenant Governors and others in His Majesty’s West India Colonies; printed 235. Referred 404 (Sess. Papers, N° 180.)

**West India Trade:** v. Accounts, 142.

**Westminster Bridge:**
- 570. The Four Quarterly Accounts of the Treasurer of the Commissioners of Westminster Bridge, from 5th April 1835 to 5th April 1836.

**Westmoreland Lock Hospital:** v. Accounts, 287.

**Wexford Harbour:** v. Accounts, 296.

**Wheat:** v. Accounts, 119.

**Whitecross-street Prison:** v. Accounts, 166.

**Widows’ Pensions:** v. Accounts, 27, 28, 44.

**Window Duty:** v. Accounts, 440, 443.

**Windsor Castle:**
- 571. Estimate of the Sum required to complete the Works at Windsor Castle; printed 235. Referred 404 (Sess. Papers, N° 156.)

**Wine:** v. Accounts, 145, 153.

**Winterton Lights:** v. Accounts, 335.

**Woods, Forests and Land Revenues:**

**Wool:** v. Accounts, 132.

**Woolen Manufactures:** v. Accounts, 132.

**Woolwich Court of Requests:** v. Accounts, 237.

**Works, Board of:** v. Accounts, 287, 290.

**Writs of Error:**
- 573. Return of the Number of Writs of Error brought in the Exchequer Chamber in each year, from January 1830, stating the result of each of such Writs; printed 778 (Sess. Papers, N° 548.)

**Writs of Intrusion (Wales):** v. Accounts, 127.

**Writs of Rebellion:** v. Accounts, 303.

### Accounts of former Sessions, To be printed, viz.

- Accounts relative to Cotton and Woollen Factories, (presented 12th June 1835,) 219. Return, stating the manner in which One Million, voted for the Irish Clergy, has been appropriated (presented 28th August 1835,) 541.
  - read in the House, 76, 639, 642.
  - of a former Session referred to a Select Committee, 374.
  - referred to the Committee of Supply, 21, 115, 134, 249, 538, 404, 757.
  - referred to the Committee of Ways and Means, 29.
  - referred to Select Committees, 69, 81, 94, 134, 136, 214, 319, 483, 524, 617.
  - Abstracts to be printed, 201, 219.
  - to be laid before the House forthwith, 543, 675.
  - to be laid before the House forthwith, and made up to a further period, 623.
  - Orders for, discharged, 16, 21, 121, 191, 397, 411.
  - Order for printing, discharged, 104.
  - Orders for referring Accounts, Re. to Select Committees discharged, 154, 403.
  - withdrawn, 818.

### ACTS:
- of the Parliament of Ireland; read, 83, 220.
- Resolution of the House of the 13th August 1832, relative to the printing of Private, Local and Personal Acts, read, and rescinded, 9.
- Resolution that it is the opinion of this House, That it is expedient to discontinue the present mode of ingrossing Acts of Parliament in Black Letter, and to substitute a plain Round Hand, instead thereof; Resolution to be communicated to the Lords at a Conference; Conference to be desired, 25. Report that the Lords agree to a Conference, and appoint time for the same, 30. Committee appointed to manage the Conference; Conference held and reported, 35. Vide Statutes.
- Vide Lords.
- and Bills; Petition of Inhabitants of Limeray for promoting the Circulation thereof, 580. Vide Accounts.

### ADDRESSES

---

**IN DEN to the NINETY-FIRST VOLUME. [A. 1836.**
INDEX to the NINETY-FIRST VOLUME.

ADDRESSES:

Of Thanks:—

1. King's Speech—Motion for presenting an Address of Thanks to His Majesty, for His most gracious Speech at the opening of the Session; 4. Amendment proposed, but not made; Motion agreed to, 5. Committee appointed to draw up an Address thereon; Five to be the Quorum, 6. King's Speech referred, 7. Address reported, 9. Agreed to; to be presented by the whole House; Privy Councillors humbly to know His Majesty's pleasure when He will be attended, 11. The King appoints to be attended, 11. His Answer, 11.

Relating to Special Matters:

2. Orange Lodges—That His Majesty will be graciously pleased to take such measures as to His Majesty may seem advisable, for the effectual discouragement of Orange Lodges, and generally of all political Societies excluding persons of a different religious faith, using secret signs and symbols, and acting by means of associated branches, 76. King's Answer, 81.

3. Parliament, Houses of—That His Majesty will be graciously pleased to direct that inquiries be made in conformity with the Report of the Committee on the Houses of Parliament, in such manner as to His Majesty may seem most advisable, 145.

For Accounts and Papers:

4. Agriculture (Foreign Countries)—Copy of any Instructions addressed to, and of any Reports received from, His Majesty's Consuls abroad with respect to the state of Agriculture, and the condition of the Population within the districts of their Consulates, 70. King's Answer, 87.—(V. Accounts, 6.)

5. America and West India Islands—Return of the Number of Colleges and endowed Schools in the British Settlements in America and the West India Islands, the Number and Names of the Masters and Professors appointed to the same, their respective Salaries, and any or what Grants made to them by Government, 125. King's Answer, 142.

6. American Colonies—Copy of all Memorials, Petitions and Addresses received by the Secretary of State for the Colonies, from persons inhabiting our North American Colonies, respecting the Elective principle in their several Legislative Councils, 342. King's Answer, 384.


8. Benefices—Statement of the Number and Value of all Benefices in England and Wales which are in the Gift of Private Persons; the Diocese in which situate, and whether the Presentation is only alternate, and with whom, 397.

— Return of all Benefices in the appointment of Donns and Chapters in the several Dioceses of England and Wales; specifying the net Income of each Benefice, and distinguishing the Diocese in which it is situate, 646.

[Order for presenting this Address discharged, 571.]

9. Return of all Benefices in the appointment of Donns and Chapters in the several Dioceses of England and Wales; specifying the net Income of each Benefice, and distinguishing the Diocese in which it is situate, 646.

[Order for presenting this Address discharged, 668.]

10. British Shipping—Returns of the gross Amount levied on British Shipping at Saint Petersburg, Cronstadt, and other Ports of Russia, for the support of the English Episcopal Clergy in that Country, in each of the last Five years;—of any other Fees or Taxes levied in any other foreign Port on British Shipping for the support of the English Episcopal Church at such foreign Port or Place; stating the Rate of Charge, and the Amount levied in each of the last Five years, and how applied, and by what authority levied, 125. King's Answer, 142.—(V. Accounts, 76.)

11. Canada—Correspondence between the Secretary of State for the Colonies and the Governors of Canada, and Mr. W. B. Felton, relative to Lands granted to the said W. B. Felton, 76. King's Answer, 87.—(V. Accounts, 78.)

12. Instructions given to the Earl of Gosford, and the Commissioners appointed to inquire into th Grievances complained of in Lower Canada;—also, to Sir F. B. Head, Lieutenant-Governor of Upper Canada 142. King's Answer, 154.—(V. Accounts, 79.)

13. Instructions addressed to the Governors of Upper and Lower Canada, relative to the Expenditure incurred on account of the Indian Departments in those Provinces, 260. King's Answer, 333.—(V. Accounts, 81.)

14. Address of the House of Assembly of Upper Canada, in Committee of the whole House on the 11th February 1836, to His Majesty, respecting the Commerce and Trade of that Province; also, Copies of the several Resolutions respecting Commerce and Trade agreed to by the same Committee on the same day, 293. King's Answer, 333.—(V. Accounts, 82.)

15. Extracts from a Despatch of the 21st April 1836 from Sir F. B. Head, Lieutenant-Governor of Upper Canada, to Lord Glenelg, with the Enclosures referred to in such Extracts, 477. King's Answer, 584.—(V. Accounts, 83.)

16. Address to the King from the Assembly of Upper Canada, with the Appendix of Documents transmitted therewith to the Secretary of State, 592. King's Answer, 584.—(V. Accounts, 84.)

17. Copies of Lord Aylmer's Despatches on 5th March 1834, addressed to the Right Honourable Edward Stanley, and of 18th March 1835, addressed to the Earl of Aberdeen, 580. King's Answer, 584.—(V. Accounts, 85.)

18. Fourth Report of the Standing Committee of Grievances made to the Assembly of Lower Canada respecting the conduct of Lord Aylmer, while Governor-General of that Province, 598. King's Answer, 642.—(V. Accounts, 87.)


20. Despatches addressed to the Governors of Upper and Lower Canada respecting Orange Lodges; the date of arrival of those Orders there; and the Answers, if any, received from such Governors;—also, Address of the House of Assembly of Upper Canada to the Governor respecting Orange Lodges, and his Answer thereto, 714. King's Answer, 723.—(V. Accounts, 88.)

Vol. 91.—Sess. 1836. F 2

21. Canada
INDEX to the NINETY-FIRST VOLUME. [A. 1836.

ADDRESSES—continued.
21. CANADA—Copy of all Orders in Council and Instructions sent to Upper Canada by His Majesty's Secretary of State for the Colonies, for the Regulation of the Sale or Grant of Lands in that Province, and other Returns upon the same subject, 841.

22. CAPE OF GOOD HOPE—Despatches received from, or addressed to, the Governor of the Cape of Good Hope, to the late Caffre War, and to the death of Hinton,—also, Copies of the Instructions given to the Lieutenant-Governor of the Frontier Districts, 125. King's Answer, 142.—(V. Accounts, 89.)


[Order for presenting this Address discharged, 623.]

24. CINQUE PORTS—Return of the Number of Persons committed for Trial for Felonies and Misdemeanors during the Five Months ending 31st December 1825, and of the Period, in each of the Cinque Ports, with their respective members, 95. King's Answer, 100.—(V. Accounts, 97.)

25. COLONIAL GOVERNMENTS—Circular Despatches addressed to the Governors of His Majesty's Colonial Possessions in the month of May 1828, regulating the duration of Governments, 718. King's Answer, 752.—(V. Accounts, 105.)

26. COMMISSIONS—Return of all the Commissions that have been issued from November 1830, the Number and Names of Commissioners, Secretaries, Clerks and other Persons attached to each; their Duties, Salaries, &c., 18. King's Answer, 21.—(V. Accounts, 108.)

27. COMMON LAW COURTS—Returns, from each of the three Superior Courts of Common Law at Westminster; showing the Number of Actions commenced in each of those Courts in the year ending on the last day of Easter Term 1836, upon which Writs were sued out:—the Number of Causes tried in Middlesex and London, and at the Assizes; distinguishing defended from undefended Causes, and other Returns relating to those Courts, 40. King's Answer, 584.—(V. Accounts, 110.)

28. CONSULAR STATIONS (America)—List of all Consular Stations in the United States of America; with the Number and Tonnage of all British Vessels entering and departing from Ports within the limits of those Stations, and the Value of their respective Cargoes Inwards and Outwards, for the year ended 3d December 1835, 795. King's Answer, 840.—(V. Accounts, 113.)

29. CONVICTS—Return of Convicts sentenced to Transportation at the Old Bailey Sessions, by the Judges of Assize in the various Counties of England and Wales, and the Chairman of Quarter Sessions, during the years 1834 and 1835; specifying any cases in which the Sentence has been commuted, and to what extent, 741. King's Answer, 752.

30. CRIMINAL OFFENDERS—Tables, upon a new and more enlarged plan, showing the Number of Criminal Offenders committed for Trial, or hailed for appearance at the Assizes and Sessions, in each County in England and Wales, in the year 1835, and the result of the proceedings, 143. King's Answer, 154.—(V. Accounts, 126.)

31. CRIMINAL OFFENDERS (New South Wales and Van Diemen's Land)—Return of the Number of Persons charged with Criminal Offences who were committed for Trial at the Assizes or Sessions held for the several Counties or Circuits, and Towns therein, during the last seven years, 237. King's Answer, 333.

32. CROWN LANDS (Wales)—Return of the Number of Writs of Intrusion, or other Processes, issued since January 1st 1820, at the suit of the Crown, or the Lessees or Representatives of the Crown, with respect to Manors and Lands situated within the several Counties of Wales, 578. King's Answer, 584.—(V. Accounts, 127.)

33. DENMARK—Return of Leases, and Contracts for Leases, or other Documents commonly intituled Tack Notes, entered into since 1st January 1820, on behalf of the Crown, with respect to Manors, Lands, Mines or Minerals, situated within the several Counties of Wales; the Names of the Parties to and with whom such Lease, Contract or Tack Note may have been made, and the Monies paid on account of the same respectively, 578. King's Answer, 584.—(V. Accounts, 128.)

34. DEAN FOREST—Memorials, Petitions or Public Documents received by the Government, from Inhabitants of the Forest of Dean and the Hundred of Saint Briavel's, either in favour of or opposed to the Reports of the Dean Forest Commissioners, or the Dean Forest Bill lately passed into a law, 477. King's Answer, 584.—(V. Accounts, 157.)

35. DEBTORS—Return of the Names of Prisoners confined for Debt who have been in custody for Six Months or upwards, stating the Date of Commitment, and Amount of Debt.—In the Prisons of the King's Bench, Fleet, White Cross-street, Horsemonger-lane, Marshalsea, Lancaster, Chester, York, Exeter, Norwich and Chelmsford, 428. King's Answer, 584.—(V. Accounts, 166.)

36. DENMARK—Return of the Sums collected at Elsinore, or any other Ports of Denmark on British Shipping, from 1825 to the latest period, under the name of British Poor Money, Extra Poor Money, or other similar denominations; the Authorities under which levied, to whom they are paid, and how distributed; also, Balance in hand on 1st January 1836, 289. King's Answer, 333.—(V. Accounts, 167.)

37. DISSenting MEETING HOUSES, &c.—Return of Number of Licensed Dissenting Meeting Houses and Roman Catholic Chapels in England and Wales, 142. King's Answer, 154.

38. DISSenting MEETING HOUSES, &c.—Return of Number of registered Dissenting Meeting Houses and Roman Catholic Chapels in England and Wales, 191. King's Answer, 219.—(V. Accounts, 169.)

39. DUrrHAM County COURT—Return of all Writs issued out of the County Court of Durham, from 1st January 1826 to 31st December 1835, showing the Number issued for the recovery of Debts above Forty Shillings, and the Number under Fifty Shillings; also, the Number entered for Trial from the County Court, and the Number of Causes removed from that Court into the Court of Pleas at Durham, 284. King's Answer, 339.—(V. Accounts, 170.)

40. DUrrHAM County COURT—Return of the Number of Writs issued from the Court of Common Pleas of the County Palatine of Durham and Sudberge, from 1st January 1826 to 31st December 1835, 225. King's Answer, 830.—(V. Accounts, 172.)

41. EAST INDIA GAOLS—Copies of Reports and other Documents relating to the state of the Gaols in our East Indian Possessions, which have been received since the last East Indian Act came into operation, 279. King's Answer, 333.

42. ELECTORS.
INDEX to the NINETY-FIRST VOLUME.

ADDRESSES—continued.
42. ELECTORS—Returns of the Total Number of Persons qualified to vote for Members to serve in Parliament in each of the Cities and Boroughs of England and Wales; of the Total Number of Persons qualified to vote for Councillors under the Municipal Reform Act, 25. KING'S Answer, 87.—(F. ACCOUNTS, 194.)
43. — A Return of the Number of Persons qualified to vote at any Election which shall take place between 1st November 1835 and 1st November 1836, for a Knight or Knight of the Shire to serve in Parliament for any County in England or Wales;—Similar Return for Scotland, 45. KING'S Answer, 87.—(F. ACCOUNTS, 192.)
44. — A Return of the Number of Electors registered in the several Counties, Ridings, Divisions of Counties, Cities and Boroughs in England and Wales, at the time of the last General Election; also the Number who voted at the said Election in those places in which the Return was contested; similar Return for Scotland, 53. Similar Return for Ireland, 54. KING'S Answer, 87.—(F. ACCOUNTS, 193.)
45. EMIGRATION—Copy of the Report from the Chief Agent for Emigration to Upper and Lower Canada, on the subject of Emigration, and the Settlement of young Persons in those Colonies in the year 1835:—also, any similar Reports from New South Wales or Van Diemen's Land, 83. KING'S Answer, 87.
46. — Copies or Extracts of any Correspondence between the Secretary of State and the Governors of the British Colonies respecting Emigration, not already presented to the House:—Return of the Number of Persons who have emigrated from Great Britain and Ireland to the British Colonies, and to the United States of America, during the year 1835; and other Returns on the same subject, 87. KING'S Answer, 100.—(F. ACCOUNTS, 196.)
47. — Copy or Extract of a Letter addressed by the Chairman of the Emigration Committee to the Secretary of State for the Colonies, enclosing a Resolution of the Committee relative to Female Emigration to New South Wales, 759. KING'S Answer, 757.—(F. ACCOUNTS, 198.)
48. FACTORIES—Return of the Names of all Persons fined under the Factory Act, the Dates of the Convictions, the Sum paid in each case, and how the same was appropriated, 7. KING'S Answer, 21.—(F. ACCOUNTS, 823.)
49. — Copy of Reports made to the Secretary of State by the Inspectors of Factories, in pursuance of the Factories' Regulation Act, since 1st November 1833, in Great Britain, 38. KING'S Answer, 21.—(F. ACCOUNTS, 244.)
50. — Returns of the Number of Children of the ages of Twelve, Thirteen and Fourteen years, employed in Mills and Factories, subject to the operation of the present Factories' Regulation Act, since the Reports last presented to the House, 13. KING'S Answer, 21.—(F. ACCOUNTS, 226.)
51. — Return of the Names of Persons summoned for Offences against the Factories Act between December 1835 and May 1836, 315. KING'S Answer, 333.—(F. ACCOUNTS, 227.)
52. FREEMEN—Return of the Number of Persons who have been admitted to the Freedom of the Cities and Boroughs in England and Wales which returned Members to Parliament in the years 1833, 1834 and 1835, and of the Sum paid by each Person for Stamp Duty, 756. KING'S Answer, 840.
53. GAME LAWS—Return of the Number of Commitments, Prosecutions, Convictions and Sentences under the Game Laws, since 1st November 1833, in Great Britain, 38. KING'S Answer, 87.—(F. ACCOUNTS, 232.)
54. HONDURAS—Account of the Expenses of the Government of Honduras defrayed by Taxes raised on the Inhabitants of that Settlement, from the beginning of the year 1834 down to the present period, so far as the same can be made out, 471. KING'S Answer, 584.—(F. ACCOUNTS, 245.)
55. JESUITS, &c.—Return of the Notices or Statements which, pursuant to 10 Geo. 4, c. 7, have been delivered to the several Clerks of the Peace in Great Britain and Ireland, by Jesuits and members of other religious orders, communities, or societies of the Church of Rome, bound by monastic or religious vows, 18. KING'S Answer, 21.—(F. ACCOUNTS, 247.)
56. JURIES—Return, showing the Number of Persons qualified and liable to serve on Juries, in each County, Riding and Division in England and Wales, under the provisions of the Act 6 Geo. 4, c. 50, in 1835-36. KING'S Answer, 584.
57. JUSTICES OF THE PEACE—Return of the Persons nominated by the Crown to act as Justices of the Peace in the Cities and Towns Corporate of England and Wales, under the provisions of the Act 5 and 6 Will. 4, c. 76, 25. KING'S Answer, 87.—(F. ACCOUNTS, 322.)
58. — Return of the Names of all the Justices of the Peace acting for each of the Municipal Corporations of England and Wales on the 24th of December 1835, 28. KING'S Answer, 87.—(F. ACCOUNTS, 323.)
59. — Return of all Persons appointed to act as Magistrates and Justices of the Peace in each and every County of England and Wales, 279. KING'S Answer, 333.—(F. ACCOUNTS, 324.)
60. — Return of the Names and Number of Magistrates appointed for Municipal Cities and Towns, in continuation of the last Return presented to the House, 619. KING'S Answer, 642.—(F. ACCOUNTS, 325.)
61. LIGHTHOUSES—Return of the Receipt and Appropriation of the Revenue of the Corporation of Trinity House of Deptford Strand, for the years 1833, 1834 and 1835; of Amount of Light Duties received from the Three Lighthouses held by individuals under lease from the Trinity House; Charge of Collection, Expense of Maintenance, and Surplus received by the Lessees in 1832, 1833, 1834 and 1835; and other Return relating to Lighthouses, 623. KING'S Answer, 642.—(F. ACCOUNTS, 335.)
62. LONDON UNIVERSITIES—Draft Charters for the University of London, and the London University College, 839. KING'S Answer, 841.—(F. ACCOUNTS, 339.)
63. LUNATICS
INDEX to the NINETY-FIRST VOLUME.

ADDRESSSES—continued.

63. Lunatics—Return of the Total Number of Patients admitted since each County Lunatic Asylum was opened; distinguishing the Number admitted each year, as well as the Number of Re-admissions during the last Five years; the Number of permanent Cures each year; the Number of Deaths in each year, and the assigned Cause of each Death; the Dietary, and other particulars, 221. King’s Answer, 230.—(V. Accounts, 340.)

64. ——— Returns of the Number of Pauper Lunatics and Idiots in each County in England and Wales; distinguishing those in Pauper Lunatic Asylums, in Private Lunatic Asylums, and under the care and management of the Guardians or Overseers of the Poor; and of Criminal Lunatics, and where confined, 629. King’s Answer, 642.

65. Mauritius—Papers respecting the measures adopted by His Majesty’s Government since the Report of the Commissioners of Eastern Inquiry in 1828, on the subject of the Claims to Freedom on the part of Persons illegally detained in Slavery or Apprenticeship in the Mauritius; Correspondence on the state of the Registry of Slaves, and the labouring Population of that Colony, 193. King’s Answer, 219.—(V. Accounts, 346.)

66. Militia—Returns of the Staff of each Regiment of the Disembodied Militia of the United Kingdom, retained on permanent Pay by the Act of 10 Geo. 4. c. 10; and of the Staff at present receiving permanent Pay in each of the above Regiments, 339. King’s Answer, 584.—(V. Accounts, 499.)

67. Mint—Return, in detail, of the Amount expended in the year 1835 for the Establishment and Contingent Expenses of His Majesty’s Mint, Names of Officers, length of Service and Salaries; and other Returns relating to the Mint, 205. King’s Answer, 219.—(V. Accounts, 354.)

68. ——— Returns of all Gold and Silver Ingots assayed by the Master of the Mint’s Assayer in each of the last Fifteen years: Of the Cost of Scales and Assaying Balances supplied to the Mint, and the Expense of repairing the same, and by whom repaired: Of the Amount of Stationery supplied, and the Offices to which distributed, during the same period; and other Returns relating to the Mint, 297. King’s Answer, 333.—(V. Accounts, 355.)

69. Municipal Corporations—Copy of Circular Letter from the Under Secretary of State for the Home Department, dated in October 1835, addressed to the Mayor or Chief Officer of any of the Boroughs contained in the Schedules of the Act 5 and 6 Will. 4. c. 76, 295. King’s Answer, 230.—(V. Accounts, 357.)

70. Navy—Usual Estimates, 16. King’s Answer, 21.—(V. Accounts, 362 to 369, 367.)

71. Negroes—Statement, showing the appropriation, in detail, of the Sum of £20,000 voted by Parliament in the year 1835, towards the erection of School-houses in the Colonies, conditions upon which appropriated; Statement of Applications not complied with, and of the Appropriation of £5,000 to defray the Expense of Normal Schools, 272. King’s Answer, 333.—(V. Accounts, 374.)

72. Nova Scotia—Copies of the Addresses of the House of Assembly in Nova Scotia to His Majesty, dated the 29th March 1834, 17th January 1835, and March 1836, with the Papers annexed to each, on the Foreign Trade of that Colony, and on the Expenses of the Customs Establishment, 299. King’s Answer, 333.—(V. Accounts, 380.)

73. Orange Lodges—Return of all Communications or Information received by the Commander in Chief relative to the existence of Orange Lodges in the Army at home and abroad, since the date of the last Return, printed by order of this House 6th August 1832, 55. King’s Answer, 87.

74. Prisons—Return, from every Market Town, or other place not corporate, in England and Wales, of the nature and Number of Prisons and Other Places of Detention, with the Date of each Grant or Refusal, 578. King’s Answer, 642.—(V. Accounts, 429.)

75. ——— Return of the Amount of Money expended by the Counties of Middlesex, Surrey and Essex, for the erection, enlargement and repairs of Prisons, from 1812 to the present time; and similar Return for the City of London, 298. King’s Answer, 642.—(V. Accounts, 429.)

76. Privy Council Appeals—Return of all Colonial Appeals entered, and remaining undisposed in the general Book or List kept at the Office of the Privy Council, previous to January 1832, the Number lodged in 1832, and subsequent to the passing of the Act of the 3d and 4th Will. 4. c. 41, and Numbers entered from and after the passing of the said Act to the present time, and now disposed of, and other Returns on the subject of Privy Council Appeals, 759. King’s Answer, 840.

77. Quarter Sessions—Return of the Number and Names of Places which have held separate Quarter Sessions previously to their Discharge, or to their Commitment for Trial or Punishment, 197. King’s Answer, 219.—(V. Accounts, 427.)

78. Request, Courts of—Return of the Number of Courts of Request, or Courts for the recovery of Small Debts in England and Wales; distinguishing such as possess the power of imprisoning the Person in execution, and stating the Parishes or Places over which their jurisdiction extends, 47. King’s Answer, 87.—(V. Accounts, 431.)

79. Russia Trade—Return from the British Consuls at St. Petersburgh, Narva, Archangel, and Oemga; stating the Amount of Produce exported from each Port to the United Kingdom; distinguishing how much of such Produce was exported by Native Russia Merchants, and how much by Foreigners resident there for the purpose of Commerce, 245. King’s Answer, 333.—(V. Accounts, 474.)

Scotland:

80. Church of Scotland—Copy of a Letter of the Secretary of the Religious Instruction Commission of Scotland, addressed to the Under Secretary of State for the Home Department, dated May 1836, 379. King’s Answer, 584.—(V. Accounts, 499.)

81. Game Laws.
INDEX to the NINETY-FIRST VOLUME.

ADDRESSES—continued.

81. Game Laws—Return of all Offences committed in Scotland against the Game Laws during Five years preceding 1st January 1835; distinguishing the Number of Committals, Convictions, and extent of Punishment; and specifying the Counties in which the Offences have been committed, 221. King's Answer, 230. (V. Accounts, 509.)

82. Justice of Peace Clerks—Return, by the Justice of Peace Clerks of the different Counties in Scotland, and their Deputies and Assistants, of the Total Amount of Fees levied by them for the years 1833, 1834 and 1835, with other Particulars relating to those Offices, 824. King's Answer, 840.

83. Law Offices—Return of the Number and Names of Officers, Clerks and other Persons composing the several Establishments of the Keeper of the Privy Seal and Writer to the Seal; the Keeper of His Majesty's Signet and his Deputies; the Lord Clerk Register and his several Deputies and Clerks, and several other Law Offices in Scotland, with their Emoluments, for 1833, 1834 and 1835, and other Particulars relating to the said Offices, 823. King's Answer, 840.

84. Schools—Account of all Sums of Money granted by Parliament in aid of the erection of Schools in Scotland in 1834-1835; stating the Places in which Schools are situated, description of School, and respective Amounts applied for and contributed, 95. King's Answer, 100. (V. Accounts, 506.)

85. Session, Court of—Return of the Amount of Fees levied by the Auditor of the Court of Session, for auditing Accounts judicially and extra-judicially; the attendance given on Public Business; and specifying what proportion of the business is performed by himself, and what by Deputies or Assistants; also, Amount paid for Office Rent, Clerks' Salaries, and other Charges, for 1834, 1835 and 1832, 833.

86. ——86.—Return of all Reductions made in the Establishments of the Courts of Session, Exchequer, Admiralty, Commissary Court, Office of the Keeper of the Great Seal and King's Household, in Scotland, since the accession of his late Majesty King George the Fourth; distinguishing the Savings which have actually accrued, and those which are prospective and permanent, 121. King's Answer, 142. (V. Accounts, 492.)

87. Sheriff Clerks—Return, by the Sheriff Clerks of the different Counties in Scotland, and their Deputies and Assistants, of the Total Amount of Fees levied by them for the years 1833, 1834 and 1835, with other Particulars relating to those Offices, 823. King's Answer, 840.

88. Statute Labour—Return of the Sums allocated on each Parish in Scotland for Statute Labour for Three years preceding Whitsunday 1835; distinguishing by what Class of Parties the same is paid, 221. King's Answer, 230.

89. Turnpike Gates—Return of the Rents of all Turnpike Gates in each County in Scotland for the last Three years preceding Whitsunday 1835, 221. King's Answer, 230. (V. Accounts, 505.)

90. Slavery and Slave Trade—Copies or Extracts of all Communications with Foreign Powers, or with the British Commissioners, relative to the Slave Trade, since the last were presented; and a Statement of the measures which have been adopted in consequence of the Address of this House to His Majesty, and His Majesty's most gracious Answer, 17. King's Answer, 21. (V. Accounts, 595.)

91. ———91.—Statements made by the Agent of Jamaica on behalf of the Assembly of that Colony to the Right honourable Lord Glenelg, dated the 19th and 21st instant, in relation to the recent Proceedings of the Governor and Assembly of Jamaica; and Copy of the Protest of the Agent of Jamaica to Lord Glenelg, dated 25th March 1836, 219. King's Answer, 219. (V. Accounts, 530.)

92. ——92.—Correspondence between the Secretary of State and the Governor or Lieutenant-Governor of the British Possessions in the West Indies, relative to the introduction into such Possessions of Africans captured, in pursuance of the Treaties with Spain for the abolition of the Slave Trade; also, Copies of any Orders in Council, or Local Ordinances relating to such Africans, 549. King's Answer, 584.

93. Summary Convictions—Return of the Number of Persons committed to Prison on Summary Convictions in England and Wales, in the year ending Michaelmas 1835, by one or more Justice of the Peace acting out of Quarter Sessions, 24. King's Answer, 87. (V. Accounts, 548.)

94. ——94.—That in the Return which is to be presented to the House of the Number of Summary Convictions before Magistrates, in the year ending at Michaelmas 1835, the instances shall be specified wherein the Evidence on which the Convictions were founded was reduced to writing, and is still preserved as a portion of the Public Records, 28. King's Answer, 87. (V. Accounts, 548.)

95. Titles—Copy of any Tables or Abstracts formed by direction of the Secretary of State for the Home Department, in relation to the Amount of Tithe paid in several Parishes in England, 49. King's Answer, 87.

96. Unkiai-Skelessi Treaty—Copy of the Treaty of Constantinople, of 8th July 1833, called Treaty of Unkiai-Sklessi, 64. King's Answer, 87. (V. Accounts, 557.)

97. Van Diemen's Land—Copies of two Despatches from the Lieutenant Governor of Van Diemen's Land, bearing date respectively the 1st December 1833 and 24th October 1834, on the subject of the erased of Mr. William Bryan's Name from the Commission of the Peace, and the withdrawal of his assigned Servants, 620. King's Answer, 626. (V. Accounts, 506.)

Motions for presenting Addresses, and Question Neg. thereupon, 64, 266, 379.
Address of a former Session, read, 75.
Orders for presenting Addresses discharged, 571, 623, 668.
INDEX to the NINETY-FIRST VOLUME.

ANTIGUA, &c., Indemnity; Bill to indemnify the Governors and others of the Islands of Antigua, St. Christopher, Nevis and Montserrat, for having permitted the Importation of certain Articles Duty free; Ordered, 342. Presented, and read; Day appointed for Second Reading; 342. Committed, 352. Considered; Reported; to be ingrossed; Day appointed for Third Reading; 373. Passed, 396. Agreed to by the Lords, 687. Royal Assent, 710.

APPEALS on PRIVATE BILLS. Vide Bills.

ARBROATH and FORFAR Railway. Vide SCOTLAND.

ARKELOW Harbour. Vide IRELAND.

ARMS and GUNPOWDER. Vide IRELAND.

ARTS (Foreign Countries.)

ARTILLERY. Vide SUPPLY.

ARBROATH and FORFAR Railway. Vide SCOTLAND.

ARTS and MANUFACTURES; Select Committee appointed to inquire into the best means of extending a knowledge of the Arts and of the principles of Design, among the People (especially the manufacturing population) of the Country; also, to inquire into the constitution, management and effects of institutions connected with the Arts; Day appointed for nominating the Committee, 17. Committee nominated, 18. Committee reported; for the Second Reading, 35. Ordered for the Third Reading, 39. Passed, 40. Agreed to by the Lords, 687. Royal Assent, 710.

ARTS and MANUFACTURES; Select Committee appointed to inquire into the best means of extending a knowledge of the Arts and of the principles of Design, among the People (especially the manufacturing population) of the Country; also, to inquire into the constitution, management and effects of institutions connected with the Arts; Day appointed for nominating the Committee, 17. Committee nominated, 18. Committee reported; for the Second Reading, 35. Ordered for the Third Reading, 39. Passed, 40. Agreed to by the Lords, 687. Royal Assent, 710.

ASSIGNED TAXES; Vide BILLS.

ASSESSED TAX COLLECTORS; Petition of Inhabitants of Leominster, for the establishment of a National School for designing; referred to the Select Committee on Arts and Manufactures, 292.

ASSESSED TAXES; Vide PATENTS for INVENTIONS.

ARUNDLE PORT. Vide ACCOUNTS.


ASSIGNED TAX COLLECTORS; Petition of Collectors of the Duties of Assessed Taxes for the Metropolis, complaining of the reduction of their remuneration by the repeal of the Duties on Windows, Servants, &c., 709.

ASSIGNED TAXES; Petition of Inhabitants of Doncaster, for an alteration in the mode of determining Tax Appeals, 120.

Assessed Tax Collectors; Petition of Collectors of the Duties of Assessed Taxes for the Metropolis, complaining of the reduction of their remuneration by the repeal of the Duties on Windows, Servants, &c., 709.

Assessed Taxes; Petition of Inhabitants of Doncaster, for an alteration in the mode of determining Tax Appeals, 120.

Assessment of Inhabitants of Burford for repeal, 332.

Assessment of Inhabitants of Leominster, for depriving Tax-gatherers of summary powers of distress, except under the sign-manual of a Magistrate, or Commissioner of Taxes, 454.

Acts 5 Geo. 4, c. 44, and 2 and 3 Will. 4, c. 113, relating thereto, read; to be considered in Committee; 607. Committee deferred, 678, 683. Matter considered; Resolution for Bill reported; Bill ordered; 686. Vide infra.

Bill for granting Relief from the Duties of Assessed Taxes, and on Stage Carriages, in certain cases, and to regulate the charging of the Duty payable for taking or killing Game, in Great Britain, and to provide for the Collection of certain local Taxes in Scotland; Ordered, 686. Presented, and read; Day appointed for Second Reading, and to be printed; 689. Committed, 701. Considered; Proceedings in Committee; 712. Reported; to be ingrossed; Day appointed for Third Reading; 729. Bill passed, 755. Agreed to by the Lords, 783. Royal Assent, 800.

AUSTRALIA; Act to Geo. 4, c. 22, to provide for the government of His Majesty's Settlements in Western Australia, on the Western Coast of New Holland, read; Bill to continue the said Act, ordered, 689. Presented, and read; Day appointed for Second Reading, and to be printed; 683. Bill committed, 687. Considered, 693. Reported; to be ingrossed; Day appointed for Third Reading, 701. Passed, 713. Agreed to by the Lords, 783. Royal Assent, 800.

AUSTRALIA; Act to Geo. 4, c. 22, to provide for the government of His Majesty's Settlements in Western Australia, on the Western Coast of New Holland, read; Bill to continue the said Act, ordered, 689. Presented, and read; Day appointed for Second Reading, and to be printed; 683. Bill committed, 687. Considered, 693. Reported; to be ingrossed; Day appointed for Third Reading, 701. Passed, 713. Agreed to by the Lords, 783. Royal Assent, 800.

AUGUSTA, &c., Indemnity; Bill for amendment of the construction of the Act imposing Duties onords to the Commissioners of Assessed Taxes in that district, 685.

ASSIZES; Petition of Witnesses attending the Lent Assizes in Taunton, complaining of the inconvenience and expense to which witnesses and parties in litigation are subjected by attending to a distance from their homes, 287.

ARTISTRY; Petition of William Parker, for amendment of the Law relating to practitioners of Astrology, 559.


AUCKLAND, ST. HELEN'S, Railway. Vide DURHAM (South West)

AUSTRALIA; Act to Geo. 4, c. 22, to provide for the government of His Majesty's Settlements in Western Australia, on the Western Coast of New Holland, read; Bill to continue the said Act, ordered, 689. Presented, and read; Day appointed for Second Reading, and to be printed; 683. Bill committed, 687. Considered, 693. Reported; to be ingrossed; Day appointed for Third Reading, 701. Passed, 713. Agreed to by the Lords, 783. Royal Assent, 800.

Vide ACCOUNTS. COLONIAL LANDS. SUPPLY.

AVONLINE Canal. Vide TETTENHALL.

AVELING (Steel) ALLOTMENT; Petition for a Bill; Bill ordered; 12. Presented and read, 118. Committed, 128. Reported; to be ingrossed; 285. Passed, 292. Agreed to by the Lords, 352. Royal Assent, 392.

BAHAMA ISLANDS; Vide ACCOUNTS. SUPPLY.

BALDSON (Oxford) ALLOTMENT; Petition for a Bill; Bill ordered; 12. Presented and read, 118. Committed, 128. Reported; to be ingrossed; 431. Passed, 442. By the Lords, with Amendments, 598. Amendments referred to a Committee, to inquire whether the parties concerned consent to the Bill; Committee reported; 318. Passed, 392. By the Lords, with Amendments, 384. Considered, and agreed to, 384. Royal Assent, 391.

AVON, Lord. Vide CANADA.


BANKRUPTCY. BANCR.

BANKERS' NOTES.

BANKS

BANKRUPTS; Staffordshire, 633.

Joint Stock Bank; North of England Joint Stock Bank—established in England, under the Act of the 7 Geo. 4, c. 46; Directors, Managers and Shareholders of Joint Stock Banks

Dorset Banking Company; the Leicestershire Banking Company; Wilts and and Staffordshire Banking Company; Hampshire Banking

Joint Stock Banking Company; Wakefield Joint Stock

Petition of Thomas Potter and Edmund Burdakin, two of the public registered officers of the bank of Manchester, praying the House not to impose any new Tax on transfers or certificates of shares in Joint Stock Banking Companies; 377.

 Vide Accounts. SAVINGS BANKS TRUSTEES.

BANN Reservoir. Vide IRELAND.

BARRACKS. Vide SUPPLY.

BASTARDS’ TESTAMENTS. Vide SCOTLAND.

BATHS. Vide PUBLIC WALKS.

BEASMORE, John; Petition of John Beasmore, late Serjeant in the 17th Regiment of Foot, praying that he may be furnished with Copies of Minutes of the Court Martial by which he was tried in February 1828, with the Correspondence

BEAUMONT, Arthur James; Petitions praying for the interference of the House to procure the release of Arthur James Beaumont, a prisoner in France; From Chairman and Secretary of the Northwich Radical Association, 533. Glasgow, 651. Chairman of a Meeting held at the Crown and Anchor Hotel, 733. Augustus George Wheatley, 771. Members of the Surrey Radical Association; Members of the Radical Association and other Inhabitants of Manchester; Inhabitants of Saint John, Westminister, 818.

BECERKHAM SMALL DEBTS. Vide BLACKB.

BEEDING, Lower, Tithes; Petition for a Bill; Referred to a Committee, 61.


Petition of Licensed Brewers and Retailers of Beer in Macclesfield, for such an alteration in the present law as may remove the vexatious proceedings so often instituted against them by common informers, 416.


BISP, James.

BEER SHOPS; Petition for the better regulation thereof; From Inhabitants of Ross, Hereford, 515. Newport, Monmouth, 316. Church and Castle Gresley, and other places, 358. Preston, 617.

BELFAST BOROUGH. Vide ELECTIONS.

BELGIANS, King of the. Vide Accounts.

BELMAY, John. Vide SCRIPTURE TRANSLATION.

BENEFICES; Bill to abridge and regulate the holding of Benefices in Plurality, and to amend the Laws relating to the Residence of the Clergy, and to the appointment and pay- ment of Stipendiary Curates in England; Brought from the Lords, 383. Read; Day appointed for Second Reading; and to be printed; 386. Second Reading deferred, 475; 496; 498; 545; 545; 555; 571; 585; 585. Bill committed, 618. Committee deferred, 604, 606, 675, 686, 692, 716, 715. Bill considered; Proceedings in Committee; Committee report Progress; 772. Committee deferred, 794. Put off for Three Months, 802.

Petition of Members of the Chapter of Winchester, against

Vide Accounts. ADDRESSES. CLERGY RESIDENCE. IRELAND.

BENEFICES


Petition of the Members of the Chapter of Winchester, against

Vide Accounts. ADDRESSES. CLERGY RESIDENCE. IRELAND.

BENEFICES


Petition of Electors of Lewes, praying the House not to sanction Vote by Ballot, 426. Motion for leave to bring in a Bill to provide that the Votes at Elections for Members of Parliament be taken secretly by way of Ballot; and Question Neg. thereupon; 547.

BANK OF ENGLAND. Vide Accounts. SUPPLY. WAYS AND MEANS.

BANKRUPTCY. Vide Scotland.

BANKRUPTS; Acts relating to Bankrupts read; Bill to amend; Ordered; 508. Presented, and read; Day appointed for Second Reading; and to be printed; 686. Second Reading deferred, 686, 689, 694, 715, 729, 758, 764, 774, 802. Put off for three months, 816.

Vide Accounts. IRELAND.

ESTATES. Vide Scotland.


BANKS; Select Committee appointed to inquire into the operation of the Act of the 7 Geo. 4, c. 46, permitting the establishment of Joint Stock Banks, under certain restrictions; and whether it be expedient to make any alteration in the provisions of that Act; Motion for Instruction to inquire into the privilege conferred on Country and Joint Stock Banks, to pay their Promissory Notes in Bank of England Notes, instead of paying them in Gold; and Question Neg. thereupon; Committee to be a Committee of Select; 353. Committee nominated; to send for persons, papers and records; Five to be the Quorum; 374. Power to report Minutes of Evidence; Report, 410. To be printed; 410.

Petitions referred, 374; 587; 756.

Petition of Thomas Joplin, for an inquiry into his plans relating to Joint Stock Banks; referred to the Select Committee on Joint Stock Banks, 374.

APPLICATIONS for Private Bills; viz.—For
BERNHARDT'S Discovery; Petition for a Bill; Referred to
BERMUDAS. Vide ACCOUNTS. SUPPLY.

BENEFIT BUILDING SOCIETIES; Petitions for the insertion
BERVELEY Pastures; 6 & 7 W. IV.

BILLS:

BENEFICES and ESTABLISHED CHURCH Bills; Petition of
George Humphrys and Joshua Humphrys, Patentees of the Office of Clerk of the Dispensations and Faculties in Chancery, for provision to compensate them for the loss they will thereby sustain, 680.

BENEFIT BUILDING SOCIETIES; Petitions for the insertion of a Clause in the Stamp Duties Bill, exempting Benefit Building from the Duty on the transfer of Shares; From Members of St. Stephen's Society, Salford; the Second Salford Society; 314. The Omega Society, Manchester; Saint Mary's Society, Manchester, 323. Duke of Clarence Society, Salford; the President Society, Salford; 226. Manchester and Salford District Association, 347. Mason's Arms Society, Bury; Black Bull Society, Bury; Bay Horse Society, Bury; Fillington Society; 357. Pendleton Association, 366.

Benefit Building Societies; Ordered, 477. Presented, and read; Day appointed for Second Reading; and to be printed; 477. Committed, 501. Considered, 525. Report deferred, 537. Bill reported; to be engrossed; Day appointed for Third Reading; 545. Passed, 549. Agreed to by the Lords, 623. Royal Assent, 664.

Berwick-upon-Tweed, 680.

BILLS:

Bill for the regulation of Benefit Building Societies; Ordered, 477. Presented, and read; Day appointed for Second Reading; and to be printed; 477. Committed, 501. Considered, 525. Report deferred, 537. Bill reported; to be engrossed; Day appointed for Third Reading; 545. Passed, 549. Agreed to by the Lords, 623. Royal Assent, 664.

Bermudas. Vide Accounts. SUPPLY.

Bernhardt's Discovery; Petition for a Bill; Referred to a Committee, 58. Reported; Bill ordered, 208. Presented, and read, 217. Committed, 297. Reported; Report to lie on the Table; 428. Report considered; Bill to be engrossed; 572. Passed, 642. Agreed to by the Lords, 676. Royal Assent, 716.

Berwick-upon-Tweed Borough; Petitions praying the House to provide that the Boundaries of Berwick-upon-Tweed, for the purposes of the Act for regulating Municipal Corporations, shall, in addition to the present limits, comprise the District of North Durham; From Town Council of Berwick-upon-Tweed; Proprietors and Inhabitants of Berwick-upon-Tweed, 680.

Beverley Pastures; Petition for leave to present a Petition for a Bill; Referred to a Committee, 139. Reported; leave given; Petition presented accordingly; referred to a Committee; 210. Reported; Bill ordered; 210. Presented, and read, 286. Committed, 314. Leave to print the Evidence at the expense of the Parties, 414. Bill reported; to be engrossed; 459. Passed, 460. By the Lords, with an Amendment, 500. Considered, and agreed to, 504. Royal Assent, 535.

Petitions against; From the Corporation of Beverley, 395. Referred to the Committee on the Bill; Counsel ordered; 314. Freeman of Beverley; referred, 314. Corporation of Beverley; referred; and Counsel ordered; 327. Freeman of Beverley; referred; and Counsel ordered; 355.

BILLs:

APPLICATIONS for Private Bills; viz.—For
BRIDGES. Vide Clifton—Elswick—Haverfordwest, Henley-upon-Thames, Hungerford Market and Lambeth—Leeds—Metropolitan—Scotland (Glasgow.)

ChurchES. Vide Perlethorpe.

Drainage. Vide Holbeck and Gorden—Nexe Outfall—Welland Outfall.

Gas. Vide Bristol and Clifton—Exeter Commercial, Exeter—Imperial Continental—New Mills and Hatfield—Reading, Reading Union—Stockport.

Vol. 91.—Sess. 1836.
INDEX to the NINETY-FIRST Volume. [A. 1836.

BILLS—continued.

[Dundee and Arbroath, Dundee and Newtyle—Edinburgh, Leith and Newhaven—Gartsherrie and Coatbridge, Glasgow and Airdrie, Glasgow and Falkirk—Monkland and Falkirk—Pollok and Gofan)—Sheffield and Rotherham—Stockport and Manchester, Stonebridge—Western (Great)—York and North Midland.

Poor. Vide Defford—Glamorganshire—Scotland (Edinburgh.)


Private Bills, brought from the Lords; viz.—For

Divorce. Vide Hodges.

Estate. Vide Abercroyney (Earl of)—Bradshaw—Chadwick, Christ's Hospital—Dawson, Dudley Vicarage—Etwall Hospital and Repton School—Gartside—Heneage, Horton—Ireland (Courtown, Earl of—Langford, Lord)—Scotland (Jempsier—Glassford—Lockhart—Macenzie, Milliken, Moray, Earl of—Orilvy)—Shrewsbury School—Thring—White, Worcester (Dean and Chapter.)

Name. Vide Hicks—Pilkington.


Kingston
BILLS—continued.

Committee sitting on Railways, to consider whether it be advisable to make any and what regulations with respect to the charge of proving the Title to Lands being borne by the parties soliciting Railway or other Private Bills, 340.

Lease given to print the Preamble of a Bill, together with the Evidence taken before the Committee thereon, and the Proceedings of the Committee, at the expense of the party, 338.

Motion for re-committing a Bill, withdrawn, 343.

Standing Orders relative to Appeals from Committees on Private Bills read; Committee of Appeals appointed, 546.

A Member informed the House, that it appeared by a printed Copy of a Bill, as printed by order of the House of Lords, that an Amendment made by the House (omitting a proviso) had, by mistake, not been made in the gressment; Entries in Journal read; Message to the Lords to acquaint their Lordships therewith, and to request that the said Proviso may be expunged, the same not forming part of the Bill as passed by the Commons, 639. Proviso expunged by the Lords, 771.

Message sent to the Lords, to acquaint them, that upon the Third Reading of a Bill, an Amendment was made, by leaving out a certain proviso, which Amendment, according to the Copy of the Bill, as printed by the Lords, did not appear to have been added by the Lords to the Bill; and to request that the Lords will expunge the said proviso, the same not forming part of the Bill as passed by the Commons, 795. Proviso expunged by the Lords, 771.

Amendments made by the Lords; Referred to a Committee to inquire whether the Parties concerned consent to the same, 600. Report that the Committee were satisfied that the Parties interested had signified their consent to the said Amendments, 607.

Amendments made by the Lords to a Bill; Referred to the Committee of Select Committees to report to the House what they shall think proper to be offered to the House thereon, 708. Report 709.

Amendments proposed to be made to Bills, but not made,—Upon Report, 700, 713, 723, 861, 820,—Upon further Consideration of Report, 224, 552, 715, 799.—Upon Third Reading, 148, 495, 594, 545, 595, 579, 692, 756, 830.—To the Titles of Bills, 569, 776.—To Amendments made by the Lords to Bills, 388, 838.—To a proposed Amendment to a Bill, 677.

Amendments proposed to be made to Bills, withdrawn, 322, 548, 801.

Amendments made by Committees to Bills disagreed to on further Consideration of Report, 286, 475, 486,—by the Lords, to Bills, disagreed to, 432, 495, 475, 575, 692, 729, 786, 793, 799,—agreed to, a Special Entry being made in the Journals, 882, agreed to, with Amendments, 388, 496, 476, 570, 629, 649, 649, 693, 729, 761, 783, 786, 793, 830,—disagreed to, and not insisted on by the Lords, 447, 591, 613, 681, 761, 797.—House insist upon their Amendments to Amendments made by the Lords to a Bill, 771.

Lords insist upon some of the Amendments to a Bill to which this House hath disagreed; and do not insist upon other of the said Amendments to which this House hath not agreed; and agree to some of the Amendments made by this House to the Amendments made by their Lordships, without Amendment, and to other of the said Amendments, with certain Amendments, 591. Consideration of Lords' Reasons put off for three months, 598.

Lords insist upon some of their Amendments to a Bill to which this House hath disagreed; and do not insist upon other of the said Amendments to which this House hath not agreed; and agree to some of the Amendments made by this House to the Amendments made by their Lordships, without any Amendment, and to other of the said Amendments, with certain Amendments, 681. Amendments considered; several agreed to. House insist upon their Amendments to Amendments made by the Lords to a Bill, 771.
INDEX to the NINETY-FIRST VOLUME.

BILLS—continued.
their disagreement to several of the Amendments, 771.
Free Conference held with the Lords, 783. Another Free Conference held, 793. Lords adhere to their Amendments. Consideration of Lords Reasons and Amendments put off for three months, 787.
— Lords insist upon their Amendment to a Bill to which this House hath disagreed, and disagree to the Amendments proposed by this House, 837. House do not insist upon their disagreement to the Amendment proposed by the Lords, and do not insist upon the Amendments proposed by them to the Amendments made by the Lords, 523.
— Lords do not insist upon their Amendments to a Bill to which this House hath disagreed, and agree to the Amendments made by this House to the Amendments made by their Lordships, with certain Amendments, 761. Amendments agreed to, 761.
— Motion, That every Private Bill hereafter committed by the House to a Committee, shall be committed to a Select Committee of Fifteen Members, drawn by ballot from the List or Lists prepared under the direction of Mr. Speaker, and to which the Bill would, by the Standing Orders and Rules of the House, have been submitted: and Questions, Neg. 764. 109.
— Select Committee appointed to consider of the expediency and practicability of adopting some plan for the more carefully preparing, drawing and revising Public Bills, previous to their being brought in, or during their progress through the House of Commons: Day appointed for nominating Committee, 485. Nomination deferred, 472, 485, 525, 544. Committee nominated; Power to send for persons, papers and records; Five to be the Quorum; 549. Power to require Minutes of Evidence, 825. Report to be printed; 841.
— Motion, That the Standing Orders relating to Bills for the establishment of Small Debts Courts be repealed, and that all such Bills be henceforth treated as public Bills; Motion withdrawn, 598.
— Resolutions of the House regulating the proceedings of Committees, and of the House upon Railway Bills, 99.
— Resolutions reported from the Select Committee on Railway Bills (relative to proceedings on Petitions for Private Bills relating to Canal, Navigation and Water Bills), with Amendments to several of them; agreed to, 743. Made Standing Orders, 837.
— Resolutions which, upon 30th July 1834, were reported from the Select Committee on Private Bills Fees, read, resolved, That, being required by the Standing Orders of this House, that all Private Bills, except Naturelization and Name Bills, be printed, and printed copies thereof delivered to the Members before the first reading, it is not necessary to continue the practice of presenting a manuscript copy of Bills required to be printed: That, in lieu of such manuscript Copy, a Bill printed on large paper, of a size to be determined upon by Mr. Speaker, be presented to the House, with a cover of parchment attached to it, upon which the Title of the Bill is to be written: That copies of the Bill, printed on large paper and of the same size, and interleaved with blank paper, be deposited at the Private Bill Office, for the use of the Committee on the Bill, and for the Report, 819: That the amount of all Rates, Tolls and other matters now left blank in Private Bills when presented to the House, be inserted in italics in the printed Bills, 820.
— Standing Orders of 29th February 1754, for referring Petitions for Bills imposing Tolls or Duties, to a Committee; and of 4th June 1829, dispensing with the said Standing Order, 10. Provisions made in the said Standing Order as to printing of Petitions for Bills for continuing or amending Turnpike Road Acts, read, and repealed, 832.
— Resolution, That no Bill (except Bills to continue or amend any Act for making, maintaining, keeping in repair, or widening Turnpike Road Acts, or for raising or borrowing Money for the same) shall be brought in on any Petition, for any work proposed to be carried on by Tolls or Duties to be levied on the subject in particular places, till such Petition has been referred to a Committee, who shall examine whether the Standing Orders of this House have been complied with, and report the same to the House; made a Standing Order, 837.
— Standing Order of 5th May 1773, That whenever any Petition shall have been referred to a Committee, the House will not admit any Petitioners to be heard against such Petition until the matter thereof shall have been first reported to the House, read, and suspended, 832.
— Standing Order of 30th May 1810, extending the Standing Orders of 7th May 1794, relating to Canal and Navigation Bills, to Railway Bills; read, and repealed, 832.
— Resolution, That the Resolutions of the House have been read and agreed to in the First and Second Readings of all Bills for making Railways or Tramroads: That there be Seven clear days between the day on which any such Bill is reported to the House, and the day when the said Report shall be taken into consideration: That after such Bill is reported to the House, the Bill, as amended by the Committee, be printed at the expense of the Parties applying for the same, and be delivered at the door to the Members of the House, Three clear days at least before such Report to be taken into consideration: That the said Resolutions, together with the Resolution agreed to by the House on the 1st day of March, and the 31st day of August 1826, made Standing Orders, 837.

V. VIDE ACCOUNTS. CLAUSES. COMMITTEES. DISORDERS. GENERAL ISSUE CLAUSE. INSTRUCTIONS. JOURNALS. KING. LORDS. QUESTIONS.

BILLS OF EXCHANGE; Bill for declaring the Law as to the day on which it is requisite to present for payment to the Acceptors or Acceptors supra Protest for Honour, or to the Referees or Referee in case of need, Bills of Exchange which had been dishonoured; Ordered, 477. Presented, and read; Day appointed for Second Reading; and to be printed; 525. Committed, 570. Considered, 598. Reported; to be ingrossed; Day appointed for Third Reading; 613. Passed, 619. Agreed to by the Lords, 757. Royal Assent, 805.

BRERRING (Lancashire) Inclosure; Petition for Bill; Bill ordered, 58.

BIRMINGHAM COAL COMPANY; Petition for a Bill; Referred to a Committee, 52. Reported; Bill ordered, 210. Presented, and read, 216. Committed, 257. Reported; to be ingrossed; 355. Passed, 398. By the Lords, with Amendments, 410. Considered, and agreed to, 415. Royal Assent, 437.

BIRMINGHAM BRISTOL AND THAMES JUNCTION RAILWAY; Petition for a Bill; Referred to a Committee, 60. Reported; Bill ordered, 92. Presented, and read, 103. Committed, 222. Committee nominated; Power to send for persons, papers and records; Referees or Referee in case of need, Bills of Exchange required to be printed; Report to lie on the Table; and to be printed; 301. Report considered; Bill to be ingrossed; 339. Passed, 345. By the Lords, with Amendments, 488. Considered, 519. Agreed to, 522. Royal Assent, 535.

Petitions in favour: From Battersea and Wandsworth; Fulham, 208. Proprietors and Occupiers of Hungerford Market, 217. Watermen and Lightermen of the Thames; Proprietors, Householders and others of Vauxhall taken, in favour; Westminster; Kensington and Brompton; Wharfingers and others possessing Warehouses on the banks of the Thames; Inhabitant Householders of Saint Luke, Chelsea; Hammersmith; 222.

Petition of Commissioners of the Metropolis Turnpike Roads, North of the Thames, against; Referred to the Committee on the Bill; Counsel ordered, 280.

BIRMINGHAM AND DERBY RAILWAY; Petition for a Bill; Referred to a Committee; Members added; 20. Reported; Bill ordered; 32. Presented, and read, 39. Committed, 90. Committee nominated, 109. Instruction to con sole the Bill, and the Stonebridge Railway Bill into one Bill, 102. Stonebridge Railway Bill referred, 107. Report that the Committees that made the said Bills may unite, 147. Vide BIRMINGHAM AND DERBY JUNCTION RAILWAY, infra.

Petitions.
INDEX to the NINETY-FIRST VOLUME.

[4. 1836.

BIRMINGHAM and DERBY Railway—continued.

From Burton-upon-Trent; Birmingham; Derby; Tamworth; 96.

Petitions against.

From Trustees of the Birmingham and Watford Gap Road; Referred to the Committee on the Bill; Counsel ordered; 118. Trustees of the Lichfield Turnpike Roads; Referred, 122.

Junction Railway; Bill reported; to lie on the Table; and to be printed; 147. Report further considered; Bill to be ingrossed; 225. Passed, 229. By the Lords, with an Amendment, 293. Considered and agreed to, 295. Royal Assent, 391.

BIRMINGHAM and DURHAM Railway. Vide DURHAM.

BIRTHS' REGISTRATION.

Blackfriars Bridge; Petition of Brewers, Coal-merchants, and others residing in and near the Metropolis, praying the House to direct and empower the Corporation of London to widen Blackfriars Bridge, and to reduce the ascent on the same, 314.

Select Committee appointed to consider the practicability of widening and improving Blackfriars Bridge; To send for persons, papers and records; Five to be the Quorum, 348. Power to report Observations, together with Minutes of Evidence; Report, to be printed, 607.

Petition referred, 352.

Petition of Inhabitants of Chatham Place, Blackfriars, against the contemplated rise of the carriage way from Earl-street, Blackfriars; Referred to the Select Committee on Blackfriars Bridge; 352.

Blackheath, &c. Small Debts; Petition for a Bill; Referred to a Committee; 61. Reported; Bill ordered; 211. Presented, 221. Read, 222. Committed, 245. Time enlarged for Report, 241. Bill reported; to be ingrossed; 473. Passed, 575. Agreed to by the Lords, 653. Royal Assent, 664.

Petitions against; From Thomas Watson Parker and Charles Rowland Parker; referred to the Committee on the Bill; Counsel ordered; 395. Inhabitants of Blackheath, Bromley and other places, 575.

Blackwall Railway. Vide LONDON.

COMMERCIAL Railway. Vide LONDON.

BODMIN ASSIZE HALL. Vide Cornwall.

BOHEA TEA. Vide Tea.

BOLTON and LEIGH Railway; Petition for a Bill; Referred to a Committee; 90. Reported; Bill ordered; 73. Presented, and read, 85. Committee, 118. Reported; Report to lie upon the Table; and to be printed; 441. Report further considered; Bill to be ingrossed; 244. Passed, 265. By the Lords, with Amendments, 375. Considered, 385. Agreed to, 386. Royal Assent, 394.

BONDED WHEAT. Vide Wheat.

Borough Boundaries; Bill to make temporary provision for the Boundaries of certain Boroughs; Ordered, 802. Presented, and read; Day appointed for Second Reading; and to be printed; 802. Committed, 816. Considered, 820. Reported; to be ingrossed; and read the third time upon the same day; 820. Passed, 821. Agreed to by the Lords, 833. Royal Assent, 842.

Vide Questions Neg.

FUNDS; Bill for the better Administration of the Borough Fund in certain Boroughs; Ordered, 802. Presented, and read; Day appointed for Second Reading; and to be printed; 802. Committed, 816. Considered, 820. Reported; to be ingrossed; and read the third time upon the same day; 821. Passed, 821. Agreed to by the Lords, 833. Royal Assent, 842.

JUSTICE ADMINISTRATION; Bill for the better Administration of Justice in certain Boroughs; Ordered, 802. Presented, and read; Day appointed for Second Reading; and to be printed; 802. Committed, 816. Considered; Reported; to be ingrossed, and read the third time upon the same day; 820. Passed, 821. Agreed to by the Lords, 834. Royal Assent, 842.

BOUNDARIES.

Leaving out from the word "That" to the end of the Question, in order to add the words "an humble Address be presented to His Majesty, praying that He will be graciously pleased to issue His commands to the Commissioners appointed to examine into the state of the Established Church in England and Wales, to take into consideration and report their opinion on the expediency of abolishing the existing system of the translation of Bishops from one See to another," instead thereof; Question, That the words proposed to be left out stand part of the Question; Agreed to, 639.

Petition of Inhabitants of the parish of Saint Anne, Dublin, praying the House to expel the Bishops from the House of Lords; Presented, and read; Petition withdrawn; 823.

BISMARCK and FLOUR; Petitions in favour; From Burton-upon-Trent; Birmingham, and Gloucester, and Great Western Railway Bills, inhibiting the use of the said Railway, 94.

BIRMINGHAM and DERBY Railway. Vide BIRMINGHAM and Gloucester Railway—continued.

BISCUIT and FLOUR; Petitions in favour; From Burton-upon-Trent; Birmingham, and Gloucester, and Great Western Railway Bills, inhibiting the use of the said Railway, 94.

BOLTON and LEIGH Railway; Petition for a Bill; Referred to Lord Granville Somerset; Motion, That the Petition be referred to the Gloucester List; Debate thereupon adjourned; 12. Debate resumed; Motion agreed to by the Committee; 50. Petition reported; Bill ordered; 23. Presented, and read, 27. Day appointed for Second Reading, 69. Bill committed, 90. Committee nominated; Members added; 97. Power to Committee to send for persons, papers and records, 122. Bill reported; Report to lie upon the Table; and to be printed; 125. Report further considered; Bill to be ingrossed; 224. Passed, 229. Agreed to by the Lords, 278. Royal Assent, 281.

From Tweskeshire, 49. Bromsgrove; Redditch; 71. William Beale, 74. James Helps and others; Edmund Thomas Perrott; Tweskeshire; 98. Petition of Thomas Perrott, (presented 29 February) referred to the Committee on the Bill; Counsel ordered; 97. Robert Berkeley, Esquire; Referred, and Counsel ordered; 102. Worcester; Company of Proprietors of the Worcester and Birmingham Canal, 107. Trustees of the Bromsgrove and Birmingham Roads, and Mortgagees of the Tolls; Thomas Blayney; Company of Proprietors of the Worcestershire and Birmingham Canal Navigation; Referred, and Counsel ordered; 114. William Spurrier; George Edmonds Williams; Referred, and Counsel ordered; 117. Thomas Blayney; Addison Fenwick and Ralph Fenwick; Referred, and Counsel ordered; 123. William Grane; Referred, and Counsel ordered, 129. Richard Brettel; Referred, and Counsel ordered, 144.

Petitions in favour; From Birmingham, 86. Gloucester (two Petitions); Cheltenham, 90.

Vide BIRMINGHAM and DERBY.

BISTRAL and HUDDERSFIELD Road; Petition for a Bill; Referred to Lord Granville Somerset; Motion, That the Petition be referred to the Gloucester List; Debate thereupon adjourned; 12. Debate resumed; Motion agreed to by the Committee; 50. Petition reported; Bill ordered; 23. Presented, and read, 27. Day appointed for Second Reading, 69. Bill committed, 90. Committee nominated; Members added; 97. Power to Committee to send for persons, papers and records, 122. Bill reported; Report to lie upon the Table; and to be printed; 125. Report further considered; Bill to be ingrossed; 224. Passed, 229. Agreed to by the Lords, 278. Royal Assent, 281.

Vide TEA.

BISHOP of DURHAM. Vide DURHAM.

BISHOPS; Motion, That it is the opinion of this House, that the attendance of the Bishops in Parliament is prejudicial to the cause of religion, and Question Neg. thereupon, 203.

Upon Motion, That Mr. Speaker do now leave the Chair for the House to resolve itself into a Committee upon the Established Church Bill, Amendment proposed, by
INDEX to the NINETY-FIRST VOLUME. [A. 1836.}

BRITISH ALKALI COMPANY—continued. considered; Bill to be ingrossed; 286. Passed, 295. By the Lords, with Amendments, 365. Considered, and agreed to, 376. Royal Assent, 391.

Petitions against; From Newcastle-upon-Tyne, 117. London; South Shields; 144. Stoke Prior, 189.

Petitions in favour; From Worcester, 134. Droitwich, 144. Stoke Prior; Haubury; Bromsgrove, 148.

Vide Questions Neg.

BRITISH COLONIAL LANDS. Vide Colonial Lands.

BRITISH INDIA. Vide East India.

BRITISH NORTH AMERICAN BANK. Petition for leave to present a Petition for a Bill; referred to a Committee; 415. Reported; Leave given; Petition presented accordingly; Referred to a Committee; 419. Reported; Bill ordered; 439. Presented, and read, 440. Committed, 470. Re- ported; to be ingrossed; 546. Passed, 551. Agreed to by the Lords, 611. Royal Assent, 617.

BRITISH MUSEUM; Select Committee appointed to inquire into the condition, management and affairs of the British Museum, for four persons, papers, and records; Five to be the quorum; Report (6 August 1835) from Select Committee on the same subject, referred; 36. Papers relative to Literary Institutions Abroad; referred; 69, 94. A Member discharged from attendance; another Member added; 120. Other Papers referred; 524. Message to the Lords to request the attendance of the Archbishop of Canterbury at the Committee, 549. Other Papers referred, 617. Power to report opinion, together with Minutes of Evidence; Report, with Resolutions; 683. To be printed, 694.

Petitions referred; 309, 359, 416, 441, 577, 644.

Petition of John Millard, praying the consideration of the House to the services rendered by him to the Select Committee on the Affairs of the British Museum, 809.

Petition of the Trustees for aid (King's Recommendation signified), 199.

Petitions suggesting the propriety of completing and publishing a classed Catalogue of the Manuscripts and Printed Books in the British Museum; From Edmund Henry Barker, 239. London and Westminster; Dr. Lee; referred to the Select Committee on the British Museum; 644. John Millard, 733.

Petitions praying, that duplicate Copies of printed books, &c. in the British Museum may be distributed by gift to public Institutions; From Richard J. Lonsdale, Treasurer to the Yarmouth Public Library; Referred to the Select Committee on the British Museum; 709. President and Subscribers of the Norwich Public Library; referred; 322. Committee of Management of the Camden Literary and Scientific Institution; referred; 441. Members of the Eastern Atheneum Literary and Scientific Institution, Stepney; referred; 577. Council and Members of the Worcestershire Natural History Society, 709. Presidents and Committee of the Liverpool Royal Institution, 709. Members of the Council of the Yorkshire Philosophical Society; Curators and Members of the Council of the Nottingham and Nottinghamshire Society, for the study and cultivation of Natural History; 715. Managers of the Sussex Scientific and Literary Institution and Mantellion Museum, 720. President and Council of the Manchester Natural History Society; Members and Council of the Shropshire and North Wales Natural History and Antiquarian Society, 750. Members of the Birmingham Philosophical Institution, 779. Officers of the Literary and Philosophical Society, the Antiquarian Society, and Natural History Society of Newcastle-upon-Tyne, 818. Chairman and Secretaries of the Newcastle and Gateshead Law Institute, 832.

Petition of Masters and Teachers of Schools in and near the Metropolis, praying for an extension of the time of admission to the reading-rooms of the British Museum, 393.

Petition of Charles Tilt, for adopting means for a publication of Engravings from the collection of Medals in the British Museum; referred to the Select Committee on the British Museum; 416.

Vide Accounts, LORDS. SUPPLY.

BRITISH POSSESSIONS in INDIA. Vide East India.

BRITISH SETTLEMENTS. Vide Aborigines.

BRITISH SHIPPING; Petition of Inhabitants of Limekilns, complaining of the Port Charges payable on British Shipping at Saint Petersburg, 111.

Vide Accounts, ADDRESSES.

BRITISH AND FOREIGN STEAM NAVIGATION COMPANY; Petition for a Bill; referred to a Committee; 58.

BRONLEY SMALL DEBTS. Vide Blackheath.

BRUDENELL, Lieutenant-Colonel Lord; Motion, That a Select Committee be appointed to inquire into the conduct of the Commander in Chief of the Forces in appointing Lieutenant-Colonel Lord Brudenell to the Second Lieutenant-Colonelcy of the 11th Light Dragoons; (Lord Brudenell heard in his place; and withdrew); Question neg. thereupon; 319.

BRYAN, William; Petition of William Bryan, Esquire, formerly of Glenore, in the Island of Van Diemen's Land, complaining of the conduct of the Governor of that Colony, and praying that Trial by Jury may be extended thereto; 576.

Petition of William Bryan, for inquiry into the charges preferred by him against the Lieutenant Governor of Van Diemen's Land, 666.

BUCKINGHAM, James Silk. Vide East India.

BUCKINGHAM PALACE. Vide Accounts, SUPPLY.

and Newport Pagnell Road; Petition for a Bill; Bill ordered; 13. Presented, and read, 40. Committed, 117. Reported; to be ingrossed; 151. Passed. 159. Agreed to by the Lords, 225. Royal Assent 231.

BUCKTON BRN Road. Vide Cow Cawsey.

BUILDING SOCIETIES. Vide Benefit Building Societies.

BULL, Frederick; Petition of Frederick Bull, complaining of having been defrauded of an Estate, 804.

BURBETT, Sir Charles; Petition of Sir Charles Burbett, complaining of the conduct of the Colonial Department towards him, brought up, and read; But the said Petition containing a quotation from the speech of a Member of the House, and allegations thereupon; was, with leave of the House, withdrawn; 435.

BURGHEAD POST. Vide Scotland.

BURGHS OF BARONY. Vide Scotland.

BURGER, Sir Charles. Vide Complaint.

BURY ST. EDMUND'S, Borough; Petition of Burgess of Bury Saint Edmund's, complaining of the mode of appointing the Magistrates of that borough upon recommendation from the Town Council, 436.

BUSINESS of the HOUSE. Vide House.

BUTT, Richard Gathorne; Petition of Richard Gathorne Butt, praying for a review of the proceedings relative to his Trial for a conspiracy in the year 1814, 217.

BUTTON BOARD. Vide Paper.

BURRELL, Sir Charles. Vide Complaint.

BURTON, John. Vide Ireland.

CAISTER CURCH. Vide Petition of Sir Charles Eardley Smith, Bart., complaining of the annual performance of a superstitious ceremony in the parish Church of Caistor, 804.

CALENDAR MONTHS. Vide Lunar MONTHS.

CAMBERWELL CEMETERY; Petition for leave to present a Petition for a Bill; referred to a Committee, 614. Re- ported; Leave given; Petition presented accordingly; referred to Committee; 621. Reported; Bill ordered; 631. Presented, and read, 698. Committed, 675.

CAMBRIDGE
INDEX to the NINETY-FIRST VOLUME.

Cities and Towns Improvement. Vide Ireland.

Civil Bill Courts. Vide Ireland.


Civil Courts. Vide Scotland.

Civil Officers Declaration; Bill for the Relief of Persons elected to Municipal Offices, and entertaining conscientious Objections to subscribe the Declaration provided and enjoined by an Act made in the ninth year of King George the Fourth, for repealing so much of several Acts as imposes the necessity for receiving the Sacrament of the Lord's Supper as a Qualification for certain Offices and Employments; Ordered, 157. Presented, and read; Day appointed for Second Reading; and to be printed; 206. Second Reading deferred, 226, 266, 312, 332, 388. Bill committed, 418. Committee deferred, 485, 544. Bill considered, 549. Reported; to be ingrossed; Day appointed for Third Reading; 555. Third Reading deferred, 571, 587, 661, 685, 688, 693, 701, 714, 718, 741, 750, 772, 779, 772. Bill passed, 793. Petition of the Council of the Borough of Leicester, in favour, 892.

Claremont's, Edward Stopford, Naturalization; Bill brought from the Lords, 327. Bill passed, 793. 587, 661, 685, 688, 701, 714, 718, 741, 750, 772, 778. Lord's Supper as a Qualification for certain Offices and as imposes the necessity for receiving and enjoined by an Act made in the ninth year of King Edward the Fourth, for repealing so much of several Acts as imposes the necessity for receiving the Sacrament of the Lord's Supper as a Qualification for certain Offices and Employments; Ordered, 157. Presented, and read; Day appointed for Second Reading; and to be printed; 206. Second Reading deferred, 226, 266, 312, 332, 388. Bill committed, 418. Committee deferred, 485, 544. Bill considered, 549. Reported; to be ingrossed; Day appointed for Third Reading; 555. Third Reading deferred, 571, 587, 661, 685, 688, 693, 701, 714, 718, 741, 750, 772, 779, 772. Bill passed, 793.


Clerks and Officers of the House. Vide House.

Clifton Bridge; Petition for a Bill; referred to a Committee; 41. Reported; Bill ordered, 91. Present; reported, and read, 103. Committed, 118. Reported, 132. To be ingrossed, 153. Passed, 158. Agreed to by the Lords, 224. Royal Assent, 231.

Clifton Gas. Vide Bristol.

Clover Seed; Petitions praying for the repeal of the Duty on Clover Seed imported; From Dalkeith; referred to the Select Committee on Agriculture, 223. Barton-upon-Humber; referred; 250.

Clyde Navigation. Vide Scotland.

Clyde Ports. Vide Pilotage.

Coach Tax. Vide Stage Carriages.

Coal Mines. Vide Mines.

Coal Trade; Petition of Members of a Committee of Inhabitants of the city of Westminster, for a Committee to inquire into the state of the Coal Trade, 393. Referred to the Select Committee on the Coal Trade, 423.

Select Committee appointed to inquire into the state of the Coal Trade, as respects the supply of Coal to the Port of London, and the adjacent Counties, from the Rivers Tyne, Wear, Tees and other places; and into the several Charges added to the price of Coal: To send for Persons, Papers and Records; Five to be the Quorum; referred to the Select Committee on the Coal Trade, 461. Petitions referred, 423, 441. Power to report Observations, together with Minutes of Evidence; Report to be printed; 733.

Act 28 Geo. 3, c. 53, relating thereto, read; Bill to repeal so much of the said Act as prevents more than Five persons joining in the Coal Trade; Ordered, 714. Presented, and read; Day appointed for Second Reading; and to be printed; 718. Second Reading deferred, 721. Bill committed, 755. Committee deferred, 722. Bill considered, 777. Reported; to be ingrossed; Day appointed for Third Reading; 781. Passed, 798. By the Lords, with Amendments, 834. Considered, and agreed to, 879. Royal Assent, 842.

Petition of the Sheriffs of the city of London, complaining of the opposition offered to the South Durham Railway; and, Durham (South West) Railway Bills, by the great Coal-owners, as tending to maintain a monopoly in coal, and praying for inquiry; Referred to the Select Committee on the Coal Trade, 441.

Petition of Inhabitants of Lambeth, praying the House to pass the South Durham (South West) and South Durham (South West) Railway Bills, and others, which may tend to increase the supply of Coals, or lower the price, 634.

Vide Lords.

Coffee; Petition of Merchants, Importers and Consignees of Coffee, the produce of, and imported from His Majesty's possessions in the East Indies, praying that East India Coffee now in bond in this country, or which may be on its way, or...
INDEX to the NINETY-FIRST VOLUME.

COMMITTEES—continued.

for Private Bills, in which it shall be stated that any of the Standing Orders of the House have not been complied with, 13, (e. Standing Orders.)—To investigate the subject of Tolpuddle Martyrs in Great Britain and Ireland, 100, (e. Turnpike Roads).

—of the whole House appointed to consider Acts, 667, (e. Assessed Taxes.)—637, (e. Customs.)—672, (e. Excise.)—867, (e. Greek Loan.)—667, (e. Postage on Newspapers.)

—Other Matters, 571, (e. Common Law Courts.)—795, (e. Copyrights.)—789, (e. Durham Bishoprick.)—526, (e. Elections, Registration of Voters.)—442, (e. Hackney Carriages, Metropolis.)—412, (e. Jews.)—604, (e. Ireland, Chancery Court.)—578, (e. Ireland, Church of Ireland.)—46, 606, (e. Ireland, Constabulary.)—293, (e. Dublin Police.)—798, (e. Ireland, Kingstown Harbour.)—155, (e. Ireland, Municipal Corporations.)—795, (e. Ireland, Public Works.)—54, (e. Ireland, Tithes.)—641, (e. Ireland, Valuation of Ireland.)—612, (e. Light-houses.)—398, (e. Registration of Births, Deaths and Marriages.)—656, (e. Scotland, Session, Court of.)—547, (e. Secular Jurisdiction, York and Ely.)—731, (e. Slave Owners' Compensation.)—756, (e. Slave Trade, Spain.)—155, (e. Stamp Duties.)—81, (e. Stamps and Excise.)—11, (e. Supply.)—26, (e. Supply, Ways and Means.)—293, (e. Tithes.)

—Select Committees make no Report. Vide Elections (Bribery.) Heriots. Printing. See also Index to the Ninety-first Volume.

—Sessional Lists of Members to serve on Committees for Private Bills, and on Private Bills; to be printed, 7.

—Report Orders relating to Committees, 9.

—to report Opinion, 23, 26, 37, 89, 134, 300, 291, 641, from time to time, 13, 16.

—and Minutes of Evidence, 479, 610, 643, 660, 663, 719, 720, 796.

—to report Observations, 15, 16, 36, 309, 483, from time to time, 28.

—and Minutes of Evidence, 49, 64, 697, 739, 733, 770, 803, 818, from time to time, 145.

—to report Minutes of Evidence, 212, 337, 509, 615, 715, 804, 839, 832, 840, from time to time, 84.

—to report Observations and Opinion, 13, 704, from time to time, 646.

—to report from time to time, 15, 23.

—to send for Persons, Papers and Records, 9, 13, 14, 17, 21, 23, 36, 37, 42, 54, 64, 82, 85, 99, 106, 109, 184, 192, 209, 259, 291, 390, 397, 348, 374, 419, 444, 475, 505, 549, 659, 718.

—on Bills, 55, 122, 126, 137, 151, 201, 477, 397, 351, 395, 397.

—Order discharged, 63.

—Five to be the Quorum, 6, 9, 13, 14, 15, 16, 17, 18, 21, 26, 36, 37, 54, 64, 69, 82, 83, 109, 105, 108, 109, 134, 142, 199, 209, 225, 226, 231, 300, 397, 348, 374, 419, 444, 475, 505, 549, 659, 718.

—on Bills, 55, 63, 199, 291, 396, 717.

—Three to be the Quorum, 17, 26, 433, 476, 575, 640, 659, 690, 705, 729, 790, 774, 733, 799.

—To withdraw immediately, 431, 475, 575, 640, 659, 690, 729, 796, 733, 799.

—to sit notwithstanding the Adjournment of the House, 16, 87, 152, 307, 399, 612, 672.

Vol. 91.—Sess. 1839.
COMMITTEES—continued.

their previous Resolution restricting the votes of Members of the Committee is contrary to the practice of Parliament, 547.


To examine, in the first place, how far Orders for giving Notices, for depositing Papers, &c. have been complied with, 111, 218, 286.


a Select Committee appointed upon a division, 209.

Order for appointing a Select Committee, discharged, 205.

leave given to Committees on Bills to report on certain days, 223, 283.

leave given to Committees on Bills to sit and proceed, and to report on certain days, 244, 355, 718, 729, 796.

leave given to Committees on Bills to sit and proceed on certain days, 392, 401, 428, 643, 658, 690.

Motion, That a Committee upon a Bill have leave so sit and proceed upon the day on which the Bill was committed; Motion withdrawn, 690.

Resolutions (reported from the Select Committee on Railway Bills) relative to the future number of the Select Committee on Standing Orders, to the appointment of a Select Committee on Petitions for Private Bills, and to the proceedings of such Committee, with Amendments to several of them, agreed to, 743. Made Standing Orders, 835.

Petition of Christopher Temnant, praying that Members representing maritime towns may form part of the Committee Lists of Durham and Northumberland on Railway Bills in future Sessions of Parliament, 804.


COMMON LAW COURTS; Act ii Geo 4, and i Will. 4, C. 58, Vide ACCOUNTS.

COMMISSION PLEAS COURT. Vide ACCOUNTS.

CONSULS. Vide ACCOUNTS. Addresses.

CONSULAR STATIONS (America.) Vide Accounts. Addresses.

CONSULS. Vide Accounts. Supply.

COMMONS, HOUSE OF. Vide Lords.

COMMENDED FIELDS' INCLOSURE; Bill to facilitate the Inclosure of open and arable Fields in England and Wales; Ordered, 341. Presented, and read; Day appointed for Second Reading; and to be printed, 352. Second Reading deferred, 440, 476. Bill committed, 544. Considered; reported; Day appointed for further considering Report; Bill, as amended, to be printed, 553. Bill re-committed, 612. Considered, 659. Reported; Day appointed for further considering the Report; Bill, as amended, to be printed; 650. Further consideration of Report deferred, 665, 674, 679. Bill re-committed, 683. Considered; Reported; Day appointed for further considering Report; Bill, as amended, to be printed; 682. Further consideration of Report deferred, 693, 701, 714. Report further considered, 717. Bill to be ingrossed; Day appointed for Third Reading; 718. Passed, 753. By the Lords, with Amendments, 820. Day appointed for considering them; Motion, That the Amendments be printed; Amendment proposed; House divides; and it appearing upon the report of the Division, that Forty Members were not present, House adjourns; 822. Amendments considered, 855. Several agreed to; one amended and agreed to; Day appointed for further considering the Amendments; Bill, as amended by the Lords, to be printed, 830. Amendments further considered, and agreed to, 858. Amendment agreed to by the Lords, 892. Royal Assent, 894. Petitions in favour; From Rowton, 479. Marpleton, 488. Cookham; Alfred; 607. Haxey; Epworth; Owston; Belton; 704. Irby and Bran- toft; North Thoresby; Burgh-in-the-Marsh; 823. Cranfield, 932. Petition from Bristol, Clifton and other places, against, 823.

Vide Questions Neg.

COMMON LAW COURTS; Act ii Geo 4, and i Will. 4, c. 58; for regulating the receipt and future appropriation of Fees and Emoluments receivable by Officers of the Superior Courts to Common Law, read; Bill to making good, out Offices in the Superior Courts of Common Law, and to make provision for a more effective and uniform establishment of Officers in those Courts; Ordered, 446. Presented, and read; Day appointed for Second Reading; and to be printed, 488. Committee, 544. Committee deferred, 586. Instruction to Committee to make provision for payment of Salaries of Officers, Clerks and Messengers to be appointed, and for compensating Officers, 599. Bill considered; reported; Day appointed for further considering Report; Bill, as amended, to be printed, 612. Further consideration of Report deferred, 639, 643, 640, 659, 656, 666, 675, 679. Bill re-committed; Considered; reported; Day appointed for further considering Report; Bill as amended to be printed; 769. Further consideration of Report deferred, 700, 712. Bill re-committed; Considered; reported; Day appointed for further considering Report; Bill, as amended, to be printed; 717. Report further considered; Bill to be ingrossed; Day appointed for Third Reading; 749. Third Reading deferred, 758. Bill passed, 762.

Petition of Henry Bilward Ray, Esquire, against, 615.

Motion for the House to resolve itself into a Committee, to consider of making good out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, any deficiency which may arise in the amount of the Fees of the Courts of Common Law; King's Recommendation signified; Motion agreed to; 571. Matter considered; Proceedings in Committee, 575. Resolution reported and agreed to; Instruction accordingly; 599. Vide supra.

COMMON PLEAS COURT. Vide Accounts. Addresses.

COMPASSIONATE ALLOWANCES. Vide Supply.

COMPLAINT made to the House of the matter contained in a Letter signed John Hardy, dated 5th August 1834, concerning the settlement of expenses incurred by the proprietor of the Brighton Railway Company, at a Contract; Letter delivered in; Motion, That the said Letter do lie upon the Table; and Question Neg. thereupon; 547.

made to the House, That Mr. Nicholas Wilcox Cundy has asserted to John Bennet, Esquire, a Member of the House, that the majority in the Committee in favour of Stephensons line of Brighton Railway was obtained by unfair means; that Sir Charles Burrell was at first hostile to Stephensons line, but that his support was obtained by the sum of Fifteen thousand pounds being agreed to be given to him for land worth but a few hundreds; that the same means were adopted in regard to several other Members of the Committee; that one Member was to have Twenty thousand pounds, and another Eight thousand pounds, as compensation, which had made them favourable to the line to which they had before been hostile; Nicholas Wilcox Cundy to attend; 658. Mr. Cundy called in, and examined, and directed to withdraw; Motion, That Mr. Cundy be again called in; Question Neg. amended; and an Order of the day read; 676.

CONFERENCES. Vide Lords.

CONSOLIDATED FUND. Vide Ways and Means, and Bills in Supply.

CONSTABLES; Usual Orders to them, 8.

Petition of Justices of the Peace acting in and for the parts of Lindsey, in the County of Lincoln, praying the House to make some legislative provision for defraying the Expenses of Constables and others who may be active in the detection and apprehension of offenders, 752.

CONSULAR STATIONS (America.) Vide Accounts. Addresses.


Consuls.
INDEX to the NINETY-FIRST VOLUME. [A. 1836.

COUNTY RATES; Petitions praying that the County Rates may be placed under the management of a body of Deputies elected by the Ratepayers at the rate of one Representative for each Hundred of miles in the County; from J. W. Golby, 137; Richard Ippisley Tuckfield, 126.

COURT Of EXCHEQUER. Vide EXCHEQUER SUITS.

CREDITON Improvement; Vide SCOTLAND.

CRAIG, Hugh. Vide SCOTLAND.

CRAIL, John. Vide SCOTLAND.

CRAIK, William. Vide SCOTLAND.

CRAWFORD, Archibald, and MOUNTRIGGART, James. Vide IRELAND.

CRAWFORD, James. Vide IRELAND.

CRAWFORD, Robert. Vide IRELAND.

CRAWFORD, William. Vide IRELAND.

CROSSLEY, John. Vide IRELAND.

CROSSLEY, William. Vide IRELAND.

CROYDON RAILWAY. Vide LONDON.

CRUELY TO ANIMALS. Vide IRELAND.

CULLEN, William. Vide IRELAND.

CUMBERLAND, Duke of. Vide ORANGE SOCIETIES.

CUNNINGHAM, John. Vide IRELAND.

CUNDY, Nicholas. Vide IRELAND.

CUNDY, Nicholas Wilcox. Vide IRELAND.

CUNDY, Nicholas Wilcox. Vide SCOTLAND.

CUNDY, William. Vide IRELAND.

CUNDY, William. Vide SCOTLAND.

CUNDY, William. Vide IRELAND.

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CUNDY, William. Vide IRELAND.

CUNDY, William. Vide SCOTLAND.
INDEX to the NINETY-FIRST VOLUME.

CUSTOMS—continued.

— Bill to amend the Laws relating to the Customs; Ordered, 662. Presented, and read; Day appointed for Second Reading, and to be printed; 675. Considered, 683. Committee nominated, 683, 712, 716. Bill considered, 724. Proceedings in Committee, 725. Reported; to be ingrossed; Day appointed for Third Reading; 723. Passed, 723. Agreed to by the Lords, 777. Royal Assent, 799.


DANISH CLAIMS; Petitions complaining of the confiscation of Property by the Danish Government in 1807, and praying for relief; From Ship-owners, Merchants and others of the Port of Sunderland, 346. Claimants for losses sustained, 376. Ship-owners and Merchants of the Port of Hull, 402. James Shillito and others, 417. Upon Motion, That the Order of the day, for the Third Reading of the Church of Ireland Bill, be now read; Amendment proposed, by leaving out from the words "That the" to the end of the Question, in order to be now read; Amendment proposed, by leaving out from the words proposed to be left out stand part of the Question, agreed to; 672.

— Vide Accounts. Supply.

DARLINGTON, Earl of. Vide Agriculture.

DARTMOOR PRISON. Vide Accounts. Supply.

DARTFORD Canal, and KENT and ESSEX Ferry; Petition for a Bill; Referred to a Committee; 56. Reported; Bill ordered; 73. Presented, and read, 78. COMMITTED, 281.

— Petitions against; From Dartford, 217. William Henry Whitehurst, Esquire; Matthias Wilks, Esquire; 279. Matthias Wilks, Esquire; John James Saunders and others; Thomas Phillipps, Esquire; Referred to the Committee on the Bill; Counsel ordered; 364. Another Petition of Thomas Phillipps, Esquire; Referred, and Counsel ordered; 378. Owners and Occupiers of Lands in Dartford; George Willingham; Michael Barne, Esquire; Referred, and Counsel ordered; 402.

— Petitions in favour; From Owners and Occupiers of Mills and Manufactories in Crayford, Bexley and other places; Gentlemen, Tradesmen, and other inhabitants of Paul's Cray, Saint Mary Cray, Orpington and Chislefield; Foot's Cray and Chislehurst; Crayford, Bexley, and North Cray; Wilminston, Sutton Darenth, Horton and other places; Gentlemen, Manufacturers, Tradesmen and others of Dartford, 380.

DARTZEE, John Peter, Naturalization; Bill brought from the Lords, 75. Read, 86. COMMITTED, 100. REPORTED, and passed, 136. Royal Assent, 291.

DARTFORD Canal, and KENT and ESSEX Ferry; Petition for a Bill; Referred to a Committee; 56. REPORTED, and passed, 219. REPORTED, to be ingrossed; 355. Presented, and read, 366. By the Lords, with Amendments, 446. Considered, and agreed to, 493. Royal Assent, 535.

Dawson's Estate; Bill brought from the Lords, 614. Read, 616. COMMITTED, 638. Reported and passed, 685. Royal Assent, 710.

DEAN FOREST; Bill for vesting the Office of Constable of the Castle of Saint Briavel's in the First Commissioner of His Majesty's Woods, Forests, Land Revenues, Works and Buildings, and for vesting the Office of Keeper of the Forest of Dean, in the County of Gloucester, in the Commissioners of His Majesty's Woods, Forests, Land Revenues, Works and Buildings; Ordered, 156. Presented, and read; Day appointed for Second Reading, and to be printed; 19. COMMITTED, 36. King's Consent signified; Bill considered; 30. REPORTED, to be ingrossed; Day appointed for Third Reading; 36. Passed, 43. AGREED TO by the Lords, 100. Royal Assent, 112.

DEATHS REGISTRATION. Vide Registration.

DEBATES:

— Adjourned, 15, 30, 58, 84, 120, 265, 270, 319, 362, 397, 478, 495, 527, 603, 668, 674, 682. 403—412, upon Divisions, 139, 257.


— MOTIONS for adjourning Debates, and Question thereupon, 83, 149, 271, 448, 677, 750—For further adjourning a Debate, 548.

— Order for resuming adjourned Debates on certain days discharged, and other days appointed, 251, 299.

— Order for resuming an adjourned Debate discharged, 300.

DEBT. Vide Imposition for Debt.

DEBT. Vide National. Vide Accounts.

DEBTORS. Vide Accounts. Addresses.

DEBTORS. Vide Insolvent Debtors.

DEBTS; Petition of Inhabitants of Llandilo, praying for some easier, cheaper and less ruinous remedy for enforcing payment of small demands than the present state of the law affords, 115.

DEEDS. Vide Trust Deeds.

DEEDS RatiFICATION. Vide Scotland.

DEFAULTERS. Vide Members.

DEMPSEY'S Estate. Vide Scotland.

DENMARK. Vide Accounts. Addresses.

DEPTFORD Poor; Petition for a Bill; Referred to a Committee; 52.

— Railway; Petition for a Bill; Referred to a Committee; 52. REPORTED; Bill ordered; 85. Presented, and read, 193. COMMITTED, 153. Committee nominated, 211. Bill reported; Report to be upon the Table; and to be printed, 395. REPORTED CONSIDERED; Bill to be ingrossed; 414. PASSES, 126. By the Lords, with Amendments, 500. CONSIDERED, and agreed to, 503. Royal Assent, 535.

— Petitions against; From the Venerable Justly Hill; Referred to the Committee on the Bill; Counsel ordered; 243. Churchwardens, Overseers and others of Saint Paul, Deptford; Referred, and Counsel ordered, 325. Parishioners and Inhabitants of St. Nicholas, Deptford; Referred, and Counsel ordered; 338.

DEERRY and BIRMINGHAM Railway. Vide Birmingham.


— and Rugby Railway. Vide Midland Counties.

DESCENT and HEIRLOWS; Bill for abolishing customary modes of Descent, and the taking of Burthens, and other modes of acquiring property by the Danes in 1807, be referred to a Select Committee," instead thereof; Question, That the words proposed to be left out stand part of the Question, agreed to; 672.

DESEIZED CHILDREN (Manchester). Vide Accounts.

DESIGN. Vide Arts and Manufactures.

DESTITUTE, Refuge for. Vide Supply.

DEVITT, Clotworthy Dobbin. Vide Ireland.

DEWSBURY.
INDEX to the NINETY-FIRST VOLUME.
[A. 1836.

Dewsbury and Ealand Road; Petition for a Bill; Bill ordered; 58. Presented, and read, 217. Committed, 285. Reported; to be ingrossed; 391. Passed, 494. Agreed to by the Lords, 561. Royal Assent, 618.

Dighty Water. Vide Scotland.

Dillon, John; Petition of John Dillon, for an inquiry into the circumstances connected with the seizure of the American Brig “Peru,” by a boat’s crew under his command, 481.

Dissenters. Vide Protestant Dissenters.

Dissenting Meeting Houses, &c.; Motion for appointing a Dissenting Meeting Houses and Roman Catholic Chapels in England and Wales, with the annual value of their endowments; Motion withdrawn; 136. Vide Accounts.

Addresses.

Divisions in Select Committees. Vide Committees.

County Election Polls.

(County Election Polls.)


Divorce Bills; Motion for appointing a Select Committee to whom shall be referred every Divorce Bill on the Second Reading thereof, with power to hear Counsel, examine Witnesses, and verify the documentary Evidence produced; Motion withdrawn; 36. Upon Motion, That the Order of the day for the Committee on Hodges’s Divorce Bill, be now read; Amendment proposed, by leaving out from the words “That the” to the end of the Question, in order to add the words “practice of examining Witnesses at the bar of this House in Committee of Divorce Bills, is an imperfect mode of judicial investigation, and ought to be discontinued: That the privilege of obtaining Divorces by Act of Parliament is, from its expense, exclusively afforded to the rich; and therefore calculated to bring discredit on the impartial distribution of justice, and the character of Parliament: That the only effectual remedy for these evils would be found in the confinement of legal proceedings for Divorce to the Courts of Law,” instead thereof; Question, That the words proposed to be left out stand part of the Question; agreed to, 270.

Doob, William. Vide Ireland.

Domingo, St., Sufferers. Vide Supply.

Donard Parish. Vide Ireland.

Donelan’s Plan; Petition of Michael Joseph Donelan, for a Committee to inquire into the merits of his discovery of improvements in the manufacture of Sail Cordage, and other Cloths; Referred to the Select Committee on Shipwicks; 616.

Donnybrook Fair. Vide Ireland.

Doorkeepers. Vide House.

Dorchester Unionists; Petition of the Chairman of a Meeting of Journeymen Smiths of London, for mitigating the sentence passed upon the six Labourers convicted at Dorchester Assizes 1834 of administering an unlawful Oath, 159.

Dorset Roads. Vide Turnpike Tolls.

Dover Harbour; Petition for leave to present a Petition for a Bill; Referred to a Committee; 77. Reported; Leave given; Petition presented accordingly; Referred to a Committee; 92. Reported; Bill ordered; 122. Presented, and read, 158. Committed, 210. Motion, That the Committee be nominated of Sir Edward Knatchbull and the Kent List; Debate thereupon adjourned; 257. Further adjourned, 269. Order for resuming Debate discharged; 310. Committed to the Select Committee on Dover Harbour; 390. Time enlarged for Report, 422. Further enlarged, 526. Bill reported; to be ingrossed; 611. Passed, 623. Agreed to by the Lords, 672. Royal Assent, 710.

Petition of the Council of the Borough of Dover, for referring the Bill to a Select Committee; Referred to the Select Committee on Dover Harbour; 390.

Petitions against; From Richard Bushell and John Hayward; Referred to the Select Committee on Dover Harbour; 404. Ship-owners and Inhabitants of Southwold; Referred, 465.

Select Committee appointed to inquire into the management of Dover Harbour, and the Dues received, and to report their observations thereupon to the House; To send for persons, papers and records; Five to be the Quorum; 390. Dover Harbour Bill committed, 390. Members discharged from attendance; other Members added; 342, 348. Power to report opinion, together with Minutes of Evidence; Report, with Resolutions, to be printed; 610. Dover Harbour Bill reported, 611.

Petitions referred, 390, 404, 465, 571.

Petitions of Patrick Stead, praying that Ships belonging to Southwold may be exempted from the payment of Dover Harbour Dues; Referred to the Select Committee on Dover Harbour; 571.

Vide Lords.


Drainage of Lands; Petition of Hely Dutton, for an inquiry into his system for the Drainage of Lands; Referred to the Select Committee on Agriculture; 663.

Drake, John Pond; Petition of John Pond Drake, stating certain improvements in Naval Architecture introduced by him, and praying the consideration of the House to the merits of his services, 628.

Drogheda Waterworks and Improvement. Vide Ireland.


Dublin City Election. Vide Elections.

Local Taxation. Vide Ireland.

Police. Vide Ireland.

Roads. Vide Ireland.

Royal Society. Vide Ireland.


University. Vide Ireland.

Wide Streets. Vide Ireland.

and America Communication. Vide Ireland.

and Drogheda Railway. Vide Ireland.

and Kilkenny Railway. Vide Ireland.


Dunfield Water; Petition for a Bill; Referred to a Committee; 390. Reported; Bill ordered; 121. Presented, and read, 140. Committed, 190. Reported; Report to lie on the Table; 323. Report considered; Bill to be ingrossed; 351. Passed, 366. Agreed to by the Lords, 410. Royal Assent, 437.

Petitions against; From James Ashton and John Ashton; Referred to the Committee on the Bill; Counsel ordered; 257. Inhabitants of Hall Moon and Hall Green, Dunfield; Referred, and Counsel ordered; 261.

Duncombe, Charles. Vide Canada.

Dunfermline; Vide Scotland.

Dundee Harbour. Vide Scotland.

Dungarvan Borough. Vide Elections.

Dun Navigation; Petition for a Bill; Referred to a Committee; 390. Reported; Bill ordered; 89. Presented, and read, 103. Committed, 129. Power to Committee to send for persons, papers and records, 291. Bill reported; Report to lie on the Table; 320.

Petitions against; From Company of Proprietors of the Stainforth and Killingby Canal Navigation; Trustees of the Bawtry and Solby Road; Referred to the Committee on the Bill; Counsel ordered; 137. York and Smith;
DUNNE, Charles; Petition of Charles Dunne, complaining
6 & 7 W. IV.
DURHAM BISHOPRIC; ham;
land in Hatfield Chace; Referred, and Counsel ordered,
for the better Regulation of the Revenues belonging to the
of the conduct of Chief Justice Tindal in a cause wherein
gating betwixt Sheffield and Hull; 286.
bitants of Thorne; Captains and Masters of Vessels navi-
Sheffield; Ship-owners, Boat-owners, Merchants, Traders
Cutlers in Hallamshire; Merchants and others of Rother-
prietors of the Sheffield Canal; Owners and Occupiers of low lands
Owners and Occupiers of land in Goole; Referred, and

DUNNE, Charles; Petition of Charles Dunne, complaining of the conduct of Chief Justice Tindal in a case wherein the Petitioner was defendant, 732.

DURHAM BISHOPRIC; Motion for Bill for more perfectly uniting to the Crown the County Palatine of Durham, and adapting the Bishopric thereof; King's consent signified; Motion agreed to; 278. Report recommended that the time for reporting the Bill be enlarged; Report to lie upon the Table; leave to print the Evidence at the expense of the Parties; 414. Report read again; Time enlarged for Report; Report of a misunderstanding of a personal nature having arisen between two Members of the Committee, 464. (Vide Members.) Bill reported; Report to lie upon the Table; and to be printed; 573. Passed, 582.

— Petitions complaining that the Standing Orders have not been complied with; From Thomas Bowes, Esquire, 113. Trustees of the Turnpike Road from Catterick Bridge to the city of Durham, 329.

DURHAM BISHOPRIC, Clerk and Chapter of Durham to meet the exigencies of the Diocese of Durham, that a sufficient sum of money be reserved from the revenues of the Bishop and of the Perpetual Curacies of Laxton and Barmby-in-the-Marsh, 82.

INDEX to the NINETY-FIRST VOLUME.

DURHAM (South) Railway; Petition for a Bill; Referred to a Committee; 38. Reported; Bill ordered; 86. Presented, and read, 100. Committee ordered; 325. Robert W. Brandling, Esquire, 113. Report recommending that the time for reporting the Bill be enlarged; Report to lie upon the Table; leave to print the Evidence at the expense of the Parties; 414. Report read again; Time enlarged for Report; Report of a misunderstanding of a personal nature having arisen between two Members of the Committee, 464. (Vide Members.) Bill reported; Report to lie upon the Table; and to be printed; 573. Passed, 582.

DURHAM BISHOPRIC; Motion for Bill for more perfectly uniting to the Crown the County Palatine of Durham, and adapting the Bishopric thereof; King's consent signified; Motion agreed to; 278. Report recommended that the time for reporting the Bill be enlarged; Report to lie upon the Table; leave to print the Evidence at the expense of the Parties; 414. Report read again; Time enlarged for Report; Report of a misunderstanding of a personal nature having arisen between two Members of the Committee, 464. (Vide Members.) Bill reported; Report to lie upon the Table; and to be printed; 573. Passed, 582.

DURHAM BISHOPRIC, Clerk and Chapter of Durham to meet the exigencies of the Diocese of Durham, that a sufficient sum of money be reserved from the revenues of the Bishop and of the Perpetual Curacies of Laxton and Barmby-in-the-Marsh, 82.

COAL TRADE. Members, Railways.

DURHAM (South West) Railway; Petition for a Bill; Referred to a Committee; 15. Committee revived; to sit and report upon the Petition; 67. Leave to sit notwithstanding the adjournment of the House; 87. Reported;
DUTCH NAVAL OFFICERS.

DURHAM UNIVERSITY.

DURHAM (South West) Railway—continued.
Report referred to the Select Committee on Standing Orders; 89. Report that the Parties be permitted to proceed, and that application be made to the Trustees of certain Roads and Marts, and that the Orders read; Bill ordered; 111. Presented, and read, 114. Committed, 136. Power to Committee to send for persons, papers and records, 201. Bill reported; Committee to re-assemble, for the purpose of reporting to the House specially the Preamble of the Bill, and the evidence and reasons, in detail, on which they came to a Resolution that the Preamble had not been proved; leave to print the Evidence taken before the Committee at the expense of the Parties; 356. Time enlarged for Report; 425. Report to lie on the Table; and to be printed; 445. Committee again to re-assemble, for the purpose of reporting to the House specially the Preamble of the Bill, and the evidence and reasons, in detail, on which the Resolution, "That the Preamble had not been proved," was adopted, the House considering as contrary to the practice of Parliament the Resolution of the Committee last reported, "That the reasons upon which the Committee came to the Resolution that the Preamble had not been proved, can only be given by those Members who voted on that proposition," 634. Order for Committee again to re-assemble discharged, 638. Motion, "That the Committee re-assemble, for the purpose of reporting specially on the Preamble of the Bill, on the ground that their previous Resolution respecting, 411. Report from Select Committee on the Standing Orders of Members of the Committee, is contrary to the practice of Parliament," Amendment proposed, but not made; Motion agreed to, 495. Report to lie on the Table; and to be printed; 528.


Petitions complaining that the Standing Orders have not been complied with: From George Hobbes, 131. Thomas Houl and William Shanks; Joseph Duncan, 132. Petition of Henry Coke, complying of certain transactions connected with the sale of Shares in the said Railway, 136. Petition [No. 2]; Motion for referring it to a Committee; Debate thereupon adjourned ; 28. Debate Resumed; Question again proposed, and amended; Petition to be printed on the Table; 67.

Vide DURHAM (South) Railway.

DURBAN UNIVERSITY. Vide Accounts.

DUTCH NAVAL OFFICERS. Vide Supply.


EARLAND Road. Vide DEWSBURY. ROCHDALE.

EAST COUNTIES RAILWAY. Vide London and Norwich.

EAST INDIA:

Buckingham's, James Silk. Compensation; Petition for a Bill; Referred to a Committee; 45. Report [4 Aug. 1834] from Select Committee on the Calcutta Journal; Referred; 20. Petition reported; Bill ordered; 34. Presented, and read, 40. Day appointed for Second Reading, 45. Second Reading deferred, 69. Put off for Six months, 71.

Petition of the East India Company against, 60.

Petitions for securing to James Silk Buckingham, Esquire, full compensation from the East India Company for the loss and damage sustained by him by the suppression of the Calcutta Journal, From Lostwithiel, 15. Grimsby, 20. Plymouth; Cockermouth; 23. Gosport; Guildford; Darlington; Canterbury; 28. Crewkerne; Exeter and Yeovil; Rochdale; 44. Amaran; Bewdley; Saint Monance, Fife; Colchester; Penryn and Falmouth; 41. Forest of Rossendale; Mither Tydell; Kirkkady; Dysart; Cambourne; 45. Lichfield; Derby; Blackburn; Todmorden; Bridport; Tauro; 53. Sheffield; Bradford (York); Portsmouth; Perse and Southease; Sleath Mallett; Nottingham; Norwich; Bath; 63. Cheltenham; Sherborne; 70. Glasgow; Lyme Regis; Newport, Isle of Wight; 71. Leicester; Hereford; 79. Birmingham; Oswestry; 86. Seaton; Perth; 92. Boston; Preston; Whalley; 107. Austwick; Wellington, Somerset; Carmarthen; East and West Cowes; Liverpool; 112. Kingsbridge; Crediton; Barnstaple; 119. Mayor, Alderman and Councillors of Bridgewater; Inhabitants of Bridgewater; Denby; 126. Queensland; Barnoldswick; Walsden; 129. Southamton, 150. Edinburgh; Paisley; 191. Tavistock; Greenock; 196. Taunton, 219. Pollokshaws; Helston; 222. Manchester and Salford; Macclesfield; 227. Nottingham; Castle-on-Lyne; 227. Knightsbridge-Hull; 238. Kendal; Haddington; Morecambe; 248. Okehampton; Bideford; 288. Hanley and Shetton; Winchester; Ashton-under-Lyne; 304. Dublin, 311. Ross, 315. Newport Pagnall, 347. Stockport, 438. Great Yarmouth, 577.

Resolutions reported [4 Aug. 1834] from the Select Committee on Mr. Buckingham's claim, read; Motion, That the House do agree with the Committee in the said Resolutions; and Question Neg. thereupon; 438.

GOVERNMENT; Petition of Inhabitants of Calcutta for amendment of Act 3 and 4 Will. 4, 337. To be printed, 359.

Motion, That the House will take an early opportunity of considering the allegations made in a Petition from the Inhabitants of Calcutta, presented in the present Session of Parliament, against some provisions in the Act passed in the third and fourth years of the reign of His present Majesty, and intitled, "An Act for effecting an Arrangement with the East India Company, and for the better Government of His Majesty's Indian Territories, till the 30th day of April 1854," with a view to a revision of the same, and the redress of such Grievances as shall be proved to exist; and Question Yes. thereupon; 665. Motion, That the monopolies of Salt and Opium exercised by the East India Company within the British Dominions in India, are incompatible with sound principle, and detrimental to the Agricultural and Commercial Interests of India; and they ought, conformably to the expectations held out by the Ministers of the Crown, to be abolished as early as the same can be effected, without prejudice to the local Revenues of India; Question Yes, upon that and several other Motions relative to the Trade of India; 665.

Grant, Sir John Peter; Petition of Sir John Thomas Claridge, complaining of the appointment of Sir John Peter Grant to the office of a Puisne Judge of the Supreme Court at Calcutta, 481.

Involuntary Debtors; Acts Geo. 4, c. 73, 2 Will. 4, c. 43, and 4 and 5 Will. 4, c. 79, for the Relief of Involuntary Debtors in India; read; Bill to continue the provisions of the law relating to Involuntary Debtors in India; Ordered, 636. Present, and read; Day appointed for Second Reading; and to be printed; 637. Committed, 659. Considered, 659. Reported; to be ingrossed; Day appointed for Third Reading; 662. Passed, 674. Agreed to by the Lords, 708. Royal Assent, 710.

MARITIME SERVICE; Petition of Captains David Rae Newall, Thomas Wimmer Parson, and Richard Glasspoole, of the late maritime service of the East India
EAST INDIA—continued.

India Company, complaining that the compensation which they conceive themselves entitled to under the Act 3 and 4 Will. c. 85, has been withheld from them, 488.

— PRODUCE; Petition of Members of the Calcutta Trade Association, for equalizing the Duties thereon, with those imposed on similar productions of other British Colonies, 35.

— SALT; Select Committee appointed to inquire into the supply of Salt for British India; To send for persons, papers and records; Five to be the Quorum; 109. Members discharged from attendance; other Members added; 399. Power to report observations, together with Minutes of Evidence; Report; To be printed; 732.

— Petitions for abolition of the Salt monopoly; From Members of the Liverpool East India Association; Referred to the Select Committee on Salt, East India; 212. Ship-owners and Merchants of Liverpool; Referred; 247. Treasury of the River Weaver Navigation; Referred; 272. William Clay, Thomas Newman, and others; Referred; 326. St. Helen's, Lancaster; Referred; 340. Jonathan Fardon and others; Northwich; Referred; 355. Winsford; Referred; 377.

— SINGAPORE TRADE; Two Petitions of British Merchants and others residing on the Island of Singapore, praying the interference of the House against the proposed establishment of a Custom House at Singapore by the Supreme Government of India, 757.

— STEAM COMMUNICATION; Petition of Native and European Inhabitants of Bombay, praying that further measures may be taken for improving and establishing the means of rapid communication between India and England by Steam, 704.

— SUGAR; Petition of the East India Company, praying that the privilege which is conceded to Bengal, of exporting to the United Kingdom at the lower rate of Duty, Sugar, the produce of Bengal and its dependencies, may be granted to Madras and Bombay, 779.


EAST AND WEST INDIA PRODUCE; Petitions for equalizing the Duties on East and West India Produce; From Liverpool, 212. Benjamin Sorsbie, Chairman of the Chamber of Commerce of Newcastle-upon-Tyne, 296. Members of the Committee of the London, East India and China Association, 304. Bankers, Merchants and Tradesmen of Bradford and Merchants and Members of Mercantile Establishments in Calcutta, but at present residing in Great Britain; 347. Members of the East India Association of Glasgow; Merchants, Ship-owners and Inhabitants of Glasgow; Lord Provost, Magistrates and Council of Glasgow; The East India Company; 376. Wolverhampton, 409. Bolton-le-Moors, 425. Birmingham, 440. President, Vice-President and Directors of the Chamber of Commerce and Manufacturers at Manchester; Merchants, Bankers, Manufacturers, and other Inhabitants of Manchester and Salford; 622. Stockport, 638.

EAST SUFFOLK COUNTY HALL. Vide Suffolk.

ECCLESIASTICAL APPOINTMENTS SUSPENSION; Bill for suspending Appointments to certain Dignities and Offices in Cathedral and Collegiate Churches and to Sinecure Reciters; Ordered; 81. Presented, and read; Day appointed for Third Reading; and to be printed; 225. Second Reading deferred, 693. Third Reading deferred, 389. Passed, with Amendments, 404. Amendments agreed to by the Lords, 506. Royal Assent, 534.

— Petitions against; From Chester, 270. Staffordshire; William Hanson and Thomas Francis; 267. Lessees of, or who are interested in Leases granted by Ecclesiastical persons, 276, 288. Cornwall, 288. Somerset, 315. Southampton; G. T. Gollop; 352. Lessees of, or who are interested in Leases granted by Ecclesiastical Persons (two Petitions), 359.

— Petitions against; From Chichester, 259. Staffashire; William Hanson and Thomas Francis; 267. Lessees of, or who are interested in Leases granted by Ecclesiastical persons, 276, 288. Cornwall, 288. Somerset, 315. Southampton; G. T. Gollop; 352. Lessees of, or who are interested in Leases granted by Ecclesiastical Persons (two Petitions), 359.


ECCLESIASTICAL APPOINTMENTS SUSPENSION; Bill to explain and amend; Ordered, 694. Presented, and read; Day appointed for Second Reading; and to be printed; 225. Second Reading deferred, 693. Committee deferred, 713. Bill considered, and reported without Amendment; to be ingrossed; Day appointed for Third Reading; 713. Passed, 739. Agreed to by the Lords, 760. Royal Assent, 800.

ECCLESIASTICAL PATRONAGE IN CORPORATIONS. Vide Accounts.

ENCER, John; Petition of John Edger, of Pickstone House, in the parish of East Grinstead, complaining of the conduct of certain Magistrates of the county of Sussex, in having prevented a Meeting called by him to consider the alarming state of the Country, 139.

EDINBURGH ALE AND BEER DUTIES. Vide Scotland.

— ANNEXY TAX. Vide Scotland.

— COMMISIONERS COURT. Vide Scotland.

— COMMUNITY ESTATES. Vide Scotland.

— MAIL. Vide Scotland.

— POOR RATES. Vide Scotland.

— LEITH AND NEWHAVEN RAILWAY. Vide Scotland.

— EDUCATION. Petition of Thomas Wirgman, for the erection of Normal Schools, 330.

— Vide Ireland.

EJECTMENT; Petitions for Amendment of Law; From Brewood, 98. Cambreidge, Frederick Lawrence; 228. Saint Helen's, Lancaster, 276. Portsea, 308. Tower Hamlets, 577.

— Vide Ireland.
ELECTIONS:

Controverted:

Select Committee appointed on the Law relating to the determination of the right of voting, and the Trial of Controverted Elections; To send for persons, papers and records; Five to be the Quorum; 83. Members discharged from attendance; other Members added; 87, 422. Power to report opinion, and observations; Report, with Resolutions, 704. To be printed; 705. Vide Petitions relating to Controverted Elections, infra.

Orders and Resolutions:

For regulating the mode of Proceeding with respect to Petitions questioning the Return of Members, or alleging the payment of Money by Members, and touching Privileges and Elections, 8.
Leave given to the Short-hand Writers who took notes of the Evidence before the Select Committee in 1835 on the Petitions complaining of Bribery at the Elections for Great Yarmouth, to attend as Witnesses as the Assizes, 193.

Petitions:

Election Petitions received from Ireland, 65, 400.
Orders for considering certain Election Petitions discharged, the Parties not having entered into recognizance, 123, 473, 515; no Parties, &c. appearing on behalf of the Petitioners at the time appointed for taking the Petitions into consideration, 695.
Mr. Speaker acquaints the House, that a recognizance had not been entered into in respect of a Petition presented during the last Session, 3.
A Petition against the Election and Return of Members seated by the determination of a Committee, withdrawn, 404; Mr. Speaker acquaints the House, that he had received from Ireland a similar Petition, but that he concluded the House would refuse to receive it, 414.
A Petition praying that the Proceedings of a Select Committee after the death of one of the Sitting Members, be declared null and void, 397.

Committees:

A Committee directed to re-assemble to consider the Proceedings of Commissioners appointed to examine Evidence in Ireland, 19.
Leave to a Committee to sit during the sitting of the House, 227, 267.

Commissioners (Ireland):

Copy of the Minutes of the Proceedings of Commissioners appointed to take Evidence in Ireland respecting certain matters referred to them by a Select Committee on an Election Petition, received by Mr. Speaker, 19.
List of Barristers who have consented to act as Commissioners under Act 42 Geo. 3, c. 106, relating to Controverted Elections in Ireland, received by Mr. Speaker, 89.

Special Reports:

That a Member of a Committee had vacated his seat in Parliament, 92.
Relative to Bribery, and the irregularity found to prevail in the assessment and collection of Municipal Taxes in Dublin, 364.
Relative to alterations of the Poll, 363.

Returns:

Amended, 364.
ELECTIONS—continued.

BILLs relating to ELECTIONS:

**Bribery at Elections:** Bill more effectually to prevent Bribery and Corruption and unnecessary Charge and Expense in the Election of Members to serve in Parliament; Ordered, 82. Presented, and read; Day appointed for Second Reading; and to be printed; 89. Second Reading deferred, 124. Bill committed, 130. Committee deferred, 190, 252, 254, 298, 318, 349. Bill considered; Proceedings in Committee; Committee report progress; 442. Bill further considered; Proceedings in Committee; 543. Committee report progress, 544. Committee deferred, 634, 662, 754, 685, 713. Bill further considered; Proceedings in Committee; 748. Report deferred, 758, 764, 774, 778. Bill reported; Day appointed for further considering Report; 794. Report further considered; House adjourns for want of Forty Members; 799. Day appointed for further considering the Report, 802. Motion, That the Order of the day for taking the Report into further consideration be now read; Amendment proposed; House divided; and it appearing upon the report of the division by the Tellers, that Forty Members were not present; House adjourns; 817. Report further considered; Bill to be ingrossed; Day appointed for Third Reading; 881. Passed, 890.

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**Vide Questions.**

**Election Expenses:** Bill to regulate the Expenses at Elections of Members to serve in Parliament for England and Wales; Ordered, 44. Presented, and read; Day appointed for Second Reading; and to be printed; 60. Second Reading deferred, 619. Committee deferred, 626. Bill considered; Proceedings in Committee; 647. Report deferred, 655, 662. Bill reported; Motion, That the Amendments be now read a second time; Amendment proposed, but not made; Question again proposed; Debate thereon adjourned; 674. Debate resumed; Question again proposed; Amendment proposed, by leaving out the Word "That" the "to the end of Question, in order to add " Report be taken into further consideration upon this day six months," instead thereof; Question proposed, That the words proposed to be left out stand part of the Question; Debate arising; Motion, That the Debate be adjourned till a certain day, and Question Neg. thereon; Question again proposed, That the words proposed to be left out stand part of the Question; Debate thereon adjourned; 677. Debate further considered; 686, 686. Debate resumed; 806. Day appointed for Second Reading deferred, 817. Motion; That the words proposed to be left out stand part of the Question; Debate arising; Motion, That the Debate be adjourned till a certain day, and Question Neg. thereon; Question again proposed, That the words proposed to be left out stand part of the Question; Debate thereon adjourned; 831. Debate for-committing the Bill, as amended by the Lords, to be printed, and read a second time, and agreed to; Committee deferred, 835. Motion, That the words proposed to be left out stand part of the Question; Debate arising; Motion, That the Debate be adjourned till a certain day, and Question Neg. thereon; Question again proposed, That the words proposed to be left out stand part of the Question; Debate thereon adjourned; 837. Debate for-committing the Bill, as amended by the Lords, to be printed, and read a second time, and agreed to; Committee deferred, 838. Motion, That the words proposed to be left out stand part of the Question; Debate arising; Motion, That the Debate be adjourned till a certain day, and Question Neg. thereon; Question again proposed, That the words proposed to be left out stand part of the Question; Debate thereon adjourned; 839. Debate for-committing the Bill, as amended by the Lords, to be printed, and read a second time, and agreed to; Amendment considered, and agreed to, 835. Royal Assent, 842.

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**Vide Questions.**


**Intimidation of Voters:** Bill to prevent Threats and Intimidation in the Election of Members to serve in Parliament, Ordered, 48. Presented, and read; Day appointed for Second Reading; and to be printed; 75. Committee committed to the Select Committee on Bribery at Elections, 104.

**Lists of Voters:** Bill to legalize certain Lists of Voters, and of Claims and Objections for the present year; Ordered, 802. Presented, and read; Day appointed for Second Reading; 803. Committed; to be printed; 817. Considered, and reported, without Amendment; to be ingrossed, and read the Third time the same day; 821. Passed, 821. By the Lords, with Amendments, 824. Considered, and agreed to, 828. Royal Assent, 829.

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**Registration of Electors:** Bill for the Registration of Electors in England and Wales; Ordered, 17. Presented, and read; Day appointed for Second Reading; and to be printed; 18. Second Reading deferred, 103, 154, 214.

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**Registration of Voters:** Bill for the more effectual Registration of Persons entitled to vote in the Election of Members to serve in Parliament in England and Wales; Ordered, 14. Presented, and read; Day appointed for Second Reading; and to be printed; 26. Second Reading deferred, 69, 94, 105, 120, 142. Bill committed, 155. Committee deferred, 214, 236. Order for Committee read; Motion, That Mr. Speaker do now leave the Chair; Amendment proposed to leave out from " That " the to the end of Question, in order to add " it be an Instruction to the Committee, That they have Power to repeal that portion of the Reform Act which, in Cities and Boroughs, the payment of Poor Rates and Assessed Taxes as a condition of Registration instead thereof; Question, That the words proposed to be left out stand part of the Question; agreed to; Bill considered; Proceedings in Committee; 262. Committee report progress; 263. Committee deferred, 279. Bill further considered; Proceedings in Committee; Committee report progress; 280. Bill further considered; Proceedings in Committee; 305. Bill reported; Day appointed for further considering Report; Bill, as amended, to be printed; 312. Further consideration of Report deferred, 331, 337, 359, 384, 374, 369. Bill re-committed; Instruction to make provision for a permanent Court for revising the Lists of Voters, and for a Court of Appeal for the same; Further Instruction to make provision for limiting the duration of Polls in County Elections to one day; Bill considered; Reported; Day appointed for further considering Report; Bill, as amended, to be printed; 399. Further consideration of Report deferred, 406, 418. Bill re-committed; Considered; Reported; Day appointed for further considering Report; Bill, as amended, to be printed; 443. Further consideration of Report deferred, 458, 476. Bill re-committed; Considered; Proceedings in Committee; Committee report progress; the Chairman stated, that he apprehended that an honourable Member had taken offence at something which had been said during the sitting of the Committee by another honourable Member; Colonel Sibthorp and Sir John Hotham to attend in their places, by order of the House; (Vide Members.) Bill further considered; Proceedings in Committee; Committee report progress; 501. Committee deferred, 525. Bill further considered; Proceedings in Committee; Committee report progress; 556. Committee deferred, 548. Instruction to make provision for payment of the Salaries of the Chief Returns Barrister and other Officers, and of the expenses of the Courts of Revision and Appeal,
ELECTIONS—continued.

CARLOW COUNTY; Petition of Freeholders, Electors of the county of Carlow, complaining of certain trans-
sidered; Reported without Amendment; Day appointed for Third Reading; 352. Brought from the Lords, 340.

Stafford Borough: Bill to exclude the Borough of Stafford, in the County of Stafford, from sending Bur-
gesses to serve in Parliament; Ordered; 17. Present; and read; Day appointed for Second Reading; and to be printed; 130. Second Reading deferred, 155, 193, 200, 314. Bill committed, 226. Committee deferred, 373, 397, 393, 392, 394, 409, 434, 472, 525, 570, 618, 639, 649. Put off for two months, 678.

Bill to exclude the Borough of Stafford, in the County of Stafford, from sending Burgess to serve in Parliament; Ordered; 17. Present; and read; Day appointed for Second Reading; and to be printed; 130. Second Reading deferred, 155, 193, 200, 314. Bill committed, 226. Committee deferred, 373, 397, 393, 392, 394, 409, 434, 472, 525, 570, 618, 639, 649. Put off for two months, 678.

Stafford Borough: Bill to exclude the Borough of Stafford, in the County of Stafford, from sending Burgesses to serve in Parliament; Ordered; 17. Present; and read; Day appointed for Second Reading; and to be printed; 130. Second Reading deferred, 155, 193, 200, 314. Bill committed, 226. Committee deferred, 373, 397, 393, 392, 394, 409, 434, 472, 525, 570, 618, 639, 649. Put off for two months, 678.

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Petition of Electors of Stafford, against, 110.

Bill to indemnify Witnesses who may give Evidence before the Lords Spiritual and Temporal on a Bill to exclude the Borough of Stafford from sending Burgess to serve in Parliament; Brought from the Lords, 340. Read; Day appointed for Second Reading; 341. Committed, 348. Considered; Reported without Amendment; Day appointed for Third Reading; 352. Passed, 390. Royal Assent, 391. Vide Journals. Lords.

PETITIONS relating to ELECTIONS:

Carlow County; Petition of Freeholders, Electors of the county of Carlow, complaining of certain trans-
actions alleged to have taken place between Daniel O'Connell, Esquire, a Member of this House, and Alexander Raphael, Esquire, late a Member of the House, for procuring the Return of the said Alexander Raphael, Esquire, for the said County of Carlow, to be paid, and Mr. O'Connell being a candidate; the Petition was presented, and read; Day appointed for taking it into consideration; to be printed; 24. Petition of Inhabitants of Bath for inquiry; to be taken into consideration upon the same day; to be printed; 35. Petition of Nicholas Aylward Vigors, Esquire, denying the truth of the allegations of the above Petitions, and praying for inquiry; 37. To be printed, 38. Order for considering Petitions from Carlow and Bath, read; Sessional Order relative to Bribery and Corruption in the Election of Members to serve in Parliament, read; Petitions considered; and a Member, in his place, having stated the case on the part of the Petitioners, Mr. O'Connell was heard in his place, and then he withdrew; Motion for appointing a Select Committee; Question amended; Select Committee appointed to inquire into the circumstances of the Traffic and Agreement alleged to have taken place between Daniel O'Connell and Alexander Raphael, Esquire, touching the nomination and Return of the said Alexander Raphael as one of the Representatives in Parliament for the County of Carlow at the last Election for that County, and the application of the monies said to have been received, and the circumstances under which the same were received and expended; to take the Minutes of Evidence, with their observations thereupon; several Members nominated Members of the Committee; Motion, That Mr. Barney be one other Member of the Committee; Amendment proposed, but not made; other Members nominated; Members nominated to serve on the Committee, to examine Witnesses, without the power of voting; Power to Committee to send for persons, papers and records; 42. Report; To be printed; 134.

Motion, That it appears in the evidence reported by the Committee, that an agreement in writing was concluded between Daniel O'Connell, Esquire, a Member of this House, and Alexander Raphael, as follows:

My dear Sir,
Clarges-street, 1st June 1835,

You having acceded to the terms proposed to you for the Election of the County of Carlow, viz. you are to pay before nomination £ 1,000, say One thousand pounds, and a like sum after being returned; the first to be paid absolutely and entirely, for being nominated; the second to be paid only in the event of your having been returned; I hereby undertake to guarantee and save you harmless from any and every other expense whatsoever, whether of agents, carriages, counsel, Petition against the Return, or of any other description; and I make this guarantee in the fullest sense of the honourable engagement that you should not possibly be required to pay one shilling more in any event, or upon any contingency whatsoever.

I am, my dear Sir,
Your very faithful
Alexander Raphael, Esquire,

Amendment proposed; Debate thereupon adjourned; 278. Debate resumed, 282. Question amended, and Resolution, That it appears to this House, that Mr. O'Connell addressed a Letter, bearing date the 1st of June 1835,
ELECTIONS—continued.

PETITIONS relating to ELECTIONS—continued.

1835, to Mr. Raphael, in which an agreement for Mr. Raphael's Return for the County of Carlow for two thousand pounds was concluded:—Motion, That it appears that Nicholas Ayward Vigors, Esquire, was cognizant of, and consenting to the said agreement, and that, in pursuance thereof, the said Daniel O'Connell and the said Nicholas Ayward Vigors did endeavour to procure the return of the said Alexander Raphael as a Member to serve in Parliament for the said County of Carlow, and who was returned accordingly: Question amended, and Resolution, That the tone and tenor of this Letter appears to this House calculated to excite much suspicion and grave animadversion; but it appears, upon a careful investigation, that previous conferences and communications had taken place between Mr. Raphael and Mr. Vigors, and other persons connected with the County of Carlow, and that Mr. O'Connell was acting on this occasion at the express desire of Mr. Raphael, and was only the medium between Mr. Raphael and Mr. Vigors and the Political Club at Carlow:—Motion, That to enter into, or consent to, such an agreement, was a high breach of the privileges of this House: Question amended, and Resolution, That it appears to this House, that the money was paid to Mr. O'Connell's general account at his banker's in London; that it was, however, advanced to Mr. Vigors the moment it was called for; that, though some of it was paid in bills, the discount was allowed, and that the amount was therefore available whenever wanted:—That it is, therefore, the opinion of this House, no charge of a pecuniary character can be attached to Mr. O'Connell:—Motion, That such agreement as aforesaid is in violation of the Statute passed in the 49th year of King George the Third, for preventing the giving or receiving of money on any contract or agreement to procure, or endeavour to procure, the Return of any Person to serve in Parliament, 289. Question amended, and Resolution, That it appears to this House, that this money has been expended, under the immediate direction of Mr. Vigors, and others connected with the County of Carlow, on what may be called legal expenses, or so unavoidable that this House see no reason to question their legality; and that the balance was absorbed in defending the Return of Mr. Raphael and Mr. Vigors before the Committee appointed to investigate it, on the 28th July 1835:—Motion, That it appears that there was between the contracting parties a distinct understanding that if any surplus should remain after providing for the legal expenses of the Election of Mr. Raphael, that surplus should be applied in the first place towards defraying the expenses of a Petition upon a previous Election, and in the next to the fund of the Carlow Library; and that such understanding calls for the notice of this House, as liable to serious abuse, as of dangerous precedent, and as tending to subvert the freedom and purity of Election; Motion superseded by reading the other Orders of the day, 284.

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PETITIONS praying the House to institute a full investigation into the circumstances connected with the late Election for the county of Carlow; From Halifax, 88. Limerick, 212. Idroon West, 311.

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PETITIONS complaining of intimidation at the late elections for the county of Carlow, and praying relief; From William Murray, of Ballyhaillet; James Murphy, of Cooldoe; Landholders of the barony of Idroon West, in the County of Carlow; 115. Tommas Theresa Woodcock; 197.

---

PETITIONS complaining of the allegations of former Petitions relating to the Elections for the county of Carlow, and praying for investigation; From Tenants of Colonel Henry Bruen; John Alexander; 197. To be printed, 198. Landed Proprietors and Freeholders of the county of Carlow, 378.

---

PETITION of Patrick Nowlan, a freeholder of the county of Carlow, complaining of his property being distrained upon for the vote given by him at the last Election for that county, 311.

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PETITION of Thomas Woodcock, for a Commission to inquire into the state of Representation, and the treatment of Electors in the county of Carlow, 720.

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Motion for an Address for a Commission to proceed to the county of Carlow, to inquire into the facts set forth in the Petitions presented to the House relating to the said Election, and Question Neg. thereupon, 379.

KINSALE BOROUGH: Petition of Patrick O'Donovan, of Kinsale, tanner, complaining of the conduct of the Returning Officer for the Borough of Kinsale at the last Election, and praying the House to institute an inquiry into the subject, 311.

MARLBOROUGH BOROUGH: Petition of Burgess and other Inhabitant Householders of Marlborough, complaining of the interference of the Marquis of Aylwardbury at the late Elections for that Borough; Referred to the Select Committee on Bribery at Elections; 94.

REGISTRATION OF VOTERS: Petitions complaining of their names having been struck off the Register of Voters for alleged informality. From Queen Canell; Keinton Mundeville; Doulot; Chevon Menndip; Dundery; Chleompton; Dunkerton; Tinsbury; Stoke Lane; Freshford; Pablow; Everreche; Wington; Uphill; Backland Ditham; Compton Dando; Paulton; East Lyfford; 105. Somerset, 115. South Brumall; Mells; 129. Thomas John Mancibe; Monckton Combe; Saint Paul and Saint Peter, Bath; 224. Upton Noble, 270. Haslington, 377.

REGISTRATION OF VOTERS (Ireland): Petition of Inhabitants of Rahoon, complaining of the conduct of John Scholes, the Revising Barrister for the Queen's County, at the last Registration for that county, and praying that he may be dismissed from his situation, 311.

PETITIONS relating to CONTROVERTED ELECTIONS; viz.:

BELFAST: Mr. Speaker acquainted the House, that John McCreavy and others, electors, who petitioned the House during the last Session of Parliament, complaining of an undue Election and Return for the Borough of Belfast, had not entered into a recognition in respect of their Petition, 3.

DUBLIN: Mr. Speaker acquainted the House, that he had received a Copy of the Minutes of the proceedings of the Commissioners appointed to examine Evidence in Ireland respecting certain matters referred to them by the Select Committee appointed to try and determine the merits of the Petition complaining of an undue Election and Return for the City of Dublin; and that, in pursuance of an Act 42d Geo. 3, c. 106, for regulating the Trial of Controverted Elections in Ireland, he had, by Warrant, to be inserted in the next London Gazette, directed the said Select Committee to re-assemble and meet again upon a certain day to take the proceedings of the said Commissioners into considerations. Report made at the express desire of the Committee, it was perfected his seat in Parliament, 92. Leave to Committee to sit on a certain day during the sitting of the House, 227, 267. Report that the sitting Members are not duly elected; that George Alexander Hamilton, Esquire, and
ELECTIONS—continued.

PETITIONS relating to Controverted Elections—continued.

and John Betsy West, Esquire, are duly elected, &c.; That the Committee have altered the Poll taken at the said Election by striking off the names of several persons; 393. Clerk of the Crown to attend and amend Return; Return amended; Special Report relative to Bribery, and the irregularity found to prevail in the assessment and collection of Municipal Taxes, 394.

— Petition of John Rafferty and others, electors, complaining of the Return of Messrs. Hamilton and West, and praying that the said Election and Return may be declared null and void, presented; Motion, That the Report from the Select Committee on the Dublin City Election Petition, be read; Debate thereupon adjourned; 397. Debate resumed; Motion withdrawn; Petition withdrawn; 404.

— Petition of William Ford, an elector, praying that the Proceedings of the Committee, after the death of Edward Southwell Ruthven, Esquire, may be declared null and void, presented; Motion, That the Petition do lie upon the Table; Debate thereupon adjourned; 397.

Mr. Speaker acquainted the House, that he had received from the Deputy to the Clerk of the Crown and Hanaper in Ireland, a Petition, complaining of the decision of the Dublin Election Committee; but that the House having already determined not to receive a similar Petition as an Election Petition, he concluded that the House would also refuse to receive this Petition, 414.

Dungarvan Borough; Petition of Maurice Charles Kennedy, Daniel Cuffe Wall, and Patrick O'Brien, complaining of that Election, 400. Day appointed for taking it into consideration, and Mr. Speaker to issue his Warrants for persons, papers and records; 401. Mr. Speaker acquainted the House, that the Petitioners had not entered into a recognizance in respect of their Petition; Order for considering it discharged; 473.

Kilkenny City: Petition of Talbot Glasscock, Esquire, complaining of that Election, 400. Day appointed for taking it into consideration; and Mr. Speaker to issue his Warrants for persons, papers and records; 401. Mr. Speaker acquainted the House, that Talbot Glasscock, Esquire, had not entered into a recognizance in respect of his Petition; Order for considering it discharged; 473.

Petition of Talbot Glasscock, Esquire, complaining of that Election, 400. Day appointed for taking it into consideration, and Mr. Speaker to issue his Warrants for persons, papers and records; 401. Mr. Speaker acquainted the House, that Talbot Glasscock, Esquire, had not entered into a recognizance in respect of his Petition; Order for considering it discharged; 473.

Petition of Talbot Glasscock, stating circumstances connected with his former Petition and the late Election, and praying for a new Writ, 481.

Meirioneth County: Petition of Thomas James Stevens, Esquire, complaining of that Election, 644. Day appointed for taking it into consideration, 645. Petition of Edward Scott, Esquire, 645. To be considered at the same time; and Mr. Speaker to issue his Warrants for persons, papers and records; 646. Orders for considering Petitions discharged; no parties, counsel or agents appearing on behalf of the Petitioners at the time appointed for taking it into consideration, 695.

WRITS ISSUED IN THE RECESS.

FOR WHAT PLACE. | IN THE ROOM OF | ON WHAT ACCOUNT.
---|---|---
Cockermouth Borough | Wadham Locke, Esquire | Deceased; 3.
Gloucester County (Western Division) | The Marquis of Worcester | Now Duke of Beaufort; 3.
Leicester County (Northern Division) | Lord Robert William Manners | Deceased; 3.
Northampton County (Northern Division) | Lord Viscount Milton | Deceased; 3.

WRITS ISSUED DURING THE SESSION.

Cromwell Borough | Dominick Ronayne, Esquire | Deceased; 14.
Cockermouth Borough | W. Fretcheville Lawson Ballantine Dykes, Esquire | Steward of Chiltern Hundreds; 8.
Cumberland County | William Biamire, Esquire | Chief Commissioner for the Commutation of Tithes; 838.
Down County | Lord Arthur Hill | Now Lord Sondys; 794.
Essex (Southern Division) | Robert Westley Hall Dare, Esquire | Steward of Chiltern Hundreds; 3.
Gloucester City | Colin Dunlop, Esquire | Steward of Chiltern Hundreds; 3.
Kilkenny City | Richard Sullivan, Esquire | Steward of Chiltern Hundreds; 3.
Leicester County (Southern Division) | Thomas Frewn Turner, Esquire | Steward of Chiltern Hundreds; 3.
Malton Borough | The Right Honourable Sir Charles Christopher Pepys | Now Lord Cottonham; 3.
Mayo County | The Right Honourable Dominick Browne | Now Lord Orammore; 428.
Meirioneth County | Sir Robert Williams Vaughan, Baronet | Steward of Chiltern Hundreds; 445.
Newcastle-upon-Tyne Borough | Sir Matthew White Ridley, Baronet | Deceased; 676.
Paisley Borough | Wonder Graham Speirs, Esquire | Steward of Chiltern Hundreds; 108.
Sheffield | John Parker, Esquire | Commissioner of the Treasury; 779.
Stoke-upon-Trent Borough | Richard Edensor Heathcote, Esquire | Steward of Chiltern Hundreds; 7.
Warwick Borough | The Honourable Sir Charles John Greville | Steward of Chiltern Hundreds; 803.
Warwick County (Southern Division) | Edward Ralph Sheldon, Esquire | Deceased; 476.

(Stafford Borough.) Mr. Speaker not to issue his Warrant for a new Writ before a certain day, 17, 279, 417, 657, 708, 748, 792.
INDEX to the NINETY-FIRST VOLUME.

[386]
INDEX to the NINETY-FIRST VOLUME.

VOL. 39. — Sess. 1836.
FISHERIES; Bill for the better Regulation and Protection of FIRST FRUITS.

FIRE INSURANCE; Petitions for repeal or reduction of the FINGLASS CHURCH.

FINE ARTS.

FINANCE.

FINAL REGISTER of ELECTORS.

FIELDS INCLOSURE.

FIELDING, Joseph ; FEU HOLDING. Vide SCOTLAND.

FERSTIN too RAILWAY; Petition for a Bill, 62.

be now read a second time ;

484.

to be ingrossed ; Day appointed for Third Reading ; 472

printed ; 349.

reading ; and to be printed ;

Chamber of Commerce and Manufactures of Greenock ;

Duty thereon ; From Manchester,

Petitioner, 250, 685.

have died in consequence of a blow received from the him, at an inquest held on the body of a boy alleged to of one of the Coroners for the county of Lancaster towards Report to lie on the Table ;

vived, 327.

sented, and read, 86.

A Committee, 63.

Fielding, Joseph ; Petitions of Joseph Fielding, a School

Joseph Fielding, a School


Debate resumed ; Motion withdrawn ;

Four Fruits. Vide IRELAND.

FIFTH OF FORTH FERRIES. Vide Scotland.

FISHERIES; Bill for the better Regulation and Protection of the Fisheries on the Coast of England and Wales; Or- dered, 75. Presented, and read; Day appointed for second reading ; and to be printed ; 266. Second Reading de- ferred, 273, 298. Bill committed, 397. Committee de- fered, 331. Bill considered ; Reported ; Day appointed for further considering Report ; Bill, as amended, to be prin- ted ; 340. Further consideration of Report deferred, 388. Bill re-committed ; considered ; Proceedings in Com- mittee ; 442. Report deferred, 488. Bill reported ; to be engrossed ; Day appointed for Third Reading ; 427. Third Reading deferred, 477. Bill read the third time, 483. Clause " to protect open Boat Fisheries on the Coast of Suffolk," brought up, and read ; Motion, That the Clause be now read a second time ; Debate thereon adjourned ; Clause to be printed ; 485. Debate further adjourned, 575. Debate resumed ; Motion withdrawn ; Bill passed ;

578.

Petitions against ; From Southwell, 272, Chi- chester, Bosham and other places, 332. Saint Mary Extra, Southampton; Havant; Emsworth; Charles Howell; Southwell; 347. Brighton, 484. Aldeburgh, 485. Has- tings, 542.

Petitions in favour ; From Brighton ; Plymouth;
<table>
<thead>
<tr>
<th>Index to the Ninety-first Volume</th>
</tr>
</thead>
<tbody>
<tr>
<td>Geordie Drainage.</td>
</tr>
<tr>
<td>General Steam Navigation Company;</td>
</tr>
<tr>
<td>Gloucester Railway.</td>
</tr>
<tr>
<td>Grant, Sir John Peter. Vidé East India.</td>
</tr>
<tr>
<td>Gravesend Pier; Petition for a Bill; Referred to a Committee: 41. Reported; Bill ordered: 101. Presented, and read, 132. Second Reading put off for six months, 395.</td>
</tr>
<tr>
<td>Petitions against: From Directors of the Royal Terrace Gardens and Pier at Milton-on-Thames; Watermen of Gravesend and Milton; Persons who have advanced monies upon bond upon the security of the Gravesend Pier Act; Directors of the Gravesend Steam Packets; Inhabitants of Gravesend and Milton; 395.</td>
</tr>
<tr>
<td>Gravesend Railway. Vidé London.</td>
</tr>
<tr>
<td>Great Northern Railway. Vidé Northern.</td>
</tr>
<tr>
<td>Post Office. Vidé Yarmouth.</td>
</tr>
</tbody>
</table>
GRIFFITHS, Joseph; IJACKNEY CARRIAGES (Metropolis); Bill for the better Act 2 & 3 Will. IV. 4° 121, again read; Motion for the House to resolve itself into a Committee to consider of the same; King's Recommendation signified; Motion agreed to, 634. Committee deferred, 692. Matter considered, 711. Resolution reported, and agreed to; Instructions to Gentlemen appointed to bring in the Greek Loan Bill to make provision therein accordingly; 716. Vide supra.

Vide Accounts.

GREENOCK HARBOUR; Vide Scotland.

DOCKS and IMPROVEMENT. Vide Scotland.

IMPROVEMENT. Vide Scotland.

GRIFFITHS, Joseph; Petition of Joseph Griffiths, builder, relating to a contract for carpenters' work, not having been examined and settled, and praying the interference of the House, 63.

Hand-Loom Labour; Upon Motion, That the Order of the House, 67. Vide supra.

HACKNEY CARRIAGES (Metropolis); Bill for the better Regulation of Hackney Carriages and of Omnibuses used in and about the Metropolis, and of the Drivers and Attendants thereof; Ordered, 17. Read, and read; Day appointed for Second Reading; and to be printed; 592. Second Reading deferred, 68, 85, 94, 105, 115, 121, 141, 169. Bill committed, 214. Committee deferred, 220. Bill considered; Reported; Do Report; Further consideration of Report deferred, 298, 331. Bill re-committed, 444. Committee deferred, 485. Instruction to Committee to make provision for payment of Salaries and Expenses of an office for the Registry of Metropolitan Public Carriages, and for imposing a Duty upon Licenses to Drivers, Watermen and Conductors, 537. Committee deferred, 543, 586. Bill considered; Proceedings in Committee, 628. And it appearing that 40 Members were not present in the Committee, Mr. Speaker resumed the Chair; House counted, and 40 Members being present, Bill further considered; Proceedings in Committee; Notice taken that 40 Members were not present in the Committee, Mr. Speaker resumed the Chair; House counted, and adjourned; 659. Day appointed for Committee, 661. Committee deferred, 674, 78, 789. Bill further considered; Proceedings in Committee; Notices taken that 40 Members were not present in Committee; Mr. Speaker resumed the Chair; House counted, and adjourned; 708. Day appointed for Committee, 713. Committee deferred, 739, 749, 754, 755, 779, 794, 821.

HAMPSON, James; Petition of James Hampson, of Thorn Falcon, complaining of having been refused a licence to sell Beer, stating the particulars of his case, and praying relief, 218.

HAMPSON, James; Petition of James Hampson, of Thorn Falcon, complaning of having been refused a licence to sell Beer, stating the particulars of his case, and praying relief, 218.

HAMPSON, James; Petition of James Hampson, of Thorn Falcon, complaining of having been refused a licence to sell Beer, stating the particulars of his case, and praying relief, 218.

HAMPSON, James; Petition of James Hampson, of Thorn Falcon, complaining of having been refused a licence to sell Beer, stating the particulars of his case, and praying relief, 218.

Hand-Loom Labour; Upon Motion, That the Order of the day for the Third Reading of the Registration of Births, &c. Bill, be now read; Amendment proposed, by leaving out from the word "That" to the end of the Question, in order to add the words, "there be laid before this House, a Return of all Officers, of whatever Rank, who have been deprived of their half Pay without their consent, or the investigation of a Court Martial, from the year 1790 up to the present period; with the alleged reasons for such deprivation—Also, a Return of any Persons whose half Pay has been restored to them subsequent to such deprivation, with the alleged reasons for such restoration," instead thereof. Question, That the words proposed to be left out stand part of the Question; Agreed to; 434. Vide Navy.

Hand-Loom Labour; Upon Motion, That the Order of the day for the Third Reading of the Registration of Births, &c. Bill, be now read; Amendment proposed, by leaving out from the word "That" to the end of the Question, in order to add the words, "leave be given to bring in a Bill to give publicity to the Prices of Weaving by Hand-Loom Labour," instead thereof; Amendment and Motion withdrawn; 579.
Hand-loom Labour; Bill to give publicity to the Prices of Weaving by Hand-loom Labour; Ordered, 579.

A Member added to the Gentlemen appointed to prepare and bring in the Bill; Day appointed for Second Reading; and to be printed; 614. Second Reading deferred, 655, 685, 713. Put off for three months, 748.

Weavers; Petitions, complaining of Distress; From Kilsyth; 189, Irvine, 210, Northern district of Glasgow; 296, Peterston, 213, Westminister, 841, Paisley; 845, Callon of Glasgow; Elderslie; Stonehouse (Lamak); Lesmahagow; Strathaven; Glassford; Chapeltown; Bridgen; 230, Newmill; 845, West Kilbride, 259, Ardclyne; 238, Kilbarie; 268, Campsie; 258, Douglas; Teleross; 304, Ballston, 310, Bothwell; 316, Ardrie; Bathgate; Torrbury; 335, East Kilbride; Machinie Cumnock; London; 340, Hamilton; Motherwell; 353, Aberdeen, 420, Saltcoats; S., Quixos by Act; 426, Newton-upon-Ayr; 528, North; Perth; Biggar; 606, Sanquhar, 628, Wymondham, 647, Johnston; 651, Pollokshaws; Kilmarnock and Riccarton; 685, Kilwinning, 841.

Harbours of Refuge; Select Committee appointed to inquire into the alleged deficiency of Protection for Ships on the North-eastern Coast of England, and the propriety of admitting of Contribution of passing Tolls for the maintenance of Harbours of Refuge on that Coast; to send for persons, papers and records; Five to be the Quorum; 192.

Reported; to be ingrossed; 50. Reported, 7.

Parliament, 151.

Hardy, John. Vide Complaint.

Hardow and Epping Road; Petition for a Bill; Bill ordered; 50. Presented, and read, 127. Committed, 143. Reported; to be ingrossed; 280. Passed, 287. Agreed to by the Lords, 340. Royal Assent, 392.

Hartlepool Port; Petition of the Hartlepool Dock and Railway Company, praying the House not to sanction any measure which may prove injurious to the interests of the Port of Hartlepool, as a Harbour of Refuge; Referred to the Select Committee on Harbours of Refuge, 259.

Hastings Road. Vide Hollington.

Hat Manufacture; Act 27 Geo. 3. c. 56, for amending and rendering more effectual the several Laws now in being for the more effectual preventing of Frauds and Abuses by Persons employed in the manufacture of Hats, and in the Woolen, Linen, Fusian, Cotton, Iron, Leather, Fur, Hemp, Flax, Mohair, and Silk Manufactures; and for making provision for preventing Frauds by John Heywood, &c.; Bill to be printed; 749.

Hayfield Gas. Vide New Mills.

Hayle Railway; Petition for a Bill; Referred to a Committee; 33. Reported; Bill ordered; 45. Presented, and read, 53. Committed, 152. Committee nominated, 190. Bill reported; Report to be on the Table, and to be printed; 309. Day appointed for further considering Report, 339. Report considered; Bill to be ingrossed; 348. Passed, 351. By the Lords, with Amendments, 551. Considered, and agreed to, 564. Royal Assent, 617.

Head Money. Vide Elections.

Heaton New Mills. Vide Stockport.

Helena, St. Vide Accounts. Supply.


Henräge's Estate; Bill brought from the Lords, 470. Read, 476. Committed, 486. Reported; Amendment made; Bill passed; 581. Royal Assent, 618.

Henley-upon-Thames Bridge; Petition for a Bill; Referred to a Committee; 20. Reported; Bill ordered; 34. Presented, and read, 41. Committed, 204. Reported; to be ingrossed; 251. Passed, 281. Agreed to by the Lords, 357. Royal Assent, 402.

Corporation; Petition of Inhabitants of Henley-upon-Thames, praying the House to place the Corporation of that town upon the same footing with the other corporate towns included in the Municipal Corporations Act, 218.

Heritable Property. Vide Scotland.

Heriot's Hospital. Vide Scotland.

Hertie's Select Committee appointed to consider of the Commutation of Heriots, and to report their observations thereupon to the House; Day appointed for nominating the Committee; 238. Committee nominated; Power to send for persons, papers and records; Five to be the Quorum; 397. Leave to Committee to sit, notwithstanding the adjournment of The House, 397. Descent and Heriots, Copyholds, Copyholds Enfranchisement, Manorial Boundaries, and Escheats; Bill; Referred; 398. Members added to the Committee, 598.

Petitions referred; 301, 308, 314, 315, 352, 397, 405, 477, 473, 523, 533, 750.

Vide Descent. Lords.

Heeke Bay Pier; Petition for a Bill; Referred to a Committee; 59. Reported; Bill ordered; 196. Presented, and read, 210. Committed, 301. Reported; to be ingrossed; 431. Passed, 439. By the Lords, with Amendments, 551. Considered, and agreed to, 265. Royal Assent, 617.

Petition of William Taylor, against, 478.

Hearing Fishery; Petitions for promoting the interests thereof, in Treaties with Foreign Powers; From Rothesay, 377. Peterhead; Banff and Macduff; 409. Thruso, 426. Comarthy; Wick and Pulteney Town; Inverness; 441. Anstruther Easter, 474. Zetland; Kirkwall; 522. Inverary; Burntisland; 508. Fraserburgh, 667. Burntisland, 726.

Vide Accounts. Scotland.

Heyman's, Lewis, Naturalization; Petition for a Bill; Bill ordered, 39.

Vide Lieberich.


Bill to facilitate the recovery of certain Arrears of Highways Rates, and Composition in lieu of Statute Duty; Ordered, 400. Presented, and read; Day appointed for Second Reading; and to be printed; 400. Second Reading deferred, 428, 476. Bill committed, 472. Considered, 477. Reported; to be ingrossed; Day appointed for Third Reading; 485. Passed, 525. Agreed to by the Lords, 760. Royal Assent, 800.

528. (No. 2) Bill to authorize the application of Highways Rates to Turnpike Roads in certain cases; Ordered, 663.
provided, however, that three or more such Bills have been reported, and committed for further consideration of Report. Seasonal Order limiting the time for receiving Reports of Private Bills, read; Resolutions, That, with regard to such Railroads as are classed as competing lines of Railroad, this House will not enlarge the time for making any such Report, as has been the practice in former Sessions of Parliament; and that the said Order be peremptorily enforced in this Session, in respect of Railway Bills:—That when any Railway Bill has been read the second time, and committed, this House will not immediately nominate the Committee, but appoint some future day for such nomination, with an interval of at least three clear days between the day of the second reading and the day for the nomination of the Committee; 99. Addition made to the sixth Section of the first Resolution, 747. Made Standing Orders, 832.

Resolution of, relative to Carlow County Elections, 283. Vide Elections.

relative to the Establishment of the Clerks and Officers of the House, 284.

That, during the remainder of the Session, Public Business in the House do commence at half past Four o'clock, or sooner, in case Private Business and Petitions shall have been sooner disposed of, 634.

relative to proceedings on Petitions for Private Bills, and on Railway, Canal, Navigation and Water Bills, 743. Made Standing Orders, 832.

That this House doth agree with the Select Committee, appointed in 1835 on Printed Papers, in their opinion, as regards Agents conducting or attending on the Private Business of this House; and that Mr. Speaker be requested to prepare and publish such Regulations as he may think best calculated to accomplish the object of the Committee; 819.

That, it being required by the Standing Orders of this House, that all Private Bills, except Naturalization and Name Bills, be printed, and printed copies thereof delivered to the Members before the first reading, it is not necessary to continue the practice of presenting a manuscript copy of Bills required to be printed:—That, in lieu of such manuscript Copy, a Bill printed on large paper, of a size to be determined upon by Mr. Speaker, be presented to the House, with a cover of parchment large paper, of a size to be determined upon by M. Speaker, 637.

—That no Bill(except Bills to continue or amend any Act for making, maintaining, keeping in repair, or improving any Turnpike Road) be ordered to be brought in on any Petition, for any work proposed to be carried on by Tolls or Duties to be levied on the subject in particular places, till such Petition has been referred to a Committee; who shall examine whether the Standing Orders of this House have been complied with, and report the same to the House; made Standing Order; 832.

That there be seven clear days between the First and Second Readings of all Bills for making Railways or Tram Roads:—That there be seven clear days between the day on which any such Bill is reported to the House, and the day when the said Report shall be taken into consideration:—That after such Bill is reported to the House, the Bill as amended by the Committee be printed at the expense of the parties applying for the same, and be delivered at the door of the House, three clear days at least before such Report shall be taken into consideration:—The said Resolutions, together with the Resolutions agreed to by the House on the 1st day of March and the 3d day of August 1836, made Standing Orders; 832.

The House being informed, That the Chairman of a Select Committee on a Private Bill had, upon a Division in the Committee, first claimed the privilege to vote as a Member of the Committee, and afterwards, when the voices were equal, of giving a casting vote as Chairman; and that such practice had of late years prevailed in some Select Committees; Declared by the House, That, according to the established Rules of Parliament, the Chairman of a Select Committee can only vote when there is an equality of voices; 214.

Notice having been given by the Chancellor of the Exchequer that he would on a certain day bring forward the Budget in the Committee of Ways and Means, the House, by general concurrence, agreed to resolve itself into the Committee, although it had not been appointed as an Order of the day for that day, in consequence of the House having adjourned on the two previous days for want of Forty Members before such Order had been made, 339.

—That the House do sit on a certain day, from twelve till three of the clock, and Question Neg. thereupon, 579.

—That the House at rising do adjourn till half of the clock of the following day; Motion withdrawn; 589.

—That the House at rising do adjourn till twelve of the clock on a certain day, to proceed with the Poole Corporation Bill; Motion withdrawn; 698.

—Motions for adjournment, and Questions Neg. thereupon, 83, 110, 159, 598, 719, 749, 794.

—Motions for adjournment, withdrawn, 294, 635, 794.

—sits till after twelve, 419, 493.


—a quarter before one, 111, 131, 260, 320, 507, 537, 549, 613.

—near one, 147, 423, 444, 571.

—one, 121, 399, 631, 651, 675, 734.

—after one, 252.

—a quarter after one, 188, 445, 515, 588, 620, 637, 683, 775.

—half after one, 194, 270, 333, 338, 482, 600.

—a quarter before two, 157.

—near two, 55, 77, 477, 643, 688, 695, 742, 750, 765.

—two, 231, 680.

—after two, 581, 218.

—a quarter after two, 657, 668, 702.

—half after two, 714, 795.

—three, 730.

—after three, 285, 428.

—half after three, 498.

—a quarter before four, 84.

—near four, 125.

—adjourns for want of forty Members, 160, 147, 215, 324, 326, 389, 393, 477, 653, 688, 688, 729, 754, 759.

—it appearing upon the report of a division that forty Members were not present, 817, 822.

—upon a division, 149.

—Forty Members not being present in Committees Mr. Speaker resumes the Chair; House told, and adjourned, 334, 659, 708.

—Forty Members not being present in a Committee, Mr. Speaker resumes the Chair; House told, and forty Members...
HOUSE—continued.

Mayors be present, the House again resolved itself into the Committee, 659.

—— to be called over, 190, 332.

—— called over, 265.

—— Order for Call of the House discharged, 278.

—— gives leave to certain Members to attend Committee, &c. at the Lords, 82, 141, 198, 335, 563.

—— gives leave to one of the Clerks of the House to attend Committees at the Lords, 75, 94.

—— gives leave to deposit Documents, &c. in the case of Private Bills, 111, 518.

—— communicates Reports, &c. to the Lords, 9, 131, 192, 255, 448, 453, 590, 540.

—— desires Conferences with the Lords, 771.

—— agrees to a Free Conference with the Lords, 787.

—— do not insist upon their disagreement to the Amendments made by the Lords to a Bill, 771.

—— informed that the Sheriffs of London attended at the door, 115, 136, 151, 157, 330, 423, 543, 553.

—— informed that a Committee on a Private Bill had adjourned last night, 165.

—— informed by a Member who voted with the majority upon a Question, that he was not present when the Question was put; Vote disallowed; 475.

—— the Chairman of a Committee states to the House that he apprehended a Member had taken offence at something said by another Member during the sitting of the Committee, 482.

—— Proceedings of the House with respect to the Second Reading a Bill to be null and void, 122.

—— interrupted in their proceedings,—By Messages from the Lords Commissioners authorized to declare the Royal Assent to Bills, 231.

—— Messages from the Lords, with agreement to Bills, 597, 611, 757, 771, 787, 797, 820, 829.

—— Report, that the Lords agree to a Conference, as desired by the House, 753.

—— Motion, that No business, except Business of a formal and undisputed nature, be entered into after the hour of half after eleven at night; Question amended; Main Question, as amended, Negatived; 475.

—— Upon Motion, that the Order of the day, for the second reading of the Exchequer Bills Bill, be now read; Amendment proposed, by leaving out from the word "That," to the end of the Question, in order to add the words, "it would materially tend to the convenience of Members, as well as to the ends of correct and impartial legislation, that the Motions and Orders should be taken each day in regular succession, as stated on the Notice Paper of the House, and that measures be adopted for carrying that into effect, under the direction and sanction of Mr. Speaker," instead thereof; Question, that the words proposed to be left out stand part of the Question; Agreed to; 753.

—— Divisions, &c. Upon Motion, that Mr. Speaker do now leave the Chair, for the House to resolve itself into the Committee of Supply; Amendment proposed, by leaving out from the word "That," to the end of the Question, in order to add the words, "the manner of taking the Divisions of this House in two Lobbies, be discontinued;" Question, that the words proposed to be left out stand part of the Question; Agreed to; 115.

—— Library; Standing Committee appointed of Sixteen Members to assist Mr. Speaker in the direction of the Library, to whom shall be referred all matters relating thereto; Five to be the Quorum; 18. Report; To be printed; 95.

—— Officers. Select Committee appointed to inquire into the changes that have been recommended by the Select Committee on Printed Papers in the several Offices of this House by the abolition of Fees and Perquisites, and the substitution of fixed Salaries, as it affects the present Officers, and to report to the House their opinion as to the Compensation that should be made to these Officers; to send for persons, papers and records; Three to be the Quorum; 26. Report; To be printed; 339. Report read again; Resolutions thereupon; 584. Motion for an annual Allowance to the Deputy Housekeeper; Motion withdrawn; 589.


—— House of Lords. Vide Lords.


—— Huddersfield Road. Vide Bristol.


—— Hungerford Market; Petition for a Bill; Referred to a Committee; 51. Reported; Bill ordered; 189. Presented, and read, 241. Committed, 280. Reported; to be engrossed; 390. Passed, 396. By the Lords, with Amendments, 475. Considered, and agreed to, 478. Royal Assent, 680.

—— Hungerford Market and Lambeth Bridge; Petition for a Bill; Referred to a Committee; Members added; 58. Reported; Bill ordered; 510. Presented, and read, 217. Committed, 620. Petition for enlarging the time for Report; Referred to the Select Committee on Standing Orders; 637. Resolution reported, that the Committee are of opinion, that from the special circumstances detailed in the Petition, and proved before the Committee, further time should be granted for making the Report, and that Notice should be given to the opponents of the Bill, such Notice to be proved before the Committee on the Bill; Resolution agreed to; 646. Bill reported; to be engrossed; 675. Passed, 680. Agreed to by the Lords, 752. Royal Assent, 800.

—— Petition from Company of Proprietors of the Waterloo Bridge against the application, 92.

—— Petitions against the Bill; From Company of Proprietors of the Waterloo Bridge; John Beadnell, Esquire; 625. Referred to the Committee on the Bill; Counsel ordered; 646. Company of Proprietors of the Waterloo Bridge; 519. Holders of Annuities chargeable on the Tolls of Waterloo Bridge; Referred, and Counsel ordered; 651.

—— Petitions in favour; From Churchwardens, Overseers and Parishioners of Saint Martin-in-the-Fields; Tenants and Occupiers of shops in Hungerford Market Company; 620. Owners and Occupiers of Property upon which the Bridge and Works are proposed to be erected; Lambeth and Southwark; 637.

—— Hyde Small Debts; Petition for a Bill; Referred to a Committee; 29. Reported; Bill ordered; 131. Presented, and read, 140. Committed, 150.

—— Hypothec. Vide Scotland.

—— J. Vide Slavery Abolition.

—— Java Trade; Petitions complaining of the Duties charged on British Manufactures on their importation into Java; From Glasgow; Liverpool; 566.

—— Upon Motion, that the Order of the day, for the Second Reading of the Consolidated Fund Bill be now read; Amendment proposed, by leaving out from the words "That the" to the end of the Question, in order to add the words "Petitions presented to this House upon the 27th day of June last, respecting the Duties imposed upon British Manufactures, their importation into Java, be now taken into consideration," instead thereof; Question, that the words proposed to be left out stand part of the Question; Agreed to; 797.

—— Jessopp.
INDEX to the NINETY-FIRST VOLUME.

BILL REPORTED TO BE INGROSG; TO BE INGROSG; DAY APPOINTED FOR THIRD READING; 712. PASSED, 717. BY THE LORDS, WITH AMENDMENTS, 834. AMENDMENTS CONSIDERED; FURTHER CONSIDERATION OF AMENDMENTS PUT OFF FOR THREE MONTHS; 840.

INSOLVENT DEBTORS; BILL TO CONTINUE, FOR A LIMITED TIME, THE LAWS FOR THE RELIEF OF THE INSOLVENT DEBTORS IN ENGLAND; ORDERED; 536. PRESENTED, AND READ; DAY APPOINTED FOR SECOND READING; AND TO BE PRINTED; 537. SECOND READING DEFERRED, 533, 570. BILL COMMITTED, 530. CONSIDERED; 612. REPORTED; TO BE INGROSG; DAY APPOINTED FOR THIRD READING; 619. PASSED, 630. AGREED TO BY THE LORDS, 708. ROYAL ASSENT, 710.

IRELAND. SUPPLY. INSTITUTIONS. VIDE PUBLIC INSTITUTIONS.

INSTRUCTIONS:

TO A SELECT COMMITTEE TO REPORT OPINION FROM TIME TO TIME, 16.

TO COMMITTEES ON PRIVATE BILLS TO MAKE PROVISION, 81, 196.

TO COMMITTEES ON BILLS TO CONSOLIDATE TWO BILLS INTO ONE BILL, 102.

TO COMMITTEES OF THE WHOLE HOUSE ON BILLS TO PRODUCE SPECIFIC MATTERS, 109, 194, 314, 319, 399, 501, 549, 599, 611, 630, 641, 648, 649, 672, 674, 713, 801, 816.

TO A SELECT COMMITTEE TO INQUIRE INTO CERTAIN MATTERS, AND REPORT SPECIFICALY THEREUPON, 215.

TO A COMMITTEE OF THE WHOLE HOUSE UPON A BILL TO LIMIT THEIR INQUIRIES TO CERTAIN MATTERS, 323.

TO SELECT COMMITTEES TO EXTEND THEIR INQUIRIES OR EXAMINATIONS TO PARTICULAR MATTERS, 422, 497.

TO COMMITTEES OF THE WHOLE HOUSE UPON A BILL TO DIVIDE THE SAME INTO TWO OR MORE BILLS, 648.

TO COMMITTEES OF THE WHOLE HOUSE TO RECEIVE CLAUSES, 654, 801.

TO A COMMITTEE OF THE WHOLE HOUSE TO RECEIVE A CLAUSE, AGREED TO UPON A DIVISION, 654.

TO THE GENTLEMEN APPOINTED TO PREPARE AND BRING IN A BILL TO MAKE PROVISION THEREIN, 716.

MOTION FOR INSTRUCTION TO A COMMITTEE OF THE WHOLE HOUSE TO RECEIVE A CLAUSE; MOTION WITHDRAWN; 654.

VIDE QUESTIONS NEG.

INTERNATES ESTATES. VIDE ESCHEATS.

INTIMIDATION OF VOTERS. VIDE ELECTIONS.

JOHNSTONE, JOHN. VIDE IRELAND.

JOINT STOCK BANKS. VIDE BANKS.

JOURNALS:

TO BE PRINTED, 194.

ENTRIES THEREIN, READ, 639.

COMMITTEE APPOINTED TO INSPECT THE JOURNALS OF THE HOUSE OF LORDS, WITH RELATION TO ANY PROCEEDINGS UPON THE TRINITY (NORTH LEITH) HARBOUR AND DOCKS BILL; THREE TO BE THE QUORUM; 659. REPORT, 695.

COMMITTEE APPOINTED TO INSPECT THE JOURNALS OF THE HOUSE OF LORDS WITH RELATION TO ANY PROCEEDINGS UPON THE EDINBURGH, LEITH AND NEWHAVEN RAILWAY BILL; THREE TO BE THE QUORUM; 690. REPORT, 695.

COMMITTEE APPOINTED TO INSPECT THE JOURNALS OF THE HOUSE OF LORDS WITH RELATION TO ANY PROCEEDINGS UPON THE TRINITY (NORTH LEITH) HARBOUR AND DOCKS BILL; THREE TO BE THE QUORUM; 690. REPORT, 695.

COMMITTEE APPOINTED TO INSPECT THE JOURNALS OF THE HOUSE OF LORDS WITH RELATION TO ANY PROCEEDINGS UPON THE TRINITY (NORTH LEITH) HARBOUR AND DOCKS BILL; THREE TO BE THE QUORUM; 690. REPORT, 695.

COMMITTEE APPOINTED TO INSPECT THE JOURNALS OF THE HOUSE OF LORDS WITH RELATION TO ANY PROCEEDINGS UPON THE TRINITY (NORTH LEITH) HARBOUR AND DOCKS BILL; THREE TO BE THE QUORUM; 690. REPORT, 695.

COMMITTEE APPOINTED TO INSPECT THE JOURNALS OF THE HOUSE OF LORDS WITH RELATION TO ANY PROCEEDINGS UPON THE TRINITY (NORTH LEITH) HARBOUR AND DOCKS BILL; THREE TO BE THE QUORUM; 690. REPORT, 695.

COMMITTEE APPOINTED TO INSPECT THE JOURNALS OF THE HOUSE OF LORDS WITH RELATION TO ANY PROCEEDINGS UPON THE TRINITY (NORTH LEITH) HARBOUR AND DOCKS BILL; THREE TO BE THE QUORUM; 690. REPORT, 695.

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COMMITTEE APPOINTED TO INSPECT THE JOURNALS OF THE HOUSE OF LORDS WITH RELATION TO ANY PROCEEDINGS UPON THE TRINITY (NORTH LEITH) HARBOUR AND DOCKS BILL; THREE TO BE THE QUORUM; 690. REPORT, 695.

COMMITTEE APPOINTED TO INSPECT THE JOURNALS OF THE HOUSE OF LORDS WITH RELATION TO ANY PROCEEDINGS UPON THE TRINITY (NORTH LEITH) HARBOUR AND DOCKS BILL; THREE TO BE THE QUORUM; 690. REPORT, 695.

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COMMITTEE APPOINTED TO INSPECT THE JOURNALS OF THE HOUSE OF LORDS WITH RELATION TO ANY PROCEEDINGS UPON THE TRINITY (NORTH LEITH) HARBOUR AND DOCKS BILL; THREE TO BE THE QUORUM; 690. REPORT, 695.

COMMITTEE APPOINTED TO INSPECT THE JOURNALS OF THE HOUSE OF LORDS WITH RELATION TO ANY PROCEEDINGS UPON THE TRINITY (NORTH LEITH) HARBOUR AND DOCKS BILL; THREE TO BE THE QUORUM; 690. REPORT, 695.
IRELAND:

(Academic Education.) Vide Foundation Schools, infra.

(Arkwlow Harbour.) Petition of Clergy, Freeholders, Mariners and others of Arklow, praying the House to adopt measures for the erection of a Bar at the Mouth of Arklow Harbour, 270.

(Armagh Railway.) Vide Ulster, infra.

(Arms and Gunpowder.) Acts 47 Geo. 3, c. 54, and 50 Geo. 3, c. 109, relating to the Importation and keeping of Arms and Gunpowder in Ireland; read; Bill to continue the said Acts; Ordered, 690. Presented, and read; Day appointed for Second Reading, and to be printed; 631. Bill committed, 636. Considered, 641. Reported; to be engrossed; Day appointed for Third Reading; 649. Passed, 655. Agreed to by the Lords, 681. Royal Assent, 710.

(Bankrupts.) Bill to amend the Laws relating to Bankrupts in Ireland; Brought from the Lords, 231. Read; Day appointed for Second Reading; and to be printed; 232. Committed, 242. Committee deferred, 273. 294, 312, 339, 332, 335. 345. 354. Bill considered, 362. Reported, with Amendments, 373. Amendments agreed to; Day appointed for Third Reading; 375. Passed, 399. Amendments agreed to by the Lords, 393. Royal Assent, 394.

- Petitions against; From Bankers and others of Belfast; Solicitors and Attornies in Cork; Merchants and Traders in Cork; 315.
- Petition of William Hart Gregg, praying that a Clause may be inserted for compensating him for his loss of office as a messenger to the Commissioners of Bankruptcy in Cork, 215.

(Bawn Reservoir.) Petition for a Bill; Referred to a Committee, 40. Reported; Bill ordered; 45. Presented, and read, 61. Committed, 396. Time enlarged for Report, 424. Bill reported; Report to lie on the Table; 449. Report considered; Bill to be engrossed; 478. Passed, 486. Agreed to by the Lords, 568. Royal Assent, 617.

(Belfast Academical Institution.) Vide Supply.

(Belfast Borough.) Vide Elections.

(Belfast Harbour.) Petition for a Bill; Referred to a Committee, 45.

(Belfast Railway.) Vide Ulster.

(Benefices.) Petition of Noblemen and Gentlemen, lay patrons of churches in Ireland, that the right of presentation to Benefices may be decided by a less tedious and expensive mode of proceeding than the ordinary tribunals afford.

(Byrne, John.) Petition of John Byrne, now confined in Ballinrobe Gaol, complaining of being arrested and sent to prison for singing political ballads, 577.

(Canals.) Vide Rivers, infra.

(Carlow County Election.) Motion for an Address to the Commission to proceed to the county of Carlow, to inquire into the facts set forth in the Petitions presented to the House, relating to the said Election, and Question Neg. thereupon, 379.

Vide Elections.

(Carrick Church.) Petition of the Vicar and Churchwarders of the Parish of Carrick, complaining of the dilapidated state of the Church of that parish, 421.

(Chancery Court.) Bill to abolish certain Offices connected with the Court of Chancery in Ireland, and to provide for the performance of the Duties thereof; Brought from the Lords, 686. Read; Day appointed for Second Reading; and to be printed; 687. Committed, 693. Committee deferred, 701, 712. Instruction to make provision for granting Compensation to Officers whose Offices may be abolished, 713. Committee deferred, 717. Bill considered; Proceedings in Committee; 729. Reported, with Amendments, 733. Amendments agreed to; Day appointed for Third Reading; 737. Bill passed, 751. Royal Assent, 800.

Motion for the House to resolve itself into a Committee, to consider the Compensation to be made to certain Officers and Clerks in the Court of Chancery in Ireland, who may be deprived of Office by the provisions of the above Bill, 691. King's Recommendation signified; Motion agreed to; 695. Matter considered; Proceedings in Committee; 701. Resolution reported, and agreed to; Instruction accordingly; 713. Vide supra.

Petition of Thomas Fenton, Esquire, Chief Examiner of the Court of Chancery in Ireland, praying the House to provide for him a Salary suitable to his dignity and unimportance of his office, 425.

(Chapels of Ease.) Act of the Parliament of Ireland 1 Geo. 3, c. 18, to enable Archbishops, Bishops, and other Ecclesiastical Persons and Corporations, to grant their Patronage or right of Presentation or Nomination to small Livings to such Persons as shall augment the same; Read; Bill to amend ordered; 290. Present; and read; Day appointed for Second Reading; and to be printed; 377. Committed, 442. Committee deferred, 485. Considered, 505. Reported; to be ingrossed; Day appointed for Third Reading; 537. Passed, 549. Agreed to by the Lords, 662. Royal Assent, 664.

(Charitable Donations and Bequests.) Vide Supply.

(Charles.) Vide Benefits, supra.

(Church Benefits.) Vide Benefits, supra.

(Church of Ireland.) Petitions in support; From Diocese of Limerick, 46. Moderator and Clerk of the Presbytery of Annan, 488.

Bill for the better Regulation of Ecclesiastical Revenues, and the Promotion of Religious and Moral Instruction in Ireland; Ordered, 289. Presented, and read; Day appointed for Second Reading; and to be printed; 307. Second Reading deferred, 339. Motion, That the Order of the day for the Second Reading of the Bill be now read; Amendment proposed, by leaving out from the word "That" to the end of the Question, in order to add the words "leave be given to bring in a Bill for the conversion of Tithe Composition into Rent Charges, and for the Redemption thereof, and for the better Distribution of Ecclesiastical Revenues in Ireland," instead thereof. Question proposed, That the words proposed to be left out stand part of the Question; Debate thereupon adjourned; 418. Debate resumed, and further adjourned, 422. Debate resumed; Question agreed to; Order read; House the said Acts; Ordered, 427. Reported, and print out of the day, that His Majesty had been graciously pleased to place at the disposal of Parliament, for the purposes of the Bill, His Majesty's interests in the Dignities and Benefices of the Church of Ireland; Bill committed 427. Committee deferred, 501, 526. Instruction to make provision for remitting certain Sums advanced to Owners of Tithes, and refunding Sums heretofore paid; for defraying Expenses of the revision of Tithe Compositions; for issuing Money for Education, &c. 611. Motion, That the Order
IRELAND—continued.

(CHURCH OF IRELAND)—continued.

Order of the day for the Committee be now read; Amendment proposed, by leaving out the word "That" to the end of the Question, in order to add the words "it is expedient, that Titles and all Compositions for Titles, in Ireland shall cease, and be for ever extinguished, compensation being first made for all vested interests, whether lay or ecclesiastical; and that it is also expedient that measures should be adopted to render the Revenue of the Church Lands more productive, and more available for the support of the working Clergy of the Establishment; and that all persons not in communion with the Established Church of Ireland should be relieved from all assessment for its support," instead thereof, 611. Question, That the words proposed to be left out stand part of the Question; agreed to; Bill considered; Proceedings in Committee; Committee report progress; 612. Bill further considered; Proceedings in Committee; Committee report progress; 618. Bill further considered, 623. Proceedings in Committee, 624. Report of Dromore, of Ossory, of Ferns and Leighlin; to be ingrossed; Day appointed for Third Reading; Bill, as amended, to be printed; 627. Passed, 672. By the Lords, with Amendments; Day appointed for considering them; Bill, as amended by the Lords, to be printed; 711. Amendments considered, 712. Further consideration put off for three Months, 740.

CHURCH TEMPORALITIES. Acts relating thereto, read; Bill to amend, ordered; 679. Presented, and read; Day appointed for Second Reading; and to be printed; 685. Second Reading deferred, 693. Committee deferred, 712. Bill considered, 717. Report deferred, 730. Bill reported; to be ingrossed; Day appointed for Third Reading; 740. Order for Third Reading, read; House adjourns for want of Supply, 748.

CIVIL AFFAIRS. Vide County Boards.

(CIVIL BILL COURTS.) Bill to extend the Jurisdiction and regulate the Proceedings of the Civil Bill Courts in Ireland; Ordered, 83. Presented, and read; Day appointed for Second Reading; and to be printed; 121. Second Reading deferred, 135, 155. Bill committed, 199. Committee deferred, 214, 220. Bill considered; Reported; Day appointed for further considering Report; Bill, as amended, to be printed; 256. Further consideration of Report deferred, 266. Bill considered; Proceedings in Committee; Forty Members not being present in Committee, House adjourns; 302. Committee deferred, 307, 313, 320, 332. Bill considered; Proceedings in Committee; Committee report progress; 350. Committee deferred, 399, 403, 418, 443, 485. Bill further considered; Proceedings in Committee; 386. Report deferred, 612, 630, 634. Bill reported; to be ingrossed; Day appointed for Third Reading; 610. Third Reading deferred, 655, 682. Bill read, 674. Bill to enable the Lords, with Amendments, 732. Day appointed for considering them, 759. Consideration of Amendments deferred, 764, 774, 778. Amendments considered, 792. Several Amendments agreed to; one disagreed to; subsequent Amendments agreed to; Committee appointed to draw up Reasons to be offered to the Lords at a Conference; Three to be the Quorum; 793. Reasons reported, 795. Agreed to; Conference to be desired with the Lords; 796. Lords agree to a Conference; Managers appointed; Conference proceeded to; Bill, as amended, to be printed, 797. Lords do not insist upon their Amendment, 797. Royal Assent, 800.

Inhabitants of Skibbereen; Clergy of the Archdeaconry of Cork, Cloyne, and Ross; Durham, 426. Instructions accordingly; 611.

SUPPLY.

(FORTEY.) Acts relating thereto, read; Bill to amend, ordered, 124.

(CITIES AND TOWNS IMPROVEMENT.) Act 9 Geo. 4. c. 95, relating thereto, read; Bill to amend, ordered, 142.

VOL. 91.—Sess. 1836.
IRELAND—continued.

(CONSTABULARY.)—continued.


Motion for the House to resolve itself into a Committee to consider of the granting of Salaries to Magistrates, Inspectors and other Officers, to be appointed under the above Bill; King's Recommendation signified; Motion agreed to; 86. Matter considered; Proceedings in Committee; 105. Resolution reported, and agreed to; Instruction accordingly; 109. Vide supra.

Vide Questions Neg.

Act of the present Session, read; Motion for the House to resolve itself into a Committee, to consider of the granting of Salaries to Officers to be appointed under any Act to be passed this Session of Parliament relating to the Constabulary Force of Ireland; King's Recommendation signified; Motion agreed to; Matter considered; Proceedings in Committee; 636. Resolution reported, and agreed to; Instruction accordingly; 641. Vide infra.

Vide the present Session, again read; Bill to amend, ordered; 637. Presented, and read; Day appointed for Second Reading; and to be printed; 657. Committee deferred, 654. Bill considered; 651. Report considered; Bill to be ingrossed; Day appointed for Third Reading; 655. Passed, 656. Agreed to by the Lords, 686. Royal Assent, 710.

(COPYRIGHT.) Bill to extend the protection of Copyright in Prints and Engravings to Ireland; Ordered, 448. Presented, and read; Day appointed for Second Reading; and to be printed; 477. Committed, 525. Committee deferred, 544, 586, 613, 636. Bill considered; Report considered; Day appointed for further considering Report; 657. Committee deferred, 654. Instruction to make provision for Salaries to Officers, 641. Bill considered, 640. Report considered; Bill to be ingrossed; Day appointed for Third Reading; 655. Passed, 656. Agreed to by the Lords, 686. Royal Assent, 710.

(CORK CORPORATION.) Petition of Freemen and Inhabitants of Cork, complaining that the approbation of the Privy Council of Ireland was withhold from the Election of Mayor and Sheriffs of the said city, in the year 1835, and for the adoption of measures to prevent the recurrence thereof, 606.

(CORK AND TRALEE ROAD.) Petition of Rate-payers in the city of Cork, praying that the Cork and Tralee Road Act may not be renewed, 191.

(CORPORATE PROPERTY.) Bill to restrain the alienation of Corporate Property in Ireland; Ordered, 641. Presented, and read; Day appointed for Second Reading; and to be printed; 632. Committed, 655. Committee deferred, 656. Bill considered, 657. Report deferred, 678, 683, 685, 689, 694, 701, 718. Bill reported; Re-committed; Considered; Reported; Day appointed for further considering Report; Bill, as amended, to be printed; 717. Further consideration of Report deferred, 739. Committee deferred, 729. Committee reported; Report considered; Bill to be ingrossed; Day appointed for Third Reading; 794. Passed, 798. By the Lords, with Amendments, 834. Considered, and agreed to, 837. Royal Assent, 842.

Petition of William White, against, 715.

(COUNTY BOARDS.) Bill for the Administration of certain Civil Affairs of a local nature by County Boards in Ireland; Ordered, 109. Presented, and read; Day appointed for Second Reading; and to be printed; 111. Second Reading deferred, 116, 154. Bill committed to a Select Committee; Five to be the Quorum; 159. Members discharged from attendance; Other Members added; 206, 338, 348, 362. Bill reported; to be printed, as amended; 551.

(COUNTY CESS.) Vide County Taxation, infra.

(COUNTY TAXATION.) Petitions, praying for the adoption of a more equitable principle of providing for the public burthens in Ireland than the present mode of assessment by Grand Juries; From Members of the Grand Panel of the County of Cavan, 218. Shankhill and Elphin, 277. Clonwilliam; Westmeath; 353. Members of the Grand Panel of the County of Arnaugh; Referred to the select Committee on County Cess, Ireland; 403. Kilmore; Referred, 416.

Petitions praying the House to take into consideration the whole Grand Jury system; From Castlereagh; Ballywalter; 271.

Select Committee appointed to inquire into the Duties, Salaries and Fees of the Officers paid by Counties in Ireland, and into the Presentments compulsory on Grand Juries there, and to report their opinion thereupon; and whether any and what regulations may be adopted to diminish the pressure of the County Cess on the Occupiers of Land in Ireland; Power to send for persons, papers and records; Five to be the Quorum; 291. A Member discharged from attendance; another Member added; 362. Power to report Minutes of Evidence; Report; To be printed; 751.

Petitions referred, 304, 403, 416.

Petitions praying the House to enact measures to alleviate County Taxation, by passing a general Act to diminish the enormous expense of establishing separate Turnpike Roads; From Landed Proprietors and Grand Jurors of the county of Westmeath; Grand Jury of the county of the town of Drogheda; Referred to the Select Committee on County Cess (Ireland); 304.

Petition of Inhabitants of the county of Waterford, that the Grand Juries of those counties (to which the general valuation will not be applicable for a considerable period) be authorized to cause a valuation to be made for the purpose of equalizing Grand Jury Taxation, 584.


(COURT OF CHANCERY.) Vide Chancery Court, supra.


(CRIMINAL PROSECUTIONS.) Vide Supply.

(CRUELTY TO ANIMALS ACT.) Petition of the Chairman and Secretary of the Society for the Prevention of Cruelty to Animals in Belfast, that the provisions of the Act may be extended to Ireland, 833.

(DEVITT, Clothworthy Doblin.) Petition of Clothworthy Doblin Devitt, late of the General Post Office, Dublin, complaining of having been dismissed from his situation, and praying for inquiry, 684.

(DODD, William.) Petition of William Dodd, complaining that insufficient remuneration was made to him for the destruction of his Property at Ballinacloon, in the county of Westmeath, by a party of the Militia, in the year 1797, 796.

(DONARD PARISH.) Petition of the Minister, Churchwardens, and other Protestant Parishioners of the parish of Donard, praying for the enlargement of the Church, and for the purchase of glebe whereon to erect a house, 721.

(DONNYBROOK)
IRELAND—continued.

--- (DUNNYBROOK FAIR.) Petition of Inhabitants and Householders of Dublin, that the annual Fair at Dunnybrook may be restricted to one day, 796.

--- (DROGHEDA RAILWAY.) Vide DUBLIN.

--- (DROGHEDA WATERWORKS AND IMPROVEMENT.) Petition for a Bill; Referred to a Committee; 41. Reported; Bill ordered; 98.

--- (DUBLIN CITY ELECTION.) Vide ELECTIONS.

--- (DUBLIN LOCAL TAXATION.) Petitions complaining of the pressure of local taxation, and praying that the valuation of Dublin of 1832 may be carried into immediate operation; From Chamber of Commerce of Greenock, 206. Time further enlarged; 428. Report read; Bill ordered; 437. Passed, 475. By the Lords, with an Amendment, 576. Considered, and agreed to, 576. Royal Assent, 617.

--- (DUBLIN POLICE.) Petition for a Bill; Referred to a Committee, 53.

--- (DUBLIN ROADS.) Bill to consolidate the Trusts of the several Turnpike Roads in the Neighbourhood of the City of Dublin, and to substitute a Local Rate or Assessment in lieu of the Tolls levied on such Roads within the City of Dublin; Ordered, 592. Presented, and read; Day appointed for Second Reading; and to be printed; 593. Second Reading deferred, 214, 220. Committee deferred, 297, 307. Instructions to make provision for the payment of Salaries to the Justices and Receiver to be appointed under the Bill, 312. Bill considered, 312. Report deferred, 320, 323, 328. Referred; to be ingrossed; Day appointed for Third Reading; 342. Third Reading deferred, 334. Bill passed, 368. By the Lords, with Amendments, 551. Considered, and agreed to, with an Amendment; 569. Amendment agreed to by the Lords, 612. Royal Assent, 617.

--- (DUBLIN ROYAL SOCIETY.) Select Committee appointed to inquire into the administration of the Royal Dublin Society, with a view to a wider extension of the advantages of the annual Parliamentary Grant to that Institution; to send for persons, papers and records; Five to be the Quorum; 200. Return referred, 214. Members discharged from attendance, 245. Other Members added, 246. Motion for adding a Member; Motion withdrawn; 397. A Member discharged from attendance; another Member added; 392. Power to report opinion, together with Minutes of Evidence; Report, with Resolutions; 660. To be printed; 681.

--- (DUBLIN STEAM PACKET COMPANY.) Petition for a Bill; Referred to a Committee; 40. Reported; Bill ordered; 85. Presented, and read, 89. Bill committed, 134. Reported, 255. To be ingrossed, 256. Third Reading put off for six months, 264.

--- (DUBLIN UNIVERSITY.) Petition of Protestant Graduates and Under-Graduates of the University of Dublin, praying the House to remove the obstacles which prevent Dissenters from obtaining Scholarships in that University, 456. Vide COLLEGE LANDS, supra.

--- (DUBLIN WIDE STREETS.) Petition of Citizens of Dublin, praying the House to pass a Bill for making a wide street from Richmond Bridge to the King's Inns, Dublin, 680.

--- (DUBLIN AND AMERICA COMMUNICATION.) Petition of Nobility, Gentry, Clergy, Freemen and Inhabitants of Kerry, praying for the establishment of a line of communication between Dublin and America, by a Railway on the land, and by Steam Navigation on the Atlantic, 305.

--- (DUBLIN AND DROGHEDA RAILWAY.) Petition for leave to deposit documents in the Private Bill Office, and to present a Petition for a Bill; Referred to a Committee; 69. Reported; Leave given to present a Petition; 85. Petition for Bill; Referred to a Committee; 92. Reported; Bill ordered; 126. Presented, and read, 126. Committee, 215. Committee nominated, 248. Power to send for persons, papers and records, 309. Leave given to print the Evidence taken before the Committee, 339. Report recommending that the time for reporting the Bill be changed; Report to lie on the Table; 415. Report of again; Time enlarged; 420. Committee revived; Leave to sit and proceed on a certain day; 428. Message to the Lords to request the attendance of the Earl of Charlemont at the Committee, 478. Report recommending that the time for reporting the Bill be changed; Time further enlarged; Report to lie upon the Table; 478. Report read again; Time further enlarged; 488. Message to the Lords to request the attendance of Lord Kenlis and Lord Munster.

Vol. 91.—Sess. 1836.
IRELAND—continued.

(DUBLIN, &C. RAILWAY)—continued.

Monaster at the Committee, 513. Leave given to Lord Kenlis to attend the Committee, 535. Leave given to the Earl of Charlemont to attend the Committee, 536. Leave to Committee to sit on a certain day during the Sitting of the House, 581. Leave to Committee to make their Report on a certain day, 583. Bill reported; Day appointed for further considering Report; Report to be printed, 590. Report considered; Bill to be ingrossed; 598. Passed, 646. By the Lords, Amendments 734, considered, 739. Agreed to, 731. Royal Assent, 746.

Petitions in favour; From Drogheda, 190. Navan, 195. Donnald, 211. Ardee, Colpe, Balbriggan, Howth and Ballydoy, 215. Swords and Malahide, 248. Newry, 285. Armagh; Corporation of Drogheda; Commissioners of the Port and Harbour of Drogheda, 303. Merchants, Traders and Citizens of Dublin; Grand Jurors for the county of Dublin; Drogheda; Skerries; Rush and Lusk, and Donebarte; Merchants, Traders and Citizens of Dublin, 308. Julianstown and Rooterstown; Stamullen and Moorechurch, 375. Drogheda; Balbriggan, Lusk, Rush and Skerries; Julianstown; Clogher; Newry; Manchester, 528.

Petition of James Mooney, Margaret Reid and others, complaining that the Standing Orders have not been complied with, 203.

Petitions against; From Andrew Bell and others; William J. Halligan and others; Robert Shepheard and others; Bartholomew Barnwall and others; William Webb and others; R. R. Fitzherbert and others, 253. Inhabitants of Kilmany, 254. Patrick Gremnan and others; John Cornwall and others; Referred to the Committee on the Bill; Counsel ordered, 254. Arthur French and others; Referred and Counsel ordered; 257. Edward Hale, and others, 292. Robert Shepheard, and others; Referred, and Counsel ordered; 292. Petition of Henry Maxwell, Esquire, and others; presented 25 April; Referred; 295. Petition of Edward Hale, and others (presented 26th April); Referred; 296. Petitions of Andrew Bell, Esquire, and others; William J. Halligan, and others; Robert Shepheard, and others; Bartholomew Barnwall, and others; William Webb, and others; and, Inhabitants of Kilmany (presented 14th April); Referred; 316. Richard More O’Ferrall, Esquire, m. p.; Referred, and Counsel ordered; 328. Sir Robert Shaw, Bart., and others; Petitioners, and others; of Kilsallaghan (presented 15th May); Referred; 328. Gore R. Lyter, and others; Referred; 375. Inhabitants of the Sheds of Clontarf; Referred, and Counsel ordered; 433. Robert Shepheard, and others, 478. Jonathan Turner, and others; Inhabitants of St. Paul’s and Grange Gorman, 486. Fishermen and Owners of Fishing Boats at Clontarfsheds and Dollymount, 538. James Connor, and others; James Tiernan, and others, 550.

Petition of Richard More O’Ferrall, Esquire, m. p., referring solely to the non-compliance with the Standing Orders, offered to be presented; but the Bill having been read a second time, the Petition was not received, 525.

(DUBLIN AND KILKENNY RAILWAY.) Petition for a Bill; Referred to a Committee; 58. Reported, 72. Bill ordered, 73. Presented, and read, 116. Motion, That the Committee on the Petition for the Bill be revoked; Motion withdrawn; 196. Committee on Petition for Bill revived, 249. Report from revived Committee; Report referred to the Select Committee on Standing Orders; 296. Report, That the Standing Orders ought not to be dispensed with, 303.

Petitions against; From the Company of Undertakers of the Grand Canal; 117, 159. Referred to revived Committee on Petition for Bill, 292.

Petitions complaining that the Standing Orders have not been complied with; From James Staunton Rochfort, Esquire, 125. Read again, 196. Company of Undertakers of the Grand Canal, 241. Referred to the revived Committee on Petition for Bill, 249. Corporation of the Barrow Navigation Company of Ireland; Referred, 292.

(DUNGAN FY BOROUGH.) Vide Elections.

(DUNMORE HARBOUR.) Vide Supply.

(DUNNE’S, Sir Patrick, Hospital.) Vide College Lands, supra.

(ECCLESIASTICAL REVENUES.) Vide Church of Ireland, supra.

(EDUCATION.) Bill for the establishment of a Board of National Education, and the advancement of Elementary Education in Ireland; Ordered, 205.

Petitions against any further grant to the National Board of Education in Ireland; From Derby, 305. Moderator of the Synod of Caithness and Sutherland, 375.

Vide Maynooth College, infra. Supply.

(ELECTIONS, CONTROVERTED.) Vide Elections.

(ENGRAVINGS.) Vide Copyright, supra.

(ENTAILED ESTATES.) Bill to enable Tenants for Life of Estates in Ireland to make Improvements in their Estates, and to charge the Inheritance with the Monies expended in such Improvements; Ordered, 687. Presented, and read; Day appointed for Second Reading; and to be printed, 688.

(EXCHEQUER OFFICES.) Bill for the Regulation of the Offices of Vice-Treasurer and Teller of the Exchequer in Ireland; Ordered, 741. Presented, and read; Day appointed for Second Reading; and to be printed, 741. Bill committed, 755. Considered, 772. Reported; to be ingrossed; Day appointed for Third Reading, 778. Passed, 781. Agreed to by the Lords, 820. Royal Assent, 822.

(Vide Supply.

(Excise Licenses.) Act 3 and 4 Will. 4, c. 68, to amend the Laws relating to the Sale of Wine, Spirits, Beer and Cider by Retail in Ireland, read; Bill to be amended, 225. Presented, and read; Day appointed for Second Reading; and to be printed, 225. Considered, 292. Bill considered; Reported; Day appointed for further considering Report; Bill, as amended, to be printed, 331. Further consideration of Report deferred, 349, 374, 386,412, 434, 439. Bill re-committed, 444. Committee deferred, 468, 472. Bill considered, 478. Reported; to be ingrossed; Day appointed for Third Reading, 484. Third Reading deferred, 502. Bill passed, 524. Agreed to by the Lords, 699. Royal Assent, 710.

Petitions in favour; From Members of the Congregation of the Mollyneux Asylum in Saint Bridget’s, Dublin; King’s Hospital, Dublin; Sandford Church, Dublin; Inhabitants of Saint Thomas, Dublin; Saint Peter, Dublin; Saint James, Dublin; Saint Nicholas-without, Dublin, 304. Mariner’s Church, Dublin, 323. Tamhag O’Kelly; Kilmany, 325. Alfred-street, Belfast, 348. Saint Andrew’s, Dublin; Saint Bridget’s, Dublin; Saint Catherine’s, Dublin; Scots Church, Ushers Quay, Dublin; and Ministers and Descens of the Church assembling for worship in York-street, Dublin; 352. Newtown Linamady, 356. Rosemary-street, Belfast, 387. Castledawson, 392. Members of the Embattled Church of Celeraine; Inhabitants of Celeraine; Bangor; Whitehouse, Antrim; Booterstown; Wesleyans of Celeraine; 409. Inhabitants of Coleraine; 409. Ballymena; Prebendary Church, Twomund-street, Belfast; Monkstown; Scots Church, Mary’s Abbey, Dublin, 416.
IRELAND—continued.

Excise Licenses—continued.

416. Monaghan, 425. Kilmoid; White Abbey; Connor; Monaghan; 432. The Grange and Mackamore, 48; Teachers of the Carriancreeva Sabbath School; Ballylouney; 521. Belfast; Holywood; Tullylisk; 584. Booterstown, 623. Newry; Teachers of Sabbath Schools in Belfast; 833.

Petitions against; From Navan, 446. Banger, 616. Vide Questions Neg.

Female Orphan House, Dublin. Vide Supply.

Fever Hospital, Dublin. Vide Supply.

Finglass Church. Petition of Lay Members of the Established Church residing in Finglass, stating that the Parish Church is out of repair, and that the Ecclesiastical Commissioners have not adequate funds at their disposal to enable them to repair the same, and praying for relief, 751.

First Fruit. Petition of Clergy in the diocese of Meath, for relief from the payment thereof, 479.

Fisher. Petition for a Bill; referred to a Committee; 58. Reported; Bill ordered; 139. Presented, and read, 144. Committee, 309. Reported; to be ingrossed; 411. Passed, 420. Agreed to by the Lords, 678. Royal Assent, 710.

Fishing. Petition of Landholders, Fishermen and Labourers of Myross and Castletown, for the establishment of a Loan Fund for the promotion of the Fisheries in Ireland, 833.

Flax. Petition of Farmers and Persons interested in Agriculture in the county of Armagh, praying for a protecting Duty on the importation of Flax into Ireland; referred to the Select Committee on Agriculture; 416.

Foundation Schools. Select Committee appointed to enquire into the State, Funds, and Management of the Diocesan, Royal and other Schools of Public Foundation in Ireland, as also into the system of Education pursued therein, with a view to increasing their utility, and to inquire how far it may be practicable and expedient, in what manner, and from what resources, to improve, extend, and permanently maintain, Academical Education in that Country; to report opinion; to send for persons, papers, and records; Five to be the quorum; 36. Power to report Minutes of Evidence; Report; To be printed; 930.

Foundling Hospital, Dublin. Vide Supply.

Galway Improvement. Petition for a Bill; referred to a Committee; 62. Reported; Bill ordered; 500. Present, and read, 221. Committee, 375. Reported; to be ingrossed; 48. King's consent signified; Bill passed; 440. Agreed to by the Lords, 590. Royal Assent, 617.

Petition of Isaac Comerford against, 415.

Glass. Petition of Merchants, Traders and Inhabitants of Limerick, praying for the repeal of the Act disallowing a Drawback on the Duty on Glass, upon its importation into Ireland, 330.

Grand Canal. Vide Rivers and Canals.

Grand Jurie. Bill for consolidating and amending the Laws relating to the Presentment of Public Money by Grand Juris in Ireland; Ordered, 301. Presented, and read; Day appointed for Second Reading; and to be printed; 386. Second Reading deferred, 483, 484. Bill committed; 520. Committee deferred, 581. Royal Assent, 678. Bill considered; Proceedings in Committee; Committee report progress; 629. Committee deferred, 656, 641, 650, 656. Bill considered; Proceedings in Committee; Committee report progress; 606. Bill further considered; Proceedings in Committee; 673. Reported, 677. To be ingrossed; Day appointed for Third Reading; 678. Passed, 689. By the Lords, with Amendments, 777. Day appointed for considering them, 795, 802. Amendments considered, 807. Bill laid aside, 810.

Petition of William Holland Kingston, that a Clause may be introduced, authorizing the Grand Jury of the county of Cork to repay certain Sums expended by the Petitioner's father on the Roads in the said county, 606.

Petitions against; From Denis Phelan, surgeon to Connel gard, 652. Grand Jury of the county of Tyrone, 704.

GRAND JURY PRESENTMENTS. Vide Grand Juries, supra.

GRAND JURY TAXATION. Vide County Taxation.

GRAND NORTHERN TRUNK RAILWAY. Vide Dublin and Drogheda, supra.

Grocers. Vide Spirits, infra.

Gunpowder. Vide Arms, supra.


Hibernian, Royal, Academy. Vide Supply.

Hospital for Incurables, Dublin. Vide Supply.


Howth Harbour. Vide Supply.

Hughes, Rev. Mr. J. Vide Stoney, Rev. William Baker, infra.

Insolvent Debtors. Act 4 and 5 Will. 4, 6-55, relating thereto; Bill to continue in force; 291. Presented, and read; Day appointed for Second Reading; and to be printed; 511. Considered, 502. Considered, 306. Reported; to be ingrossed; Day appointed for Third Reading; 312. Passed, 320. Agreed to by the Lords, 489. Royal Assent, 524, 710.

Johnstone, John. Petition of John Johnstone, late resident Engineer in the Post Office Department at Holyhead, complaining of being dismissed from his situation in the Post Office (Dublin), and praying for an inquiry into his case, 771.

Irwin, George O'Malley. Petition of George O'Malley Irwin, Esquire, stating certain transactions which took place between the Petitioner, Mr. Robert Johnstone, and the Government of Ireland in 1833, respecting the situation of assistant barrister of the county of Mayo, and praying for an investigation, 402.

Irish, Royal, Academy. Vide Supply.

Juries. Vide Grand Juries, supra.

Kilkenny City Election. Vide Elections.

Kilkenny Railway. Vide Dublin.

Killala Road. Vide Longford.

King, Sir Abraham Bradley. Vide Supply.

Kingstown Harbour. Acts for the improvement of the Harbour of Kingstown, read; Bill to amend, Ordered; 702. Presented, and read; Day appointed for Second Reading; and to be printed; 710. Second Reading deferred, 759. Bill committed, 733.
IRELAND—continued.

Committee deferred, 756, 764, 775, 794. Bill considered, 802. Reported; to be ingrossed; Day appointed for Third Reading; 816. Passed, 819. Agreed to by the Lords, 833, Royal Assent, 842.

Motion for the House to resolve itself into a Committee to consider of allowing a Salary out of the Consolidated Fund of Great Britain and Ireland to the Honours Matter of Kingstown Harbour, King's Recommendation signified; Motion agreed to; 798.

Vide SUPPLY.

(KILMAINHAM HOSPITAL.) Vide SUPPLY.

(KINGSTOWN HARBOUR.) Vide SUPPLY.

(KINGSLEY BOROUGH.) Vide Elections.

(LANDLORD AND TENANT.) Petitions for amendment of the Law of Landlord and Tenant in Ireland; From Bangor; Dungannon; Aghaghour; Ballywalter, Ballyhalbert and Innishargie; 130. Grey Abbey; Sea-patrick; 212. Kilcoursey Barony, King's County, 270. Lisnallf, 415.

Bill for the Amendment of the Law of Landlord and Tenant in Ireland; Ordered, 869. Presented; to read; Day appointed for Second Reading; and to be printed; 221. Second Reading deferred, 399, 443, 485, 544, 586. Put off for six months, 620.

Petitions in favour; From Ballitore; Donegore and Kilbride; Dunbro; 392. Islandeare; 400. Enniscorthy; Connem; 441. Killlasser; 577. Dunderik; Inniskaven; 617.

LAW. Tithe, infra.

(LANGTON'S, Lord, Estate.) Bill brought from the Lords, 750. Read, 755. Committee leave to Committee to sit and proceed, and to return their Report on a certain day; 795. Bill reported, and passed, 803. Royal Assent, 822.

(LIGHTING AND WATCHING.) Vide Cities and Towns Improvement, supra.

(LOAN SOCIETIES.) Act 4 Geo. 4, c. 32, for the Amendment of the Laws respecting Charitable Loan Societies in Ireland, read; Bill to amend the Laws relating to Loan Societies in Ireland; Ordered, 294. Presented, and read; Day appointed for Second Reading; and to be printed; 345. Committed, 418. Considered; Reported; Day appointed for full consideration; Reported; Bill, as amended, to be printed; 443. Bill re-committed; Considered; 544. Reported; to be ingrossed; Day appointed for Third Reading; 548. Passed, 570. By the Lords, with Amendments, 590. Day appointed for considering them, 609. Considered, 705. Agreed to, 707. Royal Assent, 800.

(Lock Hospital, Dublin.) Vide SUPPLY.

(LONDONERRY BARRACKS.) Petition of Inhabitants of Londonderry, praying that no sum may be granted to build barracks in that city, 160.

(LONDONERRY MAGISTRATES.) Petition of Magistrates of the barony of Loughshinlon, in the county of Londonderry, complaining of certain statements made before the Select Committee on Orange Lodges, respecting their conduct as Magistrates, 405.

(LONGFORD AND KILLALA ROAD.) Petition of Justices and Cess-payers assembled at a Special Sessions for Roads for the barony of Galleea, in the county of Mayo, praying the House to adopt measures for completing the line of Road between Longford and Killala, 224.

(LORD LIEUTENANT'S ESTABLISHMENT.) Vide SUPPLY.

(LYING-IN HOSPITAL, DUBLIN.) Vide SUPPLY.

(MALT.) Act 1 and 2 Will. IV, c. 55, relating thereto, read; Bill for more effectually securing the Duty on Malt in Ireland; Ordered; 679. Presented, and read; Day appointed for Second Reading, and to be printed; 679. Second Reading deferred, 688, 693, 729, 749. Put off for three months, 762.

(MARRIAGE.) Vide SUPPLY.

(MAYHIRE SOCIETY.) Vide SUPPLY.

(MAYNOOTH COLLEGE.) Petitions against any further Grant; From Moderator of the Presbytery of Lorn, 239. Moderator of the Provincial Synod of Perth and Stirling, 289. Ministers and Elders composing the General Kirk Session of Paisley, 297. County of Leiceter; Protestants at a Meeting at Exeter Hall; 402. Paisley; Renton; 426. Moderator of the Presbytery of Stirling, 439. Provincial of the Associate Synod of Burgher Seceders in Scotland; Eugene Francis O'Brien; 615. Provincial Synod of Caithness and Sutherland, 752.

(MEDICAL CHARITIES.) Bill for the regulation of Municipal Corporations and Municipal Charities in Ireland; Ordered; 411. Presented, and read; Day appointed for Second Reading, and to be printed; 667.

(Model School, Dublin.) Vide SUPPLY.

(MUNICIPAL CORPORATIONS.) Bill for the regulation of Municipal Corporations and Municipal Charities in Ireland; Ordered; 42. Presented, and read; Day appointed for Second Reading, and to be printed; 42. Second Reading deferred, 75. Bill committed, 94. Order for Committee, read; Motion, That it be an Instruction to the Committee, That they have Power to make provision for the abolition of such Corporations, and for such arrangements as may be necessary, on their abolition, for securing the efficient and impartial administration of justice, and the peace and good government of Cities and Towns in Ireland; Debate thereupon adjourned; 120. Debate resumed; Question Negatived; Bill considered; Committee report progress; 124. Bill further considered; Proceedings in Committee; Committee report progress; 141. Committee deferred, 146. Bill further considered; Proceedings in Committee; Committee report progress; 155. Instruction to make provision for payment of Barristers who may be employed to revise Lists of Burgesses, 134. Bill further considered; Proceedings in Committee; 193. Motion; to be ingrossed; Day appointed for Third Reading; 214. Passed, 219. By the Lords, with Amendments, 392. Day appointed for considering them; Bill, as amended by the Lords, to be printed; 399. Consideration deferred, 422. Amendments considered, 448. Several Amendments postponed; Motion to disagree with the Lords in one of the Amendments; Debate thereupon adjourned; 493. Debate resumed; Question agreed to; 467. Further consideration, 476. Amendments further considered; Several Amendments agreed to, with Amendments; others without Amendment, and others disagreed to; 459. House informed by a Member (voted with the majority upon the Question (lo June) to disagree with the Lords in one of the Amendments; but he was not in the House when the Question was put; Vote disallowed, 475. Amendments further considered; Several agreed to; others amended and agreed to; others disagreed to; Committee appointed to draw up Reasons to be offered to the Lords at a Conference; Three to be the, Quorum; 476. Reasons reported, 488. Agreed to; Conference to be desired with the Lords; 498. Lords agree to a Conference; Managers appointed; Conference held and reported; 499. Lords request a Conference upon the subject-matter of the former Conference; House agree to a Conference; 590. Managers appointed; Conference held; Report, That the Lords do insist upon some of the Amendments to which this House hath disagreed, for which they give their Reasons; and do not insist upon other of the said Amendments to which this House hath disagreed; and
IRELAND—continued.

(MUNICIPAL CORPORATIONS)—continued.

and do agree to some of the Amendments made by this House to the Amendments made by their Lordships, without any Amendment, and to other of the said Amendments with certain Amendments, to which they desire the concurrence of this House; and do disagree to other of the said Amendments; 591. Consideration of Reasons put off for three months, 598.

2. Motion for the House to resolve itself into a Committee to consider of making provision for the payment, out of the Consolidated Fund, of Barristers who may be employed to revise Lists of Burgessesses in pursuance of any Act for the regulation of Municipal Corporations in Ireland, 155. King's commendation signified; Motion agreed to; 156. Matter considered; Proceedings in Committee; 187. Resolution reported, and agreed to; Instruction accordingly; 194. Vide supra.

Petitions in favour; From New Ross; Newry; Coleraine; Bangor (Down); Dundalk; Enniscorthy and Templeannahon; Saint James, Dublin; Youghall (two Petitions); Citizens of Dublin; Saint Mary Shandon, Cork; Cork City; 94. Armagh; Belfast; Downpatrick and Warrenpoint; Londonderry and derrib; 119. Navan; Greencock; Burgh of Antrim; 123. Members of the National Trades Political Union, Dublin; Dumfries; Leicester; Edinburgh; Saint Nicholas-within Saint Peter and Saint John's; 129. Tynebridge; Leeds; Dunfermline; Edinburg and Benekerry; 141. Maybole; 145. Chichester, 155. Corpo...
IRELAND—continued.

(Poor Relief.) Bill to provide for the Relief and Employment of the destitute Poor in Ireland; Ordered, 37. Presented, and read; Day appointed for Second Reading; and to be printed; 55. Second Reading deferred, 272, 290, 298, 332. Bill committed, 350. Committee put off for Six months, 412.

Bill to provide for the division of Ireland into Districts, for the purpose of local Assessment, and to give Relief in certain cases to the Poor within such Districts; Ordered, 105. Presented, and read; Day appointed for Second Reading; and to be printed; 147. Second Reading deferred, 141, 243, 298, 331. Bill committed, 349. Committee deferred, 380.

Bill to authorize the Relief of the Poor in Ireland in certain cases; Ordered, 17. Presented, and read; Day appointed for Second Reading; and to be printed; 70. Second Reading deferred, 124, 154, 161, 194, 204, 284, 298, 332. Bill committed, 350. Committee put off for Six months, 449.

Upon Motion for reading an Order of the day [so much of His Majesty's most gracious Speech to both Houses of Parliament at the opening of the Session as relates to the Poor of Ireland, read]; Amendment proposed, to leave out certain words for the purpose of adding the House of others declaratory of the opinion of the House relative to the calamitous condition of the Poor in Ireland; Amendment withdrawn, 324.

(Post Office.) Petition of John Kelly, complaining of the loss of a Letter, containing a Cheque for 30l. transmitted from New Ross to Dublin, 715.

(Post Roads.) Vide Turnpike Roads, infra.

(Prinks.) Vide Copyright, supra.

(Prisons.) Vide Richmond Penitentiary, infra.

Proclamations.) Vide Supply.

(Protestant Dissenting Ministers.) Vide Supply.

(Public Works.) Act 1 and 2 Will. 4, c. 33, for the extension and promotion of Public Works in Ireland, read; Bill to amend; Ordered, 764. Presented, and read; Day appointed for Second Reading; and to be printed; 764. Committed, 298. Instruction to make provision for applying a part of the Exchequer Bills authorized to be issued for the relief of Owners of Tithes in Ireland, for the extension and promotion of Public Works in Ireland; Bill considered; Committee report progress; 816. Bill further considered, 817. Reported; to be ingrossed; Day appointed for Third Reading; 820. Passed, 825. Agreed to by the Lords, 893. Royal Assent, 842.

Acts 1 and 2 Will. 4, c. 33, for the extension and promotion of Public Works in Ireland, and 3 and 4 Will. 4, c. 100, for relief of Owners of Tithes in Ireland, read; House resolves to go into Committee to consider of applying a portion of the Exchequer Bills authorized to be issued for the purposes of the last-mentioned Act to the purposes of the first-mentioned Act; 798. Matter considered; Proceedings in Committee; 802. Resolution reported, and agreed to; Instruction accordingly; 816. Vide supra.

Vide Lords. Supply.

Registration of Voters.) Vide Elections.

(Religious Instruction.) Vide Supply.

(Rents.) Petition of Robert Mulhallen and Charles Hely, praying that effectual protection be afforded to persons engaged in the collection of Rents in Ireland, 798.

(Richmond Penitentiary.) Bill for converting the Richmond General Penitentiary into one of the Prisons for the County of the City of Dublin, and to amend the Law relating to Prisons in Ireland; Ordered, 631. Presented, and read; Day appointed for Second Reading; and to be printed; 642. Committed, 655. Considered; Committee report progress, 665. Bill further considered, 675. Reported; to be ingrossed; Day appointed for Third Reading; 679. Passed, 683. Agreed to by the Lords, 752. Royal Assent, 800.

(Rivers and Canals.) Motion for a Select Committee to inquire and report on the expediency and practicability of improving the Navigation of the Rivers Suck, Fergus, Brenna, and the several other tributaries flowing to the River Shannon; and also to inquire and report upon any impediments and combinations that interfere with the due management of the Grand and Royal Canals; Motion withdrawn, 225.

(Roads.) Petition of Cess-payers of the western part of the Barony of Slievenamon, in the Queen's County, praying for an alteration of the law relative to the maintenance and repair of Roads in Ireland, 295.

Vide Turnpike Roads, infra.

(Roman Catholic College.) Vide Supply.

(Roman Catholic Marriages.) Act of the Parliament of Ireland, 19 Geo. 2, c. 18, relating thereto, read; Bill to repeal so much thereof as makes void all Marriages celebrated by any Papish Priest between Catholic and Protestant; Ordered, 89. Presented, and read; Day appointed for Second Reading; and to be printed; 89. Second Reading deferred, 105, 124, 130, 155. Bill committed, 199. Considered, 236. Report deferred, 242. Bill reported; to be ingrossed; Day appointed for Third Reading; 243. Third Reading deferred, 298, 307. Bill passed, 348.

(Royal Canal.) Vide Rivers and Canals, supra.

(Royal Dublin Society.) Vide Dublin, supra.

(Ryder, The Rev. Archdeacon.) Petition of Widow Ryan and William McAuliffe, that the name of Archdeacon Ryder may be erased from the list of magistrates for the county of Cork, 756.

(Shannon River.) Petitions praying that measures for improving the navigation of the River Shannon, from Roscommon, Ardeena, and other places; Landed Proprietors on the Rivers adjoining the Rivers Suck and Shevin; 200. Arigna district of Kilronan; Tybohin; Annaduff; Kilmainacht; 213. Boyle, 270. Carrick-on-Shannon, 297. Kilmore; Kilglass, and other places; 316. Drumshanbo, 471.

Vide Rivers and Canals, supra.

.Shipowners.) Vide Owners of Vessels Liability, supra.

(Shipwrights.) Vide Owners of Vessels Liability, supra.

(Smith's, Sir Erasmus, Schools.) Vide College Lands, supra.

(Spirit Licenses.) Petition of Joseph Cartin, praying the House to deprive magistrates in Ireland of the power of granting Spirit Licenses, 354.

(Spirits.) Petitions praying that all licensed houses for the retail of Spirits in Ireland, may be allowed to open at seven o'clock in the morning; From Grocers and Spirit Retailers of Saint Mary, Limerick; Saint John's, Limerick; 505.

Petitions against the sale of Spirits by Grocers; From Congregation of Alfred-street, Belfast, 333. Castledawson, 202. Antrim; Ballyculter; Bangor; White House; Saintfield; 402. Randalstown, 409. Lisburn; Muckamore; 416. Dromara; Rathfriland; Kilcom; Connor; 432. Drumlee, 483. Teachers of Carrickavanan Sabbath School; Ballynure; 525. Tullyhill; Kilkeel; Belfast; 584. Members of the Port of Dublin Temperance Society; Newry; 833.

Vide Distillers and Rectifying.

Petition of Distillers of Dublin, for allowing the export to England of Spirits flavoured or compounded in Ireland, on payment of the English rate of Duty, 638.
IRELAND—continued.

(SPIRITS.)—continued.

Petition of Inhabitants of Markethill, praying the House to adopt measures effectually to exclude the customers from distilled spirit in Ireland, 410.

(STATE OF IRELAND.) Petition of Inhabitants of Dudley, for consideration thereof, 377.

(STATUTES.) Vide Supply.

(STEAM NAVIGATION.) Petition of Merchants, Traders, and others of Liverpool, praying the House to pass an Act to facilitate the Communication by Steam Navigation between Great Britain and Ireland, 479.

— (STEEVES, Dr., HOSPITAL, DUBLIN.) Vide Supply.

(STOKER, William.) Petition of William Stoker, M. D., complaining of not having been adequately remunerated for his services in extending the usefulness of the medical profession, and administering to the relief of the sick poor of Ireland, and for investigation, 566.

(STONEY, Rev. William Baker.) Petition of the Reverend William Baker Stoney, Rector and Vicar of Burrishoole, praying for an inquiry into certain outrages and injuries inflicted on him and others in the parishes of Burrishoole and Ashcullen, by the Rev. Mr. Hughes and others, 212.

(SUITE NAVIGATION.) Petition praying that the time for lodging the usual documents, and for presenting a Petition for a Bill, may be extended, and that leave be given to amend the documents already lodged with the Clerks of the Peace; Referred to a Committee, 479.

(time for presenting Petition enlarged ; 73. Petition for Bill presented; Referred to a Committee; 118. Reported; Bill ordered ; 139. Presented, and read, 264. Reported; and re-committed to the former Committee; Leave to Committee to sit and proceed on a certain day ; 372. Bill reported; Report to lie on the Table; 395.

— (TOMMIES.) Petition of Mount Tommies, late inhabitants of the town of Kiltegan and other places, 270.

(TITLES.)—continued.

(TITLES.) Petitions for abolition; From Swords, 311.

(TITLES COMPOSITIONS.) Vide Tithes, infra.

(TOLLER OF THE EXCHEQUER.) Vide Valuation, infra.

(TOLLER OF THE EXCHEQUER OFFICES, supra.)

(TENANT.) Vide Landlord, supra.

(TITHE COMPOSITIONS.) Vide Tithes, infra.

(TITHE) Petitions for abolition; From Swords, 20.


59. Ballygarshane; Aghaugour; Westport; Kilcon-man and Robin; 107.

Jullianstown; Moorechurch; Stamull; 119.

Dennis McCarthy; Whitechurch; 191.

Borriscahol; Balchina; Killy; Ballyhoo; and Killally; Kilworth; Drumbo; 227.

Hacketstown; Kilgethe and other places, 270. Shankhill; Elphin; Athleague; 277.

Ballywalter, Ballyhalbert, and Innis; 621. Pre-

Donagore and Kilbride; Ballinscrog; Aglish, Ballyhen, and Breafy; Druncurry; Kiltubride; Mur-

hane; Annaduff; Gortlethe; Knockreela; Cloone; Ballinscrog; Barnacwa; Kilmene and Kilmanallest; Kiltaght; Mobhill; Carrigallen; Mayo; Dunforward; Aghabocah; Kilkiss; Carlingford; Kilkeen; Kilkiss; Castlewellan; Knocklong; Melmore and other places; Newry; 287.

Dromiskin; Dromin; Kilkiss; Killin; Kilkiss; Mullins; Union of Toomevara; Loughmore and Castle Isey; Mulrows and other places; Drum; 343. Clones, 425.

Rabon; Ematris; Killellan; 437. Rathglass; Laroc and Gallow; 441.

Roscrea; Templetohey; Moate; Aug-

havon; Cloane; Aughnamain; East; Saint John, Kil-

keno; Templevaran; Mullins; Union of Toomevara; Loughmore and Castle Isey; Monaghan; Town of Carlow; 425.

Meath; Dungarvan; Abbey and Ballinroad; Owen and Dysert; Cashel; Killurey, Kilcummin and Aghadoe; Aghnamullen; Drumconna; Ardagh and Loughrea; Aghnamullen; Fordey; Shrule; Kilcolman; 452. Clones, 431.

Oranmore; Kilsaran and Glinbrohane; Oranmore; Kilmoylan and Cummer; Newry; 50.

Kilmoylan and Cummer; City of Waterford; Aghlish; Ne

Wally; Bell Clare; Croom and Banogue; Knockag and Glendine; Oranmore; Kilmoylan and Cummer;!-- (STEAM NAVIGATION.) Petition of Merchants, Traders, and others of Liverpool, praying the House to pass an Act to facilitate the Communication by Steam Navigation between Great Britain and Ireland, 479.

— (STEEVES, Dr., HOSPITAL, DUBLIN.) Vide Supply.

(STOKER, William.) Petition of William Stoker, M. D., complaining of not having been adequately remunerated for his services in extending the usefulness of the medical profession, and administering to the relief of the sick poor of Ireland, and for investigation, 566.

(STONEY, Rev. William Baker.) Petition of the Reverend William Baker Stoney, Rector and Vicar of Burrishoole, praying for an inquiry into certain outrages and injuries inflicted on him and others in the parishes of Burrishoole and Ashcullen, by the Rev. Mr. Hughes and others, 212.

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(time for presenting Petition enlarged ; 73. Petition for Bill presented; Referred to a Committee; 118. Reported; Bill ordered ; 139. Presented, and read, 264. Reported; and re-committed to the former Committee; Leave to Committee to sit and proceed on a certain day ; 372. Bill reported; Report to lie on the Table; 395.

— (TOMMIES.) Petition of Mount Tommies, late inhabitants of the town of Kiltegan and other places, 270.

(TITLES.)—continued.

(TITLES.) Petitions for abolition; From Swords, 311.


59. Ballygarshane; Aghaugour; Westport; Kilcon-man and Robin; 107. Julianstown; Moorechurch; Stamull; 119.

Dennis McCarthy; Whitechurch; 191.

Borriscahol; Balchina; Killy; Ballyhoo; and Killally; Kilworth; Drumbo; 227. Hacketstown; Kilgethe and other places, 270. Shankhill; Elphin; Athleague; 277.

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hane; Annaduff; Gortlethe; Knockreela; Cloone; Ballinscrog; Barnacwa; Kilmene and Kilmanallest; Kiltaght; Mobhill; Carrigallen; Mayo; Dunforward; Aghabocah; Kilkiss; Carlingford; Kilkeen; Kilkiss; Castlewellan; Knocklong; Melmore and other places; Newry; 287.

Dromiskin; Dromin; Kilkiss; Killin; Kilkiss; Mullins; Union of Toomevara; Loughmore and Castle Isey; Mulrows and other places; Drum; 343. Clones, 425.

Rabon; Ematris; Killellan; 437. Rathglass; Laroc and Gallow; 441.

Roscrea; Templetohey; Moate; Aug-

havon; Cloane; Aughnamain; East; Saint John, Kil-

keno; Templevaran; Mullins; Union of Toomevara; Loughmore and Castle Isey; Monaghan; Town of Carlow; 425.

Meath; Dungarvan; Abbey and Ballinroad; Owen and Dysert; Cashel; Killurey, Kilcummin and Aghadoe; Aghnamullen; Drumconna; Ardagh and Loughrea; Aghnamullen; Fordey; Shrule; Kilcolman; 452. Clones, 431.

Oranmore; Kilsaran and Glinbrohane; Oranmore; Kilmoylan and Cummer; Newry; 50.

Kilmoylan and Cummer; City of Waterford; Aghlish; Ne\n
Wally; Bell Clare; Croom and Banogue; Knockag and Glendine; Oranmore; Kilmoylan and Cummer;
IRELAND—continued.

(TITLES)—continued.

Ardeluney and Chapel, R. Russell; Knockoderry; Castletown; Robertstown; Cappa; Atteh and Rathorban; Asketon; Shanagolden; Rathkeale; Drumclonagher; Cloonagh. Monegea; Kilnady; Ardagh; Knockorinny; Crogh; Stonehall; Kilcoltonen; Ballingrany; Cloonagh and Coolcup; Tullow; Ballinabe and Kilkimmah; Bruree; Rockhill and Edananswell; Gortlethragh; Tintona; 498. Killeenbaugh, Pheena and Kilmany; Kilmessan and other places; Dunswall; Nobber; Kells; Loughan and Doolane; Roscooin; Kilmuckry; Kilmore; Cloren; Monmany; Glin; Tralee; Bantry; 506. Cong; Tunmore; 506. Rahan; Lavey; Moosetown; County of Waterford; Kilgobnet and Colligan; Aghish; Graig, Ullard and Powerstown; Ballyragget; Urdingford, Clenanto and Tuhed; Tulowhercon; Dunnamaggan and Kilmanyga; Glenmore; Clara and Tascoiff; Gowran and Dunganan; Erke; Fertagh; Moncon; Ladowney; Three Castles, Kilkeny; Freshford; Downpatrick; Rows; Seago; Creggan; Spiritual Guardians to the Roman Catholic Religious Community of the Ladies of the Sienna Convent of Drogheda; Cookstown; Clonleigh; Castleranah; 588. Dysart; Killasser; Mayo; Sandpit; Tallanstown; Enismeek; Dunkit; Ballymeen; Kilpatrict; Ballyshane, another place; Rathlone; Tunnel; Killaloe; Ardee; Carrigreen; Durrow; Mullinrow; Pirt; Kilmaheca and Kiflaughnabeg; Ballynure; Fahans and Desertegney; 601. County of Louth; Longford; Urny and Belladunno; Drumcree; Bromore; Killucan; Davids-town Makers; Donamme; Pydon; Clonmaduff and its Union; Kilbolan and Tullalaseh; 621. Crookstown and Kilmead; 630. Ardee; 641. Golf O'Healy's; 654. Rathkeale; 668.

House resolves to go into Committee to consider of so much of His Majesty's most gracious Speech to both Houses of Parliament, at the opening of the Session as relates to the settlement of the Title Question in Ireland, 54. Committee deferred, 214. So much of the said Speech as relates thereto read; Matter considered; Proceedings in Committee; Resolution reported, and agreed to; 113.

Bill ordered, 113. Royal Assent, 189.

Petitions against alteration of the Law relating to Titles; From Clergy of the Arch-diocese of Tuam, and Dioceses of Ardagh, Killala, Achonry, and Clonfert (twenty Petitions;); Limereek and its vicinity, 215.

Petitions for re-valuation; From Movillity; Magourney and Kilconlon; 212. Movagh; Killinfin; Ballycrat and Cloonagh; 352. Moongoa; Morogh; 421. Leslie, 611.

Petitions praying the House to make such legislative enactment as may remedy the present evils of the Title System in Ireland, and lead to a general submission to the law; From Landlords, Grand Jurs, and Landholders of the County of Mayo; the County of Longford; 288.

Petition of Clergy of the Church of Ireland, submitting a plan for the final settlement of the Title question in that country, and praying the House to adopt measures for effecting the same, 288.

Petition of Inhabitants of Kilmoon for repeal of the Tithe and Composition Acts, and for levying an assessment for the support of Ministers of every religious persuasion, building Churches, Education, &c., for establishing Tithe Compositions in Ireland; Ordered, 774. Presented, and read; Day appointed for Second Reading; and to be printed, 774. Committee, 797. Considered, 707. Reported; presented, and agreed to; Day appointed for Third Reading; 801. Passed, 816. Agreed to by the Lords, 834. Royal Assent, 831.

Vide CHURCH OF IRELAND, supra.

(TITLES AND LANDLORD AND TENANT.) Petitions for the abolition of Tithes, and in favour of the Landlord and Tenant (Ireland) Bill; From Ballendine and Kilvane, 577.

(TITLES AND MUNICIPAL CORPORATIONS.) Petitions praying for the abolition of Tithes, and that the House will adhere to the Municipal Corporations (Ireland) Bill, as originally passed by them; From Dunleer; Moyle; Ballyr, Termonfeckin; Dunford and Carbery; Kilmurry, Moville, Kilconlon and County; Kilmeen; Clonmaduff and its Union; Kilbaha; Tullia; Taghoon; Crookstown and Kilmead; Balbriggan; Kildare and Rathangan; Moylough, Angheart and Minla; 421. Killeeghan and Kiltarragh; Killesd and Killeeven; Ogula; Grange and Killesh; Lower Parish of Kilcoo and Maghava; Maheraloume; Muff; Upper Parish of Kilcoo; Clones, East; Cashel; Sand Pits; 425. Mayo and Doornanne; Blackrock; Quinmore; Spring Hill; Cork; Kilbeigh; Whitechurch; Ballinbuil; Doughies, 451. Naas; Mone; Galien; Kilbride and Clara; 426; Bannew and Kilkevin; Churchtowns; Newmarket; Castlemagner; Lisareile; Kilrash; Imogeely and Water Grass Hill; Shanbally; Cloheen; Strokestown; Sear Kyran; Carrigallan; Dunleakney, Angha and other places; Callan; Killy; Pomeroy; Cohen; Bora; Ballyr; Dalvyc; Ballingal; Tullow; Ballycyna- hill; Stradlilly; Cleria; Anna, West; 445. Athy and Kilberry; Rathcoffy, Clane and Stapleton; Eglish; Dunlavin; Mountmank; Tucumshane; Trimore; Dunhill, Riesk and Islandane; Saint Mullin's, Carlow; 456. Ballivaine; Chairman and Secretary of the Waterford Householders' Club, Ball; 470. Drogheda; Swords; Temple Breden; Drumgooland; 474. Tipperary; Templemore; Kilmone Moy; 470. Gren; 498. Dromin and Richards-town, 503. Kilbrow, Kilkeagh and Kilbryde, 509. Clealely; Ketharain; 566. Donagheagh; Athl; 481. Loughgall; Chairman and Secretary of a Meeting of Inhabitants of Duleek; Largall; Kilmeen; Newtownlamb; Rady; 488. Clooney and Kilnaley; Lower Parish of Kilcoo and Maghava; 566. Kilbrow; Kilkineen and Stradlally; 606. Carrnew, 733.

(TOWLAND SURVEY.) Vide SUPPLY.

(TOWNS IMPROVEMENT.) Vide CITIES, supra.

(TRALEE CANAL AND HARBOUR.) Vide COL- LAGE LANDS, supra.

(TRINITY COLLEGE, DUBLIN.) Vide COL- LAGE LANDS, supra.

(TURNPIKE ROADS.) Act 4 and 5 Will. 4, c. 91, for continuing the Acts for regulating the Post Roads in Ireland; read; Bill to continue, Ordered; 531. Presented, and read; Day appointed for Second Reading; and to be printed, 531. Committee, 554. Considered, 641. Reported; to be ingrossed; 473. Passed, 685. Agreed to by the Lords, 551. Royal Assent, 617.

(TRALEE ROAD.) Vide CORK, supra.

(VOL. 91.) Vide SUPPLY.

(VOL. 91.) Vide SUPPLY.

(VOL. 91.) Vide SUPPLY.
IRELAND—continued.


Petitions complaining that the Standing Orders have not been complied with; From William Verner, Esquire; Nicholas D. Croommellin, Esquire, 215. Referred to the revived Committee on Petition for Bill, 222. The Marquis of Donegall; Richard Dane, referred, 298. William McCleary, referred, and Counsel ordered, 334. Christiana Powell Leslie, referred, and Counsel ordered, 360.

(ULSTER RAILWAY.) Petition for a Bill; referred to a Committee, 23. Reported, 27. Bill ordered, 28. Presented, and read, 33. Day appointed for Second Reading, 81. Bill committed, 91. Committee nominated, 102. Power to Committee to send for persons, papers and records, 127. Bill reported; Report to lie upon the Table; and to be printed, 228. Report further considered; Bill to be ingrossed, 244. Passed, 249. By the Lords, with Amendments, 316. Considered, and agreed to, 322. Royal Assent, 361.

Petitions against; From Landed Proprietors, Merchants and others, of Charlemont, Moy, and their vicinities, 254. Christiana Powell Leslie, 257. Mill-owners on the Blackwater River; referred to the Committee on the Bill; Owners and Occupiers of Lands adjoining or convenient to the River Blackwater and Loughneagh; referred, and Counsel ordered, 296. Petition of Christiana Powell Leslie, [presented 25 April], referred, and Counsel ordered, 302. Earl O'Neill, referred, 243.

Petitions against; From Butchers and others of Lambeth, 238. William Murphy and others; Adam M'Clean; referred to the Committee on the Bill, 211.

(VALUATION OF IRELAND.) Motion for an Account of the Number of Acres surveyed and valued, with an Estimate of the time required to complete the Valuation; Motion withdrawn, 199.

Acts 7 Geo. 4. c. 62; 1 and 2 Will. 4, c. 51, &c. for the uniform Valuation of Lands and Tenements in Ireland, read; Bill to consolidate and amend the said Acts, and to incorporate certain detached portions of Counties and Baronies with those Counties and Baronies respectively whereunto the same may adjoin, or wherein the same are locally situate, Ordered, 613. Presented, and read; Day appointed for Second Reading, 613. Bill committed, 645. Committee referred, 655. 661. Instruction to make provision for defraying the Salaries of Officers; Bill considered, 649. Reported; to be ingrossed; Day appointed for Third Reading, 655. Read the Third time; further proceeding adjourned, 666. Resumed; Bill passed, 672. By the Lords, with Amendments, 777. Day appointed for considering them, 795, 802. Considered, and agreed to, 816. Royal Assent, 822.

Motion for the House to resolve itself into a Committee, to consider of the amount of Salaries of Officers to be appointed under any Act to be passed in the present Session of Parliament, relating to the Valuation of Ireland; King's Recommendation signified, Motion agreed to; Matter considered; Proceeding in Committee, 641. Resolution reported, and agreed to; Instruction accordingly, 649. Vide supra.

(VICE TREASURER OF THE EXCHEQUER.) Vide Exchequer Offices, supra.

(WALLACE, John Henry.) Petition of John Henry Wallace, with an Estimate of the time required to complete the petition, of Newry, complaining of repeated prosecution on a charge of sending out spirits unaccompanied by a legal permit, 227.


Bill to promote the Reclamation and Improvement of uncultivated Lands in Ireland, Ordered, 687. Presented, and read; Day appointed for Second Reading, and to be printed, 688.

(WESTMORLAND LOCK HOSPITAL.) Vide Supply.

(WHISKEY.) Petition of Spirit Retailers of Clonmel, that Whiskey in Ireland may be charged with Duty on storage in proportion to quantity and strength when leaving the bonded stores, 652.

(WIDE STREETS.) Vide Dublin Wide Streets, supra.

(WICKLOW VIECAGE.) Petition of Lay Members of the Established Church in the benefit of Wicklow, for procuring glebe-houses for the Vicar and Curates of the benefice, and funds for erecting a Church in the village of Rathnew, and an endowment for the Curate who officiates there, 732.

(WRITS OF REBELLION.) Petitions for the abolition of imprisonment under Writs of Rebellion; From Benjamin Pilsworth and Michael Casey, 735. Hollycourt, 751.


IRON MANUFACTURE. Vide Hat Manufacture.

Irwin, George O'Malley. Vide Ireland.

Islington Market; Petition for a Bill; referred to a Committee, 53. Reported; Bill ordered, 216. Presented, and read, 218.

Petitions against; From Butchers and others of Lambeth, 258. Butchers' Company of London, 244. Petersfield, 253. Butchers and others of Westminster; Vale of Blackmore, and Sturminster Market, 261. Salisbury; Maidstone; Bromley; Vale of Blackmore, Sturminster Market, and Shaftesbury; 269. Rye, 274. Butchers of Greenwich, 281. Fenny Stratford; Buckinghamshire (two Petitions); Saiibury and Stoke; Northampton; Daventry; Aylesbury; Cheltenham; Gloucester; Chichester; 287. Salesmen frequenting Smithfield Market; Chelmsford; Tewkesbury; Devizes; Stowe, Gloucester; Woodbridge; Banbury; Wincanton; Governors of Saint Bartholomew's Hospital; Saint Mary, Islington; 315. Wantage (two Petitions), 296. Metropolis; Hay and Straw Salesmen of Smithfield; 300. Worcester, 309. Tower Hamlets, 309. Kingston-upon-Thames, 336. Guildford; Ashford; Butchers residing in London, 404. Dartford; Romford; Yeovil; 475. Stony Stratford, 479. Lambeth and Southwark; Leicester (two Petitions), 524.


Juries; Petition of John Baster, praying that each Juror may give his verdict individually, 228.

Vide Accounts. Addresses.

KINGSTON-UPON-HULL Trinity House; Petition for a Bill; Referred to a Committee, 242. Reported; Leave given; Petition presented accordingly; Referred to a Committee, 499. Reported; Bill ordered; 236. Presented, and read, 366. Committed, 292. Reported; to be ingrossed; 327. Passed, 338. Agreed to by the Lords, 384. Royal Assent, 392.

KENT and ESSEX FERRY. Vide DARTFORD.

KIDDERMINSTER SMALL TENEMENTS; Petition for a Bill; Referred to a Committee, 50. Reported; Report referred to the Select Committee on Standing Orders; 189. Report that the Standing Orders ought not to be dispensed with, 210.

KILKENNY CITY ELECTION. Vide QUESTIONS NEG.

KINGSTOWN HARBOUR. Vide IRELAND.

KINGSTOWN PARLIAMENT HOUSE. Vide IRELAND.

KINGSBURY TURNPIKE GATE; Petition of Jonathan Robinson, complaining of injury brought on his property by the increase of toll at the gate on the Kilburn road, called the Pine Apple Gate, 486.

KILKENNY CITY ELECTION. Vide ELECTIONS.

KING:—Message to attend Him in the House of Peers at the opening of the Session, 3. At the close of the Session, 842.

His Speech at the opening of the Session, reported by Mr. Speaker, 3. Motion for an Address thereupon, 4. (Vide ADDRESSES.) Referred to Committee appointed to draw up an Address of Thanks, 7.

Appoints to be attended with the Address of Thanks, 11.

His Answer to Address of Thanks reported by Mr. Speaker, 11.

His Speech to be considered, 11. Considered; and Motion for a Supply, 11. Vide SUPPLY.

So much of His Speech at the opening of the Session as relates to the distressed state of Agriculture, read, 13. Vide AGRICULTURE.

So much of His Speech at the opening of the Session as relates to the Adjustment of Tithes in Ireland, read, 289. Vide IRELAND. (TITHES.)

So much of His Speech at the opening of the Session as relates to the Poor of Ireland, read, 324. Vide IRELAND. (POOR RELIEF.)

His Recommendation signed to a Petition, 199. Presented, and read; 166. Committed, 332. Reported; 257.9. Passed, 338. Vide SCOTLAND.

His consent signed to Bills, 39, 230, 251, 253, 257, 354, 399, 418, 449, 534, 546, 772.

His consent (as Duke of Cornwall) signed to a Bill, 548.

House informed that He had been graciously pleased to place at the disposal of Parliament His interests in the Benefices and Dignities of the Church of Ireland, 427.

His Royal Assent given to Bills; By Commission, 316. Presented, and read; 118. Committed, 222. Vide QUESTIONS NEG.

His Speech at the opening of the Session, reported, 7. At the close of the Session, 842.

His Speech to be considered, 11. Considered; and Motion for a Supply; 11. Vide SUPPLY.

So much of His Speech at the opening of the Session as relates to the distressed state of Agriculture, read, 13. Vide AGRICULTURE.

So much of His Speech at the opening of the Session as relates to the Adjustment of Tithes in Ireland, read, 289. Vide IRELAND. (TITHES.)

So much of His Speech at the opening of the Session as relates to the Poor of Ireland, read, 324. Vide IRELAND. (POOR RELIEF.)

His Recommendation signed to a Petition, 199. Presented, and read; 166. Committed, 332. Reported; 257.9. Passed, 338. Vide SCOTLAND.

His consent signed to Bills, 39, 230, 251, 253, 257, 354, 399, 418, 449, 534, 546, 772.

His consent (as Duke of Cornwall) signed to a Bill, 548.

House informed that He had been graciously pleased to place at the disposal of Parliament His interests in the Benefices and Dignities of the Church of Ireland, 427.

His Royal Assent given to Bills; By Commission, 316. Presented, and read; 118. Committed, 222. Vide QUESTIONS NEG.

His Speech at the opening of the Session, reported, 7. At the close of the Session, 842.

His Speech to be considered, 11. Considered; and Motion for a Supply; 11. Vide SUPPLY.

So much of His Speech at the opening of the Session as relates to the distressed state of Agriculture, read, 13. Vide AGRICULTURE.

So much of His Speech at the opening of the Session as relates to the Adjustment of Tithes in Ireland, read, 289. Vide IRELAND. (TITHES.)

So much of His Speech at the opening of the Session as relates to the Poor of Ireland, read, 324. Vide IRELAND. (POOR RELIEF.)

His Recommendation signed to a Petition, 199. Presented, and read; 166. Committed, 332. Reported; 257.9. Passed, 338. Vide SCOTLAND.

His consent signed to Bills, 39, 230, 251, 253, 257, 354, 399, 418, 449, 534, 546, 772.

His consent (as Duke of Cornwall) signed to a Bill, 548.

House informed that He had been graciously pleased to place at the disposal of Parliament His interests in the Benefices and Dignities of the Church of Ireland, 427.

His Royal Assent given to Bills; By Commission, 316. Presented, and read; 118. Committed, 222. Vide QUESTIONS NEG.

His Speech at the opening of the Session, reported, 7. At the close of the Session, 842.
INDEX to the NINETY-FIRST VOLUME. [A. 1836.

LAND TAX—continued.
— Petition of Governors and Directors of the Poor of the united parishes of Saint Andrew Holborn-above-the-Bars and Saint George-the-Martyr, in the county of Middlesex, praying for an equitable adjustment of that portion of the Land Tax which remains unremitted, 428.

— Bill to appoint Commissioners for carrying into execution several Acts, granting an aid to His Majesty by a Land Tax to be raised in Great Britain, and certain Duties on Officers and Pensions in England; Ordered, 337. Presented, and read; Day appointed for Second Reading; 337. Committee; Knights of the Shire, and other Members of the House, to prepare Lists, fairly written, of the Names of Commissioners for executing the said Acts for the respective Counties, Cities and Places for which there have used to be Commissioners; with the Christian and Surname of the said Commissioners written at length; Resolutions of the House of the 31st May 1786, relative to delivering in lists of the Commissioners for executing any Land Tax Act, read, 759. Committee deferred, 769, 789, 799. Bill considered, 769. Reported; to be ingrossed; Day appointed for Third Reading; 789. Passed, 799. Agreed to by the Lords, 795. Royal Assent, 809.

LANDED PROPERTY; Motion for leave to bring in a Bill providing for the arrangement of Intestacy, and in the absence of any settlement to the contrary, Landed Property be equally divided among the Children, or next of Kind, of the deceased; Previous Question proposed, and withdrawn; Original Question put, and negatived; 245.

LANDLORD and TENANT; Petition of Joseph Erpe, for the amendment of the law respecting Landlord and Tenant; Referred to the Select Committee on Agriculture, 425.

Leicestershire. Vide Elec. Ireland.

Langford's, Lord, Estate. Vide Ireland.

Lascelles, Rowley; Petition of Rowley Lascelles, Esquire, praying the House to make an inquiry into his Work on the Establishments of Ireland; Referred to the Select Committee on Agriculture, 425.

LATHS. Vide Timber.

LAW CHARGES. Vide Accounts. Scotland.

LAW, EXPIRING; Select Committee appointed to inquire what temporary Laws of a public and general nature are now in force, and what have expired, &c.; to report Observations; to send for persons, papers and records; Five to be the quorum; Instruction to report opinion from time to time which of them are fit to be revived, continued or made perpetual; to sit notwithstanding any Adjournment; Report of 30th March 1835, referred, 16. Report; To be printed; 35.

LEASES. Vide Ecclesiastical Leases.

Leeds Borough; Petition of the Mayor, Justices of the Peace, Aldermen and Councillors of Leeds, praying that power may be given to the Recorder of that borough to appoint a Deputy Recorder, subject to the approbation of the Privy Council, 213.

— Bridge; Petition for a Bill; Referred to a Committee, 40. Reported; Bill ordered, 53. Committee, 68. Committee, 86. Petition for additional provision; Referred to a Committee, 150. Petition for additional provision, reported; Instruction to the Committee on the Bill to make provision therein accordingly; 156. Bill reported; to be ingrossed; 234. Passed, 301. By the Lords, with Amendments, 340. Considered, and agreed to, 346. Royal Assent, 391.

— Petitions against; From Jane Borough, 209. John Wilson, Esquire; Company of Proprietors of the Canal Navigation from Leeds to Liverpool; Trustees of the Estates of the Rev. Ralph Henry Brandling; Referred to the Committee on the Bill; Counsel ordered, 209. Edward Oates; Referred, and Counsel ordered, 217. Jane Borough; Referred, and Counsel ordered, 229.

— and Deebry Railway. Vide North Midland.

— and Manchester Railway. Vide Manchester.

LEGACY DUTIES. Vide Charitable Bequests. Taxes.

LEGISLATURE; Petitions praying that the House will not sanction any measure calculated to disturb the harmony so desirable to be maintained between the several branches of the Legislature; From Electors and Inhabitants of Maryboune; Freemen and Inhabitants of the city of Cork; 517.

Leicester Small Deeds; Petition for a Bill; Referred to a Committee, 40. Reported; Bill ordered, 201. Presented, and read, 217. Committee, 261. Reported; to be ingrossed, 322. Passed, 338. Agreed to by the Lords, 384. Royal Assent, 391.

Leigh Railway. Vide Bolton.

Leith Harbour. Vide Scotland.


Leith and Newhaven Harbour and Docks. Vide Scotland.

Leonard's, Saint, and Sedlescomb Road; Petition for a Bill; Referred to a Committee, 59. Reported, and Bill ordered, 74. Presented, and read, 138. Committee, 136. Reported; to be ingrossed; 281. Passed, 286. Agreed to by the Lords, 327. Royal Assent, 392.

— Petitions in favour; From Owners and Occupiers of property through which the Road is intended to pass; Hastings and Saint Leonard's, 136. Brede, Udimore, Northiam and other parishes, 195. Cranbrook; Hawkhurst; Maidstone; 209.

— Petitions against; From Battel; Hastings; Henry Bruen, Esq.; Trustees of the Road from Flimwell Vent to Hastings; Referred to the Committee on the Bill; Counsel ordered; 209.


Libel; Bill to amend the law of Libel; Ordered; 26.

— Petition of William John Milliken, for amendment of law relating thereto, 681.

Libertated Africans. Vide Supply.

Libraries. Vide Public Institutions.


— Vide Marcus.


— Petitions against; From William Fowke, Esquire; Thomas Porrett Hayes and Thomas William Budd, Trustees of the Liverpool Docks, 104. Tynemouth, 224.

— Petition of the Provost, Magistrates and Town Council of Inverness, praying the House to place all the Coast Lights of the United Kingdom under one uniform, effectual and economical system of management, 227.

— Bill
INDEX to the NINETY-FIRST VOLUME.

Lighthouses—continued.

Bill for vesting Lighthouses, Lights and Sea Marks on the Coast of England, in the Corporation of Trinity House of Deptford Strand; and for making Provisions respecting Lighthouses, Lights, Buoys, Beacons and Sea Marks, and the Tolls and Duties payable in respect thereof; Ordered, 548. Presented, and read; Day appointed for Second Reading; and to be printed; 549. Second Reading deferred, 586, 587. Bill committed, 612. Instruction to make provision for vesting the different Lighthouses now belonging to His Majesty, and the other Lighthouses of this Kingdom, in the Trinity House; for making Compensation for the same; and for establishing Tolls and Duties, 650. Considered deferred, 656. Bill considered; Proceedings in Committee, 653. Bill reported; to be ingrossed; Day appointed for Third Reading; 665. Passed, 677. By the Lords, with Amendments, 747. Day appointed for considering them, 758. Amendments considered and agreed to, with an Amendment, 761. Amendment agreed to by the Lords, 777. Royal Assent, 800.

Motion for the House to resolve itself into a Committee, to consider of vesting the different Lighthouses now belonging to His Majesty, and the other Lighthouses of this Kingdom, in the Trinity House; of making Compensation for the same; and of establishing the Tolls and Duties payable in respect of Lighthouses and Lights; King's Recommendation signified; Motion agreed to; 612. Matter considered; Proceedings in Committee, 619. Resolutions reported, and agreed to; Instruction accordingly; 650. Vide supra.

Petitions against; From William Fowke, 694. Benedict Angell, Esquire, and George Lowther Thompson, Esquire; Emma Angell; 655.

Petition of Michael Donovan, recommending an improved machinery for Lighthouses, and praying the House to authorize the erection of a new Lighthouse on his plan, 614.

Vide Accounts. Addresses.

LINEN MANUFACTURE. Vide HAT MANUFACTURE.

LINGARD, John James Hood; Petition of John James Lingard, Master in the Royal Navy, complaining of the proceedings of a Court Martial held upon his conduct, and praying that the same may be annulled, 647.

Lists of Voters. Vide Elections.

LITERARY INSTITUTIONS. Vide Accounts. Public Institutions.

LITTLEBOROUGH ROAD. Vide WERNETH.


Petitions against; From the Brazilian Association of Liverpool; Mexican and South American Association of Liverpool; Referred to the Committee on the Bill; Council ordered, 321. Members of the American Chamber of Commerce; Associated Body of Merchants, Shipowners and others trading to the Mediterranean and Levant; Referred, 388. William Nichol, Deputy Chairman of the Liverpool East India Association; Referred, 398. Merchants, Shipowners and others, of Liverpool; Merchants, Shipowners and others, of the North American Association of Liverpool; Referred, 454. Considered, 399. Council ordered, 338. Merchants, Shipowners and other Inhabitants of Liverpool; Referred to the Committee for Indian Merchants and Planters at Liverpool; Referred, 352. Corporation of Liverpool; Referred, and Council ordered, 355. Merchants and Inhabitants of Liverpool; Referred, 395. Merhants, Tradesmen and Inhabitants of Manchester; Referred, 404. Boroughreeve, Constables and others of Manchester; Josiah Varey; Referred, and Council ordered, 420. President Vice President and Directors of the Chamber of Commerce and Manufacturers of Manchester; Referred, 474. Inhabitants of Northwich and other places; Referred, and Council ordered, 428. Millers, Corn Merchants and Flour Dealers of Manchester; Company of Proprietors of the Mersey and Irish West India House; Owners of Land in the Hundred of Wirral, Chester, 473. Company of Proprietors of the Ellesmere and Chester Canal; Samuel Brittain; 534.

FIRE POLICE. Petition for a Bill; Referred to a Committee; 220. Read, 222. Committed, 295. Reported; to be ingrossed; 49. Passed, 465. Agreed to by the Lords, 551. Royal Assent, 617.

FIRE and LIFE INSURANCE COMPANY; Petition for leave to present a Petition for a Bill; Referred to a Committee; 355. Reported; Leave given; 386. Petition presented accordingly; Referred to a Committee; 375. Reported; Bill ordered; 384. Order of leave for Bill discharged; another Bill ordered, 396. Presented, and read, 397. Considered, 408. Time enlarged for Report, 438. Bill reported; to be ingrossed; 49. Passed, 469. Agreed to by the Lords, 639. Royal Assent, 664.

MERCURY NEWSPAPER; Petition of Egerton Smith, one of the proprietors of the Newspaper called "The Liverpool Mercury," complaining of inaccuracy in the Returns presented to Parliament of the number of Stamps issued to that Newspaper, 598.

PORT. Vide Accounts.

SMALL DEBTS; Bill for; Referred to a Committee; 38. Reported; Bill ordered, 209. Presented, 220. Read, 222. Committed, 264. Reported, and re-committed to the former Committee, 430. Reported; to be ingrossed; 564. Passed, 582. By the Lords, with Amendments, 699. Considered, and agreed to, 793. Royal Assent, 800.


LOCKHART'S ESTATE. Vide Scotland.

LONDON CEMETERIES; Petition for leave to present a Petition for a Bill; Referred to a Committee; 61. Reported; Leave given; Petition presented accordingly; Referred to a Committee; 614. Petition for Bill withdrawn; another Petition for a Bill; Referred to a Committee; 621. Reported, 631. Bill ordered, 632. Presented, and read, 633. Committed, 640. Reported; to be ingrossed; 685. Day appointed for Third Reading, 690. Third Reading deferred, 701. Bill passed, 704. By the Lords, with Amendments, 804. Considered, and agreed to, 807. Royal Assent, 822.

COLLIER DOCKS; Petition for a Bill; Referred to a Committee; 60.

CORPORATION. Vide Accounts.

GRAND JUNCTION RAILWAY; Petition for a Bill; Referred to a Committee; 43. Reported; Bill ordered, 396. Presented, and read, 67. Committed, 96. Reported, and to lie upon the Table; and to be printed, 229. Day appointed for further considering Report, 453. Further consideration of Report deferred, 465. Order for further consideration of Report referred, 580. Motion, That the Amendments be now read a Second time; Amendment proposed to leave out certain Words in order to insert others instead thereof; Question, That the words proposed to be left out stand part of the Question, agreed to upon Division; Amendments read, and agreed to; Bill to be ingrossed; Notice taken, that Sir Samuel Whalley, who voted with the Yea's, is a subscriber to the Undertaking; And then lie withdrew his plan, 511: Mo-
INDEX to the NINETY-FIRST VOLUME.

LONDON GRAND JUNCTION Railway—continued.

the Standing Orders have not been complied with, 91.
Ref: ted to the Committee on the Bill, 107.

Petitions against;
From the Lord Mayor, Aldermen and Commons of the City of London; Referred to the Committee on the Bill, 135. London and Birmingham Railway Company; Owners and Occupiers of Houses in Hatton Garden; Referred; and Counsel ordered; 136. Commissioners of Sewers for Holborn and Finsbury Divisions; Referred; and Counsel ordered; 139. Trustees of the Parishes of the Parishes for the county of Middlesex; Referred, and Counsel ordered, 148. Company of Proprietors of the Regent's Canal; Referred, and Counsel ordered, 153. Commissioners for paving Camden Town; John Beaucic, Esquire; Referred, and Counsel ordered; 196. Lord Southdownton; Robert McWilliam; Trustees acting under the marriage settlement of Charlotte McWilliam; Referred, and Counsel ordered; 209. Saint Mary Islington, Saint Pancras and other parishes; Owen Thomas Owen; Referred, and Counsel ordered; 39. Robert McWilliam, Esquire, and others; Camden Town, 243. Proprietors, Tenants and Occupiers of Southwark Holborn, Saint James Clerkenwell, and other places; President, Treasurer and Committee of the Saint Andrew Holborn Charity School; Inhabitant Householders and Ratepayers in the Liberty of Saffron-hill, Hatton-garden and Ely Rents; 269. Robert McWilliam, Esquire, 272.

From Saint Mary-le-bone, Saint Pancras and other parishes; Saint Charles Society; City of London; (two Petitions); 140. Owners of property on the line, 158. Pinicolo, 206. Traders and Merchants of London; Saint Mary-le-bone, Saint Pancras, and other Parishes; 272.

IMPROVEMENTS. Vide Metropolis Improvements.

PORT; Select Committee appointed to inquire into the state of the Port of London; to report observations; to send for persons, papers and records; Five to be the quorum; 36. Steam Vessels Thames Bill referred; 442. Power to report opinion, together with Minutes of Evidence; Report, with Resolutions; To be printed; 796.

Petitions referred, 41, 46, 568, 557, 700.

SHERIFFS of; House informed that the Sheriffs attended at the door; called in, and Petitions presented by them, 116, 126, 151, 157, 320, 423, 547, 553.

SOUTH, CEMETERY. Vide Camberwell.

SOUTH, MARKET; Petition for a Bill; Referred to a Committee, 56. Reported; Report referred to the Select Committee on Standing Orders ; 122. Report. That the Standing Orders ought not to be dispensed with, 129.

SUBWAYS; Petition of John Williams, of Cornhill, praying that Subways may be built under the surface of the streets of London, with sufficient light and air to receive goods, passengers and cattle, 218.

Twopenny Post; Petition of Freeholders and Housekeepers of Parishes surrounding the City of London, praying that the Twopenny Post delivery may be allowed to extend throughout the whole of the Metropolis, 892.

Universities. Vide Accounts, Addresses.

and Birmingham Railway. Vide Railways.

and Blackwall Railway; Petition for Bill, 19. Referred to a Committee, 30. Reported; Bill ordered; 22. Presented, and read, 27. Committee, 114. Committee nominated; London and Blackwall Commercial Railway Bill referred, 199. Minutes of Evidence taken before the Committee to be printed at the expense of the Parties, 299. Special Report recommending that the time for reporting the Bills be enlarged; Time enlarged accordingly; 394.

Petitions against; John Sidney Hawkins, Esquire, 72. Trustees of the Cannon-street Road, the Commercial and other Roads, 78. Trustees for the Elders of the Spanish and Portuguese Jews Congregation; Trustees for lighting and improving the Hamlet of Mile-end Old Town; Rector, Churchwardens, Overseers and Trustees of the Poor, and Vestrymen of Saint Mary Whitechapel; Commissioners for paving, &c. Saint Mary Whitechapel, and Saint George Middlesex; Inhabitants, Householders, Occupiers or Owners of houses and premises within the Parish of Saint Boodolph Aldgate; 112. Inhabitants, Householders, Occupiers of the Commissioners of the Parliament, to the Select Committee on the Bill; 132. Trustees for paving, &c. Saint John Wapping; Commissioners for paving, &c. Saint Mary Whitechapel; Leaseholders and others on the North side of the Commercial Road; Commissioners for paving, &c. Saint John Wapping, &c.; Minister, Churchwardens and others of Bromley Saint Leonard; Company of Proprietors of the East London Waterworks; Referred, and Counsel ordered; 132. Petition of Commissioners for paving Blackwall, Whitechapel [presented 4th March]; Referred, and Counsel ordered, 133. Sidney Hawkins, Esquire; Lord Mayor, Aldermen and Commons of the City of London; Referred, and Counsel ordered; 151. Petitions of Trustees of the Cannon-street Roads, &c. [Presented 19th February]; Inhabitants and others of Saint Botolph, and Rector and others of Saint Mary Whitechapel [Presented 4th March]; Referred, and Counsel ordered, 153. Company of Proprietors of the Regent's Canal; Referred, and Counsel ordered, 157. Bills of Gaming Housekeepers at Mile end and Settlement of Charlotte M`William; Referred, and Counsel ordered, 209. Owners and Occupiers of public foreign sufferance and coating wharfs on the South of the Thames; Referred, and Counsel ordered, 399. Churchwardens, Overseers and Vestrymen of Saint Anne, Middlesex; Referred, and Counsel ordered, 375. Governor and Company of the New River; Referred, and Counsel ordered, 397. Churchwardens, Overseers and Inhabitants of Mile-end Old Town; Referred, and Counsel ordered, 415. Inhabitants and other messuages, lands, and hereditaments in Saint Anne Middlesex; Referred, and Counsel ordered, 430.

Petitions in favour; From Chairman, Deputy Chairman and Directors of the East India Dock Company, 112. Tenants of John Sidney Hawkins, Esquire, 132.

LONDON and BLACKWALL COMMERCIAL Railway; Petition for a Bill; Referred to a Committee; 39. Reported; Bill ordered; 58. Presented, and read, 68. Committee, 97. Referred to the Committee on the London and Blackwall Railway Bill, 129. Vide above. By order of the House; Referred to the Select Committee on the Bill, and to the Table; and to be printed; 486. Report considered; Bill to be ingrossed; 577. Passed, 582. By the Lords, with Amendments, 659. Considered, 670. Agreed to, 671. Royal Assent, 710.

Petitions against; From Inhabitant Householders of Saint Botolph Aldgate, 97. Commissioners for paving Wapping-street and Ratcliffe Highway, 114. Charles Dimes; Referred to the Committee on the Bill, 129. Ratepayers and Inhabitants of Saint George Middlesex; Referred, 132. Leaseholders and others on the South of the Commercial Road; Trustees of Paving Saint John Wapping, &c.; Trustees of the Cannon-street Roads; Commissioners for paving Goodman's Fields; Rector, Churchwardens and others of Saint Mary Whitechapel; Company of Proprietors of the East London Waterworks; Referred, and Counsel ordered; 133. Anne Chapman; Lord Mayor, Aldermen and Commons of the City of London; Referred, and Counsel ordered; 133. Freeholders, Tenants at will and others of the London; Referred, and Counsel ordered, 204. Commissioners of the Ratcliffe Pavement; Trustees for cleansing and lighting certain Streets in the Parish of Saint George, Middlesex; Referred, and Counsel ordered; 205. Owners and Occupiers of public foreign sufferance and coating wharfs on the South of the Thames; Referred, and Counsel ordered;
INDEX TO THE NINETY-FIRST VOLUME.

London and Blackwall Commercial Railway—continued; ordered, 399. Churchwardens, Overseers and Vestrymen of Saint Anne, Middlesex; Referred, and Counsel ordered, 394. Trustees of the Commercial Road; Inhabitants, Owners and Occupiers of property in the line of the Commercial Road, and in the vicinity of the proposed line of Railroad to Blackwall; Owners of coaches and omnibuses travelling on the line of the Commercial Road; 576.

Petitions in favour; From the West India Dock Company, 97. East and West India Merchants and others, 190. Merchants, Traders and Inhabitants of the Eastern parts of the Metropolis and Tower Hamlets, 204. Wards of Aldgate and Longbourn, London; Owners and Commanders of Steam Vessels of or trading to the Port of London, 326.

London and Blackwall Railway; Petition holders, Gentry and Inhabitants of Steyning; Referred, and Counsel ordered, 299.

Counsel ordered; 223. Company; for paving the Town of Brighton; Cuckfield, Charlwood places; Electors of Brighton; Worthing; Commissioners for improving and repairing the Road from Brighton to Shoreham; Worth and Balcomb; Hugh Fuller, Esquire; Esquire, 93. Benjamin Worthy Horne, Samuel Goodman, Joseph Johnson and James McGee; William Stanford, William Gorringle, and William Pennington Gorringle; Trustees for repairing and improving the Road from Brighton to Shoreham; 96. Commissioners of Sewers of the City of London; Horsham and Ashtead; Kingston and Wimbledon; Dean and Chapter of Rochester; Referred, and Counsel ordered, 309. Churchwardens, Overseers and Vestrymen of Commissioners of Sewers of the Rape of Bramber; Horsham; Southwick, and other places; Brighton; Warnham, Rusper, and other places; Steyning; Horsham; 67. Dorking; Nuthurst, Shirley and West Grinstead; Arundel and Littlehampton; 91. Dorking, 130. Leatherhead; 105. Shipley; West Grinstead; 243. Esquire, 596. Sinfield, Billington, Worthing and other places; Brunswick-square, Brunswick-terrace, in the parish of Hove; Dorking; Leatherhead; Horsham; Littlehampton; Steyning; Arundel; Worthing; Shoreham; 571.

Petitions against; From Commissioners of Shoreham Harbour; Hugh Fuller, Esquire; Esquire, 93. Benjamin Worthy Horne, Samuel Goodman, Joseph Johnson and James McGee; William Stanford, William Gorringle, and William Pennington Gorringle; Trustees for repairing and improving the Road from Brighton to Shoreham; 96. Commissioners of Sewers of the City of London; Horsham and Ashtead; Kingston and Wimbledon; Dean and Chapter of Rochester; Referred, and Counsel ordered, 114. Inhabitants of Croydon; Commissioners for paving and improving Brunswick-square, and other places in Hove; 119. Commissioners for paving and improving Brunswick-square in Hove; Horsham; Arundel; Worthing; Shoreham; 571. Petitions in favour; From Saint Botolph, Aldgate, 133. Proprietors and Occupiers of Legal Quays in the Port of London; Referred to the Committee on the Bills; Counsel ordered, 299.

London and Brighton Railway (Rennie's Line); Petition for a Bill; referred to a Committee; Members added, 58. Reported, Bill ordered, and read, 85. Committee nominated; Members added, 112. Minute of Evidence taken before the Committee to be printed at the expense of the parties, 150.

Motion, That all the Members serving for the county of Kent, and for the several places, Jericho, be Members of the Committee; Debate thereupon adjourned, 265. Debate resumed; 266. Question again proposed; Motion withdrawn, 269. Time enlarged for Report, 364. Bill reported; Report to lie upon the Table, and to be printed, 486.

Petitions in favour; From Hove; Matthew Phillips; 92. Brighton; Newhaven; Cuckfield; Worth and Balcombe; Hurstspoint; Ditchelling; Newhaven; Reigate and other parishes; Owners and Occupiers of houses and land in Brighton; Hove; Lewes; 117. Horley, 131.

Petitions against; From William Stanford, William Gorringle, and William Pennington Gorringle; Benjamin Worthy Horne, Samuel Goodman, Joseph Johnson, and James McGee; Trustees for repairing and improving the Road from Brighton to Shoreham; 96. Owners or Proprietors of lands in the line, 112. John Colbatch; Referred to the Committee on the Bills; Counsel ordered, 118. Petitions of William Stanford and others; Trustees of Brighton and Shoreham Road; and Benjamin Worthy Horne, and others (presented 1st March), and Owners or Proprietors of lands in the line (presented 4th March); Referred, and Counsel ordered, 123. Earl of Abberavenny; Referred, and Counsel ordered, 150. Brixton; Referred, and Counsel ordered, 190. Henfield; Steyning, Bamber and Beeding; Hove, Preston, and other places; Electors of Brighton; Worthing; Commissioners for paving the Town of Brighton; Cuckfield, Charlwood and Hove; Shoreham; London and Greenwich Railway Company; 150. John Carbonell, Esquire; Referred, and Counsel ordered, 157. New Shoreham, Kingston-by-Sea, and other places; Referred, and Counsel ordered, 209. Owners and Occupiers of lands on the line, Referred, and Counsel ordered, 209. Owners and Occupiers of property in Brunswick-square, Brunswick-terrace, and other places in Hove; Gentry, Merchants, Trading Persons, and other Inhabitants of Lewes; 571.

Petition of Nicholas Wilcox Candy, civil engineer, alleging that the plan and line proposed by Mr. Stephenson are taken and pirated from the plan and line projected by the Petitioner, and praying for investigation, 198.

Petition of Subscribers to Mr. Candy's Line of Railway from London; 362.
LONDON and BRIGHTON Railway—continued.
London to Brighton, praying for an inquiry whether any promise or engagement has been made to or with Sir Charles Burrell, or any person on his behalf, relative to the purchase of the Baybridge Navigation, as the condition of his support of Stephensons Line of Railway, brought up and read; Motion, That the Petition do lie upon the Table; Motion withdrawn; Petition withdrawn; 696.

COMPLAINT.

Table; Motion withdrawn; Petition withdrawn; 699.

Petition of the Promoters of the line of Railroad between London and Brighton without a tunnel, projected by Mr. Cundy, praying the House to re-commit the Bills, in order to hear evidence on Mr. Cundy's line; 578.

Petition of Henry Thomas Hope, Esquire; against the line projected by Mr. Cundy; 532.

Petition of inhabitants of London, praying that any Railway between London and Brighton that may receive the sanction of the House, be constructed without a tunnel, 578.

Petition of John Charles Henderson, complaining of a vote of the Committee, 578.

London and Camberwell Railway; Petition for a Bill; Referred to a Committee; Members added; 63.

London and Brighton Railway Bills; Petitions for investigation into the merits of the several Bills; from Thomas Greene; 71, Brighton; 333.

London and Brighton Railway Bills; Petition for a Bill; Referred to a Committee; Members added; 63.

London and Brighton Railway Bills; Motion to lie upon the Table; and to be printed; 80.

That the Proceedings of the House, in respect of the second Reading of the Bill, be null and void; 122.

Amended; Bill to be reprinted; 243.

Samuel Wells, Esquire; Referred, and Counsel ordered; 243.

Osgood Hanbury, Esquire; Referred, and Counsel ordered; 243.

Henry Patteson, Esquire; Referred and Counsel ordered; 243.

William Nash, 419.

Petitions in favor of:

From Great Yarmouth; 201, Cheshunt, 217, William Walter Grettin, Esquire, 231, Islington, 257, Huntingdon and Godmanchester, 260, Bishop's Stortford, 275, Saint Ives, Huntingdon; Thefford; Stapleford, Sawston and Dunford; Bottesford and Lilford; Swaffham; Grantham, Trumpington, and Great and Little Shelford; Hinxton, Ickleton, and Chesterton; Cherryhinton, Fulbourn, and Great and Little Wilbraham; 281, Cambridge, 285, Girton, Ixton and other places; 393, Lincoln, 214, Harlow and Sawbridgeworth, 252, and

Petition of Nicholas Wilcox, civil engineer, praying that he may be permitted to produce his Plans, Sections and Estimates before the Committee; Referred to the Committee on the Bill; 299.

London and Crowdon Railway; Petition for a Bill; Referred to a Committee; 44, Reported; Bill ordered; 77.

Presented, and read, 85, Committee, 117, Committee nominated, 130, Bill reported; Report to lie upon the Table; and to be printed; 395. Day appointed for further considering Report, 410. Report further considered; Bill to be reprinted; 518. Passed, 534. By the Lords, with Amendments, 614. Considered, and agreed to, 620. Royal Assent, 605.

Petitions against:

From Great Yarmouth; 201, Cheshunt, 217, William Walter Grettin, Esquire, 231, Islington, 257, Huntingdon and Godmanchester, 260, Bishop's Stortford, 275, Saint Ives, Huntingdon; Thefford; Stapleford, Sawston and Dunford; Bottesford and Lilford; Swaffham; Grantham, Trumpington, and Great and Little Shelford; Hinxton, Ickleton, and Chesterton; Cherryhinton, Fulbourn, and Great and Little Wilbraham; 281, Cambridge, 285, Girton, Ixton and other places; 393, Lincoln, 214, Harlow and Sawbridgeworth, 252, and

Petition of Nicholas Wilcox, civil engineer, praying that he may be permitted to produce his Plans, Sections and Estimates before the Committee; Referred to the Committee on the Bill; 299.

London and Crowdon Railway; Petition for a Bill; Referred to a Committee; 44, Reported; Bill ordered; 77.

Presented, and read, 85, Committee, 117, Committee nominated, 130, Bill reported; Report to lie upon the Table; and to be printed; 395. Day appointed for further considering Report, 410. Report further considered; Bill to be reprinted; 518. Passed, 534. By the Lords, with Amendments, 614. Considered, and agreed to, 620. Royal Assent, 605.

Petitions against:

From Commissioners for paving and cleansing the eastern division of Southwark, 114, Churchwardens, Overseers and Inhabitants of St. Olave, Southwark; Referred to the Committee on the Bill; Counsel ordered, 122, Commissioners for paving and cleansing the east division of Southwark; Referred, and Counsel ordered; 144, Company of Proprietors of the Croydon Canal; Referred, and Counsel ordered; 339, 340, Edward Ayshford Sanford, Esquire, 435.

London and Dover Railway; Petition for a Bill; Referred to a Committee; Members added, 55, Reported; Bill ordered; 68, Presented, and read, 87, Committee, 126, Committee nominated, 148, Leave to print the Evidence taken before the Committee, 253, Leave to Committee to sit on a certain day during the sitting of the House, 255, Bill reported; Report to lie on the Table, and to be printed; 364. Report considered; Bill to be engrossed; 410. Passed, 414. By the Lords, with Amendments, 488. Considered, 510. Agreed to, 512. Royal Assent, 533.

Petitions from:

Gravesend; Northfleet; Rochester; Chatham; Streets; W. Ashford; 196, Canterbury, 144, 147, Trustees and Creditors of the Turnpike Road from Barrowhill, in Ashford and Maidstone; Referred to the Committee on the Bill, 147, Woolwich, 241, Directors of the London and Dover Railway Company; Directors of the London and Gravesend Railway Company; Referred, and Counsel ordered; 153, Greenwich; Faversham; Sittingbourne; Ashford; 158, William Wells, Referred, and Counsel ordered; 178, Crayford, 190, Trustees and Creditors of the Tolls of the Turnpike Road from Maidstone to Craybrook; Referred, Woolwich; Dartford, Referred, and Counsel ordered; 190, Deal; Ramsgate; 196, Henry Streetfield, Esquire, Referred, and Counsel ordered; 267, Sir William Robert Clayton, Baronet, M.M.; Referred, and Counsel ordered, 209, Inhabitants and Traders of Sandwich, 233, William John Bankes, Esquire, Referred, and Counsel ordered; 230, Commissioners for paving, watching and lighting the town of Margate, 244, Edward Kelsey; Referred, 248, James Eyles; Referred, and Counsel ordered; 248, Landowners and Occupiers of Land in the vicinity of Canterbury; Referred, 253, Inhabitants of Sherness; Milton next Sittingbourne and Sittingbourne; Corporations of Canterbury; Referred and Counsel ordered; 253, Provisional Committee and Proprietors of a Company, formed for the purpose of establishing a Railway from London to Dover through Maidstone; Referred, and Counsel ordered; 260, Inhabitants of Margate; Referred, and Counsel ordered; 266, The Rev. Sir Charles Hardinge, Baronet; Referred, and Counsel ordered; 285, Trustees of the Turnpike Road from Maidstone to Biddenden and Smarden; Referred, and Counsel ordered; 292, Inhabitants of Greenwich; Referred;
INDEX to the NINETY-FIRST VOLUME.

London and Dover Railway—continued.


London and Norwich Railway; Petition for a Bill; Referred to a Committee; Members added; 62. Reported; Bill ordered; 109. Presented, and read, 129. Committee, 253. Committee nominated, 271. Members added, 279. Leave given to print the Evidence taken before the Committee, 336. Bill reported; Report to lie on the Table, and to be printed; 366. Report considered; Bill to be ingrossed; 411. King's consent signified; Bill passed; 418. By the Lords, with Amendments, 543. Considered, 557. Agreed to, 593. Royal Assent, 617.

Petitions in favour; From Bath; Eye; John Butler and Charles Salisbury Butlers; 222. Saint Leonard's, Shoreditch, Christchurch, Spitalfields, and other places; Harrow; Romford; Woodbridge; Witham; Norwich; Bungay; Ingatestone; the Halsted; Bectes; Lavenham; Coggeshall; Brantree; Dedham; Needham Market; Harwich; Debdenham; Manningtree; Southold, 286. Corporation of Norwich, 290.

Petitions against; From John Squire, Richard Williams, and others, 299. Cooper William Brooke; Owners and Occupiers of lands in East Bergholt and other places; Scole, Thorpe, Hamlet, Shelford, Dick and other places (for a Bill for the improvement of the Norwich and Scole Road); 252. Inhabitants of Tredegar-square, Mile-end Old Town; Andrew Reid, Esquire; Corporation of Dyers of London; Master and Proprietors of the Proprietary School at Mile-end, called the Stepney Grammar School; Referred, and Counsel ordered; 292. John Philpott, Joseph Arden and Richard Edward Arden; Referred, and Counsel ordered, 279. Edward Humphreys, Esquire; Robert Westley Hall Dare, Esquire; Owners and Occupiers of land in Whitton, Westerfield, and other places; Gosbeek, Pettistree, and other places; Directors, or a Provisional Committee of Management of a Company established for promoting a line of Railway from London to York, through Cambridge, to be called "The Great Northern Railway;" Referred, and Counsel ordered; 280. Sir Robert Harland, Bart., the Reverend Joseph Bowley and Andrew Archedeeke, Esquire; John Travers, Referred, and Counsel ordered; 287. Robert Fellowes, Esquire; Referred; 292. Petition of Trustees of the Norwich and Scole Road (presented 18th April); Referred, and Counsel ordered; 292. Petition of John Squire, and others (presented 11th April); Referred, and Counsel ordered; 299. Edward Lambe, Esquire; Referred, and Counsel ordered; 300. Petitions of Cooper William Brooke; and Owners and Occupiers of lands in East Bergholt, and other places (presented 14th April); Referred, and Counsel ordered; 308. Lieutenant-Colonel Archibald Money; Referred, and Counsel ordered; 314. Edmund Allgood Dickinson; Subscribers for making a Turnpike Road over the River Bure, at Great Yarmouth, to Acle, 375.

Douglas and Great Northern Railway Bills; Petition of Inhabitant Householders of Brick-lane, against, 132.

and York Railway. Vide Ireland.

Londonderry Barracks. Vide Ireland.

Magistrates. Vide Ireland.

Longford and Killala Road. Vide Ireland.

Longbridge Railway. Vide Preston.

Lords:

Request copy of Report from the Select Committee appointed in 1835 on Bribery at Elections; House will send an answer; 94. Message considered; Printed copy sent to the Lords; 192.

Request copies of the First, Second and Third Reports from the Select Committee appointed in 1835 on Orange Lodges in Ireland; House will send an answer; 124. Message considered; Printed copies sent to the Lords; 131.
LORDS—continued.

— Request copy of Report from the Select Committee on Railway Bills, and the Resolutions founded thereon; House will send an answer; 154. Message considered; Printed copy sent to the Lords; 255.

— Request copy of Report from the Select Committee appointed in 1835 on Leith and Newhaven Harbours; House will send an answer; 410. Message considered; Printed copy sent to the Lords; 426.

— Request the Minutes of Evidence taken before a Committee in 1835 on the Trinity (North Leith) Harbour and Dock Bill; House will send an answer; 410. Message considered; Printed copy sent to the Lords; 433.

— Request copy of Report from the Select Committee appointed in 1835 on Timber Duties; House will send an answer; 427. Request copy to be sent to the Lords when printed; 840.

— Request copy of Report from the Select Committee on the Trinity (North Leith) Harbour and Dock Bill; House will send an answer; 427. Message considered; Printed copy sent to the Lords; 859.

— Request the House will give leave to Edward Stillingfleet Cayley, Esquire, and William Ormsby Gore, Esquire, (Members) to attend a Committee at the Lords; House will send an answer; 67. Message considered; Leave given them to attend; 82.

— Request that the House will give leave to John Rickman, Esquire, one of the Clerks of this House, to attend a Committee at the Lords; Message considered; Leave given him to attend; 75.

— Request that the House will give leave to John Rickman, Esquire, one of the Clerks of this House, to attend a Committee at the Lords; Message considered; Leave given him to attend; 141.

— Request that the House will give leave to the Honourable Pierce Butler (a Member) to attend a Committee at the Lords; Message considered; Leave given him to attend; 192.

— Request that the House will give leave to the Honourable Sidney Herbert (a Member) to attend a Committee at the Lords; House will send an answer; 254. Message considered; Leave given him to attend; 255.

— Request that the House will give leave to Josiah John Guest, Esquire, (a Member), to attend a Committee at the Lords; House will send an answer; 316. Message considered; Leave given him to attend; 324.

— Request that the House will give leave to James Patterson, Esquire, (a Member), to attend a Committee at the Lords; House will send an answer; 316. Message considered; Leave given him to attend; 47.

— Request that the House will give leave to Matthew Attwood, Esquire, (a Member), to attend a Committee at the Lords; House will send an answer; 341.

— Request that the House will give leave to Thomas Glaisborne, Esquire, and Thomas Wentworth Beaumont, Esquire, (Members), to attend their Lordships; House will send an answer; 447.

— Request that the House will give leave to Thomas Hawkes, Esquire, (a Member), to attend their Lordships; Message considered; Leave given him to attend; 623.

— Request that the House will give leave to Thomas Hawkes, Esquire, (a Member), to attend their Lordships; Message considered; Leave given him to attend; 637.

Desire a Conference upon the subject-matter of a former Conference had with the House relative to the promulgation of the Statutes, and the expediency of discontinuing the present mode of ingrossing Acts of Parliament; House agree to a Conference; 447. Vide (IRELAND) MUNICIPAL CORPORATIONS.
LORDS—continued.

Desire a Conference upon the subject-matter of a former Conference had with the House, relative to the Amendments to the Municipal Corporations Bill; House agree to a Conference; 829. Vide Prisoners' Counsel.

Desire a Conference upon the subject-matter of a former Conference had with the House, relative to the Amendments to the Tithes Commutation Bill; House agree to a Conference; 758. Vide Scotland (Letter Stealing).

Desire a Free Conference relative to the Amendments to the Municipal Corporations Bill; House agree to a Free Conference; 757. Vide Municipal Corporations.

Desire a Conference upon the subject-matter of a former Conference had with the House, relative to the Amendments to the Select Committee on Agriculture, 438. Lords agree to a Conference, 797. Vide Municipal Corporations.

Message to, to acquaint them that upon the Third Reading of the Marriages Bill, an Amendment was made, by leaving out a certain Proviso, which Amendment, according to the Copy of the Bill as printed by the Lords, does not appear to have been made in the ingrossment; and to request that the Lords will expunge the said Proviso, the same not forming part of the Bill as passed by the Commons; 639. Proviso expunged by the Lords, 645.

Message to, to acquaint them that upon the Third Reading of Secular Jurisdiction (York and Ely) Bill, an Amendment was made by leaving out a certain Proviso, which Amendment, according to the Copy of the Bill as printed by the Lords, does not appear to have been made in the ingrossment; and to request that the Lords will expunge the said Proviso, the same not forming part of the Bill as passed by the Commons, 758. Proviso expunged by the Lords, 771.

Message to, requesting that the Lords will communicate a Copy of the Evidence taken before the Select Committee on Agriculture, 665.

Message to, requesting that the Lords will communicate a Copy of the Evidence taken before their Lordships on the Stafford Disfranchisement Bill, 720. Copy communicated, 757. To be printed, 765.

Message to, requesting that the Lords will give leave to Viscount Arbuthnot to attend the Select Committee on Statute Labour, Scotland, 337.

Message to, requesting that the Lords will give leave to Baron Langdale to attend the Select Committee on the Record Commission, 360. Leave given, 378.

Message to, requesting that the Lords will give leave to the Duke of Richmond to attend the Select Committee on Turnpike Tolls, 431.

Message to, requesting that the Lords will give leave to the Earl of Charlemont to attend the Select Committee on the Dublin and Drogheda Railway Bill, 513. Leave given to Lord Kenlis, 535.

Message to, requesting that the Lords will give leave to the Archbishop of Canterbury to attend the Select Committee on the British Museum, 549.

Message to, requesting that the Lords will give leave to Lord Dunhurst to attend the Select Committee on the Record Commission, 629. Leave given, 629.

Conference desired with the Lords, upon the subject of providing more effectual means for promulgating the Statutes of the Realm throughout all parts of the United Kingdom, 9. Lords agree to a Conference, 16. Vide Statutes.


Conference desired with the Lords, upon the subject-matter of one of the Amendments to the Letter Stealing (Scotland) Bill, 433. Lords agree to a Conference, 433. Vide Scotland (Letter Stealing.)

Conference desired with the Lords, upon the subject-matter of the Amendments to the Municipal Corporations (Ireland) Bill, 498. Lords agree to a Conference, 499. Vide Ireland (Municipal Corporations.)

Conference desired with the Lords, upon the subject-matter of the Amendments to the North Midland Railway Bill, 577. Lords agree to a Conference, 577. Vide North Midland Railway.


Conference desired with the Lords, upon the subject-matter of the Amendments to the Municipal Corporations Bill, 771. Lords agree to a Free Conference, 783. Vide Municipal Corporations.

Conference desired with the Lords, upon the subject-matter of the Amendments to the Civil Bill Courts (Ireland) Bill, 796. Lords agree to a Conference, 797. Vide Ireland (Civil Bill Courts.)

Conference desired with the Lords, upon the subject-matter of the Amendments to the Municipal Corporations Bill, 801. Lords agree to a Conference, 810. Vide Prisoners' Counsel.

Communicate to the House a Copy of a Report of a Select Committee of the Lords on the subject of the Promulgation of the Statutes, and ingrossing Acts of Parliament; To be printed, 448.

Resolutions of the House, relative to Railway, Canal, Navigation, and Water Bills, communicated to the Lords, 758.

Vide Bills.


Petition of Inhabitants of Birmingham, praying for a Reform of the House of Lords, for a completion of the Corporation Act, for a reform of the Irish Church, and for the establishment of Poor Laws in Ireland, 41.

Vide Bishops.

LORD'S DAY; Petitions for the adoption of measures for securing a due observance of the Lord's Day; From Bolsover, 197. Glastonbury, 218. Watermen, Boatmen and others on the River Severn, and the Worcester and Birmingham
INDEX to the NINETY-FIRST VOLUME. [A. 1836.
INDEX to the NINETY-FIRST VOLUME.

LORD'S DAY—continued.

... Halkin; North Meols; Crosby Ravensworth; Llan-
saintfraid and Llandyrnog; Mersyd; &c.; Burton Agnes and other places; Colliery-row, Durham; and the hundred of Geneu’rglyn (Cardigan); Upper Division of the hundred of Geneu’rglyn (Cardigan); Inissaninh, Llanwonog and Camp; Onagh; Wolverhampton; Wal-
... Camp; Kedula; Blackhall; Dunkanneedly; Boxwick; Alder; Donegal; Hdon; Acomb; Keyingham; Pattrington; Carlisle; Think; Bay-
... rawbridge; Taunton; Comersall; Exeter; King-street Chapel; Cheltenham; Brampton; Hayton; Hull; New-
... South Parade; Waltham Abbey; Coston, Sewston, Blunham, Ternsford, Barford and

... Members, and Members of the Church of England; 376. ... the Presbytery of Paisley; Clergyman of the Church of England in the county of Lancaster; Beneficed Clergy and other places; Aylsham; Ballymoodan; Brewood; Staines; Committee of an Association for the better observance of the Lord's Day, in the Dioceny of Repps; 336. Portadown; Mullag; Cotham; Savile; Angler; Clogher; Magdalen Asylum, Dublin; Fivevemiletown District, Clogher; Elphin; Berwick; Balm; Wall; Tudeyard; Cotsdcife; Isle; Moderator of the Presbyterian Church in Ireland; Clogher; Cardigan; and other places; I 236. ... Bedwellty; Guildford; Gosberton; Spalding; Crowland; 326. Sye-
... Summer; Easington-lane, Durham; Pud-
... Palmy; Elgin; Ballymore; Lisbellaw; Portadown; Mullavilly; 319. "Cowthorpe; ... Wrexham; Frankton; Rhdyargoe; Cwmgwili; Yllanbyle; Celyn-berch, Llanlaffan and Pentwyn; Glynmeirch, Llanedy, Bettws and Hendre; Stockton-
... Ipswich; Lowestoft; Montfort; Lowestoft; Colchester; Sawston; Hardham; Burrow

... Denniston; Blake; Sandridge; Lowestoft; Hale-street Chapel, Conduit-street, Lon-
... Bursley; Fishponds; Tibley; 22. Ystrad-nantl; 211. ... Reading; and to be printed... 282. Lambeg; ... Lithgow; Irvine; Ballymore; Lisbellaw; Portadown; Mullavilly; 319. "Cowthorpe; ... Wrexham; Frankton; Rhdyargoe; Cwmgwili; Yllanbyle; Celyn-berch, Llanlaffan and Pentwyn; Glynmeirch, Llanedy, Bettws and Hendre; Stockton-
... Ipswich; Lowestoft; Montfort; Lowestoft; Colchester; Sawston; Hardham; Burrow

... Denniston; Blake; Sandridge; Lowestoft; Hale-street Chapel, Conduit-street, Lon-
... Bursley; Fishponds; Tibley; 22. Ystrad-nantl; 211. ... Reading; and to be printed... 282. Lambeg; ... Lithgow; Irvine; Ballymore; Lisbellaw; Portadown; Mullavilly; 319. "Cowthorpe; ... Wrexham; Frankton; Rhdyargoe; Cwmgwili; Yllanbyle; Celyn-berch, Llanlaffan and Pentwyn; Glynmeirch, Llanedy, Bettws and Hendre; Stockton-
... Ipswich; Lowestoft; Montfort; Lowestoft; Colchester; Sawston; Hardham; Burrow

... Denniston; Blake; Sandridge; Lowestoft; Hale-street Chapel, Conduit-street, Lon-
... Bursley; Fishponds; Tibley; 22. Ystrad-nantl; 211. ... Reading; and to be printed... 282. Lambeg; ... Lithgow; Irvine; Ballymore; Lisbellaw; Portadown; Mullavilly; 319. "Cowthorpe; ... Wrexham; Frankton; Rhdyargoe; Cwmgwili; Yllanbyle; Celyn-berch, Llanlaffan and Pentwyn; Glynmeirch, Llanedy, Bettws and Hendre; Stockton-
... Ipswich; Lowestoft; Montfort; Lowestoft; Colchester; Sawston; Hardham; Burrow

... Denniston; Blake; Sandridge; Lowestoft; Hale-street Chapel, Conduit-street, Lon-
... Bursley; Fishponds; Tibley; 22. Ystrad-nantl; 211. ... Reading; and to be printed... 282. Lambeg; ... Lithgow; Irvine; Ballymore; Lisbellaw; Portadown; Mullavilly; 319. "Cowthorpe; ... Wrexham; Frankton; Rhdyargoe; Cwmgwili; Yllanbyle; Celyn-berch, Llanlaffan and Pentwyn; Glynmeirch, Llanedy, Bettws and Hendre; Stockton-
... Ipswich; Lowestoft; Montfort; Lowestoft; Colchester; Sawston; Hardham; Burrow

... Denniston; Blake; Sandridge; Lowestoft; Hale-street Chapel, Conduit-street, Lon-
... Bursley; Fishponds; Tibley; 22. Ystrad-nantl; 211. ... Reading; and to be printed... 282. Lambeg; ... Lithgow; Irvine; Ballymore; Lisbellaw; Portadown; Mullavilly; 319. "Cowthorpe; ... Wrexham; Frankton; Rhdyargoe; Cwmgwili; Yllanbyle; Celyn-berch, Llanlaffan and Pentwyn; Glynmeirch, Llanedy, Bettws and Hendre; Stockton-
... Ipswich; Lowestoft; Montfort; Lowestoft; Colchester; Sawston; Hardham; Burrow

... Denniston; Blake; Sandridge; Lowestoft; Hale-street Chapel, Conduit-street, Lon-
... Bursley; Fishponds; Tibley; 22. Ystrad-nantl; 211. ... Reading; and to be printed... 282. Lambeg; ... Lithgow; Irvine; Ballymore; Lisbellaw; Portadown; Mullavilly; 319. "Cowthorpe; ... Wrexham; Frankton; Rhdyargoe; Cwmgwili; Yllanbyle; Celyn-berch, Llanlaffan and Pentwyn; Glynmeirch, Llanedy, Bettws and Hendre; Stockton-
... Ipswich; Lowestoft; Montfort; Lowestoft; Colchester; Sawston; Hardham; Burrow

... Denniston; Blake; Sandridge; Lowestoft; Hale-street Chapel, Conduit-street, Lon-
... Bursley; Fishponds; Tibley; 22. Ystrad-nantl; 211. ... Reading; and to be printed... 282. Lambeg; ... Lithgow; Irvine; Ballymore; Lisbellaw; Portadown; Mullavilly; 319. "Cowthorpe; ... Wrexham; Frankton; Rhdyargoe; Cwmgwili; Yllanbyle; Celyn-berch, Llanlaffan and Pentwyn; Glynmeirch, Llanedy, Bettws and Hendre; Stockton-
... Ipswich; Lowestoft; Montfort; Lowestoft; Colchester; Sawston; Hardham; Burrow

... Denniston; Blake; Sandridge; Lowestoft; Hale-street Chapel, Conduit-street, Lon-
... Bursley; Fishponds; Tibley; 22. Ystrad-nantl; 211. ... Reading; and to be printed... 282. Lambeg; ... Lithgow; Irvine; Ballymore; Lisbellaw; Portadown; Mullavilly; 319. "Cowthorpe; ... Wrexham; Frankton; Rhdyargoe; Cwmgwili; Yllanbyle; Celyn-berch, Llanlaffan and Pentwyn; Glynmeirch, Llanedy, Bettws and Hendre; Stockton-
... Ipswich; Lowestoft; Montfort; Lowestoft; Colchester; Sawston; Hardham; Burrow

... Denniston; Blake; Sandridge; Lowestoft; Hale-street Chapel, Conduit-street, Lon-
... Bursley; Fishponds; Tibley; 22. Ystrad-nantl; 211. ... Reading; and to be printed... 282. Lambeg; ... Lithgow; Irvine; Ballymore; Lisbellaw; Portadown; Mullavilly; 319. "Cowthorpe; ... Wrexham; Frankton; Rhdyargoe; Cwmgwili; Yllanbyle; Celyn-berch, Llanlaffan and Pentwyn; Glynmeirch, Llanedy, Bettws and Hendre; Stockton-
... Ipswich; Lowestoft; Montfort; Lowestoft; Colchester; Sawston; Hardham; Burrow

... Denniston; Blake; Sandridge; Lowestoft; Hale-street Chapel, Conduit-street, Lon-
... Bursley; Fishponds; Tibley; 22. Ystrad-nantl; 211. ... Reading; and to be printed... 282. Lambeg; ... Lithgow; Irvine; Ballymore; Lisbellaw; Portadown; Mullavilly; 319. "Cowthorpe; ... Wrexham; Frankton; Rhdyargoe; Cwmgwili; Yllanbyle; Celyn-berch, Llanlaffan and Pentwyn; Glynmeirch, Llanedy, Bettws and Hendre; Stockton-

Vol. 91.—Sess. 1. 1836.
INDEX to the NINETY-FIRST VOLUME.

[4. 1836.

LORD'S DAY—continued.

rator of the Associate Synod met at Edinburgh; Kirrie-
mur; Moderator of the Kirk Session of Stirling; Weaver
 Incorporation of Inverness; Wright, Cooper, &c. Corpora-
 tions, Inverness; Cordwainer Corporation and Leather-
en; Councils and Clothes of Inverness; Moderator
 tor of the Presbytery of Stranraer; Hammermen Corporation;
 Wickow; Clonakilty; Ballymoney; Wexfords of Pitt-
 street Chapel, Liverpool; Patrick-street, Cork; Borough-
 bridge; Ripon; Topcliffe; Mount Pleasant Chapel, Liver-
pool; Gravesend; Teignmouth; Downpatrick; Lienlott;
 Saint Andrew's Scotch Church, London; Members of the
 Wesleyan Methodist Society, Wicklow; 387. Edmonton;
 Penymorfa and Vaynor; Callau and Lawbridge; Blaen-
anarch, Blaen y Cefn and Aberporth; Richmond, York;
 Pytchley and Isham; 400. Sowerby Bridge; Greeland;
 Goole; Swinfenstreet; Snait; Selby; Aberdare and Kirkwin;
 Henman Dowlaire; Merthyr Tudlif; Merthyr Tudlif and
 Vaynor; Marchwood; 416. Knresborough, 420. Re-
 common; Great Totham; Hennham; Chairman of a
 Meeting of the Clergy of the Deanery of Bristol; 425.
 Manorhontham, 432. Lancaster; Walmgate, York; 441.
 Knockavil, 470. Kilkspey; Fintona; Wimborne; 499.
 Torquay; Templemartin; 517. Acklington; Alnmouth;
 Allington; Oxenhope; Great Ayton; Wiston and
 Portislaide; Trevine; Woodstock, Puncheston and Fore-
 hill; Milford; Newport and Dinas; Glenhyd and Kil-
gerran; Begelly and Bethesda; Saint David's, Solvah
 and Caerfarchell; Fialherville; Place; 520. Mon-
mouth; Chepstow; 578. Merchants, Owners, and others
 connected with the Shipping interest of the Port of London;
 London and Westminster; Ministers, Elders and Members
 of Grayfriars, and John Knox's Churches, in the Estab-
 lished Church of Scotland; Scots Church, Cork; Kirkintoloc;
 Ewerly; Asgarby and Kirkby-le-Thorp; Inverness; Treg-
 geirio; Tarleton; Fanlubus and Dunmanway; Brails-
 ford; Sheriff-Hutton; Members of the Committee of the
 Derby and Derbshire Society for promoting the observance
 of the Lord's Day; 651. Members of the Committee for
 Calvinistic Methodists at Ebbw-Vale, Nant-y-glo, and
 Beaufort iron-works; Master Bakers of London and its
 vicinity; Bargemen, Boatmen, Flatmen, Porters, Book-
 keepers and others connected with the Canals from
 London to Liverpool, Derby and other places; Jour-
nymen Bakers of London and its vicinity; Females of
 Whittington; Theale; Associate Burgher Congregation,
 Campbell-street, Glasgow; Operative Fishmongers and
 Poulterers of London and its vicinity; 651. Llanaslin
 Brecon and Taffyford; Individuals of the Churches of Saint
 John, Saint Matthew, Saint Paul, Saint James, Christ
 Church, All Saints, and Wesleyans of Manchester and
 Salford; 677. Llandrillo, 756. Addington; 712. Eden-
 port further considered; Bill to be ingrossed; Day
 appointed for Third Reading; 389. Passed, 398.
 LUNATIC ASYLUMS; Petition of Overseers of the Poor
 of several Parishes in the County of Cornwall, praying for
 the Amendment of the County Lunatic Asylums Act.
 LUNATIC ASYLUMS; Petitions for the adoption of Measures to al-
 leviate the Sufferings of Pauper Lunatics; From William
 Parker, D. D.; John Gifford Croker; Chard; Bovey Tra-
 LIVING. Vide Falsehood.


MACARTY, FLORENCE; Petition of Florence Macarty,
 late Purser in His Majesty's Royal Navy, complaining
 of his dismissal, and praying for an Inquiry, 330.
 MACCLESFIELD SMALL DEBTS; Petition for a Bill; Re-
 ferred to a Committee; 44. Reported; Bill ordered; 50.
 Presentet, and read; 73. Committed, 101. Reported;
 to be ingrossed; 149. Motion, That the Bill be read the
 Third time; Amendment proposed, but not made. Bill read
 the Third time; Amendment proposed to be made to the
 Bill, but not made; 148. Motion, That the Bill do pass;
 whereupon Motion, That the further Proceeding be ad-
 journed till a future day, and Question Neg. thereupon;
 Question again proposed, That the Bill do pass; Motion,
 That the House be adjourned, and Question Neg. thereupon;
 Question again proposed, That the Bill do pass; Debate
 arising; Motion, That the Debate be adjourned till a future
da y, and Question Neg. thereupon; Question again pro-
 posed, That the Bill do pass; whereupon Motion, That the
 House do adjourn, agreed to; 149. Bill passed, 152.
 Agreed to by the Lords, 278. Royal Assent, 281.


MACTIE'S ESTATE. Vide Scotland.

MAGISTRATES. Petition of the Corporation of Preston, com-
 plaining of the expense attending the Qualification Writ
 for County Magistrates in Lancashire, 160.

Vide Municipal Magistrates.

MAIDSTONE Road. Vide Ashford.

MALACCA ADMIRALTY JURISDICTION. Vide Prince of
 Wales Island.

MALT; Petitions for Repeal of the Duty thereon; From
 Sutton Vale; Tornbridge; Wateringbury; Hundred of
 Hoo, Kent; Goulshurt; Referred to the Select Committee
 on Agriculture; 408.

Vide Occupiers of Land in the county of Essex for the
 removal of restrictions on the manufacture thereof, 629.

Vide Ireland.

MALT; Petitions for declaring Malta to be a free Port, and
 for other Regulations relating to the Trade of that Island;
 From Inhabitants of Malta; Merchants and others in-
 terestd in the trade with the Mediterranean; Chairman,
 Deputy Chairman and Committee of Merchants, Ship-
 owners
INDEX to the NINETY-FIRST VOLUME.

MALTA—continued.

owners and others trading to the Mediterranean and the Levant; Charles Vere, a British subject, resident in London.

—Vide Accounts.

MANCHESTER Improvement; Petition for a Bill; Referred to a Committee; 33. Reported; Bill ordered; 87. Presented, and read, 92. Committed, 114. Reported; to be ingrossed; 157. Passed, 208. Agreed to by the Lords, 234. Royal Assent, 281. Petition from Owners, Occupiers of property, Rate-payers and Gas Consumers of Manchester, against, 114. Referred to the Committee on the Bill; Counsel ordered; 143.

Railway. Vide STOCKPORT.

and CHESHIRE Railway; Petition for a Bill; Referred to a Committee; Members added; 33. Petition reported; Bill ordered; 39. Presented, and read, 43. Committee on Petition for Bill revived, 74. Bill committed, 95. Report from revived Committee; To lie on the Table, 101. Committee on Bill revived; Members added; 113. Motion for adding other Members; Motion withdrawn; 144. Evidence to be printed at the expense of the Parties, 216. Power to Committee to send for persons, papers and records, 397. Bill reported; Report to lie on the Table, and to be printed; 475. Royal Assent considered; Bill to be ingrossed; 475. Passed, 478.

Petitions complaining that the Standing Orders have not been complied with; From Thomas Daniel and David Evans, 73. Owners and Occupiers of Estates on the Line of the intended Railway; Referred to the revived Committee on the Petition for the Bill; 74. Samuel Rudd, 81. Richard Brooke, 239.

From Knutsford; Wilmc'sow; 81. Chester; Sandbach; 90. Salford, 102. Stockport; Staly Bridge; Stockport; Under-Lyne; 106. Manchester, 128. Harpurhey, Blackburn, Bredbury and Middleton; Chadle; 138. Bolton; Rochdale; Dukinfield; 143. Wolverhampton, Bilston and other places, 260. Staffordshire Potteries; Oxford; 322. Holywell; 327. Wrexham; Beaumaris; Birmingham; Hereford; Monmouth; Shrewsbury; 473.

From Lord Ducie; Mayor, Aldermen and Burgesses of Congleton; Bankers, Merchants and others of Congleton; 90. Trustees of the Hurdoc House and Manchester Roads; Referred to the Committee on the Bill; Counsel ordered; 107. Bollington; Macclesfield; Referred and Counsel ordered; 122. William Gaunt, Esquire, and others; Referred, and Counsel ordered; 143. John Morgan, Esquire, and others; Owners and Occupiers of Estates on the line of the intended Railway; Corporation of Macclesfield; Chadderton; Saddleworth, the Ardwick Green and Mottram Road; Manchester; Trustees on the Wilmow Bridge and Church Lawton Road; Creditors, upon mortgage security of the Tolls on the Wilmow Bridge and Church Lawton Road; Referred, and Counsel ordered; 137. Burton-upon-Trent; Leek; Congleton; and Counsel ordered; 143. Wilbraham Egerton, Esquire, and Samuel Stocks, Nottingham; Referred, and Counsel ordered; 147. Petition of Lord Ducie (presented 29th February); Referred, and Counsel ordered; 150. Corporation of Stockport; Bankers and others of Stockport; Congleton; Referred, and Counsel ordered; 151. Thomas Steel; Samuel Stocks and others; Referred, and Counsel ordered; 158. Inhabitants of Bolton; Referred, and Counsel ordered; 260. Merchants, Bankers, Traders and Inhabitants of Macclesfield; Referred, and Counsel ordered; 265. James Bibby, Joseph Cheddar; Referred, and Counsel ordered; 282. Frederick William Benecke, 322. Corporation of Derby, 475.

Petitions against the line projected by the South Union Railway Company; From Sarah Batley; Edward Rushton; Thomas Bibby; Joseph Chesborough Dyer; Referred to the Committee on the Bill; Counsel ordered; 274.

and LEEDS Railway; Petition for a Bill; Referred to a Committee; Members added; 52. Petition reported; Bill ordered, 56. Presented, and read, 73. Committee on Petition for Bill revived; Bill committed; 101. Report from revived Committee; To lie on the Table, 128. Committee on Bill revived; Members added; 128. Power to Committee to send for persons, papers and records, 277. Bill reported; Report to lie upon the Table; and to be printed; 334. Report considered; Bill to be ingrossed; 377. Passed, 383. By the Lords, with Amendments, 374. Considered, 396. Agreed to, 539. Royal Assent, 617.

Petitions complaining that the Standing Orders have not been complied with; From Company of Proprietors of the Calder and Hebble Navigation; 67. Referred to the revived Committee on the Petition for the Bill, 73. Company of Proprietors of the Rochdale Canal, 72. Referred, 78. Undertakers of the Navigation of the Rivers Aire and Calder, 80. Referred, 85. Company of Proprietors of the Calder and Hebble Navigation, 88. Thomas Wheatley; George Lane Fox, Esquire; 90. Referred, 97. Owners and Occupiers of property through which the Railway is proposed to be carried, 97. Lady Gordon; John Blyds; Esquire, Referred; 101. Petition of Company of Proprietors of the Calder and Hebble Navigation (presented 26th February); Referred; 107. Petition of Owners and Occupiers of property (presented 1st March); Referred, 111.

From Lord Suffield; Referred to the Committee on the Bill; Counsel ordered; 118. Trustees of the Rochdale, Halifax and Eland Road; Referred, and Counsel ordered; 129. John Thorpe; Referred, and Counsel ordered; 129. Owners and Occupiers of Estates on the line of the proposed Railway; Merchants, Traders and Inhabitants of Leeds; Directors of the Undertakers of the Navigation of the Rivers Aire and Calder; Referred, and Counsel ordered; 137. Company of Proprietors of the Calder and Hebble Navigation, 267. Bill ordered; 268. Robert Stansfield; Referred, and Counsel ordered; 305. Trustees of the Todmorden and Littleborough Roads; Referred, and Counsel ordered; 309. James Taylor; Referred, and Counsel ordered; 322. Richard Bennett, Dawson, Esquire; Referred, and Counsel ordered; 325.
INDEX to the NINETY-FIRST VOLUME.

[4. 1836.]

MANCHESTER and SALFORD Canal—continued.

Petition of the Archbishop of York, and the Earl of Devon, Trustees under the Will of the Duke of Bridgewater, praying that the Petition of James Sothern, against the Bill, may not be considered as having the sanction of the Petitioners; Referred to the Committee on the Bill; 149.

Petition of James Sothern, Esquire, in support of his former Petition, 201. Referred to the Committee on the Bill; 202.

MANORIAL BOUNDARIES; Bill to authorize the identifying of Boundaries of Manors and Lands, where such Boundaries are confused or unknown; Ordered; 25. Presented, and read; Day appointed for Second Reading; and to be printed; 156. Committee deferred, 214. Committee deferred, 242, 259, 331, 349, 389. Order for Committee discharged; Bill committed to the Select Committee on Heriots, 398. Vide COPYHOLDS.

MARLBOROUGH BOROUGH. Vide ELECTIONS.
339. Surveyors of the Highways of Salford, 343.

Tynemouth; Rye; Bradford; Limerick; 276. Tyneside; Hull; Eyemouth, and North Berwick; Galway; Kingston-upon-Hull; 268. Cork; 426.

Dunwich; 347.

Hull; 297.

Inhabitants of that island; From Athanase Volcy Hitle; 299. Corporation of Cutlers in Hallamshire; Sheffield; Scarborough; Falsgrave; Malmouth; 305. Glasgow; 311.

Whitehaven; Cork; 315. Wakefield; Merchants, Ship-owners and others; 325. Dartmouth; Bangor; Beaumaris; Carlparison; London; 297. Liverpool; Cardiff; Dunbar; Tyne, praying that Marriages celebrated by Ministers in support of their Office; From Newcastle-upon-Tyne, 315.

Thomas Allison, 476.

Petition of the Presbytery of Newcastle-upon-Tyne, praying that Marriages celebrated by Ministers in England adhering to the standards and communion of the Established Church of Scotland be valid when attested by the signatures of the Ministers, 425.

Vide ACCOUNTS.

OXFORD, ST. CLEMENT.

Petition of the Minister and Elders of the Presbyterian Congregation at Whitehaven, for alteration, 268.

Petition of Members of the Lancashire Scottish Church Presbytery, praying that the Ministers of their communion in England may be permitted to perform the ceremony of Marriage in private houses, 227.

Petitions of Parish Clerks for provision for the support of the Office; From Newcastle-upon-Tyne, 315. Thomas Allison, 476.

Petition of the Company of Parish Clerks, for insertion of clauses to protect their ancient rights and privileges, 522.

MAYNOOTH COLLEGE. Vide IRELAND.

Meal. Vide BREAD.

Measures.
MEDWAY NAVIGATION; Petition for a Bill; Referred to a Committee, and Counsel ordered; Members of the Company of Proprietors of the Navigation of the River Medway, referred to the Committee on the Bill; Counsel ordered; 290. Proprietors of the Thames and Medway Canal; Owners and Occupiers of Lands and other Hereditaments and other, in the line of the intended horse towing-path from Tonbridge to Maidstone; Owners of Shares in the lower Navigation of the River Medway; Owners and Occupiers of Lands on the line of intended horse towing-path from Tonbridge to Maidstone, 680.

Petition of Owners and Occupiers of Land, and Inhabitants of Kent, Sussex and Surrey, in favour, 148.

MELVILLE, Henry; Petition of Henry Melville, of Hobart Town, in Van Diemen's Land, Proprietor and Publisher of the Colonial Times Newspaper, now imprisoned in His Majesty's goal at Hobart Town, complaining of the Sentence passed on him by the Vice-Admiral on board Court, 776.

Petition of Free Inhabitants of Hobart Town, praying the attention of the House to Mr. Melville's Petition, offered; but the signatures appearing to be copied from the original; Petition withdrawn; 576.

MEMBERS:

not to bring strangers into the House or usual Orders relating to their Letters, 8, 9.


added to a Committee on a Bill, 106.

giving for the several Counties, and for the Boroughs therein, through which Counties certain Railways are intended to pass, to be Members of the Committees on the Petitions for the Bills, 19, 20, 32, 33, 34, 55, 55, 55, 61, 62, 63;—on the Bills, 97, 101, 102, 103, 112, 113, 114, 128, 153, 279, 586.

All Members serving for a County to be Members of a Committee on a Petition for a Bridge Bill, 56.

All Members serving for certain Counties, and for the Cities and Boroughs therein, to be Members of a Committee on a Turnpike Road Bill, 256.


Motions for adding Members to Committees, withdrawn, 125, 144, 269, 377, 371.

have leave of absence, 89, 121, 194, 220, 225, 226, 239, 244, 250, 253, 256, 264, 291, 295, 347, 499, 592, 643, 650, 652, 689, 702.

have leave to attend Committees, &c. of the Lords, 82, 141, 194, 255, 259, 324, 628.

ordered to attend in their places, 464, 468, 481.

Order for the attendance of a Member in his place discharged, 485.

Committed to the custody of the Serjeant at Arms, 497. Discharged out of custody, paying their Fees, 499.

not attending Calls of the House to be sent for in custody of the Serjeant, 199, 232.

absent at a Call of the House, ordered to attend on certain days, 256.

Names of Members ordered to attend called over; several excused for various Reasons; others ordered to attend on future days; 1382.

inform the House of certain Matters, 459.

P 2
INDEX to the NINETY-FIRST VOLUME. [A. 1836.

MEMBERS—continued.

- to prepare Lists of the Names of Commissioners for executing the Land Tax Acts, 452.

Petition, taken, that a Member who voted in a division upon a Private Bill, is a subscriber to the Undertaking; the said Member was heard in his place; and stated that he is a subscriber to the Undertaking; and withdrew.—Vote disallowed, 271.

- Report from a Committee, That a miscon-}

understanding of a personal nature had arisen between Righby Wason, Esquire, and Sir Frederick Trench, Members of the Committee on the South Durham Railway Bill; Mr. Wason and Sir Frederick Trench ordered to attend in their places forthwith, 464. Sir Frederick Trench being again read; and Mr. Speaker called upon him to assure the House that he would not accept a challenge sent to him from abroad. Sir Frederick Trench being called upon by Mr. Speaker to assure the House that he would not accept a challenge under any circumstances, declined to give such assurance: Sir Frederick Trench gave an assurance accordingly, 467. Mr. Wason to be taken into the custody of the Sergeant, 457. Mr. Wason to be taken into the custody of the Sergeant, 457. Mr. Speaker informed them, that the House expected that they would not engage in any hostile proceedings; the said Members severally addressed the House; and, after explanations from both parties, the House being satisfied, Sir Frederick Trench and Mr. Wason discharged out of custody, paying their Fees, 498.

- House informed by a Member (who voted upon a Question to disagree with one of the Amendments made by the Lords to the Metropolis Improvement (Ireland) Bill), that he was not in the House when the Question was put; Vote disallowed, 475.

The Chairman of a Committee of the whole House stated to the House, that he apprehended that a Member had taken offence at something which had been said during the sitting of the Committee by another Member; Colonel Sibthorp and Sir John Hobhouse to attend in their places forthwith, 454. Colonel Sibthorp being come into their places; Report from the Committee on the South Durham Railway Bill, read; Mr. Speaker informed the House, that he had taken Sir Frederick Trench and Mr. Wason into custody:—Sir Frederick Trench and Mr. Wason to attend in their places forthwith:—Sir Frederick Trench and Mr. Wason, being come into their places; Report from the Committee on the South Durham Railway Bill, read; Mr. Speaker informed them, that the House expected that they would not engage in any hostile proceedings; the said Members severally addressed the House; and, after explanations from both parties, the House being satisfied, Sir Frederick Trench and Mr. Wason discharged out of custody, paying their Fees, 498.

- House informed by a Member (who voted upon a Question to disagree with one of the Amendments made by the Lords to the Metropolis Improvement (Ireland) Bill), that he was not in the House when the Question was put; Vote disallowed, 475.

The Chairman of a Committee of the whole House stated to the House, that he apprehended that a Member had taken offence at something which had been said during the sitting of the Committee by another Member; Colonel Sibthorp and Sir John Hobhouse to attend in their places forthwith, 454. Colonel Sibthorp being come into their places, a Member stated, that, having communicated with Sir Frederick Trench, he was authorized to say, that Sir John Hobhouse meant nothing personally offensive in what he had said in the Committee:—Whereupon Colonel Sibthorp expressed himself satisfied: Order for the attendance of Sir John Hobhouse in his place discharged, 495.

- Petitions from Company of Proprietors of the Glamorganshire Canal Navigation; 85. Company of Proprietors of the Glamorganshire Canal Navigation; Owners, Lessors and Occupiers of the Iron-works of Penydarren and Plymouth; Richard Blackmore, Esquire; the Reverend George Thomas; William Crawshay; Six Petitions of Owners and Occupiers of Lands and Mines in Talyllyn Valley; Referred to the Committee on the Bill; Counsel ordered, 135. Richard Fowler Richards, 520, 204. Another Petition of Fowler Richards; Referred, and Counsel ordered, 327. Owners and Occupiers of Lands and Mines in the Talyllyn Vale; Referred, and Counsel ordered, 343.

- Petitions in favour; From Merthyr Tydfil Downlais, 93. Glamorgan, 286.

MESS.ENS.

MESS.ENS.

Vide House.

Metropolitan Improvements; Select Committee appointed to consider of the most effectual Plan for raising of Money to carry into effect the necessary Improvements required in the Cities of London, Westminster, Borough of Southwark, and Counties of Middlesex and Surrey, and for the purchasing of the Interest of the Proprietors of the Waterloo and Southwark Bridges, that they may be thrown open for the use of the Public, free from Toll; Day appointed for nominating the Committee; 483. Committee nominated; to send for persons, papers and records; Five to be the quorum; 591. Power to report observations; together with Minutes of Evidence; Report; To be printed, 732.

- Roads. Vide Accounts.

THEATRES.

Vide Theatres.

Metropolitan (South) Cemetery; Petition for leave to present a Petition for a Bill; Referred to a Committee; 478. Reported; Leave given; Petition presented accordingly; Referred to a Committee; 486. Reported; Bill ordered; 550. Passed, and read, 672. Bill reported; to be ingrossed; 675. Passed, 680. Agreed to by the Lords, 690. Royal Assent, 710.

- Petition of the Rev. H. J. Knapp and others, against, 638.

- Police. Vide Accounts.

Railways; Petitions for restricting all Railways from penetrating the Metropolis; From the Rector, Churchwardens and others of St. Mary, Whitechapel; 62. Lord Mayor, Aldermen and Commons of the City of London, 116. Suspension Bridge; Petition for a Bill; Referred to a Committee; 34. Reported; Bill ordered, 103. Petition, and read, 118. Bill committed, 151. Committee on Bill revived; Leave to sit and proceed on a certain day; 401. Time enlarged for Report, 408. Bill reported; Day appointed for further considering Report, 515. Report further considered; Bill to be ingrossed, 528. Passed, 531. The Lords, with Amendments, 577. Considered, 707. Agreed to, 770. Royal Assent, 800.

- Petitions
Metropolitan Suspension Bridge—continued.

Petitions against; From the Vauxhall Bridge Company; 132. Watermen of London; Referred; to the Committee on the Bill; 152. John Field and William Rivers Kent, Esquires; Referred, and Counsel ordered; 238. Vauxhall Bridge Company; Owners and Occupiers of Houses and other property in Milbank-street and other parts of St. John, Westminster; Thomas Martin and Joseph Lloyd; Referred, and Counsel ordered; 365. Vauxhall Bridge Company; 478. Owners and Occupiers of Houses in Milbank-street, Milbank-row, and other places, 538.

University; Petitions praying the House to adopt measures, in order that the honours of the new Metropolitan University may afford encouragement to talent and industry, in whatever situation it may be found; James Alexander Emerton, M. A.; 53. Richard Simpson, 228.

Mexico. Vide Slave Trade.


Midland Counties Railway; Petition for a Bill; Referred to a Committee; Members added; 19. Motion presented; Bill ordered; 22. Presented, and read, 27. Day appointed for Second Reading, 67. Bill committed, 91. Committee nominated; Members added; 97. Motion for adding Members, withdrawn, 123. Bill reported; Report to lie on the Table, and to be printed; 285. Bill re-committed, 318. Instruction to insert a Clause, prohibiting the Railway Company from raising the levels on the Paxton Branch above those shown in their Section, delineated in the Plan deposited in the Private Bill Office, and from laying more than a single line of Railway on that branch; Instruction to the Committee to limit their future inquiries to the comparative merits of the Line indefinitely proposed by the Midland Counties Railway Company, and the contemplated Northampton Lines; 323. Power to Committee to send for persons, papers and records, 327. House informed that Thomas Linthwaite, John Green and James Green, having been duly summoned, by an order signed by the Chairman of the Committee, to attend to give evidence before the Committee, had disobeyed such order, and had not appeared in pursuance thereof; Linthwaite, Green and Ruffies ordered to attend the House on a certain day; 328. House informed that the said persons had attended the Committee; Order for their attendance on the House discharged; 352. Leave to print the Evidence taken before the Committee, 366. Bill reported; Report to be printed; 394. Report considered; Bill to be ingrossed; 410. Passed, 414. By the Lords, with Amendments, 500. Considered, 513. Agreed to, 514. Royal Assent, 535.

Petitions against; From Lawrence Hall, Esquire; Referred to the Committee on the Bill; the Cromford Canal Company; the Nottingham Canal Company; Nottingham Old Waterworks Company; Referred, and Counsel ordered; 106. John Chamberlin Hopkins, Esquire, Northampton; George John Danvers Butcher; Other Danvers; Owners and Occupiers of land proposed to be taken in making the Railway; Company of the Proprietors of the Leicester and Swannington Railway; Company of Proprietors of the River Trent Navigation; Referred, and Counsel ordered; 112. Ilkeston; Referred; 131. Stamford; Referred; 152. Market Harborough; Company of Proprietors of the Leicester Navigation; Members of the Committee of Shareholders in the Railways from Leicester to Blisworth; Referred, and Counsel ordered; 125. Rev. John Smith; Earl Howe; Referred, and Counsel ordered; 131. Uppingham; Referred; 127. Company of Proprietors of the Loughborough Navigation and Erewash Canal Company; Referred, and Counsel ordered; 137. Lawley and other places; Referred; 143. Chaplains of Wigston's Hospital, Leicester; Referred, and Counsel ordered; 133. Market Harborough; Referred; 153. Derby Canal Company; Referred; Blisworth; Referred, and Counsel ordered; 157. Thomas Lynes, Chairman of a Meeting of the Market Harborough Agricultural Society; 189. Company of Proprietors of the Leicestershire and Swannington Union Canal; Robert Arkwright, Esquire; Referred, and Counsel ordered; 189. Kettering; Referred; 196. Sir George Joseph Palmer, Baronet, and others; Referred, and Counsel ordered; 209. Thomas Wakefield, Mayor of Nottingham; Referred, and Counsel ordered; 229. Gainsborough, 248. Bankers, Merchants and others, of Derby; Referred, and Counsel ordered; 248. Proprietors and Occupiers of houses and lands in Sileby; Referred, and Counsel ordered; 252. Mortgagees of the Tolls of the Loughborough Turnpike Road, 268. Chaplains and Poor of the Hospital of William Wigston, in Leicester, 305. Company of Proprietors of the Leicester and Swannington Railway; Inhabitants of Nottingham; Coal Masters and Proprietors of Collieries in the Counties of Nottingham and Derby; Robert Jackson and James Alexander Common; 308. Cambridge, 318. Thomas North and Alexander Manson, M. D., 321. Rev. William Vansittart, D. D., 323. Petition of Thomas Lynes, Chairman of a Meeting of the Market Harborough Agricultural Society; (presented 22d March) Referred; 328. Coal Merchants and Proprietors or Lessees of Collieries in Nottingham and Derby, 394. Earl of Stamford and Warrington, 419. Petition from Sheffield; Lord Middleton; 496.

Petitions in favour; From Leicester, 125. Loughborough, 129. Derby, 137. Nottingham, 147. Banbury, 195. Saint Margaret, Leicester, 222. Ilkeston; Ripley; Heanor; Alfreton; 308. Broughton Astley and other places; Stapleford; Mansfield; Eastwood; 318.

Petition from Lutterworth; praying that the line of the Railway may pass through Market Harborough, 203. Referred to the Committee on the Bill, 328.

Petition from Broughton Astley and other places, against the Market Harborough Line, 314. Referred to the Committee on the Bill, 328.

Petition of Shareholders and Members of the Committee of Management of the South Midland Counties Railway Company, complaining of the proceedings of the Committee on the Bill, 317.

Petition of Owners and Occupiers of land, situate between Blisworth and Leicestershire; praying to be heard against the allegations of a former Petition in support of a line of Railway from Leicester to Blisworth; Referred to the Committee on the Bill; Counsel ordered; 358. Order for referring Petition to the Committee discharged, 346.

Railways from Blisworth to Market Harborough; Referred, and Counsel ordered; 125. Rev. John Smith; Earl Howe; Referred, and Counsel ordered; 131. Uppingham; Referred; 127. Company of Proprietors of the Loughborough Navigation and Erewash Canal Company; Referred, and Counsel ordered; 137. Lawley and other places; Referred; 143. Chaplains of Wigston's Hospital, Leicester; Referred, and Counsel ordered; 133. Market Harborough; Referred; 153. Derby Canal Company; Referred; Blisworth; Referred, and Counsel ordered; 157. Thomas Lynes, Chairman of a Meeting of the Market Harborough Agricultural Society; 189. Company of Proprietors of the Leicestershire and Swannington Union Canal; Robert Arkwright, Esquire; Referred, and Counsel ordered; 189. Kettering; Referred; 196. Sir George Joseph Palmer, Baronet, and others; Referred, and Counsel ordered; 209. Thomas Wakefield, Mayor of Nottingham; Referred, and Counsel ordered; 229. Gainsborough, 248. Bankers, Merchants and others, of Derby; Referred, and Counsel ordered; 248. Proprietors and Occupiers of houses and lands in Sileby; Referred, and Counsel ordered; 252. Mortgagees of the Tolls of the Loughborough Turnpike Road, 268. Chaplains and Poor of the Hospital of William Wigston, in Leicester, 305. Company of Proprietors of the Leicester and Swannington Railway; Inhabitants of Nottingham; Coal Masters and Proprietors of Collieries in the Counties of Nottingham and Derby; Robert Jackson and James Alexander Common; 308. Cambridge, 318. Thomas North and Alexander Manson, M. D., 321. Rev. William Vansittart, D. D., 323. Petition of Thomas Lynes, Chairman of a Meeting of the Market Harborough Agricultural Society; (presented 22d March) Referred; 328. Coal Merchants and Proprietors or Lessees of Collieries in Nottingham and Derby, 394. Earl of Stamford and Warrington, 419. Petition from Sheffield; Lord Middleton; 496.

Petitions in favour; From Leicester, 125. Loughborough, 129. Derby, 137. Nottingham, 147. Banbury, 195. Saint Margaret, Leicester, 222. Ilkeston; Ripley; Heanor; Alfreton; 308. Broughton Astley and other places; Stapleford; Mansfield; Eastwood; 318.

Petition from Lutterworth; praying that the line of the Railway may pass through Market Harborough, 203. Referred to the Committee on the Bill, 328.

Petition from Broughton Astley and other places, against the Market Harborough Line, 314. Referred to the Committee on the Bill, 328.

Petition of Shareholders and Members of the Committee of Management of the South Midland Counties Railway Company, complaining of the proceedings of the Committee on the Bill, 317.

Petition of Owners and Occupiers of land, situate between Blisworth and Leicestershire; praying to be heard against the allegations of a former Petition in support of a line of Railway from Leicester to Blisworth; Referred to the Committee on the Bill; Counsel ordered; 358. Order for referring Petition to the Committee discharged, 346.

Military Asylum. Vide Supply.

Departments. Vide Supply.


Services. Vide Supply.

Militia; Select Committee appointed to prepare Estimates of the Charge of the Disembodied Militia of Great Britain and Ireland, for a year, to the 31st March 1837; Power to send
INDEX to the NINETY-FIRST VOLUME.

[4. 1836.]

MILITIA—continued.

send for persons, papers and records; Five to be the Quorum; 718. Report; To be printed; 733. Report referred to the Committee of Supply, (the King's Recommendation having been signified); 757.

Bill to suspend for a limited time the making of Lists and Ballots and Enrolments for the Militia of the United Kingdom; Ordered; 741. Presented, and read; Day appointed for Second Reading; 741. Considered, 755. Reported; to be ingrossed; Day appointed for Third Reading; 754. Passed, 772. Agreed to by the Lords, 804. Royal Assent, 805.

Vide SUPPLY.

Bill referred to the Committee to investigate the merits of his discoveries for preventing accidents in Mines, 789. Petition of John Cooper Douglas, Esquire, for a Committee to investigate the merits of his discoveries for preventing accidents in Mines, 789.

Petitions of Owners or Occupiers, or the Agents of Mines, for a Law for the more summary conviction of Persons guilty of petty thefts and depredations on their property, 553.

MINT. Vide ACCOUNTS. ADDRESSES.

MINES; Petition of David Booth, praying the House to re-

MILLIKEN'S ESTATE.

MILL BOARD.

MORAY'S, Earl of, Estate.

MONTSERRAT INDEMNITY. Vide ANTIGUA.

M oisi Kw EARMoUTII Railway.


dropped for want of forty Members, 215, 293.

Referred to a Select Committee, 205.

Superseded by reading the other Orders of the day, 284.

Vide HOUSE.

Municipal Corporations; Act 5 and 6 Will. 4, c. 76, to provide for the Regulation of Municipal Corporations in England and Wales, read; Bill to explain and amend, Ordered; 14. Presented, and read; Day appointed for Second Reading; 297. To be printed; 306. Considered, 289. Committee of Supply referred to the Lords, 801.

MONTROSE CLERGY. Vide SCOTLAND.

MONTHLY JOURNAL

MONKLAND and FALKIRK Railway. Vide GATESHEAD.

MONKLAND and FALKIRK Railway. Vide SCOTLAND.

MONKLAND and FALKIRK Railway. Vide SCOTLAND.

MUNICIPAL CORPORATIONS; Act 5 and 6 Will. 4, C. 76, to provide for the Regulation of Municipal Corporations in England and Wales, read; Bill to explain and amend, Ordered; 14. Presented, and read; Day appointed for Second Reading; 339. To be printed; 338. Considered, 346. Committee of Supply referred, 44, 105. Considered; Proceedings in Committee; Bill reported; Day appointed for further considering Report; Bill, as amended, to be printed; 110. Further consideration of Report deferred, 120, 124, 130, 155. Order for further consideration of Report, read; Bill re-committed; considered; Proceedings in Committee; 165. Bill reported; to be ingrossed; Day appointed for Third Reading; 297. Passed, 360. By the Lords, with Amendments, 500. Day appointed for considering them; Amendments to be printed; 523. Consideration of Amendments deferred; 553, 570, 585, 597, 609, 613, 619. Considered, 642. Several agreed to; others amended, and agreed to; others disagreed to; Day appointed for taking Amendments into further consideration; 629. Consideration of Amendments deferred, 634. Amendments further considered; the last Amendment amended, and agreed to; Committee appointed to draw up Reasons to be offered to the Lords at a Conference; Three to be the Quorum; 640. Reasons reported, 647. Agreed to; Conference to be desired with the Lords; 648. Lords agree to a Conference; Managers appointed; Conference held, and reported; 653. Lords desire a Conference upon the subject-matter of the last Free Conference; House agree to a Conference; Managers appointed; Conference held; Report, That the Lords insist upon some of the Amendments to which this House hath disagreed, for which they gave their Reasons; do not insist upon other of the said Amendments to which this House hath disagreed; and do agree to some of the Amendments made by this House to the Amendments made by their Lordships, without any Amendment, and to other of the said Amendments, with certain Amendments, to which they desire the concurrence of this House; 681. Day appointed for considering the said Reasons and Amendments; To be printed; 682. Consideration deferred, 712, 755, 756. Reasons and Amendments considered; several Amendments agreed to; House insists upon their disagreement to other of the Amendments; Free Conference to be desired with the Lords; 771. Lords agree to a Free Conference; Managers appointed; Free Conference held, and reported; 783. Lords desire a Free Conference upon the subject of the last Free Conference; House agree to a Free Conference; Managers appointed; Free Conference held; Report, That the Lords adhere to their Amendments; Consideration of Lords' Reasons and Amendments put off for three months; 787.

Petition of William Downes, of Grantham, against, 621.

Petition of the Corporation of Cambridge, That no Clause be inserted in the Bill, declaring the Vice-Chancellor for the time being of the University of Cambridge, a Justice of the Peace for the Borough, 842.

Petition of James George Fowler and others, of New Windsor, for the introduction of Clauses, declaring the rights and liabilities of parishes, partly incorporated and partly unincorporated, in any city, town or borough, subject to the provisions of the Municipal Corporations Act, 643.

Petition of William Downes, Town Clerk of Ludlow, against the Amendment made by the
Municipal Corporations—continued.

the Lords, whereby it is proposed to continue Ex-corpo-

rators another year as Trustees of the Municipal Charity

Estates, 771.

Petitions for Amendment of

Act of last Session; From Hastings, 23, Nottingham, 108.

William Forster, 154. Newport (Isle of Wight), 616.

Bill to provide for certain cases in which Elections have not

been duly made according to the provisions of the Act to

provide for the Regulation of Municipal Corporations in

England and Wales; Ordered, 774. Presented, and read; Day

appointed for Second Reading, and to be printed; 774. Second

Reading deferred, 775. Bill committed, 792. Considered, 798.

Reported; to be ingrossed; Day appointed for Third Read-

ing; 801. Passed, 816.

Vide Accounts. Addresses.


Henley-upon-Thames Corporation.

Vide; Petition of Thomas Watkinson, Chairman of a Meeting of

Inhabitants of York, for extending Municipal Reform to Ireland; for

reform of the Church Establishments; for abolition of


Elections. Vide Municipal Corpora-

tions.

Magistrates; Motion for Address for Return of the Number and Names of those persons who have been recommended by the several Town Councils for appointment to the Magistracy, and Number and Names of those who have been nominated and rejected by His Majesty's Government; Debate thereupon adjourned; 362. Further adjourned, 374, 580, 612. Debate resumed; Motion withdrawn; 619.

Officers; Petitions for repeal of so much of Act 9 Geo. 4, as requires Municipal Officers, upon their admission to Office, to make a Declaration relative to the Protestant Church as by Law established in England, and the Bishops and Clergy; From Lord Mayor, Aldermen and Commons of the City of London, 118. Corporation of Liverpool, 433.

Vide Civil Offices Declara-

tions.

Murderers' Execution; Act 9 Geo. 4, c. 31, and 10 Geo. 4, c. 34, for consolidating and amending the Statutes relative to Office against the Person, read; Bill to repeal so much thereof as directs the period of the Execution and the Prison Discipline of Persons convicted of the Crime of Murder; Ordered, 592. Presented, and read; Day appointed for Second Reading; and to be printed; 594. Second Reading deferred, 485. Bill committed, 544. Considered, 586. Reported; to be ingrossed; Day appointed for Third Reading; 599. Passed, 619. Agreed to by the Lords, 659. Royal Assent, 664.

Museums. Vide Public Institutions.

Mutiny; Bill for punishing Mutiny and Desertion, and for

the better payment of the Army and their Quarters; Ordered, 141. Presented, and read; Day appointed for Second Reading, 154. Committed, 180. Order for Committee read; Motion, That Mr. Speaker do now leave the Chair; Amendment proposed, by leaving out from the word "That" to the end of the Question, in order to add the words, "it is the opinion of this House, That the punishment of Flogging should be entirely abolished in the British Army," instead thereof; Question, That the words proposed to be left out stand part of the Question, put, and agreed to; Bill considered, 251. Reported; Clause, That Flogging in the Army be abolished except in time of war, offered; Motion, That the said Clause be brought up, and Question Negatived thereupon; Bill to be ingrossed; Day appointed for Third Reading; 255. Passed, 258. Agreed to by the Lords, 278. Royal Assent, 281.

Petition of Members of the Company of Pro-

prieters for the making and maintaining a Bridge over Haslar Lake, praying the House to add to the present

Clause of exemption in the Mutiny Bill an exception against exempting from toll Officers or persons belonging to the Royal Hospital at Haslar, 258.

Vide Marine Mutiny.

Myers, William; Petition of William Myers, complaining of being confined in the Gaol of Carlisle, for an alleged contempt of the Court of Exchequer, 779.


National Differences; Petition of Members of the Peace Society and others, Inhabitants of Southampton, praying that all national differences may be settled by the interpretation of the Bill for the Reform of the House, 804.

Vide Galleries; Vide William Gowin Hardman, that the National Galleries of Art may be opened on a portion of the Subbath Day, 567.


Monument. Vide Scotland.

Naval Architecture; Petition of Matthew Philips, geographical engineer and surveyor, praying for inquiry into his son's improvements in Naval Architecture, 347.

Vide Drake, John Poad.


Half Pay; Petitions complaining of being deprived of Half Pay; From John Bee; Edward Bryant; Rowland Milner, late Lieutenants in the Royal Navy; 756. Edward Edwards, 818.

Upon Motion, That Mr. Speaker do now leave the Chair for the House to resolve itself into the Committee of Supply, Amendment proposed, by leaving out from the word "That" to the end of the Question, in order to add the words, "there be laid before this House, "a Return of all Officers of the Navy, of whatever rank, "who have been deprived of their Half Pay without their "consent, or the investigation of a Court Martial, from "the year 1792 up to the present period; with the "alleged reasons for such deprivation:—also, a Return of "any Persons whose Half Pay has been restored to them "subsequently to such deprivation; with the alleged "reasons for such restoration," instead thereof; Question, That the words proposed to be left out stand part of the Question; Agreed to: 757.

Negro Apprenticeship; Petitions for the abolition of the system of Negro Apprenticeship; From Taunton; Chelmsford; Cheltenham; Headington; Reading; Newcastle upon Tyne; Guildford; Castle; Frome; Salford; Chairman and Secretaries of the Committee of a Society in Newcastle upon Tyne for the abolition of Slavery; Wokingham; King's Road, Reading; Broad-street, Reading; Wesleyan Methodists of Reading; 192. Birmingham, 197. Chairman and Secretary of the Manchester and Salford Anti-Slavery Society, 213. Maidstone, 571. Amersham, 613.

Select Committee appointed to inquire into the working of the Apprenticeship system in the Colonies, the Condition of the Apprentices, and the Laws and Regulations affecting them which have been passed. Day appointed for nominating the Committee, 192. Nomination of Committee deferred, 214. Committee nominated; Power to send for persons, papers and records; Five to be the Quorum; A Member discharged from attendance; another Member added: 319. A Member added, 400. List of Special Justices appointed under the Slavery Abolition Act; Referred; 493. Power to report Observations, together with Minutes of Evidence; Report; To be printed; 809.

Vide Lords.


Mauritius. Supply.

Nene Outfall Drainage; Petition for a Bill; Referred to a Committee, 11. Reported; Bill ordered; 77. Presented, and read; 218. Committ[ed, 290. Report; Report to lie on the Table; 335. Report considered; Bill to be ingrossed; 419. Passed, 424. Agreed to by the Lords, 559. Royal Assent, 617.

VOL. 91.—Sess. 1836. P 4
INDEX to the NINETY-FIRST VOLUME.

A. 1836.

NEHER WHITACRE Railway. Vide Stoneridge.

NEVIS Indemnity. Vide Antigua.

Newbridge and Merthyr Tydfil Roads; Petition for a Bill; Bill ordered; 59.

Newcastle and North Shields Railway; Petition for a Bill; Referred to a Committee; 54. Reported; Bill ordered; 71. Present, and read, 93. Committee, 121. Reported; 71. Present, and read, 94. Committee, 121. Reported; 71. Present, and read, 95. Committee, 124. Referred to the Committee on the Bill; 373. Report considered; Bill to be ingrossed; 375. Passed, 396. By the Lords, with Amendments, 506. Considered, 515. Agreed to, 516. Royal Assent, 535.

Newgate Gaol. Vide Accounts.

Newfoundland Fishery; Petition of Proprietors of the North Shore Water Works; Referred, 201. George Rippon; Referred, and Counsel ordered, 208. Proprietors of Coaches, Omnibuses and other Vehicles of Convictuage for passengers between Newfoundland-upon-Tyne and North Shields, 250. Edward Reid, 272. Referred, and Counsel ordered, 282. Robert William Brandling; Esquire; Referred, and Counsel ordered, 293. Duke of Northumberland; Referred, and Counsel ordered, 329. John Fenwick; Chairman of a Meeting at North Shields, 375.

New Mills and Hayfield Gas; Petition for a Bill; Referred to a Committee, 59. Reported; Bill ordered; 97. Presented, and read, 125. Committee, 228. Reported; to be ingrossed; 300. Passed; 303. Agreed to by the Lords, 387. Royal Assent, 391.

Newport; Petitions; Owners and Occupiers of property, and resident Householders of Disley; Referred to the Committee on the Bill; Counsel ordered, 257. Owners and Occupiers of property, and resident Householders of New Mills; Referred, and Counsel ordered, 577.

Newport (Monmouth) Harbour; Petition for a Bill; Referred to a Committee, 52. Reported; Bill ordered; 203. Present, and read, 211. Committee, 238. Reported; to be ingrossed; 429. Day appointed for Third Reading; 435. Passed, 440. Agreed to by the Lords, 499. Royal Assent, 535.

Newport Pagnell Road. Vide Buckingham.


Newry Navigation. Vide Ireland.

New South Wales. Vide Van Diemen's Land; Act 9 Geo. 4, c. 83, to provide for the administration of Justice in New South Wales, and Van Diemen's Land, read, 696. Passed, and read; Day appointed for Second Reading; and to be printed; 637. Committed, 649. Considered, 655. Referred; to be ingrossed; Day appointed for Third Reading; 665. Passed, 764. Agreed to by the Lords, 799. Royal Assent, 710.

Newspapers; Petitions for repeal of the Stamp Duty thereon; From Chairman of a Meeting at Huddersfield; 13. Derby, 53. Cossey and Ringland, 63. Trowbridge; Whims of the Greenock, Greenock; 115. John and J. C. Kiley; Wevys Bay and Innerkip; East Chinnock; Journeymen Tailors of Greenock; Paper Manufacturers of the county of Fife; the Mayor of Coventry; Workmen of the Glasgow Letter Founders, Glasgow; 119. Kilmanock, 129. Lincoln; Bermondsey; Holborn and vicinity; Kettering; Southwark; Bethnal Green; Saint Andrew, Holborn; Dundee; Working Goldsmiths and Jewellers of London; Roxton; Goose-street, and other places; Report of a Meeting of Non-Electors of Newcastle-upon-Tyne; Saint Pancras; Saint Pancras, Soho; Bow and Bromley; Aldgate; Lower East Smithfield; London (three Petitions); Saint Margaret and Saint John's, Westminster (two Petitions); Francis MDonald; Referred, and Counsel ordered, 384. Petition for a Bill; Referred to a Committee, 59. Reported; Bill ordered; 97. Presented, and read, 125. Committee, 228. Reported; to be ingrossed; 300. Passed; 303. Agreed to by the Lords, 387. Royal Assent, 391.

Newspapers; Petitions against, From Owners, and others interested in Steam Vessels on the River Tyne, 79. North Shields and Tynemouth; Referred to the Committee on the Bill, 147. Company of Proprietors of the North Shore Water Works; Referred, 201. George Rippon; Referred, and Counsel ordered, 208. Proprietors of Coaches, Omnibuses and other Vehicles of Convictuage for passengers between Newcastle-upon-Tyne and North Shields, 250. Edward Reid, 272. Referred, and Counsel ordered, 282. Robert William Brandling; Esquire; Referred, and Counsel ordered, 293. Duke of Northumberland; Referred, and Counsel ordered, 329. John Fenwick; Chairman of a Meeting at North Shields, 375.

Newgate Gaol. Vide Accounts.

Newington, Saint Mary, Churches; Petition of Parishioners.

New South Wales. Vide Van Diemen's Land; Act 9 Geo. 4, c. 83, to provide for the administration of Justice in New South Wales, and Van Diemen's Land, read, 696. Passed, and read; Day appointed for Second Reading; and to be printed; 637. Committed, 649. Considered, 655. Referred; to be ingrossed; Day appointed for Third Reading; 665. Passed, 764. Agreed to by the Lords, 799. Royal Assent, 710.

Newspapers; Petitions for repeal of the Stamp Duty thereon; From Chairman of a Meeting at Huddersfield; 13. Derby, 53. Cossey and Ringland, 63. Trowbridge; Whims of the Greenock, Greenock; 115. John and J. C. Kiley; Wevys Bay and Innerkip; East Chinnock; Journeymen Tailors of Greenock; Paper Manufacturers of the county of Fife; the Mayor of Coventry; Workmen of the Glasgow Letter Founders, Glasgow; 119. Kilmanock, 129. Lincoln; Bermondsey; Holborn and vicinity; Kettering; Southwark; Bethnal Green; Saint Andrew, Holborn; Dundee; Working Goldsmiths and Jewellers of London; Roxton; Goose-street, and other places; Report of a Meeting of Non-Electors of Newcastle-upon-Tyne; Saint Pancras; Saint Pancras, Soho; Bow and Bromley; Aldgate; Lower East Smithfield; London (three Petitions); Saint Margaret and Saint John's, Westminster (two Petitions); Francis MDonald; Referred, and Counsel ordered, 384. Petition for a Bill; Referred to a Committee, 59. Reported; Bill ordered; 97. Presented, and read, 125. Committee, 228. Reported; to be ingrossed; 300. Passed; 303. Agreed to by the Lords, 387. Royal Assent, 391.
6 8,z 7 W. iv.]
NEWSPAPERS

INDEX to the NINETY-FIRST VOLUME.
Continued.

Tower-street, London ; Members of the Wisbech Association for the protection and diffusion of Moral
and Political Knowledge ; Members of the Horsham
Mechanics' Institution ; 223. Chairman of a Meeting of
Letter-press Priners of Macclesfield ; Merchants, Tradesmen, Shopkeepers and Inhabitants of Macclesfield ; Letterpress Printers of Kingston-upon-Hull ; Glasgow ; Merchants, Tradesmen, Artisans and Inhabitants of Kingston upon -Bull ; Journeymen Hatters of London ; Inhabitants
of Saint Pancras ; Saint Mary-le-bone ; Burgesses and In-

habitants of Winchester ; Inhabitants of Hanley and
Shelton ; Parkhead, Westmuir and Tollcross ; Provost,
Magistrates and Town Council of Inverness ; Inhabitants of Kendal ; 226. Heptonstall; Exeter ; Eastmuir ;
Carluke ; Members of the Glasgow Zetetic Society, and
others; Members and Office-bearers of the Glasgow Political
Union ; Lord Provost and Chairman of a Meeting of Inhabi-

tants of Glasgow ; 239. Members of the Chatham Radical
Association, and others ; Stansfield ; Roscrea ; Colchester ;
Letter-press Printers of London; 244. JourneymenPrinters
of Birmingham ; Inhabitants of Birmingham ; Members of
a Sick Society meeting in Hill-street, Birmingham; Inhabitants of Nuneaton and Chilvers Coton ; Hartshill and
Ansley ; Mudford ; Yeovil ; 250. Saint Augustine, Norwich, 255. Members of the Literary and Scientific
Society, West-street, Brighton ; Members of the Radical
Association and Inhabitants of Manchester ; Richard
Madden ; Tunbridge ; Saint Julian, Norwich ; West Kilbride ; Great Yarmouth ; Journeymen Filesmiths of Sheffield ; Saint Michael Plea, Norwich ; 268. Workmen in

the Establishment of Messrs. Sharpe and Co. of Manchester; Saint Mary, Norwich ; Dartmouth ; Bovev

Tracey ; Modbury ; 277. Bolton, 289. Keighley ; Barnsley ; Glossop ; Saint Paul, Norwich 296. Johnstone ;
John Remble Chapman ; Saint Michael Coslany, Norwich ;
Saint Lawrence, Norwich ; Kingston-upon-Hull ; Workmen of William Collier and Co. Salford ; Acoats-street,

Manchester ; Salford and Pendleton ; Muckle Green of
Inverness Office-bearers and Members of the Glasgow
Political Union ; Saint Peter Southgate, Norwich ; Greenwich ; Chatham ; Scouringburn, Dundee ; Members of

the Society of Free Inquirers ; Northampton ; Shawd-lane,
Halifax ; All Saints, Leicester ; Aberystwyth ; Gloucester;
Glasgow ; Liverpool ; Lees ; Swaffham ; Adelphi, Saint
Martin-in-the-Fields, Westminster ; Landport ; Warrington ; Ashton-under-Lyne ; Bradford 304. Dudley ;
Cowlishaw; Mitcham ; Saint Mary, Lambeth ; Hevingham,
Marston, Buxton and other places ; Newcastle-upon-Tyne
(two Petitions); Upper Mary-le-bone-street ; London and
its vicinity (six Petitions); Darlington ; Saint John's
Madder Market, Norwich ; Weavers of London ; Saint
Peter's Mancroft, Norwich Washington ; Chester-lestreet ; Blaydon ; Hexham ; Svvallwell-on-the-Tyne ; Morpeth ; Newtown ; Berry-Brow and Armitage Bridge ;
Debenham ; Members of a Meeting calling themselves the
Eastern Division Brighton Patriotic Association ; Weavers
Warpers, Starchers and others employed at Messrs.
Livingston's and Gulroy's Manufactory, I-1 illtown,Dundee ;

Journeymen flatters in the employ of Philips, Wood

and Co. New Cut, Lambeth ; Working Men constituting
a Reading Society in the neighbourhood of Whitechapel ;
Workmen in the employ of Mr. Baugh, Southwark-square;
Chelsea ; the Runlet Coopers ; Middlesex ; Gray's Walk,
Lambeth, Bridge-court, Westminster, and other places ;
Bermondsey ; Journeymen Hatters in the shop of Robert
Franks, Barbican ; Weavers of London ; Tin-plate Workers
in the employ of Mr. Donald, City-road ; Hair-dressers of
Bermondsey ; Coffee-drinkers in the Commercial Road
East ; Whitechapel ; Clerkenwell ; 310. Saint Paul's
Deptford ; Tower Hamlets ; 314. Salford ; Horsham ;
Wandsworth Road ; Saint Mary, Magdalen, Bermondsey ;

Bilston ; Members of the Surrey Radical Association ;
Workmen of Mr. Crighton, machine-maker, Manchester ;
`Walsall; Hampstead Road, Tottenham-court Road, and
its vicinity ; 323. Bath ; Hellingly ; 325. Cabinet and
Chairmakers at Messrs. Johnson and Jupps, Bond - street;
Labouring Men of London (three Petitions) ; Cabinetmakers, Carvers, &c. at Pratt's Factory, Bond-street ; at

Tharrell's Factory, Poland-street ; Hand-loom Weavers in

the employ of Messrs. Stone and Brook's ; Society of
Journeymen Tailors held at the Red Lion,Windmill-street;
Master Bakers of Rotherhithe ; Journeymen Butchers of
Whitechapel Market ; Bakers of the West End of London ;

Members of the Society of Carpenters, Running Horse,
Duke-street, Grosvenor-square ; King's Arms, Mary-lebone-street, Golden-square ; Carpenters in the employ of
Mr. Bass, Goswell-street, Saint Luke's, Middlesex ; Journeymen Hatters working at J. Cooper's, Lawrence Pountney-lane ; Weavers of London ; Charles Bates, and others,
of London ; Working Men in London ; Men in the employ
of Messrs. Barber and Groom, Tin Plate Manufacturers,
Holborn ; Hand-loom Weavers of Bethnal Green ; Molasses Coopers ; Hands in different employs in London ;
Hands in the employ of Jackson, Davis and others, Master

Tailors in Westminster; in the employ of Waters, Munkenbech and Bland, Master Tailors in Westminster ; Society of Journeymen Tailors, Robin Hood,Windmill-street,
Saint James's ; Members of the Society of Journeymen
Tailors, Three Doves, Berwick-street, Saint James's ; Weavers connected with Mr. Neish's Manufactory, Hawkhill,
Dundee ; Holborn (two Petitions); London (nine Petitions); Southwark ; Saint Alban's ; Saint Pancras ; Shoreditch ; Bethnal Green, Saint Mark's, Lower Pentonville ;
Saint Mark's; London Wall and Cripplegate ; Saint Andrew,
Holborn-above-the-Bars, and St. George the Martyr; Mary borough ; Saint Andrew, Norwich ; Bermondsey ; Saint
Luke's ; Kesenland, Suffolk ; Saint Helen, Saint Andrew,
Saint Alban and Blockhouse, Worcester; North Walsham,
and other places ; Adderbury ; Sunderland ; Saint Michael

at Thorn, Norwich ; Cambridge ; Chichester; Milngavie ;
Saint Nicholas, Leicester; Longley and Lower Houses; Wal-

sall; Bath (two Petitions); Stoney Stratford ; Saint Clement Danes ; Northampton ; Dalton near Huddersfield ;
Paddock near Huddersfield ; the Adelphi, Saint Martin-inthe-Fields ; Engineers, Founders, Millwrights and others
employed at Messrs. Carmichael's Works, Dundee ; Largs ;
Needwood Forest; Wadsworth ; Bristol ; Merkinch of Inverness; Tunbridge Wells ; Pitmen of Cramlington Colliery,
Northumberland (two Petitions); Netherton Colliery, Northumberland ; Seghill Colliery, Northumberland (two Petitions) ; Killingworth Colliery ; Stockton-on-Tees, Yarm and
other places ; Thomas Slater; Members of the Barnstaple Mechanics' Institute ; Members of the Greenock Mechanics'
Library ; Inhabitants of Cosgrove; Rayleigh and Rawreth;
Tiverton ; Liverpool ; Weavers, Warpers and others employed at Mr. Lawson's Manufactory, Pleasance, Dundee ;
Pitsea, Bowers Gifford and their vicinity ; Chairman of a
Meeting of Inhabitants of Coventry; Limerick; Ennis; 329
Gloucester; Sunderland ; Henry Hetherington ; Welsh

Pool (two Petitions); Paddington; Walworth and Southwark; the Strand, and other places ; Mathematical Instrument Makers, London ; Coopers employed in the Saint
Katherine Docks, ; Twine-spinners of Rotherhithe; Operative Watchmakers of Clerkenwell ; Silk Manufacturers meeting at the Ship, Bacon-street, Bethnal-Green;
347. Sunderland ; Saint Giles, Norwich ; Bury Saint Edmund's ; 351. Charles White and William Henry Gray,
and others; Coffee-drinkers meeting in Curtain Road,
Shoreditch ; Working Men of London ; Twenty-four Poor
Men of the Working Class, London ; Inhabitants of the
city of London (two Petitions); Frederick Persent, and
Charles Clarke ; Bethnal Green (two Petitions); Corpusty, and other places ; Hands in the Factory of Messrs,
M audsley and Field, engineers, Lambeth ; Journeymen
Coopers employed in the West India Docks ; Weavers of
London ; Working People in London ; Journeymen and
Master Tailors of Cripplegate ; Journeymen Hatters in the
employ of Mr. Wilson, Holland-street, Blackfriars-road ;
Inhabitants of Glasgow (five Petitions); 356. Block
Coopers of London ; Eye ; Saint Saviour, Norwich ; Marsh
District of Lambeth ; Sunderland ; 376. Thomas Harker,

George Shanks, and others, Jewellers and Goldsmiths ;
Hatters at Mr. Bowler's and Beel's, Christchurch, Surrey ;
Copper-plate Printers ; Carpenters in the employ of
Messrs. Pierce and Guerrier, Holborn ; Hands in the employ of Messrs. Fowler, chair and cabinet-makers, Clerkenwell ;

Operative Shoemakers of London ; Operative Masons

VOL. 91.--Sess. 1836.


that Newspapers containing only advertisements, and
circulated gratis, may be exempted from Duty, 431.

Petition from Narm, in favour of the proposed
reduction of Duty, 621.

Bill to reduce the Stamp Duties payable on
Newspapers, and to consolidate and amend the Laws
relating to the Duties on Newspapers and Advertisements
respectively; Reported, to be ingrossed; Day appointed
for Third Reading; Bill as amended, to be printed; 683.
Third Reading deferred, 687, 689. Bill passed, 692.

By the Lords, with Amendments, 777. Amendments
considered; Bill laid aside Nem. Con. 777.

(A New Petition reported from the
Committee of the House, on the Stamps and Excise Acts,
read; another Bill ordered thereupon; 777. Presented,
and read; Day appointed for Second Reading; 777.
Committed; Considered; Reported, to be ingrossed; to
be read the Third Time the same day; 781. Passed, 781.
Agreed to by the Lords, 797. Royal Assent, 800.

STAMPS RETURN; Petition of Richard James
Cutbush, of Maidsone, complaining of the inaccuracy
of the last, 143. Reported; Report to lie on the Table; and
Prayer of Provincial Newspapers in England and Wales, 646.

NEWTON Bushell; 401.

Petition of Members of the Cambrian Lite-
raws, and other places; Lambeth (three Petitions); 403.
Surrey; Bishopsgate and other places; Adlard and
Wellesley, 401, Sandalton, 457, Walsall, 449. 

Petition of the Members of the Worcestershire
Petition of the Members of the Yorkshire
Petition of Richard Lane

NEWTON'S OBSERVATORY; Petition for Bill,
Agreed to by the Lords, 535.

Newtown (two Petitions); the Standing Orders have not

Petition for a Bill; Re-

96. Day appointed for Second Reading; 128. Day

Postage on Newspapers.

Vide Ireland. Postage on Newspapers.

Petition of Thomas Flamank; William Doke; 384.

Petitions against; From

Thomas Steel, suggesting designs for the restoration of Newton's Obser-

POSTAGE ON NEWSPAPERS.

PRINTING NEWSPAPERS.

outside; 356. By the Lords, with Amend-

Petition against; From

Shew, suggesting designs for the restoration of Newton's Obser-

Vide Ireland. Postage on Newspapers.

143. Reported; Report to lie on the Table; and

Petition of Members of the Cambrian Lite-

by the Lords, 535.

By the Lords, with Amend-

Petition from Narm, in favour of the proposed

Petition of John Jones, of Liverpool, praying

Newspaper in Westminster; Inhabitants of Linc-.pord-street and other places; Islington; Christchurch, Sur-

Vide Ireland. Postage on Newspapers.

North American Bank. Vide British North Ame-

Newspaper in Westminster; Inhabitants of Licence-

Vide Ireland. Postage on Newspapers.

North American Bank. Vide British North Ame-

Newspaper in Westminster; Inhabitants of Linc-

Vide Ireland. Postage on Newspapers.

North American Bank. Vide British North Ame-

Newspaper in Westminster; Inhabitants of Licence-

Vide Ireland. Postage on Newspapers.

North American Bank. Vide British North Ame-

Newspaper in Westminster; Inhabitants of Licence-

Vide Ireland. Postage on Newspapers.

North American Bank. Vide British North Ame-

Newspaper in Westminster; Inhabitants of Licence-

Vide Ireland. Postage on Newspapers.

North American Bank. Vide British North Ame-

Newspaper in Westminster; Inhabitants of Licence-

Vide Ireland. Postage on Newspapers.

North American Bank. Vide British North Ame-

Newspaper in Westminster; Inhabitants of Licence-

Vide Ireland. Postage on Newspapers.

North American Bank. Vide British North Ame-

Newspaper in Westminster; Inhabitants of Licence-

Vide Ireland. Postage on Newspapers.

North American Bank. Vide British North Ame-

Newspaper in Westminster; Inhabitants of Licence-

Vide Ireland. Postage on Newspapers.

North American Bank. Vide British North Ame-

Newspaper in Westminster; Inhabitants of Licence-

Vide Ireland. Postage on Newspapers.

North American Bank. Vide British North Ame-

Newspaper in Westminster; Inhabitants of Licence-

Vide Ireland. Postage on Newspapers.
INDEX to the NINETY-FIRST VOLUME.

NORTH OF ENGLAND RAILWAY—continued.
ordered; 249. Trustees of the Turnpike Road from the city of Durham to Tyne Bridge; Referred; 257. Clarence, Duke of Northumberland; Referred, and Counsel ordered; 257. William Russell, Esquire; Referred, and Counsel ordered; 256. Bryan John Salvin, Esquire; William Thomas Salvin, Esquire; 269. Referred, and Counsel ordered; 262. Stage Coach Proprietors of Newcastle; Robert Hodgson; Referred; 285. The Rev. Sir Charles Hardinge, Bart.; Referred, and Counsel ordered; 285.


Vide Questions Neg.

NORTH MIDLAND RAILWAY; Petition for a Bill; Referred to a Committee; Members added; 32. Petition reported; Bill referred, and read, 47. Petition for additional provision; Referred to a Committee; 58. Committee on Petition for Bill revived; 70. Report from revised Committee on Petition for a Bill; To lie on the Table; 85. Bill committed, 90. Committee nominated; Minutes of evidence taken; 93. Standing Orders provisionally reported; Report referred to the Select Committee on Standing Orders; 102. Report, That in the case of the Petition for additional provision, the Standing Orders ought not to be dispensed with, 111. Bill reported; Report to lie upon the Table; and to be read; 144. Petition considered; Bill to be ingrossed; 378. King's Consent signified; Bill passed, 399. By the Lords, with Amendments, 551. Considered, 572. Several Amendments agreed to; one Amendment disagreed to; other Amendments agreed to; 292. Committee appointed to draw up Reasons to be offered to the Lords at a Conference; Three to be the Quorum; 575. Reasons reported, 576. Agreed to; Conference to be desisted with the Lords; 577. Lords agree to a Conference; Managers appointed; Conference held, and reported, 577. Lords do not insist on their Amendment, 612. Royal Assent, 617.

Petitions complaining that the Standing Orders have not been complied with; From Undertakers of the Navigation of the Rivers Aire and Calder, and others, 72. Referred to the revived Committee on the Petition for the Bill, 79. John Blyades, Esquire; Owners and Occupiers of property through which the Railway is proposed to be carried; 79.

Petitions in favour; From Derby; Leeds; Halifax (two Petitions); Huddersfield; Bradford; York; Wakefield; 90. Barnsley, and other places, 148. Sheffield; 296. Staveley, and other places; Aston-cum-Aughton, and other places; Chesterfield; Leeds; 377.

Petitions against; From the Cromford Canal Company; Referred to the Committee on the Bill; Counsel ordered; 106. Corporation of Cuttens in Hallamshire, and others; Duke of Norfolk; Referred, and Counsel ordered; 138. Directors of the Navigation of the Rivers Aire and Calder; Referred; 281. Corporation and Company; Referred, and Counsel ordered; 144. Trustees of the Estates of the Reverend Henry Brandling; Referred, and Counsel ordered; 150. Sir George Sitwell, Bart.; Owners and Occupiers of Estates through which the Railway is to pass; Referred, and Counsel ordered; 157. James Atkinson; Referred, and Counsel ordered; 189. Merchants, Manufacturers and Inhabitants of Sheffield, 223. Owners and Occupiers of property in Hunslet; Referred, and Counsel ordered; 256. Merchants, Manufacturers and Inhabitants of Huddersfield; Referred, and Counsel ordered; 260. Gentry, Clergy, Merchants and others of Pateley Bridge; Ribon; Referred, and Counsel ordered; 269. Land-owners, Inholders and others of High and Low Harrogate; Referred, and Counsel ordered; 281.

Vide York.

NORTH RUNCTON Inclosure. Vide Runciton.

NORTH SHIELDS Railway. Vide Newcastle.

NORTHAMPTON Paving; Petition for a Bill; Referred to a Committee; 40.


NORTHERN, GREAT, Railway; Petition for a Bill; Referred to a Committee; Members added; 63. Reported; Report referred to the Select Committee on Standing Orders; 211. Resolution reported, That the Parties be permitted to proceed with their Bill, and that a map or plan of the entire line of Railway be deposited with the Clerks of the Peace of the respective counties through which the Railway is to pass, &c.; Resolution agreed to; 218. Report from Select Committee on Standing Orders, read; Bill ordered; 219. Presented, and read, 220. Motion, That the Committee on the Petition for the Bill be revived; Motion withdrawn; 290. Second Reading of Bill put off for Six months, 292.

Petitions against the application; From Richard Hanbury Gurney, Esquire; Benjamin Keene, Esquire, 293.

Petitions against; From Thomas Lough, 243. The Rev. Sir Charles John Anderson, Baronet, and Charles John Anderson, Esquire; Gainsborough; 248. Jane Gurney; Trustees and Mortgagees of the Tolls of the Turnpike Road from Bawtry to Selby (two Petitions), 292.

Petitions in favour of the application; From Owners and Occupiers of estates interested in the Railway, 140, 203. Saffron Walden; Crowland; Chatteris; 217.

Petitions in favour of the Bill; From Gentry, Merchants, Tradesmen, and others of Norwich (two Petitions); Owners and Occupiers of land near Norwich; Cambridge; 292.

Petition of Owners and Occupiers of lands affected by the proposed Railway designated Gibb's Line, complaining that the Standing Orders have not been complied with, 254. Read again, 286.

Vide London and Norwich.

NORTHERN LIGHTHOUSES. Vide Scotland.

NORTHFEET AND DOVER Railway; Petition for a Bill; Referred to a Committee, 59.

NORTHUMBERLAND COMMITTEE LIST. Vide Committees.

NORWICH Railway. Vide London.

NOTARIES; Acts 41 Geo. 3, C. 79, and 4 Will. IV. V. Vide House.

NOTABIES; Acts 41 Geo. 3, c. 79, and 4 Will. IV, c. 79, for the better Regulation of Public Notaries, read; Bill to alter and amend the said Acts; Ordered, 547. Presented, and read; Day appointed for Second Reading; and to be printed; 549. Second Reading deferred, 586. Bill committed, 599. Committee deferred, 669, 674. Put off for Three months, 681.

NOTICES of MOTIONS. Vide House.

NOTTINGHAM CEMETERY; Petition for a Bill; Referred to a Committee; 44. Reported; Bill ordered; 201. Presented, and read, 317. Committed, 275. Reported; to be ingrossed; 295. Passed, 303. By the Lords, with Amendments, 365. Considered, and agreed to, 383. Royal Assent, 392.


VOL. 91.—Sess. 1836.

O'CONNELL, Daniel, Esquire. Vide Elections (Carlow.)

O'CONNOR, Arthur; Petition of Members of the Radical Association, and other Inhabitants of Manchester, praying the House to reverse the sentence of exile passed upon Arthur O'Connor, 771.

Ogilvy's
INDEX to the NINETY-FIRST VOLUME. [A. 1836.

OgilvY's Estate. Vide Scotland.

Orange Societies; Motion, That it is the opinion of this House, That Orangeism has been productive of the most baneful effects upon the character and administration of public Justice in Ireland, &c.; Debate thereupon adjourned, 30.

Resolutions and Order of the House of the 11th day of August, in the last Session of Parliament, relative to Orange Lodges in Ireland, and the Address to His Majesty thereupon, read; Motion relative to the tendency of Orange Societies; 75. Amendment proposed; Amendment proposed to the proposed Amendment, not made; Question amended; Main Question, as amended, agreed to; 76. Vide Addresses.

A Member, in his place, informed the House, that he had a communication to make from His Royal Highness the Duke of Cumberland relative to the dissolution of the Orange Society of Great Britain and the Colonies, 86.

A Member, in his place, also informed the House, that he had received a Letter from His Royal Highness the Duke of Cumberland relative to Orange Lodges; Letter delivered in, and read; 86.

Petition of Inhabitants of Saint Mary-le-bone, praying that the Attorney General be instructed to commence a criminal information against the leading members of the Orange Association, 227.

His Royal Highness to state to the House, that he had a communication to make from His Highness to the Duke of Cumberland on the subject of the dissolution of the Orange Society in Ireland; and that His Royal Highness intended to take immediate steps for the dissolution of the Orange Society of Great Britain and the Colonies, 86.

Another Member, in his place, also informed the House, that he had received a Letter from His Royal Highness the Duke of Cumberland relative to Orange Lodges; Letter delivered in, and read; 86.

Address from the House of Commons, His Royal Highness to state to the House, that he had a communication to make from His Royal Highness the Duke of Cumberland relative to Orange Lodges in Ireland, had recommended the immediate dissolution of the Orange Society in Ireland; and that His Royal Highness intended to take immediate steps for the dissolution of the Orange Society of Great Britain and the Colonies, 86.

Another Member, in his place, also informed the House, that he had received a Letter from His Royal Highness the Duke of Cumberland relative to Orange Lodges; Letter delivered in, and read; 86.

ORDERS:

- Usual Orders made touching Elections, &c. Vide Committees.
- Standing, read, 9, 71, 546.
- Sessional, read, 43, 90.
- for presenting Addresses, discharged, 571.
- for printing an Account, discharged, 104.
- for resuming adjourned Debates, discharged, and other days appointed, 251, 299.
- of leave for Bills, discharged, 40, 67.
- And other Bills ordered, 133, 396.
- for Second Reading of Bills, discharged, 119, 236, 553.
- And other days appointed, 55, 65, 75, 76, 96, 116, 124, 104, 204, 214, 242, 279, 282, 208, 320, 440, 571, 657.
- And Bill put off for Six months, 620.
- for the House to resolve itself into Committees, discharged,—And other days appointed, 124, 138, 206, 294, 419, 477, 526, 615.
- And Bills committed to Select Committees, 208, 717.
- for further consideration of Report of Bills, discharged, and other days appointed, 124, 587.
- for receiving the Report of a Bill, discharged, and another day appointed, 124.
- for referring Papers to Select Committees, discharged, 194, 493.
- for referring a Private Bill to a particular List, discharged, 197.
- for attendance of certain persons, discharged, 252.
- of a former Session, for laying certain Resolutions and Evidence before His Majesty, read, 75.
- that a Select Committee on a Bill have Power to send for persons, papers and records, discharged, 03.
- Copy of Order for reading a Bill a Second time, to be served upon a Returning Officer, 18.
- for consideration of certain Petitions, complaining of undue Elections and Returns, discharged, 123, 472, 515, 692.
- for referring Petitions to Committees, discharged, 325, 346.
- for Call of the House, discharged, 278.
- for appointing a Select Committee, discharged, 205.
- for the attendance of a Member in his place, discharged, 485.
- for a Committee to re-assemble, discharged, 538.


Orders of the Day, read, to supersede a Motion, 284.

Upon Motion for reading the Orders of the day, Amendment proposed, but not made, 297.

Motion for now reading the Orders of the day, and Question Neg. thereto, 381.

Motion for now reading the Orders of the day; Motion withdrawn, 685.

Vide House.

Ordnance Department. Vide Supply.

Orwell (Cambridge) Inclosure; Petition for a Bill; Bill ordered; 7. Presented, and read, 11. Committed, 27. Reported; to be engrossed; 91. Passed, 102. By the Lords, with an Amendment, 145. Considered, and agreed to, 150. Royal Assent, 231.

Ottoman Dominions. Vide Consuls.

Outlawries; Bill for the more effectual preventing Clandestine Outlawries; read, 3.

Outrages. Vide Ireland.

Over (Cambridge) Drainage and Inclosure; Petition for a Bill; Referred to a Committee; 32. Reported; to be engrossed; 364. Third Reading put off for Six months, 384.

Petitions against:
- From Proprietors of land in Over, 244, 274, 282; Petition (presented 22 April), Referred to the Committee on the Bill; Counsell ordered; 287. Master, Fellows and Scholars of Jesus College, Cambridge; Referred, and Counsel ordered; 308. Proprietors of lands in Over; Referred, and Counsel ordered; 321, 325.

Owners of Vessels' Liability. Vide Ireland.


- and Cambridge Universities. Vide Accounts.

Supply.

Oyster Fisheries; Bill for the Regulation and Improvement of the Oyster Fisheries in England and Wales; Ordered, 245. Presented, and read; Day appointed for Second
INDEX to the NINETY-FIRST VOLUME.

Second Reading, and to be printed; 263. Second Reading deferred, 298. Bill committed, 397. Considered; Proceedings in Court, 345. Report deferred, 374. Reported and re-committed; Considered; Report; Day appointed for further considering; Bill, as amended, to be printed; 389. Bill re-committed; Considered; Proceedings in Committee; 443. Reported; to be ingrossed; Day appointed for Third Reading; 493. Third Reading deferred, 476. Bill passed, 484.

Petition of John Root, foreman of the Colne Oyster Fishery Company, and James Willie, foreman of the jury of the Colne Oyster Fishery, impaneled at the last Admiralty Court, against, 346.

PANCRAE, Saint, (Middlesex) Paving; Petition for a Bill; Referred to a Committee, 34. Reported; Bill ordered, 57. Presented, and read, 67. Committed, 85.

From Richard Pratt, James Dunnage and Margaret Field; Bondholders on the south-west district of Saint Pancras; Bondholders or Mortgagees of certain rates of that part of the parish of Saint Pancras called "The Pancras Union Estates;" 84. Somers Town; Camden Town; Owners of property and Rate-payers of the parish of Saint Pancras; Owners of property, Rate-payers and Inhabitants of that part of the hamlet of Highgate which is in the parish of Saint Pancras; Bondholders or Mortgagees of the Rates raised under the Skinners' Estate Paving Act; Owners of property and Rate-payers of the Skinners' Estate; Owners of property and Rate-payers of the parish of Saint Pancras; 85. Commissioners for paving, lighting and cleansing Somers Town, 107. Trustees for lighting and watching, and Inhabitants of Highgate; Commissioners and Inhabitant Householders of the Skinners' Estate; Bondholders or Mortgagees of the rates of Saint Pancras; Commissioners for watching and lighting Camden Town; Commissioners for paving Camden Town; Referred to the Committee on the Bill; Counsel ordered, 150. (Commissioners for paving, &c. the south-western district of Saint Pancras; Referred, and Counsel ordered, 157. Petitions of Bondholders on the Skinners' estate; Owners of property, &c. on the Skinners' estate; and Owners of property, &c. in Saint Pancras (presented 26th February; Referred, and Counsel ordered, 157. Corporation of Brewers of London; Referred, and Counsel ordered, 321.

Local Trusts. Vide Accounts.


Bill to repeal the Duties and Drawbacks of Excise on Paper, printed, painted or stained, in the United Kingdom, and to reduce the Duties, Allowances and Drawbacks on Paper, Button Board, Mill Board and Scale Board, made in the United Kingdom of the First Class, and to discontinue the Excise Survey on the Manufacturers of certain Articles made from Paper, and on Dealers in and Retailers of Vinegar; Ordered, 537. Presented, and read; Day appointed for Second Reading; to be printed; 546. Committee, 573. Committee deferred, 587, 613, 619. Bill considered, 629. Reported; to be ingrossed; Day appointed for Third Reading; 636. Third Reading deferred, 650, 656, 665, 675. Bill passed, 677. Agreed to by the Lords, 747. Royal Assent, 860.

Petition of Patentees and Manufacturers of Artificial Skins and Japaned Silk Wares, Lamb's Buildings, Bannillow; against, 652.

PARISH VESTRIES; Petitions for the repeal of the Act for the Regulation of Parish Vestries, commonly called Sturges's Act; From Sturges, 527. Devonport, 614.

Act 58 Geo. 3, c. 69, for the Regulation of Parish Vestries, read; Bill for abolishing the System of Plurality of voting in Vestries and Unions; Ordered, 301. Presented, and read; Day appointed for Second Reading; and to be printed; 374. Second Reading put off for Six months, 549.

Petitions in favour; From Saint Pancras, 474. Chairman and Secretary of the Norwich Radical Association; Southampton; Members of a Committee of Householders for the south-western district of Saint Pancras; Members of the Parochial Society of Saint Martin-in-the-Fields; 549. Saint Martin-in-the-Fields, 643.

PARLIAMENT meets, 3.

Propraged by The King in Person, 843. By Commission, 843.

Houses of; Select Committee appointed to consider and report on such Plan as may be most fitting and convenient for the permanent accommodation of the Houses of Parliament; Five to be the Quorum; Motion for Instruction to re-consider the removal of the site of both Houses of Parliament; and Question Neg. thereupon; 17. Motion for Instruction to inspect the Plans submitted to His Majesty's Committee; to report the Estimates of the said Plans from such Architects as may be willing to furnish them; and Question Neg. thereupon; 48. Power to report observations and opinion, together with Minutes of Evidence from time to time; First Report; To lie upon the Table; 145. Power to report Minutes of Evidence; Second Report; To lie upon the Table; and to be printed; 337.

Petitions for the public exhibition of all the Drawings which have been laid before the Commissioners appointed to examine and report on the Designs for the intended Houses of Parliament; From P. F. Robinson, Vice-President of the Institute of British Architects; Architects in London; 41.

Motion, That previous to any of the Plans for the two Houses of Parliament being laid before the Committee appointed to consider and report on the Plans, the whole of the Plans which may have been submitted to His Majesty's Commissioners shall be exhibited to public view, 63. Motion withdrawn, 64.

Petition of Charles Purser, for the appointment of a new Commissioner; Petition of Charles Robert Cockrell, and other Archits., that competent persons may be appointed to investigate the Report of the Commissioners of the House of Parliament Plans previously to a final decision upon the Designs, 534.

Upon Motion, That the Order of the day, for the Second Reading of the Post Office Commissioners
PARLIAMENT, Houses of—continued.

Commissioners Bill be now read; Amendment proposed, by leaving out from the word That 2 to the end of the Question, in order to add the words, "an humble Address be presented to His Majesty, praying that, in order to obtain Plans for the new Houses of Parliament, in accordance with the Instructions issued by the Commissioners of His Majesty's Works and Works, His Majesty will be pleased to direct a further consideration for Designs, without limit as to style of Architecture, and not exceeding a sum to be fixed, and which Designs shall be publicly exhibited previous to the appointment of a Commission by His Majesty to examine and report thereon," instead thereof. Question, That the words proposed to be left out stand part of the Question; agreed to, 686.

VIDE ACCOUNTS. ADDRESSES.

PRIVILEGE of. Vidé Privilege.

Parliamentary Agents; Paragraphs of the Report of Reading deferred, 236, 252. Ordered for Second Reading, and to be printed; 109.

In Dublin for the sale of Parliamentary Papers, 475.

which may think best calculated to accomplish the object of the Agents conducting or attending on the Private House doth agree with the Committee in their opinion, as regards Agents conducting or attending on the Private Business of this House; and that Mr. Speaker be requested to prepare and publish such Regulations as he may think best calculated to accomplish the object of the Committee, 819.

Vide Elections (Registration of Voters), IRELAND.

Parochial Assessments; Bill to regulate Parochial Assessments; Ordered, 109. Presented, and read; Day appointed for Second Reading, and to be printed; 149. Second Reading deferred, 296, 255. Bill committed, 342. Considered; Reported; Day appointed for further considering Report; Bill, as amended, to be printed; 331.

Further consideration of Report deferred, 349. Bill re-committed, and considered, 442. Reported; to be ingrossed; Day appointed for Third Reading; 463. Third Reading deferred, 485, 525. Bill passed, 537. By the Lords, with Amendments, 711. Day appointed for considering them, 774. Consideration of Amendments deferred, 778. Petition of Charles Staunton Cahill, Esquire, praying for the establishment of a pension for Inhabitants in the Norwich Radical Association, and other Inhabitants in Public Meeting assembled, for amending the Representation of the people, so that no property qualification shall be required, either in the electors or their representatives, and that the Septennial Act be repealed, and Vote by Ballot adopted, 825.

Vide Accounts. Addresses.

Parrett Navigation; Petition for a Bill; Referred to a Committee, 34. Reported, 44. Bill ordered, 45. Presented, and read, 62. Committed, 112. Reported; Report to lie on the Table; 209. Report considered; Bill to be ingrossed; 402. Passed, 426. By the Lords, with Amendments, 551. Considered, and agreed to, 565. Royal Assent, 617.

Petition of the Company of Proprietors of the Bridgewater and Taunton Canal Navigation, complaining that the Standing Orders have not been complied with, 79.

Petitions against; From Conservators of the River Tone and others, 93. Wellington, 112. Walter Long, esquire; Referred to the Committee on the Bill; Counsel ordered; 752. Company of Proportioners of the Bridgewater and Taunton Canal Navigation and others; Referred, and Counsel ordered; 287. Owners and Occupiers of land in Puckington, Barrington and other places; Petition of Inhabitants of Tiverton; Referred, and Counsel ordered; 357.

Petitions in favour; From Sherborne, Yeovil, 336. East and West Coker; Maiden Newton; Beaminster; Bridport; Ilinister; Crewkerne; Bridge-water; 339.


Act 5 and W 8. c. 83, to amend the Laws touching Letters Patent for Inventions, Read; Bill to amend the Law relating to Letters Patent for Inventions, and for the better Encouragement of the Arts and Manufactures; Ordered, 475. Presented, and read; Day appointed for Second Reading, and to be printed; 526. Second Reading deferred, 571, 634, 662, 685, 713, 777, 825.

Petitions in favour; From James Henry Marshall; Manufacturers, Modellers and others; 684. Patentees, Inventors and Manufacturers, 709. Manufactures and others, 775. Manufacturers, Patentees and Inventors assembled at Exeter Hall, 825.

Vide Models.

PATTERNS. Vide Models.

PAUPER LUNATICS. Vide Lunatics.

PAYMENT TO ELECTORS. Vide Elections.

PEERS; Usual Resolutions relative to their interference at Elections, 8.

PENITENTIARY, MILBANK. Vide Accounts, Supply.

PENNY POSTS. Vide Ireland.

PENNY WEIGHING. Vide Weights and Measures.

PENNYWYN and FALMOUTH BOROUGH. Petition of Inhabitants of the village of Falmouth; praying that the Elective Franchise may be extended to them, by connecting that village with the united Borough of Falmouth and Penryn, 46.

PENSIONS; Petitions for inquiry into the Pension List; From Chichester; Hereford; 228. Saint Mary, Newington; Saint Clement's, Ipswich; 265.

Motion for appointing a Select Committee to revise each Pension specified in a Return ordered to be printed on the 28th June 1835, with a view to ascertain whether the continued payment thereof is justified by the circumstances of the original grant, or the condition of the parties now receiving the same, and to report thereon to the House; and Question Neg. thereon; 266.

Vide Accounts. Ways and Means, and Bills in Supply.

PERLETHORPE CHAPELERY. Petition for a Bill; Referred to a Committee; 40. Reported; Bill ordered, 60. Presented, and read, 102. Committed, 357. Reported; to be ingrossed; 382. Passed, 394. By the Lords, with Amendments, 433. Considered and agreed to, 436. Royal Assent, 555.

Vide Petition.

INDEX to the NINETY-FIRST VOLUME. [A. 1836.]
PERLETHORPE CHAPELRY—continued.

PETERKIN, Alexander.

PERSONAL TITHES. Vide Tithes.

PETITIONS:

PETERSBURGH, Saxon; Motion for Address for a Copy of the Treaty of Saint Petersburg, on 15 January 1824.--of any Correspondence between this Government and the Governments of Russia and Turkey, relative to those Treaties—and of any Correspondence with the Government of Russia relating to the Remonstrances made by England against the conduct pursued by Russia towards Poland; and Question Neg. thereupon; 64.

Vide British Shipping.

PETERTON, South, (Somerset) Inclosure; Petition for a

PETITIONS:

Resolution limiting the time for receiving

Petitions for Private Bills, 9.

Resolutions relative to Proceedings on Petitions for Private Bills, 743—Made Standing Orders, 823.

Read again, 49, 66, 79, 76, 78, 83, 85, 86, 96, 144, 196, 222, 229, 249, 256, 456, 521, 668.

complaining that the Standing Orders have not been complied with, 87, 47, 73, 74, 78, 79, 88, 51, 91, 93, 97, 101, 113, 125, 127, 128, 198, 131, 132, 136, 137, 201, 212, 223, 229, 231, 243, 249, 254, 271, 294, 303, 335.

for leave to present Petitions for Bills after the time limited, 69, 77, 139, 242, 399, 436, 555, 401, 499, 415, 478, 611, 614.

leave given to present Petitions for Bills after the time limited, 73, 85, 94, 159, 248, 282, 285, 368, 415, 419, 486, 614, 621.

for leave to bring in a Bill after the time limited, 637.

for additional provision in Bills, 12, 139, 261.

for further time for presenting a Bill, 243.

for a Committee of Appeal, 487.

Order for referring Petitions to Committees, discharged, 325, 346.

Order for considering certain Election Petitions discharged, 123, 473, 515, 692.

Withdrawn, not being signed, 325.

No reason assigned in the Journal, 404, 521, 621.

Continuing a quotation from the Speech of a Member, and allegations thereupon, 426.

The signatures appearing to be copied from the original, 576.

Allding to a statement said to have been made by a Member in his place, 616.

Offered, but The King's recommendation not being signed, not received, 313, 597, 799.

Offered; Motion for bringing it up, withdrawn, 698.

Brought up, and read; Motion, That it do lie upon the Table, withdrawn; Petition withdrawn; 699.

Petition referring solely to the non-compliance with the Standing Orders of the House, offered; but the Bill to which the Petition related having been read a second time, the Petition was not received, 325.

to be printed, 24, 25, 38, 48, 195, 359, 488, 538, 599, 606, 622, 635, 686, 688, 709, 715.

(Scotland) Bankruptcy, Law, Duties, Committees on Petitions for Bills, 73, 74, 76, 78, 79, 85, 86, 96, 97, 101, 107, 222, 229, 238, 249, 292.

VOL. 91.—Sess. 1836.

affecting a Member, offered; and the said Member being in his place, Petition presented, 24.

extending the time for lodging the usual documents, and for presenting a Petition for a Private Bill, and for leave to amend the Documents lodged with the Clerk of the Peace, 50. Time for presenting Petition enlarged, 73.

complaining of the proceedings of a Committee on a Private Bill, 317.

Notice taken that a Petition for a Bill was not signed; Order for referring it to a Committee, discharged; Petition withdrawn; 325.

Mr. Speaker acquainted the House, that he had received from the Deputy Clerk of the Crown and Hanper in Ireland, a Petition complaining of the decision of an Election Committee, but that the House having already determined not to receive a similar Petition as an Election Petition, he concluded the House would also refuse to receive this Petition, 414.

Standing Orders of 28th February 1734; for referring Petitions for Bills imposing Tolls or Duties to a Committee, and of 4th June 1829, dispensing with the said Standing Order, in so far as it may apply to Petitions for Bills continuing or amending Turnpike Road Acts, read and repealed, 852.

Resolution, That no Bill (except Bills to continue or amend any Act for making, maintaining, keeping in repair, or improving any Turnpike Road) be ordered to be brought in on any Petition, for any work proposed to be carried on by Bills or Duties to be levied on the subject in particular places, till such Petition has been referred to a Committee, which shall examine whether the Standing Orders of this House have been complied with, and report the same to the House; made a Standing Order, 832. Standing Order of 25th May 1733, that whenever any Petition shall have been referred to a Committee, this House will not admit any Petitioners to be heard against such Petition, until the matter thereof shall have been first reported to the House; read, and suspended, 832.

PETITIONS—continued.

Matters of a Public Nature; Public Money.

GOVERNMENT, GRANT, SIR JOHN PETER.

WALES), CULLEN (WILLIAM), CUSTOM HOUSE OF-

INSURANCE, FLY DRIVERS, FORGERY, FREEMEN,

FACTORIES, FALSEHOOD, FIELDING (JOSEPH), FIRE

EAST AND WEST INDIA PRODUCE, ECCLESIASTICAL

MARITIME SERVICE. PRODUCE. SALT, SING A-

DUNNE (CHARLES), DURHAM CHURCH ESTABLISH-

HARBOUR, DRAINAGE OF LANDS, DRAKE (JOHN

POAD), DONLAN'S FLAX, DORCHESTER UNIONISTS, DOVOR

COUNTY RATES, CRIMINAL LAW, CROWN LANDS

CORONERS, COTTON, COUNTIES (DIVISIONS

CHARLES), COMMITTEES, CONSTABLES, CORN LAWS,

SEED, COAL TRADE, COFFEE, COLLIER (REVEREND

AMERICA COMM UNIC A T I O N. EDUCA TION. FINS-

SITY, DUBLIN WIDE STREETS, DUBLIN AND

DEVITT, CLOTWORTHY DOBBIN, DODD, WIL-

FOR DEBT. IRELAND (ARKLOW HARBOUR. B E-

HORSES. JAVA TRADE, JEWS. IMPRISONMENT

IlIGIIWAYSMISTORICAL PAINTING, HOME (FRANCIS),

UPON JHAMES CORPORATION, HERRING FISHERY,

BOURS OF REFUGE, HARTLEPOOL PORT, HENLEY

HAMPSON (JAMES), FIANDLOOM WEAVERS, HA

GLYNN'S BANKRUPTCY, GRIFFITHS

FRIENDLY SOCIETIES.

MENT.—E A ST INDIA (BUCKINGHAM, JAMES SILK.

FICERS. DANISH CLAIMS, DEBTS, DILLON (JOHN),

(WALE), CHURCH RATES, CHURCH OF ROME,

CHRIST'S HOSPITAL, CHURCH BUILDING MATERIALS,

CHRISTIAN (JANE), CHARITABLE BEQUESTS, CHEI,

CARLISLE CORPORATION, CARPET DESIGNS, CARTS,

(CRICHARD GATHORNE). CAISTORCHURCH, CANADA,

( RICHARD GATHORNE). CAISTOR CHURCH, CANADA,

( SIR CHARLES), BURY ST. EDMUND'S BOROUGH, BUTT

BRYAN (WILLIAM), BULL (FREDERICK'), BURDETT

BOYCE (WILLIAM), BRADLEY (LIEUT. COLONEL),

CUIT AND FLOUR, BISHOPS, BLACKFRIARS

SOCIETIES, BERWICK-UPON-TWEED BOROUGH,

BEER ( SALE OF), BEER SHOPS, BENEFIT BUILDING

BEASMORE (JOHN), BEAUMONT (ARTHUR JAMES),

LOGY, ATTORNIES CERTIFICATES.—BALLOT, BAHNES,

LANDLORD AND TENANT, TITHES AND MUNICI-

CENSES, SPIRITS, STATE OF IRELAND, STEAM

MUNICIPAL CORPORATIONS. NEWSPAPERS.

COLLECTORS, ASSESSED TAXES, ASSIZES, ASTRO

RACKS, LONDONDERRY MAGISTRATES, LONG-

VEREND WILLIAM BAKER. TITHES, TITHES AND

LANDLORD AND TENANT, WAYS AND MACHINES,

MILLION, LONDON POST OFFICE, CHIPPENDALE BOROUGH,

PARISH, OF), LIVERPOOL MERCURY NEWSPAPER,

LEGISLATURE, LIBEL, LIGHTHOUSES, LINGARD (JOHN

JAMES), WHEAT (BONDED), WHISKEY, WILLIAMS

PROVEMENT, TURKEY TRADE, TURNPIKE ROADS,

ESTATE, TRUST DEEDS, TUNBRIDGE WELLS

THOMSON (CHARLES ANDREW), TIMBER, TIPPLING

FISH. = UNIVERSITIES. VICTUALLERS' LICEN-

CONVENTION. STATUTE LABOUR. TITHE ON

SONS, PROPERTY, LAW OF. ROYAL .BURGHS

MUNICIPAL CORPORATIONS. NEWSPAPERS.

JAMES HOOD), LIVERPOOL MERCURY NEWSPAPER,

LORDS (HOUSE OF), LORD'S DAY, LUNATIC ASYLUMS, LUNATICS.—MACARTY

(FLORENCE), MCCORMICK (RICHARD), MAGISTRATES,

MALES, MARINER'S FRIENDLIFE, MARITIME INSURANCE,

MARSHALL, MARRIAGE, MARRIAGE OF, MARRIAGE OF

PARNELL, MARRIAGE OF, MARRIAGE OF, MARRIAGE

MARRIAGE, MARRIAGE, MARRIAGE OF.

MILITARY PUNISHMENT, MINES, MODELS, MUNI-

POLITAN RAILWAYS, METROPOLITAN UNIVERSITY,

MUNICIPAL CORPORATIONS, MUNICIPAL CORPORATIONS,

&c. MUNICIPAL OFFICERS, MYERS (WILLIAM).— Na-

TIONAL DIFFERENCES, NATIONAL GALLERIES,

NAVY, NAVAL ARCHITECTURE, NAVAL PROCESSION,

NAVIGATION (THAMES), STEAM PACKET

SPIRITUOUS LIQUORS, STAGE CARRIAGES, STEAM

STEAM NAVIGATION (THAMES), STEAM PACKET

COMPANIES, STEELE (JOHN), STONEHOUSE POST OFFICE,

SUGAR, SUMMARY CONVICTIONS, SUTTLING HOUSES.

TAXES, TEA, TENEMENTS RATING, THETIS SHIP,

THOMSON (CHARLES ANDREW), TIMBER, TIPPLING

ACT, TITHES, TITHES AND CHURCH RATES, TO-

BACCO, TOBACCO AND SNUFF, TRADE, TRADEMARK

ESTATE, TRUST DEEDS, TUNBRIDGE WELLS

IMPROVEMENT, TURKEY TRADE, TURNPIKE ROADS,

TURNPIKE TOLLS. UNSTAMPED PUBLICATIONS. --

SUGAR, SUMMARY CONVICTIONS, SUTTLING HOUSES.

NAVIGATION (THAMES), STEAM PACKET

SPIRITUOUS LIQUORS, STAGE CARRIAGES, STEAM

STEAM NAVIGATION (THAMES), STEAM PACKET

COMPANIES, STEELE (JOHN), STONEHOUSE POST OFFICE,

SUGAR, SUMMARY CONVICTIONS, SUTTLING HOUSES.

TAXES, TEA, TENEMENTS RATING, THETIS SHIP,

THOMSON (CHARLES ANDREW), TIMBER, TIPPLING

ACT, TITHES, TITHES AND CHURCH RATES, TO-

BACCO, TOBACCO AND SNUFF, TRADE, TRADEMARK

ESTATE, TRUST DEEDS, TUNBRIDGE WELLS

IMPROVEMENT, TURKEY TRADE, TURNPIKE ROADS,

TURNPIKE TOLLS. UNSTAMPED PUBLICATIONS. --

SUGAR, SUMMARY CONVICTIONS, SUTTLING HOUSES.

NAVIGATION (THAMES), STEAM PACKET

SPIRITUOUS LIQUORS, STAGE CARRIAGES, STEAM

STEAM NAVIGATION (THAMES), STEAM PACKET

COMPANIES, STEELE (JOHN), STONEHOUSE POST OFFICE,

SUGAR, SUMMARY CONVICTIONS, SUTTLING HOUSES.

TAXES, TEA, TENEMENTS RATING, THETIS SHIP,

THOMSON (CHARLES ANDREW), TIMBER, TIPPLING

ACT, TITHES, TITHES AND CHURCH RATES, TO-

BACCO, TOBACCO AND SNUFF, TRADE, TRADEMARK
INDEX to the NINETY-FIRST VOLUME.

A. 1836.

Priority Law Amendment Act—continued.
Wickham Market; Parham; Charsfield; Easton; Swefling; Little Glemham; Kibworth; Millfield; Marlesford; Dalingbo; Sibton and Peasenhall; Ely; and Rendlesham; Wickham Market; Chairman of a Meeting of Agricultural Labourers of the counties of Cambridge and Hertford; 632. Kingston-upon-Hull; Kilworth; 651. Members of the Radical Association and Inhabitants of Norfolk; Owners and Occupiers of land in the hundreds of Litchfield, Suffolk; Agricultural Labourers of Lichfield; 720. Members of the Dorset Association; 720. Members of the Surrey Radical Association; 824. Kidderminster; Gravesend; Pitsea Bowers Gifford; Fobbing and Carvingham; 832.

Petition of James Paul Cobbett, of Lincoln’s Inn, Barrister-at-Law, praying the House to consider whether the Poor Law Act does or does not warrant the separating of man from wife, and from parent from child, and what is the actual state of the law as respects such separation between man and wife, 191.

Petitions for a Committee to inquire into the present system of affording medical relief, under the Poor Law Act, to sick paupers, and into the propriety of adopting any change in the same; From Practitioners in Medicine and Surgery residing in the county of Surrey; 223. County and City of Worcester, 310. Chipping Ongar; 567. Gloucester; 643. Stroud; Hundred of Wirtall, Chester; Manchester; 751.

Petitions praying that Medical Practitioners may be adequately remunerated for their services when employed under the Poor Law Act; From Medical Practitioners in the Wealds of Kent and Sussex; Eastern Division of Kent; 497. Warwickshire; 492. Essex; Colchester; 533. Chelmsford; Essex; 622. Members of the Weymouth Dorchester Medical, Chirurgical Society; 770. Upon Motion, That the Order of the day for the Committee on the Customs Bill be now read; Amendment proposed, by leaving out from the word “That” to the end of the Question, in order to add the words, “this House, at an early period of the next Session, will institute an inquiry into the operation of the Act 4 and 5 Will. 4. c. 76, intituled, ‘An Act for the Amendment and better Administration of the Laws relating to the Poor in England and Wales,’ and particularly with regard to the out-door relief, and the separation of husbands and wives, and of parents and children in the Union Workhouses,” instead thereof; 724. Question, That the words proposed to be left out stand part of the Question; agreed to; 725.

Petition of Freeholders, Tradesmen and Labourers of Eastry, for inquiry into the operation thereof; 314.

Petition of the Visitor and Guardians of the East Preston Union, Sussex, praying the House not to pass any measure that may injure or prejudice the present state of the East Preston Union, by forcing it to dissolve; 720.

Petition of James Charles Clutterbuck, Clerk, Vicar of Long Whittenham, Berks, complaining of the interference and dictation of the Assistant Commissioner at a Meeting of a Board of Guardians at Wallingford, and praying the House to take steps for the observance of the spirit as well as the letter of the Act; 838.

Petition of Magistrates and others of Petworth, complaining of an order issued by the Poor Law Commissioners, forbidding out-door relief to the Families of able-bodied Labourers; To be printed; 704.

Act 4 and 5 Will. 4. c. 76, for the Amendment and better Administration of the Laws relating to the Poor in England and Wales; read; Act 5 and 6 Will. 4. c. 69, to facilitate the conveyance of Workhouses, &c., read; Bill to facilitate the Administration of the Poor Laws in England and Wales; Ordered; 657. Presented, and read; Day appointed for Second Reading, and to be printed; 657. Second Reading deferred, 672, 683, 692, 701. Put off for Three months, 709.

Petitions against; From Guardians of the Poor of Chester, 720. Saint Helen’s, Isle of Wight, 755.

Bill to extend the period for the re-payment of Loans made under an Act passed in the fourth and fifth year of His present Majesty, for the amendment and better Administration of the Laws relating to the Poor in England and Wales; Ordered, 774. Pre sented, and read; Day appointed for Second Reading, and to be printed; 774. Committed, 792. Considered, 797. Reporters appointed for Third Reading; 801. Passed, 816. By the Lords, with Amendments, 834. Considered, and agreed to, 839. Royal Assent, 842.

COMMISSION. Vide ACCOUNTS. SUPPLY.

LOANS. Vide Poor Law Amendment Act.

POOR LAWS. Vide Ireland.

—— RATE. Vide PAROCHIAL ASSESSMENTS.

PORT OF LONDON. Vide London.

PORT DYNLLAEN AND HOLYHEAD HARBOURS; Petition of the Chamber of Commerce and Manufacturers of Greenock, praying the House to reject any measure for the erection of an Auxiliary Harbour at Portdynnlaen, and to adopt measures for enlarging and improving the Harbour of Holyhead; Referred to the Select Committee on Harbours of Refuge; 288.

PORTLAND BREAKWATER; Petition for a Bill; Referred to a Committee; 62. Reported; Bill ordered; 211. Presented, and read, 218.

POSTAGE DUTIES; House resolves to go into Committee to consider of granting an additional Rate of Postage on Letters between Great Britain and Ireland, by way of Milford and Waterford, 308. Matter considered; Proceedings in Committee; 313. Resolution reported, and agreed to; Bill ordered thereupon; 320. Vide infra.


POSTAGE ON NEWSPAPERS; Acts relative to the Transmission of Newspapers by the Post, read; To be considered in Committee; considered; Proceedings in Committee; Resolution reported, and agreed to; Bill ordered thereupon, 667. Vide infra.

Bill to consolidate and amend the Laws relating to the Conveyance of Newspapers by the Post; Ordered, 667. Presented, and read; Day appointed for Second Reading; 667. Committed, 675. Committee deferred; Bill to be printed; 679. Committee deferred; Bill considered; 686. Reporters appointed to be ingrossed; Day appointed for Third Reading; 689. Passed, 692. Agreed to by the Lords, 752. Royal Assent, 800.

POST OFFICE DUTIES; Bill to transfer the Collection and Management of the Duties in Great Britain on Horses let for hire, and on Licenses relating to the same, from the Commissioners of Stamps and Taxes to the Commissioners of Excise; Ordered, 641. Presented, and read; Day appointed for Second Reading; 642. Committed, 650. Considered, 662. Reported, to be ingrossed; Day appointed for Third Reading; 669. Passed, 672. Agreed to by the Lords, 708. Royal Assent, 709.

SC.; Petitions praying for the repeal of the Post Office Duties, the Duties on Carriages, and the Measure, duty, and Excise; Ordered; 356. Glasgow, 393.

POSTMASTER
INDEX to the NINETY-FIRST VOLUME.

Postmaster General; Usual Orders to him, 8.

Vide Revenue Departments.

Securities.

Post Office; Petition of Matthew G. Gemmell, complaining of abuses existing in the management of the Post Office, and praying the House to devise means for redressing the same, 211.

Reports from the Commissioners appointed to inquire into the Affairs of the Post Office, read; Bill to enable His Majesty to appoint Commissioners for executing the Duties of His Majesty's Postmaster General; Ordered, 461. Day appointed for Second Reading, and to be printed; 675. Committed, 686. Committee deferred, 692, 701, 712. Bill considered; Proceedings in Committee; 716. Report deferred, 730. Bill reported; to be ingrossed; Day appointed for Third Reading; 759. Passed, 761.

Petition of John Ingram and Son, of the City-road, Finsbury, complaining of being summoned to the County Court of Middlesex, for the sum of two-pence, the amount of postage for a letter, and praying for inquiry, 600.

Vide Accounts.

Powell, John; Petition of John Powell, late officer of Excise, Downpatrick District, Lisburn Corporation, complaining of dismissal from his office, and praying relief, 46.

Prayer; Usual Order relating thereto, 9.

Premier Edward's Island.

Printed Papers; Report of Select Committee of Session 1835, to be communicated to the Lords at Conference, 9.

Vide Parliamentary Agents.

Printing.

Printers' Liability; Petition of the Chairman of a Meeting of Inhabitants of Stockton-upon-Tees; for repeal of so much of the Acts 39 Geo. 3. c. 79, s. 29, and 51 Geo. 3. c. 75, as empowers the Postmaster General to require the Printer of any paper to produce the name of the person employing him to print the same, 35.

Printing; Select Committee appointed to assist Mr. Speaker in all matters which relate to the Printing executed by order of this House, and for the purpose of selecting and arranging for printing, Returns and Papers presented in pursuance of Motions made by Members of this House, which may be referred to the said Committee, 16.

To send for persons, papers and records; Three to be the Quorum; 17.

Motion, That it is not within the province of the Committee to interfere with the discretion of Mr. Speaker in the disposition of the Printed Papers of the House; Motion withdrawn, 202.

Vide Supply.

Prisoners. Vide Scotland.

Prisoners' Counsel; Bill for enabling Prisoners to make their defence by Counsel or Attorney; Ordered, 17. Present, and read; Day appointed for Second Reading, and to be printed; 675. Committee nominated, 269. Considered, and agreed to, 615. Reported; to lie on the Table, and to be printed, 384.

Presented, and read; Day appointed for considering Lords' Reasons; To be printed; 615. Amendments considered; several agreed to; one disagreed to; others amended and agreed to; Committee appointed to draw up Reasons to be offered to the Lords at a Conference; Three to be the Quorum; 799. Reasons reported, and agreed to; Conference to be desired with the Lords; 801. Lords agree to a Conference; Managers appointed; Conference held, and reported; 816. Lords desire a Conference upon the subject-matter of the last Conference; House agree to a Conference; Managers appointed; Conference held; Report, That the Lords insist upon their Amendment, to which the Commons have disagreed; and disagree to the Amendments proposed by the Commons; Day appointed for considering Lords' Reasons; 829. Reasons considered; Resolution, That the House do not insist upon their disagreement to the Amendment proposed by the Lords; and do not insist upon the Amendments proposed by them to the Amendments made by the Lords; 833. Royal Assent, 842.

Prisons; Select Committee appointed to consider of the expediency of amending the Laws relating to Prisons, to report opinion; to send for persons, papers and records; Five to be the Quorum; 134. Report of Inspectors of Prisons, referred, 176. Order for referring the said Report to the Committee discharged, 194. Report, with Resolutions, To be printed; 672.


Supply.

PRIVATE ACTS. Vide Acts, Private.

Banks. Vide Banks.

Bills; Resolutions limiting the time for receiving Petitions for Private Bills, Bills, and Reports of Bills, 9.

Vide Bills. Committees.

Privilege of Parliament; Petition of James Dempster, Esquire, praying the House to take the state of the law relative to privilege of Parliament into its consideration, and to amend the same, 315.


Promulgation.

Vol. 91.—Sess. 1836.
INDEX to the NINETY-FIRST VOLUME.

QUESTIONS—continued.
That it be an Instruction to the Committee on the Municipal Corporations (Ireland) Bill, That they have Power to receive the Petitions of such Corporations, and for such arrangements as may be necessary, on their abolition, for securing the efficient and impartial administration of Justice, and the peace and good government of Cities and Towns in Ireland, 124.

That the Committee upon the Petition for the Clyde Navigation Bill be revived, 144.

That the House do resolve itself into a Committee, to consider of the expediency of repealing the Duties on Soap, and increasing the Duty of Customs on the importation of Foreign Tallow, 146.

That the further proceeding on the Third Reading of the Macclesfield Small Debts Bill be adjourned till a future day, 149.

For for now reading a Second time a Clause offered to be added upon the Third Reading of the Constabulary Force (Ireland) Bill, 200.

That the Public Income is raised by Taxes imposed during the exigencies of War, or under circumstances so inapplicable to the present state of the Country, that a revision of our Financial System would be highly beneficial to the Nation at large; and other Motions upon the subject of the Taxation of the Country; 204.

For now reading a Second time a Clause offered to be added upon the Third Reading of the Municipal Corporations (Ireland) Bill, 220.

For for now reading a Second time a Clause offered to be added upon the Third Reading of the Kingston-upon-Hull and Selby Railway Bill, 231.

For leave to bring in a Bill providing, that in cases of Insolvency, and in the absence of any settlement to the contrary, Landed Property be equally divided among the Children, or next of Kin, of the deceased, 245.

For appointing a Select Committee to inquire under what regulations and restrictions Foreign Grain and Flour, warehoused in bond, may be admitted to entry for consumption, and to report thereon to the House, 266.

For making the said Bill be referred to the Committee on the Merthyr Rates Bill, 328.

For inserting certain words in the Excises Licenses (Ireland) Bill, 534.

For reading a Letter, signed "John Hardy," concerning the payment of Expenses at an Election at Pontefract, 543.

For referring a Petition, complaining of the decision of a Committee on a Private Bill, to a Select Committee of Appeal, 546.

For leaving to bring in a Bill to provide that the Votes at Elections for Members of Parliament be taken secretly by way of Ballot, 547.

For inserting certain words to an Amendment to the Tithe Commutation Bill, 555.

For inserting certain words in the Tithes Commutation Bill, 555.

For now reading a Second time a Clause offered to be added upon further consideration of the Report of the Tithes Commutation Bill, 555.

For bringing up a Clause offered to be added on further consideration of the Report of the Tithes Commutation Bill, 555.

For inserting the word "partial" in the Title of the Tithes Commutation Bill, 559.

For agreeing with the Lords in an Amendment to the North Midland Railway Bill, 575.

That the House do sit on a certain day from Twelve till Three of the clock, 579.

For inserting certain words in the Registration of Births, Sc. Bill, 579.

For now reading a Second time a Schedule offered to be added upon the Third Reading of the Registration of Births, Sc. Bill, 579.

For now reading a Second time a Clause offered to be added upon the Third Reading of the Marriages Bill, 579.

That certain words stand part of the Marriages Bill, 586.

For now reading the Orders of the day, 584.

For now reading the Order of the day for the Committee on the Poole Corporation Bill, 625.

That this House will take an early opportunity of considering the allegations made in a Petition from the Inhabitants of Calcutta, presented in the present Session of Parliament, against some provisions in the Act passed in the third and fourth years of the reign of His present Majesty, and intituled, "An Act for effecting an Arrangement with the East India Company, and for the better government of His Majesty's Indian Territories, till the 30th day of April 1854," with a view to a revision of the same, and the redress of such Grievances as shall be proved to exist, 625.

For now reading a Second time a Clause offered to be added upon Report of the Established Church Bill, 665, 666.

For now reading a Second time a Clause offered to be added upon the Third Reading of the Civil Bill Courts (Ireland) Bill, 674.

That it be an Instruction to the Committee on the Poole Corporation Bill, that they have power to leave undisturbed the election of all those Councilors of the Borough of Poole, whose election has not yet been impugned by any legal proceedings, 691.
QUESTIONS—continued.

For adding certain words to the County Election Polls Bill, 700.

For now reading a Second time Clauses offered to be added upon Report of the Charitable Trustees Bill, 711.

That the further proceeding upon the Charitable Trustees Bill be deferred till this day Six months, 712.

For inserting certain words in the Charitable Trustees Bill, 712.

For inserting certain words in the Common Fields Inclosure Bill, 717.

For inserting certain words in a Resolution reported from the Select Committee on Railways, 745.

For appointing a Select Committee to consider the case of Catherine Roilson and Isabella Amley, claimants of the Estate of Samuel Troubeck late of Madras, 750.

For inserting certain words in the Registration of Voters' Bill, 772.

For adding certain words to the Title of the Registration of Voters' Bill, 776.

For now reading a Second time a Clause offered to be added upon further consideration of the Report of the Bribery at Elections Bill, 799.

That a certain Clause stand part of the Pensions Duties Bill, 817.

For inserting certain words in the Borough Boundaries Bill, 820.

For now reading a Second time a Clause offered to be added upon the Third Reading of the Bribery at Elections Bill, 830.

QUESTIONS, PREVIOUS, passed in the NEGATIVE:

That it is contrary to the independence, a breach of the privileges, and derogatory to the character of the House of Commons, for any of its Members to become the paid Advocate in Parliament, for the conduct there of either public or private affairs of any portion of His Majesty's subjects, 598.

That the monopolies of Salt and Opium exercised by the East India Company within the British Dominions in India, are incompatible with sound principle, and detrimental to the Agricultural and Commercial Interests of India; and they ought, conformably to the expectations held out by the Ministers of the Crown, to be abolished as early as the same can be effected, without prejudice to the local Revenues of India; and several other Motions relating to the Trade of India, 665.

QUESTIONS, PREVIOUS, resolved in the Affirmative, 279.

Withdrawn, 242.

QUESTIONS resolved in the Affirmative:


That certain words proposed to be left out of proposed Amendments to Questions, stand part thereof, 79, 384.

That certain words be inserted in or added to Questions, 45, 97, 71, 76, 92, 140, 205, 208, 283, 284, 292, 410, 301, 341, 431, 387, 543, 550, 580, 615, 624, 635, 650, 670, 691, 711, 731, 779, 788, 792, 799, 825.

That all payments made by Members for the delivery of Sessional Papers from the Vote Office, all gratuities paid to Doorkeepers, Messengers and Superintendent of the Members' Waiting Room, shall cease, 17.

That the Petition for the Birmingham and Gloucester Railway Bill be referred to the Gloucester List, 20.

That Mr. Serjeant Jackson be heard, 84.

For adjoining Debates, 129, 257, 271.

That certain words stand part of the Macclesfield Small Debts Bill, 149.

That the House do adjourn, 149.

That the Macclesfield Small Debts Bill do pass, 152.

For enlarging the time for presenting the Leith Municipal Government Bill, 553.

For appointing a Select Committee to inquire into the administration of the Royal Dublin Society, with a view to a wider extension of the advantages of the annual Parliamentary Grant to that Institution, 300.

For agreeing with the Select Committee on the Strangers' Gallery in their Resolutions, 319.

For leave to bring in a Bill to authorize the City of Dublin Steam Packet Company to apply a portion of certain Monies already subscribed in fulfillment of their Contracts for building Six additional Steam Vessels, and to legalize such Subscription, 339.

For re-committing the Aberdeen Public Schools Bill, 365.

For the House to resolve itself into a Committee to consider of the Laws imposing Civil Disabilities on His Majesty's Subjects professing the Jewish Religion, 411.

That certain words stand part of the Manchester and Salford Canal Bill, 465.

For disagreeing with the Lords in an Amendment to the Municipal Corporations (Ireland) Bill, 467.

For leave to bring in a Bill for the better Regulation of the Office of Auditor of Accounts in the Court of Session in Scotland, and for the appointment of Two Accountants General in the said Court, 547.

That certain words stand part of the Tithes Commutation Bill, 552, 569.

For adding a Clause to the Tithes Commutation Bill, 568.

That certain words stand part of the Registration of Births, &c. Bill, 579.

For putting off for Three months the consideration of the Lords' Reasons for insisting on certain of their Amendments to the Municipal Corporations (Ireland) Bill, 598.

That Mr. Speaker do now leave the Chair for the House to resolve itself into Committee upon the Established Church Bill, 609.

That it be an Instruction to the Committee on the Established Church Bill, That they have Power to receive a Clause, empowering the Commissioners to make regulations by which no Clergyman not fully conversant with the Welsh language shall be appointed to any See in the Principality, nor to any Benefice in Wales, the inhabitants of which are not acquainted with the English language, 655.

For leave to bring in a Bill for constructing and maintaining a Harbour, Dock or Docks, Piers and other Works at Trinity (North Leith), in the County of Edinburgh, 670, 799.

That certain words proposed to be left out of a proposed Amendment to the Paper Duties Bill, stand part thereof, 677.

That certain words be inserted in the Paper Duties Bill, 677.

That the Committee on the Trinity (North Leith) Harbour and Docks Bill, have leave to sit and proceed on a certain day, 690.

That certain words stand part of the Newspaper Stamps Bill, 692.

That the Newspaper Stamps Bill do pass, 692.

That certain Clauses stand part of the County Election Polls Bill, 700.

That the Poor Corporation Bill be now read the Third time, 711.

For now reading a Second time a Clause offered to be added upon Report of the Charitable Trustees Bill, 711.

For now reading a Second time a Clause offered to be added upon the Report of the Insns, Alehouses and Victualling Houses Bill, 712.

For agreeing with the Lords in an Amendment to the Tithes Commutation Bill, 729.

For disagreeing with the Lords in an Amendment to the Tithes Commutation Bill, 759.

For
RAILWAYS; Motion for a Committee; 52.

RADCLIFFE Road; Question—continued.

Companies, praying the House to examine closely into the circumstances and merits of the numerous Railway projects which will be brought into discussion in the present Session; Referred to the Select Committee on Railway Bills; 73.

— Petition of James Dixon, and Thomas Lord and William Spencer Northhouse, praying the House to cause no additional delay or expense to Bills for Railways, and for which are unopposed, definite in their object and of manifest public utility; Referred to the Select Committee on Railway Bills; 77.

— Motion relative to the Sale of Shares, to the publication of the Names of Assessors and Dissentients, and to raising Money for the prosecution of such Undertakings, 99. Motion withdrawn, 100.

Select Committee appointed to consider the Standing Orders for Railroad Bills, and the conditions which it may be advisable to recommend for introduction into such Bills, with a view to a future Session of Parliament; To send for persons, papers and records; Five to be the Quorum; 100. Motion relative to Railways crossing Highways; Referred; 205. Committee to consider whether it be advisable to make any and what regulations with respect to the charge of proving the Title to Lands being borne by the parties soliciting Railway or other Private Bills, 340. Leave to Committee to sit on a certain day during the sitting of the House, 459. Instruction to extend their powers, and to the general Consideration of the Report of the Select Committee on the Bill, as applicable to Petitions for Bills, and with reference to Bills for making Navigable Canals, supplying Towns with Water, or for improving the Navigation of Rivers; and to recommend what Standing Order shall be adopted, with a view to the more complete protection of Owners and Occupiers, and that they be further empowered to recommend such alterations of the general Standing Orders, as may be rendered necessary by the Amendments they shall consider expedient on the above points, 687. Power to report opinion, together with Minutes of Evidence, 720. Report, with Resolutions, 721. To be printed; Day appointed for taking the Resolutions into further consideration; 724. Resolutions further considered; Several Resolutions agreed to; others amended and agreed to; 742. Resolutions to be communicated to the Lords, 753. Made Standing Orders, 832.

Petitions referred, 293, 300.

— Motion, That no Railway or Tramway wherein Carriages are to be conveyed by Steam shall be made across any Highway on the level, unless the Committee on the Bill report that such a restriction ought not to be enforced; Referred to the Select Committee on Railway Bills; 205.

— Petition of Labourers lately employed on the London and Birmingham Railway, praying the House to provide by law that labourers and other workmen on Railways shall be paid their wages weekly, and that the proprietors shall, in cases of failure of payment, be liable to make good the same, 196.

— Petition of the Lord Provost, Magistrates and Councillors of Glasgow, for inquiry to show in what way the public advantage can be most effectually promoted by the extension of Railways, and the interest of individuals and corporations be the same time; Referred to the Select Committee on Railway Bills; 223.

— Motion for an Address, praying His Majesty to appoint a Commission, to whose consideration shall be submitted every proposal to construct a Railway in any part of Great Britain and Ireland, before the introduction of a Bill for the purpose into Parliament; Motion withdrawn; 302.

— Petition of Proprietors and Lessors of coal mines and collieries in Northumberland and Durham, praying that in the Railway Bill for Durham and South-West (South West) Railway Bills, and all others where the object of the projected Railway is for the purpose of conveying coals to the place of shipment, a Clause be inserted, requiring a consent in writing by the Owners of the lands which such Railway is intended to pass, and secure such Land-owners a way-leave rent; Referred to the Select Committee on Railway Bills; 350.

Vol. 91. — Sess. 1836.
RAILWAYS—continued.  
Motion, That in all Bills for Railways, or other Public Works of the description, it be made a condition, that the dividends be limited, or that power be reserved to Parliament of revising the Tolls; Motion, withdrawn, 357.

Bill to provide for the periodical revision of the Tolls levied on Railways; Ordered, 378. Presented, and read; Day appointed for Second Reading; and to be printed; 588. Second Reading deferred, 634, 650. Put off for six months, 632.

Petitions against; From Proprietors of Shares in the Birmingham and Derby Junction Railway, 641. Shareholders and Proprietors in the Birmingham and Gloucester Railway Company; Company of Proprietors of the Bristol and Exeter Railway; 651.

Standing Order of 30th May 1810, extending the Standing Orders of 7th May 1794, relating to Canal Bills; Made Standing Orders; 832. Petitions referred, 12.

Petitions against; From Inhabitants of Reading, against the Privilege of an Underwriter in the Borough of Reading, 345. Petition referred, 441. Passed; 145. Royal Assent, 523.

Petition of Inhabitants of Caversham, complaining that the Standing Orders have not been complied with, 57. Referred to the revived Committee on the Petition for the Bill, 76.

Petitions against; From Inhabitants of Reading; Referred to the Committee on the Bill; Counsel ordered; 117. Inhabitants of Montague and Bridge-street; Reading; Referred, and Counsel ordered; 122.

Union Gas; Petition for a Bill; Referred to a Committee; 12. Reported; Report to lie on the Table; 28. Report read; Bill ordered; 53. Presented, and read. 53. Committee on Petition for Bill revived, 76. Report from revived Committee; to lie on the Table; 84. Bill committed, 98. Reported; to be ingrossed; 133. Passed, 152. Agreed to by the Lords, 213. Royal Assent, 521.

Petition from Inhabitants and Householders of Reading, against; 68. Referred to the Committee on the Bill, 74.

Petitions in favour; From Commissioners for paving, lighting, &c. the Borough of Reading; Rate-payers and Inhabitants of Reading; 74.

Receipts; Petitions for the repeal of the Stamp Duty thereon; From Ware; 305. Liverpool, 330. Anstruther and Collardyke, 507. Manchester and Salford, 622.

Record Commission; Select Committee appointed to inquire into the Management and Affairs of the Record Commission, and the present state of the Records of the United Kingdom; to send for persons, papers and records; Five to be the Quorum; 34. Papers relative to the Record Commission; Referred, 69, 81. Petition of Rowley Lascelles, Esquire; Referred; 116. Message to the Lords, to request the attendance of Baron Lascelles at the Committee, 526. Leave given, 578. Message to the Lords, to request the attendance of Baron Lascelles at the Committee, 622. Message to the Lords, to request the attendance of Lord Dunsany at the Committee, 652. Power to report Minutes of Evidence; Second Report; To be printed; 804.

Acknowledgments. Lords Supply.

Recovery of Tenements. Vide Tenements.

Redcar Harbour; Petition for a Bill; Referred to a Committee; 56.

Petitions for the erection of a Harbour of Refuge at Redcar; From Ship-owners, Seamen, Merchants and Manufacturers of Kirkcudbright; Referred to the Select Committee on Harbours of Refuge; 204. Owners, Masters, Mate and Seamen of Merchant Vessels, navigating the north-eastern coast of Great Britain; Ship-owners and Masters of Vessels trading between London and the Eastern and Northern Ports of the United Kingdom (two Petitions); Ship-owners, Under-writers, Captains, &c. of Vessels trading between London and the Eastern and Northern Ports of the United Kingdom; Referred; 395.


Reeth Road. Vide Richmond.


Regent-street Paving; Select Committee appointed to take into consideration the Petition of Householders of Regent-street, within the parishes of St. James, Westminster, and St. George, Hanover-square, that they may be placed, with regard to paving, lighting, &c. on an equality with occupiers of houses situated in the parishes of St. Mary-le-bone and St. Martin-in-the-Fields, in regard to Parochial Rates; Referred to the Select Committee appointed in 1855 upon the same subject; Referred; 439. Petition referred, 441. Power to report observations; Report; To be printed; 483.

Petition of Inhabitant Householders of Regent-street, to be placed on an equality with the occupiers of houses situated in the parishes of St. Mary-le-bone and St. Martin-in-the-Fields, in regard to Parochial Rates; Referred to the Select Committee on Regent Street Paving; 441.

Registrar of Colonial Slaves Office. Vide Accounts.

Registration of Births, Deaths and Marriages; Bill for registering Births, Deaths and Marriages in England; Ordered, 51. Presented, and read; Day appointed for Second Reading, and to be printed; 48. Second Reading deferred, 86, 120, 141, 162. Bill committed, 258. Considered; Motion of Day appointed for further considering Report; Bill, as amended, to be printed; 265. Further consideration of Report deferred, 312, 337, 361, 398. Bill re-committed; Considered; Proceedings in Committee; Committee report progress; 434. Committee deferred, 439, 481. Bill further considered; Proceedings in Committee, 471. Report deferred, 476, 584. Bill reported; Re-committed; 500. Instruction to Committee to make provision for payment of the Salaries of the Registrar General and other Officers, and of the expenses of the General Registry Office; Bill considered; Report; To be ingrossed; Day appointed for Third Reading; 501. Bill as amended to be printed, 535. Third Reading deferred, 508. Upon Motion for reading the Order of the day for the Third Reading of the Bill; Amendment proposed; Amendment and Motion withdrawn; 570. Bill passed, 579. By the Lords, with Amendments, 747. Bill, as amended by the Lords, to be printed, 749. Day appointed for considering the Amendments, 760. Consideration of Amendments deferred, 781. Amendments considered, and agreed to, with Amendments, 781. Amendments agreed to by the Lords, 820. Royal Assent, 822.

Motion, the House to resolve itself into a Committee, to consider of authorizing the payment, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, of the Salaries of the Registrar General and other Officers who
RENTS.

RELIGIOUS CEREMONIES ABROAD; upon Motion, That the

REISS', Leopold,

REGIUM DONUM;

assisting in Religious Ceremonies, to which their own te-

211, 217, 265, 282, 296, 365, 383, 420.

89, 96, 97, 101, 102, 111, 122, 126, 128, 131, 189, 203,

466, 468, 133,

on a Petition for a Private Bill, 20.

Private Bills, 364, 408, 414, 419, 423, 454, 425, 426, 488, 435-

further enlarged, 438, 478, 480, 487,

Report from Committees recommending same, 488.

upon Report from Committees recommending same, 394, 414, 419, 420.

upon Report from a Committee recommending same; Notice
to be printed, 206.

Vide Private Bills re-committed, 12, 22.

Vide Bills. LORDS. MINUTES OF EVIDENCE.

Repton School Estate. Vide Etwell Hospital.


RESOLUTIONS:

read again, 311, 501, 648, 674, 777, 801.

252, 319, 438, 819.

of former Sessions, read, 9, 13, 75,

rescinded, 9.

of a former Session, to be communi-
cated to the Lords at a Conference, 9.

communicated to the Lords, 733-

amended, 743.

agreed to upon a Division, 319.

Amendments proposed to be made
thereof, but not made, 30, 744.


Revenue. Vide Accounts.

Revenue Departments Securities; Bill to enable

Persons to make Deposits of Stock or Exchequer Bills,
in lieu of giving Securite by Bond to the Postmaster General, and
Commissioners of Customs, Excise, Stamps and Taxes; Ordered, 206. Presented, and read; Day appointed for Second Reading; and to be printed; 206. Committed, 220. Considered, 226. Reported; to be ingrosed; Day appointed for Third Reading; 232. Passed, 241. Agreed to by the Lords, 597. Royal Assent, 617.


Revising Barristers. Vide Accounts. Supply.

Richmond Bridge. Vide Accounts.

Penitentiary. Vide Ireland.

and Reeth Road; Petition for a Bill; Re-

ferred to a Committee; 92. Reported; Bill ordered; 88.

Presented, and read, 74. Committed, 91. Reported; to

be ingrosed; 153. Passed, 158. By the Lords, with

Amendments, 274. Message to the Lords, to acquaint

them that the Bill had, by mistake, been returned to their

Lordsships, and to request that the Bill and Amendments

may be sent back, 274. Bill and Amendments brought

back, 275. Amendments considered, and agreed to, 275.

Royal Assent, 281.

Riding House Troop. Vide Supply.

Rings, Nicholas, Naturalization; Bill brought from the

Lords, 100. Read, 102. Committed, 117. Reported, and

passed, 151. Royal Assent, 231.

Riverhill
INDEX to the Ninety-first Volume.

[4. 1836.]

Riverhill Road. Vide Farnborough.

Rivers and Canals. Vide Ireland.

Roads. Vide Ireland.

Roberts, Gilbert; Petition of Gilbert Robertson, complaining of having been convicted by a special jury for publishing a Libel against Colonel Arthur, and praying the House to institute an inquiry into his case, 452.

Rochdale and Ealand Road; Petition for a Bill; Bill ordered, 57; Presented, and read, 78. Committed, 90. Reported; to be engrossed; 152. Passed, 158. Agreed to by the Lords, 294. Royal Assent, 321.

Petitions against; From Trustees for paving and lighting the Town of Halifax; Referred to the Committee on the Bill; Counsel ordered; 116. Trustees of the Todmorden and Littleborough Roads; Mortgagees and Creditors of the Todmorden and Littleborough Roads; Land-owners, Gentry, Merchants and others of Todmorden; Referred, and Counsel ordered; 117.

Rokesley Small Debts. Vide Blackheath.

Rols Estate; Bill to enable the Master of the Rolls to demit part of the Rolls Estate to the Society of Judges and Serjeants; Ordered, 545. Presented, and read; Day appointed for Second Reading; and to be printed; 545. Committed, 553. Considered, 570. Reported; to be engrossed; 589. Day appointed for Third Reading; 589. Passed, 587. Agreed to by the Lords, 676. Royal Assent, 710.

Roman Catholic Chapels. Vide Dissenting Meeting Houses.

Marriages. Vide Ireland.

Rome, Church of. Vide Church of Rome.

Rotherham Railway. Vide Sheffield and Rotherham.

Royal Academy; Petition of George Foggo, praying the House to institute an inquiry into his ease, 422. Publishing a Libel against Colonel Arthur, and praying the House to institute an inquiry into his case, 452.

Petitions against; From the House to institute an inquiry into his case, 422. Publishing a Libel against Colonel Arthur, and praying the House to institute an inquiry into his case, 452.

Rotterdam and Ealand Road; Mortgagees and Creditors of the Todmorden and Littleborough Roads; Land-owners, Gentry, Merchants and others of Todmorden; Referred, and Counsel ordered; 117.

Salford Canal. Vide Manchester.

Salaried. Vide East India.

Sasa, Instruments of. Vide Scotland.

Savings Banks Trustees; Petition of William Holmes, for an Act of Indemnity for Trustees and Managers of Savings Banks who may have disposed of increased funds or surplus money under the Act of 1828, 804.

Motion for leave to bring in a Bill to indemnify Trustees and Managers acting under the Savings Banks Act; Motion withdrawn, 921.

Scale Board. Vide Paper.

Scarborough Harbour; Petition for a Bill; Referred to a Committee; Report ordered; Bill ordered; 37. Present. and Read, 33. Committed, 59.

Petitions against; From the Hartlepool Dock and Railway Company; Referred to the Committee on the Bill; Counsel ordered; 89. Ship-owners and others of Hartlepool, 117. Commissioners of the Pier and Port of Hartlepool; Referred, and Counsel ordered; 117. Tees Navigation Company; Stockton-upon-Tees; Referred, and Counsel ordered; 136. Middlebrough-on-Tees; Referred, and Counsel ordered; 189. Seaham; Referred, and Counsel ordered; 499. Ship-owners, Merchants and others of Sunderland; Referred, and Counsel ordered; 292.

Vide Accounts.

Schmidt's, Johann Jacob, Naturalization; Bill brought from the Lords, 535. Read, 536. Committed, 566. Reported, and passed, 665. Royal Assent, 760.


Schools. Vide Education.


Petitions against; From Principal, Sub-principal and Professors of the University and King's College of Aberdeen, 511. Provost, Magistrates and City Council of Old Aberdeen; Landholders, Commissioners of Supply and Justices of the Peace of the county of Aberdeen; Referred to the Committee on the Bill; Counsel ordered; 511. Burgesses and Inhabitants of Old Aberdeen; Parliamentary Electors residing in Old Aberdeen, Spital and Bridge of Don; Proprietors, Farmers, Merchants and others of Turriff; on the Land of the Aberdeen and Banff Road, 308.

Petitions in favour; From Professors of Marischal College and University of Aberdeen; Deputy Lieutenants, Commissioners of Supply, Justices of the Peace, and Landowners of the county of Aberdeen; Citizens of Aberdeen, 299.

- (Adjurations.)
SCOTLAND—continued.

(EDINBURGH AND NEWTYLE RAILWAY.) Petition for a Bill; Referred to a Committee, 59. Reported; Bill ordered; 190. Presented, and read; 156. Committed, 258. Reported; Report to lie on the Table; 295. Day appointed for further considering Report; 325. Further consideration of Report deferred, 339. Report considered; Bill to be ingrossed; 348. Passed, 382. Agreed to by the Lords, 551. Royal Assent, 617.

(EDINBURGH ALE AND BEER DUTIES.) Petition for a Bill; Referred to a Committee, 51.

(EDINBURGH ANNUITY TAX.) Petitions for abolition: From Thomas Russell; Thomas Chapman; W. D. Gillon, Esquire, Chairman of a Meeting of Inhabitants of Edinburgh; Inhabitants of Perth; 297. Chairman of a Committee of Inhabitants of Edinburgh; Referred to the Select Committee on Leith Harbour, 479. Company of Merchants of Edinburgh, 616. John Robertson, 832.

(EDINBURGH COMMISSION COURT.) Bill to abolish the Commisary Court of Edinburgh, and to regulate the mode of taking Proofs in Consistorial Causes in Scotland; Ordered, 85. Presented, and read; Day appointed for Second Reading; and to be printed; 88. Committed, 155. Considered, 293. Report deferred, 273, 291. Bill reported; to be ingrossed; Day appointed for Third Reading; 366. Third Reading deferred, 319. Passed, 322. By the Lords, with an Amendment, 672. Considered, and agreed to, 681. Royal Assent, 710.

(EDINBURGH COMMUNITY ESTATES.) Petition for a Bill; Referred to a Committee, 51.


(EDINBURGH POOR RATES.) Petition for a Bill; Referred to a Committee, 51. Reported; Bill ordered; 100. Order of Leave for Bill; discharged, another Bill ordered; 133. Presented, and read; 198. Committed, 190. Committee revived, 243. Bill reported; To be ingrossed; 300. Passed, 328.

Petitions against: From the Conveners or Heads of the Incorporated Trades of Edinburgh, 259. Members of the Society of Writers to His Majesty's Signet; Society of Writers to His Majesty’s Signet; Referred, and Committed ordered; 244. John Hope, Dean of the Faculty of Advocates; Referred, and Committed ordered; 261.

Petitions in favour: From Lord Provost, Magistrates and Councillors of Edinburgh, 249. General Managers of the Edinburgh Charity Workhouse; Company of Merchants of Edinburgh; Corporation of the Guildry, Edinburgh; Members of the College of Justice in Scotland; Inhabitants of Edinburgh; 280

Vide Questions Neg.

(EDINBURGH AND GLASGOW RAILWAY.) Vide Glasgow, infra.

(EDINBURGH, LEITH AND NEWHAVEN RAILWAY.) Petition for a Bill; Referred to a Committee; 61. Presented, and read, 78. Committed, 113. Leave to Committee to report on a certain day, 222. Bill reported; Report, to lie on the Table; and to be printed; 295. Day appointed for further considering the Report; 323. Report considered; Bill to be ingrossed; 318. Passed, 397.


Vol. 91.—Sess. 1836.
Petitions against: From Vice-Admiral Fleming, (two Petitions); Referred to the Committee on the Bill; Counsel ordered; 134. Owners of property on the East Coast of Scotland; Referred; 139. William Mills; Referred, and Counsel ordered; 148. Heritors of Glasgow; Referred, and Counsel ordered; 152.

Petitions complaining that the Standing Orders have not been complied with: Proprietors of Estates in the county of Stirling, and Trustees of the Turnpike Roads in the same county; 249. John Adam, 271.

[GLASGOW AND FALKIRK RAILWAY.] Petition for a Bill; Referred to a Committee; 51. Reported; Bill ordered; 98. Presented, and read, 117. Committed, 293. Reported; Referred to the Select Committee on Standing Orders; 383. Report. That it does not appear to the Committee that the Parties have omitted to comply with the Standing Orders, as applicable to the case brought before them; 392. Leave to Committee on Bill to sit and proceed on a certain day; 592. Report recommending that the time for reporting the Bill be enlarged; Day appointed for further considering Report; 396. Further consideration of Report deferred, 496, 498. Report further considered; Time enlarged for reporting the Bill; 414. Bill reported; Report to lie on the Table; 486.

Petitions complaining that the Standing Orders have not been complied with: From Occupiers of lands, houses and premises on the proposed line (two Petitions); Owners and Occupiers of lands, houses and premises on the proposed line; 128. Another Petition of Owners and Occupiers, 129. Petitions of Occupiers of lands, &c.; and of Owners and Occupiers of lands, &c. (presented to March); Referred to the Committee on the Bill; 492.

Petitions against: From Bankers, Merchants and others of the Royal Burgh of Ayr; John Kinloch, Master of the Merchant Company of Ayr; 404. Public Officers of the County of Stirling; Inhabitants of Condorrat; Cummings and others of Linlithgow, 274. Magistrates and Town Council of Dunbar; Merchants, Manufacturers and others of Dunbar; 285. Provost, Magistrates and Town Council of Stirling; Robert Dalgliesh, Provost of Glasgow; William Macfe, Provost of Greenock; Bankers, Merchants, Manufacturers, Traders and others of Falkirk; Merchants, Tradesmen, Farmers and others of Burrowstone; Chamber of Commerce of Greenock; Bankers, Merchants, Manufacturers and others of Falkirk; Irvine; the Monkland and Kirkintilloch Railway Company; Bankers, Merchants, Brewers, Manufacturers and Inhabitants of Ayr; 308. Trustees of the Inch Billy Bridge and Glasgow Roads; Referred to the Committee on the Bill; Counsel ordered; 314. General Sir Joseph Straton; Owners of Estates in the county of Stirling, Dumbarton and Lanark (two Petitions); the Monkland and Kirkintilloch Railway Company; Referred, and Counsel ordered; 351. Magistrates and Town Council of Linlithgow; 394. Electors of the County of Stirling; Inhabitants of Cumbrae; Bankers, Traders, Farmers, Grain-dealers and others of Greenock; Bankers, Merchants, Farmers, Grain-dealers and others of Bonnybridge; Denny and Banknock; Stentmasters of Falkirk; 414. Thomas Russell, Preses of a Meeting of the Feuars of Falkirk; Referred; John Leadbetter, Merchant in Glasgow, and Members of the Board or Committee of Direction of the Edinburgh and Glasgow Railway Company; Referred, and Counsel ordered; 414. Tanners, Carriers, Shoemakers and others interested in the Leather trade of the burgh of Linlithgow; Bankers Merchants, Manufacturers, Traders and others of Stirling; 459. Provost, Magistrates and Town Council of Leith, 464. Electors of Renfrew, 473. Trades House of Glasgow, 502.

Petitions in favour: From Mark Spect; Edinburgh and Glasgow Union Canal Company; Coatside; Garnkirk and Glasgow Railway Company; Alloa; Clackmannan; 303. Lang; Airdrie; 396. Linlithgow, 323. Falkirk, 355. Slateford and other places; 502. John Hamilton Colt, Esquire; George Moodie; Commissions, Tenants and Inhabitants of Cumbernauld; Hamilton; Owners of lands and heritages in Old and New Monkland and Calder; Proprietors and Occupiers in Old Monkland, New Monkland and Calder; Owners of lands and heritages in Old and New Monkland; 394. John Leadbetter, Merchant in Glasgow, and Members of the Board or Committee of Direction of the Edinburgh and Glasgow Railway Company; Referred, and Counsel ordered; 414. Tanners, Carriers, Shoemakers and others interested in the Leather trade of the burgh of Linlithgow; Bankers Merchants, Manufacturers, Traders and others of Stirling; 459. Provost, Magistrates and Town Council of Leith, 464. Electors of Renfrew, 473. Trades House of Glasgow, 502.

Glasgow and Cumbernauld; George Moodie; Commissions, Tenants and Inhabitants of Cumbernauld; Hamilton; Owners of lands and heritages in Old and New Monkland and Calder; Proprietors and Occupiers in Old Monkland, New Monkland and Calder; Owners of lands and heritages in Old and New Monkland; 394. John Leadbetter, Merchant in Glasgow, and Members of the Board or Committee of Direction of the Edinburgh and Glasgow Railway Company; Referred, and Counsel ordered; 414. Tanners, Carriers, Shoemakers and others interested in the Leather trade of the burgh of Linlithgow; Bankers Merchants, Manufacturers, Traders and others of Stirling; 459. Provost, Magistrates and Town Council of Leith, 464. Electors of Renfrew, 473. Trades House of Glasgow, 502.
SCOTLAND—continued.

-(GLASGOW & FALKIRK RAILWAY)—continued.
Land (two Petitions); and Cumbernauld and Falkirk (presented 17 May); Referred to the Committee on the Bill; 436. Vice-Admiral Fleming, 499.


-(GOLD AND SILVER PLATE.) Bill to fix the Standard Qualities of Gold and Silver Plate in Scotland, and to provide for the assaying and marking thereof; Ordered, 619. Presented, and read; Day appointed for Second Reading, and to be printed; 620. Second Reading deferred, 634. Bill Committed, 640. Committee referred, 650, 656, 666, 675, 679, 683. Bill considered, 687. Reported; to be ingrossed; Day appointed for Third Reading; 689. Third Reading deferred, 694, 701, 713, 717, 730, 740-749. Bill passed, 733. Agreed to by the Lords, 789. Royal Assent, 800.

Petitions against;
From Goldsmiths, Silversmiths and Plate-workers of Inverness, 751. Provost, Magistrates and Town Council of Inverness, 759. Workers in Gold and Silver in Aberdeen, 818.

-(GOODS, POINING OF.) Vide Bankruptcy, supra.

-(GOFAN RAILWAY.) Vide Pollock, infra.

-(GREENOCK HARBOUR AND DOCKS.) Bill ordered, 70. Presented, and read, 122. Petition of Trustees of the Harbour of Port Glasgow, against, 155.

-(DOCKS AND IMPROVEMENT.) Petition for a Bill; Referred to a Committee; 34. Reported; Bills ordered; 70. Vide Greenock Harbour and Docks, supra. Greenock Improvement, infra.

-(GREENOCK IMPROVEMENT.) Bill ordered, 70. Presented, and read, 143.

-(HAMILTON BRIDGE.) Vide Shotts, infra.

-(HEIRS OF ENTAIL.) Vide Entailed Estates, supra. Turnpike Roads, infra.

-(HERIOT'S HOSPITAL.) Petition for a Bill; Referred to a Committee, 51. Reported; Bill ordered; 103. Presented, and read, 139. Committed, 153. Reported; to be ingrossed; 314. Passed, 328. By the Lords, with Amendments, 609. Considered, and agreed to, 652. Royal Assent, 665.

Petitions against; From the Convenor of the Incorporation of Trades of Edinburgh, 158. Referred to the Committee on the Bill; Committed, ordered; 189. Incorporation of Waulkers of Edinburgh, 156. Incorporated Tailors of Edinburgh; Referred; 239. Incorporation of Hammuraries of Edinburgh, 244. Incorporation of Cordwainers of Edinburgh, 258. Incorporation of Bakers of Edinburgh, 299.

Petition of the Company of Merchants of Edinburgh, in favour, 380.

-(HERITABLE PROPERTY.) Petitions for alteration of the Laws relative to the Transference of Heritable Property; From Tarbolton; Beith; 145. Ayr, Newton, Wallace Town and Content; 589. George Whitehall and others, 607. Prestwick and Monkton, 757.

-(HERRING FISHERY.) Petition of Fish-curers, Fishermen, Merchants and others, of Inveraray, praying the House to enact laws to protect the Herring Fishery of Scotland, 720.

-(HYPOTHET.) Bill to regulate the Landlord's right of Hypothec in Scotland; Ordered, 656. Presented, and read; Day appointed for Second Reading, and to be printed; 784. Referred, and Reading put off for Three Months, 817.

-(INHIBITIONS.) Vide Bankruptcy, supra.

-(INSTRUMENTS OF SASINE.) Vide Sasine, supra.

-(JONES, HENRY.) Vide Session, Court of.

Vol. 91.—Sess. 1836.
INDEX to the NINETY-FIRST VOLUME.

[4. 1836.]

SCOTLAND—continued.

(LEITH MUNICIPAL GOVERNMENT.) Petition for a Bill; Referred to a Committee, 44. Reported; Report to be on the Table; 243. Petition for further time for presenting, 573; Referred to a Committee; 243. Reported; Report from Committee on Petition for Bill, read; Bill ordered; Time enlarged for presenting same; 253. Bill presented, 260.

Petitions against; From Commissioners of Police of Leith; Heritors, Merchants, Electors and Inhabitants of Leith; Incorporation of Traffickers of Leith; Incorporation of the Trinity House, Leith; Members of the Incorporation of Magistrates and Masters of the Four Incorporations of Leith; Incorporation of Maltmen of Leith; 593.

Petitions in favour; From Rate-payers and Electors in Leith; Heritors, Electors and Rate-payers of Leith; Incorporation of Magistrates and Masters of the Four Incorporations of the town of Leith; 593.

(LEITH RAILWAY.) Vide Edinburgh, supra.

(LEITH AND NEWHAVEN HARBOUR AND DOCKS.) Petition for a Bill; Referred to a Committee; 60. Reported; Bill ordered; 190. Presented, and read, 217. Committed, 299.

Petition of Pilots of the Frith of Forth, and Fisherman of Newhaven, complaining that the Standing Orders have not been complied with; 309.

(LEITH AND NEWHAVEN HARBOURS.) Vide Lords.

(LETTER STEALING.) Bill to provide that Persons in Scotland, accused of Letter Stealing, and certain other Crimes or Offences, shall not be entitled to liberation on Bill, unless in certain cases; Ordered, 116. Presented, and read; Bill ordered for Second Reading; and to be printed; 116. Committed, 121. Considered, 124. Reported; to be ingrossed; Day appointed for Third Reading; 130. Passed, 141. By the Lords, with Amendments, 316. Considered; the first Amendment disagreed to; subsequent Amendments agreed to; Committee appointed to draw up Reasons to be offered to the Lords at a Conference for disagreeing to the said Amendment; Three to be the Quorum; 452. Reasons reported, and agreed to; Conference to be desired with the Lords; 453. Lords agree to a Conference; Managers appointed; Conference held, and reported; 453. Lords do not insist on their Amendment, 447. Royal Assent, 534.

(LIGHTHOUSES.) Vide Northern Light-houses, infra.

(LININGTON ROAD.) Vide Shotts, infra.


(MODEL SCHOOLS.) Vide Supply.

(MONKLAND AND FALKIRK RAILWAY.) Petition for a Bill; Referred to a Committee; 81. Reported; Bill ordered; 70.

(MONTROSE CLERGY.) Petition of the Provost, Magistrates and Town Council of Montrose, for repeal of an Act of Parliament, enabling, on the representation of Montrose, imposing a Tax upon that burgh for the support of a second clergyman; 474.


(MUNICIPAL CORPORATIONS.) Bill for the better regulation of Municipal Corporations in Scotland; Ordered; Presented, and read; Day appointed for Second Reading, and to be printed; 484. Committed, 497. Considered; Reported; Day appointed for further considering Report; Bill, as amended, to be printed; 593. Further consideration of Report deferred, 593. Report further considered; Bill re-committed; 593. Reported; Day appointed for further considering Report; Bill, as amended, to be printed; 662. Further consideration of Report deferred, 689, 687. Petition for three months, 712.

Petitions against; From Sir John Stuart Forbes, Bart, and others, 431. Old Aberdeen, and other places; Faculty of the College of Glasgow, 410. Commissioners of Police of Leith; Incorporation of Bakers of Leith; Incorporation of Cordiners in Glasgow; Deacon of the Incorporation of Cordiners in Glasgow; Press of a Meeting of Heritors and Kirk Session of Gorbals, 457. Inhabitants of Kilmarrock; Provost, Magistrates and Town Councillors of Kirkmarnock; Heritors and Rate-payers of the eight Southern Districts of Edinburgh; Saint Cutbinnie's, Edinburgh, 335. Falkirk; Bakers of Cupar; Inverary; 593. Kinnoul and Seone; 552. Lochie; Irvine; Canongate, 596. Anderston; Chairman and Clerk of the Shaws Water Joint Stock Company; Incorporation of the Incorporated Trades of Edinburgh; Heritors, and others, of Leith; 593. Merchant Company of Leith, 607. Deacon and Clerk of the Incorporation of Bakers of Canongate, Edinburgh; Galston; Inverary; Adam Morton, senior magistrate of the Borough of Canongate; Board of Commissioners of Police of Glasgow; Newmilns and Greenholm; Merchants' House of Glasgow; 615. Governors of the Maidon Hospital, and of George Watson's Hospital, Edinburgh; Governors of the Maidon Hospital in Edinburgh, and of the City of their Patrons in Peterhead; Press of the Governors of the Maidon Hospital in Edinburgh, and Trustees of the Harbours of Peterhead; Tailors of Edinburgh; Maltmen of Leith; 622. Reinfrew; Cordiners of Edinburgh; Inhabitants of Peterhead; 623. Members of the Seven Incorporated Trades of Stirling; 683. Old Aberdeen, and other places; James Skene; Incorporation of Hammermen of Edinburgh; Corporation of Trades, Aberdeen, 425. Ayr; Deacon of Inverary; 639. Tain; Kirkcudbright, 662. Montrose; 704. Provost, Magistrates and Councillors of the burg of Calton of Glasgow; Heritors, Manufacturers, Traders and Inhabitants of the burg of Calton, and village of Mile-end of Glasgow; Commissioners of Police of the district of Calton and Mile-end of Glasgow; Burnishland; Incorporation of Hammermen of Glasgow; Deacon and Collector of the Incorporation of Dyers of Glasgow; Owners of heritable property within the Parliamentary limits of the Burgh of John Masson; Visitor of the Corporation of Maltmen of Glasgow; Deacon, Convenor, Collector and Members of the Trades House of Glasgow; 775. Newton-upons-Ayr, 770.


Petition of George Pollock for compensation, 755.

Petition of Inhabitants of Hamilton, for a Bill whereby the qualification for electing Town Councils in Scotland shall be extended to all householders within their respective jurisdiction, 757.

(NATIONAL MONUMENT.) Petition of the Secretary to the Board, for the erection of a National Monument in Scotland; for an additional advance of money.
SCOTLAND—continued.

--- (ROYAL BURGHS.) Vide PRISONERS, supra.

--- (NEWHAVEN HARBOUR AND DOCKS.) Vide LEITH, supra.

--- (NEWHAVEN RAILWAY.) Vide EDINBURGH, supra.

--- (NEWTYLE RAILWAY.) Vide DUNDEE, supra.

--- (NORTHERN LIGHTHOUSES.) Petitions for the erection of a Lighthouse on the Island of Little Ross; From Ship-owners, Merchants and Traffickers of Kirkcudbright; Commissioners of Supply and Landholders of Kirkcudbright; 683.

--- (NORTHERN MAIL.) Vide EDINBURGH MAIL, supra.


--- (PETERKIN, ALEXANDER.) Petition of Alexander Peterkin, formerly Sheriff Substiture of Orkney, complaining of the injury inflicted on him by deprivations of office as Sheriff Substitute, and praying for relief, 315.

--- (POLLOC AND GOVAN RAILWAY.) Petition for a Bill; Referred to a Committee; 57. Reported; Bill ordered; 77.

--- (PORT PATRICK HARBOUR.) Vide SUPPLY.


--- (PROPERTY.) Vide HERITABLE PROPERTY, supra.

--- (PROPERTY, LAW OF.) Petition of Inhabitants of Kilmarnock, complaining of the insufficient state of the law of Property in Scotland, and its defective adaptation to the wants of the Nation, and praying that commissioners may be appointed fully to investigate the subject, 172.

--- (RELIGIOUS INSTRUCTION COMMISSION.) Vide SUPPLY.

--- (ROYAL BURGHS.) Vide PRISONERS, supra.

--- (ROYAL BURGHS CONVENTION;) Petitions against the abolition thereof; From North Berwick, 471. Royal Burghs Convention, 779.

--- (SALMON FISHERIES;) Act 9 Geo. 4, c. 39, relating thereto, read; Bill to amend; Ordered; 83. Presented, and read; Day appointed for Second Reading; and to be printed; 83. Second Reading deferred, 116. Order for Second Reading discharged; Bill withdrawn; 199.

--- Petitions against; From Provost and others of Banff; Tacksmen of Salmon Fishings in the River Dee; 197. Proprietors and Tenants of Salmon Fishings on the Coast of the Moray Firth; From the Petition Committee on Salmon Fisheries (Scotland), 227. Proprietors of mills and factories at Hawick; Referred, 239. Proprietors, Occupants and others employed at the works driven by water-power on the North and South Esk and Leith Rivers; Referred; 300. Operatives and others depending for support on the factories driven by water-power on the Gryffe; on the Dollar Bleachfield, driven by water-power on the Devon; on the River Carron, near Denny; on the Noth and South Devon Waters, completed by the Bleachfield, near Stirling; Owners and Occupiers of Waterfalls on the Leven; Referred; 304. Owners, Occupiers, Operatives and others employed on the waters of Tillochcoultry; on the North and South Devon Waters, Clackmannanshire; Operatives, Managers and others on the works driven by water-power on the Rivers Kilmarnock and Irvine (two Petitions); North and South Esk Rivers; Provost, Magistrates and Council of Kilmarnock; Referred, 310. Proprietors, Owners and Occupiers of salmon fisheries driven by water-power on the River Esk; Referred, 315. Managers, Operatives and others directly depending for support on the works at Ballindalloch, driven by water-power on the River Findhorn; Referred, 326. Managers, Operatives and others employed at and depending for support on the works at Donnie, on the River Teith; Referred, 339. Proprietors, Operatives and others on the Anthesy mills, on the River Allan, near Stirling, driven by water-power; Referred; 340. Proprietors, Occupiers and Operatives, and others employed at the works driven by water-power on the River Jed, at Jedburgh; on the River Galga, near Galashields; Referred; 347. Owners, Occupiers and others of Wool-mills, Spring Bank, near Dumbline; Operatives and owners on the River Tay and Aray; Referred, 349. Managers, Operatives and others employed at the works of Messrs. Leys, Marron and others on the River Don; Owners, Occupiers, Managers, Workers and others, employed in the works of Milne, Crudon and Co., on the River Don; Magistrates and Councillors of Aberdeen; Referred; 356. Proprietors of mills, factories and other works driven by water-power on the Rivers Irvine and Kilmarnock; Referred, 376. Managers, Operatives and others employed at and directly depending for support on the works at Calercheuch driven by water-power on the River Elrig; on the works at Blantyre, on the River Clyde; on the works at Burrowfield, on the River Clyde; Proprietors of mills, furnaces and other works driven by water-power situated near Glasgow; Chamber of Commerce and Manufacturers of Glasgow; Referred; 393. Managers, Operatives and others directly depending for support on the works of Catrine driven by water-power on the River Ayr; Referred; 426. Proprietors of fishings and Fishers of Salmon belonging to Dunmore and Airth; Referred; 432. Proprietors and Tacksmen of Salmon Fisheries on the sea coasts of Ayrshire, 619. Proprietors and Lesses of print works, dye works, chemical works and other factories in Scotland (two Petitions); 705. Petitions in favour; From Lord Provost and others of Perth, 266. Proprietors and Tenants of fishings in the River Dee; Referred to the Select Committee on Salmon Fisheries in Scotland.

Select Committee appointed to consider the state of the Salmon Fisheries in Scotland, in as far as relates to the altering the close times in different Districts in that part of the United Kingdom; the Laws for the observance of the Saturday's Slap, or opening in all Cruises, Engines, Machines or Devices of whatever description used in Salmon Fishing; the construction and regulation of Cruises, the regulation of Mill Leats or Courses, and the removal of Dams and obstructions in all Rivers, Streams or Waters; and to report their opinion thereupon to the House; to send for persons, papers and records; Five to be the Quorum; 290. Instruction to inquire into the Increase or Decrease in the Numbers or Weight of Salmon, Grilse and Sea Trout taken in the several Rivers and Sea Coasts of Scotland, since the Act 9 Geo. 4, c. 39, came into operation, and to report to the House specially thereupon, 215. Leave to Committee to sit notwithstanding the Adjournment of the House; 399. Power to report Minutes of Evidence; Report; To be printed; 590.


Petitions for amendment of the Law relating thereto; From Owners and Occupiers of property,
Scotland—continued.

(Salmon Fisheries)—continued.

--- (Seamen's on the Rivers Tay property, and others, on the of the Tay; George Main; authorized Agents for Proprietors of fishings mills at Patrick; on the River Kelvin; Rivers Ericht and Isla Blairgowrie; Select Committee on Salmon Fisheries and Town Council of Kirkcaldy; Referred to the Select Committee on Salmon Fisheries (Scotland), 299.

Petition of Proprietors or authorized Agents for Proprietors of Salmon Fishings in the estuary of the Tay, for allowing the use of machinery in fishing fishings: Act of Session put off for Three months, 764.

(Semetary of Sasine, and of Bill to amend; Ordered; 802. Committee on Salmon Fisheries (Scotland), 393.

Presented, and read; Day appointed to be printed; 502.

(Vide Lords.)

(Sasine, Instruments Of.) Bill to amend and regulate the Law of Scotland as to Easements in Instruments of Sasine, and of Resignation ad Remanentiain; Ordered, 83. Presented, 88. Read; Day appointed for Second Reading, and to be printed; 89. Committee, 155.

Committee deferred, 236, 213, 291. Bill considered, 206. Reported; to be ingrossed; Day appointed for Third Reading; 312. Passed, 320. By the Lords, with Amendments, 598. Considered, and agreed to, 657. Royal Assent, 664.

(School Houses.) Vide Supply.

(Seamen's Fund.) Act for the Relief of sick, mained and disabled Seamen; Read; Bill to amend the said Act, in order to enable certain Seamen belonging to Shetland to pay certain Sums of Money payable under that Act, to the Seamen's Fund at Lerwick: Bill to be ingrossed; Day appointed for Third Reading; 687. Agreed to by the Lords, 693.

(Small Debts.) Bill for the more effectual Recovery of Small Debts in the Sheriff Courts, and for establishing Circuit Courts for the Trial of Small Debt Causes by the Sheriffs in Scotland; Ordered; 233. Presented, and read; Day appointed for Second Reading; and to be printed; 346. Committee, 284. Reported; to be ingrossed; Day appointed for Third Reading; 312. Passed, 320. By the Lords, with Amendments, 598. Considered, and agreed to; Instruction accordingly; 657. Royal Assent, 664.

(Sheep and Hamilton Bridge.) Petition for a Bill; Bill ordered; 32. Petition again read; Order of leave for Bill read, and discharged; Petition referred to a Committee, 40. Reported; Bill ordered; 144. Presented, and read, 216. Committee, 246. Reported; to be ingrossed; 424. Passed, 436. Agreed to by the Lords, 551. Royal Assent, 568.

(Silver Plate.) Vide Gold, supra.

(Spirit Licenses.) Acts 9 Geo. 4, c. 81, and 9 Geo. 4, c. 58, reading thereto; Bill to enable Persons holding Licenses to sell Beer, Spirits, and other Excisable Liquors in Scotland, to obtain a renewal of their Licenses and renew Excise; Ordered; 301. Presented, and read; Day appointed for Second Reading; and to be printed; 346. Committee, 301. Reported; to be ingrossed; Day appointed for Third Reading; 307. Passed, 312. Agreed to by the Lords, 421. Royal Assent, 437.

(Session, Court Of.) Bill to make certain alterations in the Duties of the Lords Ordinary, and in the establishment of Clerks and Officers of the Court of Session and Court of Commission for Teinds in Scotland, and to reduce the Fees payable in these Courts; Ordered, 257. Presented, and read; Day appointed for Second Reading, 237. Bill to be printed, 245. Second Reading deferred, 273, 291. Bill committed, 397. Committee deferred, 236, 398, 398, 406, 428, 435, 458, 472, 477, 501, 514. Bill considered; Report; Day appointed for further considering the Report; Bill, as amended, to be printed; 251. Further consideration of Report deferred, 263, 284. Bill re-committed; considered; Reported; Day appointed for Further considering Report; Bill, as amended, to be printed; 291. Report further considered; Bill to be ingrossed; Day appointed for Third Reading; 307. Passed, 312. Agreed to by the Lords, 421. Royal Assent, 437.

(Shipping.) Vide Supple.
SCOTLAND—continued.

Presbytery of Garvock; of the Presbytery of Aberdeen; Panochial Schoolmasters of the Presbytery of Forres; 715. Sub-Principal and Professors of the University and King's College of Aberdeen; Moderator of the Presbytery of Caithness; 732. Chairman and Clerk of the United Associate Synod of the Secession Church, 770. Moderator of the Synod of Argyle, 801. Moderator of the Relief Presbytery of Glasgow, 818.

Vide Supply.

Vide VICTUALLERS' LICENSES. Petitions, complaining of the refusal of the magistrates to grant Victuallers' Licenses; From Cuper, 110. Hugh Beveridge; James Stevenson; 201.

Vide WINE AND SPIRIT TRADE. Petition of Associated Wine and Spirit Merchants of Glasgow, for the repeal or alteration of Laws affecting their Trade, 219.

Vide WRITERS TO THE SIGNET, WIDOWS' FUND. Petition of John Bellamy, praying for the abolition of his office, and praying for an inquiry, 330.

Vide ACCOUNTS.

Vide ORANGE LODGES.

Vide IRELAND.

Vide COMMITTEES.
SOAP and TALLOW; Acts imposing Duties and Excise in the United Kingdom, read; Motion for the House to resolve itself into a Committee to consider of the expediency of repealing the Duties on Soap, and increasing the duty of Customs on the importation of Foreign Tallow, and Question Neg. thereupon, 146.

SOMERSET ASSIZES.

SOUTH DURHAM Railway. Vide DURHAM.

SOUTHAMPTON DOCKS; Bill brought from SOUTHAMPTON DOCKS; Vide DURHAM.

SOUTH才可以南 Railway. Vide METROPOLIS IMPROVEMENTS.

SPAIN; Upon Motion, That the duty of Customs on the importation of slaves may be increased; and Petitions in favour of the abolition of the slave trade, read, 535. Ordered to be referred to a Committee; 40. Report read; 456. Agreed to by the Lords, 535.

SOUCAH'S, Johann Daniel, Naturalization; Bill brought from Southampton, 201.

SPOT; Petitions in favour of the abolition of the slave trade, read, 535. Ordered to be referred to a Committee; 40. Report read; 456. Agreed to by the Lords, 535.

SOUWELL Bridge. Vide DURHAM.

SOUTHAMPTON Bridge. Vide METROPOLIS IMPROVEMENTS.

STREET NAVIGATION Company; Petition for a Bill; Referred to a Committee; 51. Reported; Bill ordered; 71. Presented, and read, 133.

SOUTHAMPTON DOCKS; Petition for a Bill; Referred to a Committee; 51. Reported; Bill ordered; 71. Presented, and read, 133. Committed, 201. Reported; Report to lie on the Table; 385. Report considered; Bill to be ingrossed; 314. Passed, 325. Agreed to by the Lords, 378. Royal Assent, 391.

STONE, A stone or stone, Vide CHALCOTT.

STOWE, William, Commissioned; Commission ordered; 71. Bill referred to a Committee; 40. Report read; 711. Agreed to by the Lords, 751. Royal Assent, 761.

STONE, A stone or stone, Vide CHALCOTT.

STRAWBERRY; Petitions for the removal of the Post Office to a more central and convenient situation, and com-plaints of recharged distance on letters, 566.

STRAWBERRY; Petition for the removal of the Post Office to a more central and convenient situation, and complaints of recharged distance on letters, 566.

STRAWBERRY; Petition for the removal of the Post Office to a more central and convenient situation, and complaints of recharged distance on letters, 566.

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STRAWBERRY; Petition for the removal of the Post Office to a more central and convenient situation, and complaints of recharged distance on letters, 566.

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STRAWBERRY; Petition for the removal of the Post Office to a more central and convenient situation, and complaints of recharged distance on letters, 566.
SPIRIT LICENSES—continued.

Spirits; Petition of the Rev. James Maurice, praying that the Duties on Spirits may not be reduced, 289.

—Bill to impose countervailing Duties on Excise on Mixtures, Compounds, Preparations and Commodities made from or with Spirits removed from Ireland to England or Scotland, and to grant countervailing Drawbacks on the removal of the same from England to Scotland, or from Scotland to England, and to repeal the additional Duties of Excise on Licenses to Retailers of Spirits in the United Kingdom, imposed by an Act passed in the fourth and fifth year of His present Majesty, and to alter certain provisions in the Laws of Excise relating to Distillers and Retailers of Spirits; Ordered; 640. Further considered; 739. Report delayed; 753. Further adjourned; 759.

Petition of Jacob Hart, for empowering Magistrates, upon conviction of any person having Spirits under legal proof in their possession, to inflict a fine, 824.

Vide Ireland.
INDEX to the NINETY-FIRST VOLUME.

STANDING ORDERS:

Select Committee to be appointed, to whom shall be referred all Reports from Committees on Petitions for Private Bills, in which it shall be stated, that any of the Standing Orders of this House have not been complied with; and to report their opinion upon time, to the Committee; to send for persons, papers and records; Five to be the Quorum; 13 A. 1836.

A Member discharged from attendance; another Member added; 55. Report on Petition for Great Western Railway (No. 2) Bill referred; 68. Report on Petition for Ipswich Improvement Bill; Referred, 55. Resolution re-ported, That in the case of the Great Western Railway Petition (No. 2), the Standing Orders ought not to be dispensed with; 75. Report on Petition for Wakefield Water Bill; Referred, 78. Resolution reported, That in the case of the Ipswich Improvement Petition the Standing Orders ought not to be dispensed with; 81. A Member discharged from attendance; another Member added; 81. Report on Petition for Durham (South West) Railway Bill; Referred, 89. Report on Petition for Glamorganshire Canal Bill; Referred, 97. Report on Petition for Aylesbury Railway Bill; Referred, 101. Leave to Committee to sit on a certain day during the sitting of the House, 101.

Orders ought not to be dispensed with; That in the case of the Kidderminster Small Tenements Petition, the Standing Orders ought not to be dispensed with; That in the case of the Glamorganshire Canal Petition the parties be permitted to proceed, &c.; That in the case of the Durham (South West) Railway Petition the parties be permitted to proceed, &c.; That in the case of the Aylesbury Railway Petition the parties be permitted to proceed, &c.; That in the case of the Glamorganshire Canal Petition the parties be permitted to proceed, &c.; That in the case of the Ulster Canal Petition the parties be permitted to proceed, &c.; That in the case of the Ulster Canal Petition the parties be permitted to proceed, &c.; That in the case of the Ipswich Improvement Petition the Standing Orders ought not to be dispensed with; That in the case of the Kidderminster Small Tenements Petition, the Standing Orders ought not to be dispensed with; That in the case of the Glamorganshire Canal Petition the Standing Orders ought not to be dispensed with; That in the case of the Ulster Canal Bill, the Standing Orders ought not to be dispensed with, 254. Resolution reported, That in the case of the Ulster Canal Bill, the parties be permitted to proceed with their Bill so far only as relates to the Ulster Canal, &c.; That in the case of the Petition for additional provision in the Poole Roads Bill, the parties be permitted to introduce such additional provision, and that application be made to the persons claiming interests in the land intended to be taken for that purpose, &c.; 280. Resolution reported, That in the case of the Petition for the Dublin and Kilkenny Railway Bill, referred, 296. Resolution reported, That in the case of the Dublin and Kilkenny Railway Petition, the Standing Orders ought not to be dispensed with, 309. Report on Petition for Worcester Count Hall Bill referred, 365. Report on Petition for the Gloucestershire and Severn Canal Bill referred, 385. Resolution reported, That in the case of the Gloucestershire and Severn Canal Bill, it does not appear to the Committee, that the parties advocating the passing thereof have omitted to comply with the Standing Orders of the House as applicable to the case brought before them; 425. Resolution reported, That in the case of the Petition for the Wells Harbour Bill, the Standing Orders ought not to be dispensed with, 425. Resolution reported, That in the case of the Petition for the Hungerford and Lambeth Suspension Bridge Bill, the Committee are of opinion, that, from the special circumstances detailed in the Petition, and proved before the Committee, further time should be granted for making the Report; and that Notice thereof should be given to the opponents of the Bill, such Notice to be proved before the Committee on the Bill; Resolution agreed to ; 526. Relative to Railway, Canal, Navigation and Water Bill, amended, 733. Made Standing Orders, 832.

Resolution, That the Select Committee on Standing Orders do hereafter consist of fifteen Members, 743. Made Standing Orders, 832.

Standing Orders of 28th February 1794, for referring Petitions for Bills imposing Tolls or Duties to a Committee to examine the matter thereof; and of 4 June 1829, dispensing with the said Standing Order, so far as it may apply to Petitions for Bills for continuing or amending Turnpike Road Acts, 646. Made Standing Orders, amended, 832.

Resolution, That no Bill (except Bills to continue or amend any Act for making, maintaining, keeping in repair, or improving any Turnpike Road) be ordered to be carried in on any Petition for any work proposed to be carried on by Tolls or Duties to be levied on the subject in particular places, till such Petition has been referred to a Committee, who shall examine whether the Standing Orders of this House have been complied with, and report the same to the House; made a Standing Order; 832.

Standing Order of 5th May 1773, that whenever any Petition shall have been referred to a Committee, the House will not admit any Petitioners to be heard at the Committee, be printed at the expense of the parties applying for
STANDING ORDERS—continued.
the same, and be delivered at the door to the Members of the House, Three clear days at least before such Report shall be taken into consideration; and, after the Resolutions, together with the Resolutions agreed to by the House on the 1st August, and the 3d August 1836, made Standing Orders, 832.


STANNARIES COURTS; Motion for a Bill to make provision for the better and more expeditious Administration of Justice in the Stannaries of Cornwall, and for enquiring the Jurisdiction and improving the Practice and Proceedings in the Courts of the said Stannaries; Notice taken that the interest of His Majesty, as Duke of Cornwall, is concerned therein; King's Consent signified, Bill ordered, 548. Presented, and read; Day appointed for Second Reading, and to be printed; 571. Bill committted, 612. Committee deferred, 636, 641, 650. Considered; Report deferred; Day appointed for further considering the Report; Bill, as amended, to be printed; 673. Pursuant to a Conference of Report deferred, 682, 687, 692, 701. Bill re-committed; Considered; Proceedings in Committee; 716. Reported; to be ingrossed; Day appointed for Third Reading; 730. Passed, 731. By the Lords, with Amendments, 810. Bill, as amended by the Lords, to be printed, 830. Amendments considered, and agreed to, 835. Royal Assent, 842.


Vide petition of John Bassett, Esquire, in favour, 673.

Vide Petitions for deferring the Bill till the next Session; From London Shareholders in Cornish Mines; Adventurers and Persons interested in Mining, residing in Penryn and Falmouth, 681. Petition of John Steuble, praying for a Bill to regulate the Navigation of Steam Vessels from the Thames and Port of London; 842.

Vide Petitions deferred, 682, 687, 692, 701. Petition referred to the Select Committee on the Port of London, 842.

STATE of IRELAND. Vide Ireland.


LABOUR. Vide Scotland.

STATUTES, Promulgation of the; Resolutions, 13th August 1835, relative to the Promulgation of the Statutes, read; to be communicated to the Lords at a Conference; Conference deferred; Report of Select Committee on the Promulgation of the Statutes, read; to be communicated to the Lords at the same time; 9. Lords agree to a Conference; Managers appointed; Conference held and reported; 16. Lords desire a Conference upon the subject-matter of the Conferences relative to the Promulgation of the Statutes, and to the expediency of discontinuing the present mode of ingrossing Acts of Parliament in Black Letter, and of substituting a plain Round Hand instead thereof; House agree to a Conference; Managers appointed; Conference held, and reported; 447. Lords communicate to the House a copy of the Report of the Select Committee of their Lordships upon the subject, 448. Report to be printed, 448.

Vide Lords.

STEAM Carriages; Bill to repeal such portions of all Acts as impose prohibitory Tolls on Steam Carriages, and to substitute other Tolls on an equitable footing with Horse Carriages; Ordered, 533. Presented, and read; Day appointed for Second Reading, and to be printed; 533. Committed, 588. Committee deferred, 599. Bill ordered; and reported; Day appointed for further considering Report; Bill, as amended, to be printed; 643. Bill re-committed; Considered, 544. Reported; to be ingrossed; Day appointed for Third Reading; 646. Third Reading deferred, 553. Bill passed, 580.

Communication with India. Vide East India. Supply.

Vol. 91.—Sess. 1836.
INDEX to the NINETY-FIRST VOLUME. [A. 1836.

Stockport and Manchester Railway—continued.
Committed, 90. Committee nominated, 113. Members added, 114.

From James Fernley; Referred to the Committee on the Bill; Counsel ordered; 48. Sarah, Richard and Edward Blackwell; Referred, and Counsel ordered; 148. Manchester, Streford and other places; 191. Inhabitants and Owners of property in Hulme; Referred, and Counsel ordered, 261.


Stokes, William. Vide IRELAND.

Stonebridge Railway; Petition for a Bill; Referred to a Committee, 20. Reported; Bill ordered; 32. Presented, and read, 39. Committed, 90. Committee nominated; Members added; Instruction to consolidate the Bill, and the Birmingham and Derby Railway Bill into one Bill; 102. Order for referring Bill to the Warwick List, discharged; Bill committed to the Committee on the Birmingham and Derby Railway Bill, 107. Vide BIRMINGHAM and DERBY RAILWAY.

Subways. Vide LONDON SUBWAYS.

Strange, Sir Thomas. Vide ACCOUNTS.

Supply:


Considered, 21, 115, 134, 161, 240, 258, 404, 757, 762, 775.


Accounts, &c, referred, 21, 115, 134, 249, 258, 404, 757.

Report deferred, 249.

Upon Motion for reading the Order of the Day; Amendment proposed, but not made, 373.

Upon Motion, That Mr. Speaker do now leave the Chair; Amendments proposed, but not made, 115, 757.

Upon Motion for reading certain Resolutions a Second time; Amendment proposed, but not made, 272.

Sums Granted.

NAVY:

7 March:

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<td>£26,370</td>
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That 33,700 Men be employed for the Sea Service, for thirteen lunar months, to the 31st day of March 1837, including 9,000 Royal Marines and 2,000 Boys.

For Wages for ditto.

For Victuails for ditto.

For Salaries of Officers, and Contingent Expenses of the Admiralty Office.

For ditto - of the Scientific Departments of the Navy.

Suffolk (East) County Hall; Petition for a Bill; Referred to a Committee; 12. Reported; Bill ordered; 44. Presented, and read, 77. Committed, 122. Reported; to be ingrossed; 158. Passed, 189. Agreed to by the Lords, 231. Royal Assent, 281.

Petitions of Payers of County Rates, in the county of Suffolk, against, 222, 237.

Sugar; Petition of Sugar Refiners of London, for equalization of Duties upon Sugars, the produce of all the British Possessions, 542.

Vide EAST and WEST INDIA PRODUCE. WAYS and MEANS, and Bills in Supply.

Suire Navigation. Vide IRELAND.

Summary Convictions; Petitions praying that the evidence in cases where Justices have summary jurisdiction may be taken in writing, and preserved; From Inhabitants of Finsbury; 228. Household and other Inhabitants of the city of London, 244. Lambeth, 254.

Petition of Magistrates and other Inhabitants of the county of Gloucester, praying that the trial of offenders for some of the lighter degrees of crime, may be transferred from the Assizes and Quarter Sessions to the jurisdiction of Magistrates in their local districts, 288.

Vide IRELAND.

Suits of Land; Bill to enable the Commissioners of His Majesty's Woods, Forests, Land Revenues, Works and Buildings, to make and maintain a Road from the Church in the Parish of Sunk Island, to the Town of Ottringham, in the East Riding of the County of York; Ordered; 689. Presented, and read; Day appointed for Second Reading; and to be printed; 689. Committed, 694. Committee deferred, 701, 713. Order for Committee of the whole House discharged; Bill committed to a Select Committee; Five to be the Quorum; 717. Bill reported and re-committed to a Committee of the whole House, 742. Considered, 757. Reported; to be ingrossed; Day appointed for Third Reading; 764. King's Consent signified; Bill passed; 772. Agreed to by the Lords, 801. Royal Assent, 822.

Superannuations. Vide ACCOUNTS. Supply.

Sums Granted.

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Resolutions of the Committee of Supply;—Relating to,
### INDEX to the NINETY-FIRST VOLUME.

<table>
<thead>
<tr>
<th>Page</th>
<th>SUPPLY—continued.</th>
<th>NAVY—continued.</th>
<th>Amount</th>
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<tr>
<td>193</td>
<td>For Wages of Artificers, Labourers and others, employed in the Naval Establishments at Home</td>
<td>349,661</td>
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<td>193</td>
<td>For Naval Stores, building and repair of Ships, and Steam Machinery</td>
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<td>193</td>
<td>For Half Pay</td>
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<td>193</td>
<td>For Military Pensions and Allowances</td>
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<td>193</td>
<td>For Civil Pensions and Allowances</td>
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20 April:

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<th>Page</th>
<th>For Salaries of Officers, and Contingent Expenses of Naval Establishments</th>
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<tr>
<td>271</td>
<td>at Home</td>
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<td>271</td>
<td>For Wages of Artificers, Labourers and others, employed in the Naval Establishments Abroad</td>
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<td>For the purchase of Naval Stores, for the building and repair of Ships and Vessels ; purchase of Steam Machinery, &amp;c.</td>
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<td>271</td>
<td>For New Works, Improvements, and Repairs in the Yards</td>
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<td>272</td>
<td>For Medicines and Medical Stores</td>
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<td>272</td>
<td>For Miscellaneous Services</td>
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<td>272</td>
<td>For Transports and other charges for the Conveyance and Victualling of the Troops ; and for Freight of Stores, on account of the Army and Ordnance Departments</td>
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<td>272</td>
<td>For conveying Convicts to New South Wales</td>
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£. 4,533,548

***ARMY***:

14 March:

<table>
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<tr>
<th>Page</th>
<th>That a Number of Land Forces, not exceeding 81,319 Men, being part of an Establishment of 89,355 Men (exclusive of the Men belonging to the Regiments employed in the East Indies), be maintained for the Service of the United Kingdom, for the year from the 1st day of April 1836 to the 31st day of March 1837, both days inclusive:</th>
<th>3,085,280</th>
<th>6 8</th>
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<tr>
<td>140</td>
<td>For defraying the Charge of the Land Forces</td>
<td>153,884</td>
<td>8 5 0</td>
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<td>141</td>
<td>For General Staff Officers, and Officers of the Hospitals, &amp;c.</td>
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12 April:

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<th>Page</th>
<th>For Allowances to the principal Officers of the several Public Military Departments, their Deputies, Clerks and Contingent Expenses</th>
<th>13,794</th>
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<td>For the Royal Military Asylum</td>
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<td>247</td>
<td>For Rewards for distinguished Military Services</td>
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<td>For Pay of General Officers, not being Colonels of Regiments</td>
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<td>For Full Pay for Reduced and Retired Officers</td>
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<td>For Half Pay and Reduced Allowances to Officers of Disbanded Foreign Corps ; of Pensions to wounded Foreign Officers, &amp;c.</td>
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<td>For Pensions to Widows</td>
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<td>For Allowances on the Compassionate List, &amp;c.</td>
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<td>247</td>
<td>For Chelsea and Kilmainham Hospitals</td>
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<td>For Superannuation Allowances</td>
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<td>For Troops at the Cape of Good Hope</td>
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<td>For the Commissariat Department</td>
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11 August:

| Page | For Half Pay, Pensions and Allowances in the Commissariat Department | 150,000 | 0 0 0 |

£. 6,028,563

***ORDNANCE***:

12 April:

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<th>Page</th>
<th>For Salaries to the Civil Establishments at the Tower, Pall Mall and Dublin, for the year 1836-7</th>
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Vol. 91.—Sess. 1836. u 2
### INDEX to the NINETY-FIRST VOLUME.

<table>
<thead>
<tr>
<th>Page</th>
<th>SUPPLY—continued.</th>
<th>ORDNANCE—continued.</th>
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<td>For Salaries to Barrack Masters, Deputy Barrack Masters, Barrack Sergeants, &amp;c.</td>
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<td>For Expense of Master Gunners</td>
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<td>For the Corps of Royal Engineers, and Corps of Royal Sappers and Miners</td>
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<td>For the Royal Horse Artillery and Riding House Troop</td>
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<td>For the Field Train Department</td>
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<td>For the Medical Establishments</td>
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<td>For Works and Repairs, and Storekeepers' Expenditure</td>
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<td>For the Superintendence of the Building and Repair of Barracks</td>
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<td>For Military, Civil and Barrack Contingencies</td>
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<td>For Small Arms and Military Store Branch</td>
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<td>246.</td>
<td>For Foreign Works and Repairs</td>
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<td>20,000</td>
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<td>246.</td>
<td>For Services not provided for</td>
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<td>5,418</td>
</tr>
<tr>
<td>246.</td>
<td>For Military and Civil Superannuations, and Widows' Pensions</td>
<td></td>
<td>159,617</td>
</tr>
<tr>
<td>246.</td>
<td>For the Supply of Bread, Meat, Forage, &amp;c. for the Troops</td>
<td></td>
<td>1,103,449</td>
</tr>
<tr>
<td>247.</td>
<td>For Barrack Masters' Expenditure; Allowances to Barrack Masters, &amp;c.</td>
<td></td>
<td>57,753</td>
</tr>
<tr>
<td>247.</td>
<td>For Military, Civil and Barrack Contingencies</td>
<td></td>
<td>131,113</td>
</tr>
<tr>
<td>247.</td>
<td>For Small Arms and Military Store Branch</td>
<td></td>
<td>75,000</td>
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<td>247.</td>
<td>For Foreign Works and Repairs</td>
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<td>20,000</td>
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<td>247.</td>
<td>For Services not provided for</td>
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<td>247.</td>
<td>For Military and Civil Superannuations, and Widows' Pensions</td>
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<td>159,617</td>
</tr>
<tr>
<td>247.</td>
<td>For the Building and Repair of Barracks</td>
<td></td>
<td>141,417</td>
</tr>
</tbody>
</table>

### MILITIA AND VOLUNTEER CORPS:

**12 April:**

For defraying the Charge of Volunteer Corps in Great Britain, from 1st April 1836 to 31st March 1837 | £. s. d. | 106,211 6 8

**8 August:**

For defraying the Charge of the Disembodied Militia in Great Britain and Ireland, to 31st March 1837 | £. s. d. | 195,895 13 2

### MISCELLANEOUS SERVICES:

**11 February:**

To discharge the like Amount of Supplies granted for the Service of 1835, or of any preceding year | £. s. d. | 2,000,000 |

**31 May:**

For Works and Repairs of Public Buildings | £. s. d. | 64,450 |
For Works and Repairs at Kingstown Harbour | | 1,000 |
For Works and Repairs at Port Patrick Harbour | | 15,226 |
For Holyhead and Liverpool Roads, and Holyhead and Howth Harbours | | 6,455 |
For New Buildings at the British Museum | | 25,860 |
To complete the New Buildings for the National Gallery | | 31,112 |
For temporary Accommodation for the Houses of Lords and Commons | | 4,547 |
For completing the Works at Windsor Castle | | 3,755 |
To restore the Building at the General Penitentiary, Milbank | | 15,390 |
For Prison Buildings at Dartmoor | | 7,000 |
For the erection of Chambers for the Judges | | 10,000 |
For the Fee Funds in the Departments of the—
  - Treasury | £. s. d. | 42,300 |
  - Home Secretary of State | | 11,270 |
  - Foreign | | 14,832 |
  - Colonial | | 15,270 |
  - Privy Council and Committee of Privy Council for Trade | | 20,288 |
For Contingent Expenses and Messengers' Bills, in the Departments of the—
  - Treasury | | 6,000 |
  - Home Secretary of State | | 5,410 |
  - Foreign | | 31,500 |
  - Colonial | | 5,400 |
  - Privy Council and Committee of Privy Council for Trade | | 4,150 |
Reported, and Agreed to. | MISCELLANEOUS SERVICES—continued. | Sums Granted. |
<table>
<thead>
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<tr>
<td>Page</td>
<td></td>
<td>£.</td>
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<tr>
<td>413-</td>
<td>For the Departments of the Comptroller General of the Exchequer and Paymaster of Civil Services</td>
<td>14,650</td>
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<tr>
<td>413-</td>
<td>For Messengers attending the First Lord of the Treasury and Chancellor of the Exchequer, the Four Patent Messengers of the Court of Exchequer, &amp;c.</td>
<td>3,700</td>
</tr>
<tr>
<td>413-</td>
<td>For Professors in the Universities of Oxford and Cambridge</td>
<td>2,006</td>
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<tr>
<td>413-</td>
<td>For Salaries of the Commissioners of the Insolvent Debtors' Court, and of their Clerks, &amp;c.</td>
<td>12,500</td>
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<tr>
<td>413-</td>
<td>For the Charge of the Pententary at Milbank</td>
<td>15,600</td>
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<td>413-</td>
<td>For Expenses connected with the Acts relating to Municipal Corporations in England, Scotland and Ireland</td>
<td>29,800</td>
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<td></td>
<td>For defraying the Expenses of the following Commissions:—</td>
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<tr>
<td>413-</td>
<td>Criminal Law</td>
<td>5,100</td>
</tr>
<tr>
<td>413-</td>
<td>County Rates</td>
<td>753</td>
</tr>
<tr>
<td>413-</td>
<td>Charities</td>
<td>30,000</td>
</tr>
<tr>
<td>413- (Ireland.)</td>
<td>Religious Instruction (Ireland)</td>
<td>36,800</td>
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<tr>
<td>413-</td>
<td>Ditto (Scotland)</td>
<td>10,690</td>
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<td>413-</td>
<td>Poor Laws</td>
<td>49,180</td>
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<tr>
<td>413-</td>
<td>Slave Trade</td>
<td>14,790</td>
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<tr>
<td>413-</td>
<td>For Salaries of Consuls General, Consuls and Vice-Consuls, and Superintendents of Trade at Canton</td>
<td>103,516</td>
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<tr>
<td>413-</td>
<td>For Salaries of Inspectors and Superintendents of Factories</td>
<td>5,500</td>
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<tr>
<td>413-</td>
<td>For Salaries and Expenses of Inspectors of Prisons</td>
<td>4,900</td>
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<td></td>
<td>8 August:</td>
<td></td>
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<tr>
<td>763-</td>
<td>For Allowances of Compensations to Persons formerly employed in Public Offices or Departments, or in the Public Service</td>
<td>73,905</td>
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<tr>
<td>763-</td>
<td>For Toulonese and Corsican Emigrants, &amp;c.</td>
<td>10,300</td>
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<td>763-</td>
<td>For the National Vaccine Establishment</td>
<td>1,850</td>
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<td>764-</td>
<td>For the Refuge for the Destitute</td>
<td>3,000</td>
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<td>764-</td>
<td>For confining and maintaining Criminal Lunatics</td>
<td>2,900</td>
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<td>764-</td>
<td>For Protestant Dissenting Ministers, and others</td>
<td>4,500</td>
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<td></td>
<td>9 August:</td>
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<tr>
<td>773- (Ireland.)</td>
<td>For the Expenditure of the British Museum</td>
<td>21,974</td>
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<tr>
<td>773-</td>
<td>For Education in Ireland</td>
<td>38,500</td>
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<tr>
<td>773-</td>
<td>For the Foundling Hospital, Dublin</td>
<td>20,000</td>
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<td>773-</td>
<td>For the House of Industry, Dublin</td>
<td>20,000</td>
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<td>773-</td>
<td>For the Hibernian Marine Society</td>
<td>150</td>
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<td>773-</td>
<td>For the Female Orphan House, Dublin</td>
<td>1,000</td>
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<td>773-</td>
<td>For the Westmorland Lock Hospital</td>
<td>2,500</td>
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<td>773-</td>
<td>For the Lying-in Hospital, Dublin</td>
<td>1,000</td>
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<td>773-</td>
<td>For Dr. Steeven's Hospital</td>
<td>1,500</td>
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<td>773-</td>
<td>For the Fever Hospital, Cork-street, Dublin</td>
<td>3,800</td>
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<td>773-</td>
<td>For the Hospital for Incurables</td>
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<td>773-</td>
<td>For the Roman Catholic College</td>
<td>8,088</td>
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<td>773-</td>
<td>For the Royal Dublin Society</td>
<td>5,290</td>
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<td>For the Royal Irish Academy</td>
<td>300</td>
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<td>773-</td>
<td>For the Royal Hibernian Academy</td>
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<td>773-</td>
<td>For the Commissioners of Charitable Donations and Bequests</td>
<td>700</td>
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<td>773-</td>
<td>For the Royal Belfast Academy Institution</td>
<td>2,375</td>
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<tr>
<td>773-</td>
<td>For maintaining and repairing Public Works, Grounds and Buildings</td>
<td>12,800</td>
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<tr>
<td>773-</td>
<td>For Salaries and Expenses of the Offices of the Chief Secretary to the Lord Lieutenant of Ireland</td>
<td>22,472</td>
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<td>773-</td>
<td>For Salaries of Officers and Attendants of the Household of the Lord Lieutenant of Ireland, &amp;c.</td>
<td>12,406</td>
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<td>773-</td>
<td>For the Establishments of the Vice Treasurer and Teller of the Exchequer in Ireland</td>
<td>6,897</td>
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<td>773-</td>
<td>For publishing Proclamations and printing Statutes</td>
<td>5,500</td>
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<td>773-</td>
<td>For Non-conforming, Seceding and Protestant Dissenting Ministers</td>
<td>25,579</td>
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<tr>
<td>773-</td>
<td>For Criminal Prosecutions and other Law Charges</td>
<td>65,000</td>
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Vol. 91—Sess. 1836.
<table>
<thead>
<tr>
<th>Report to</th>
<th>SUPPLY—continued.</th>
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<tbody>
<tr>
<td>Page 773</td>
<td>MISCELLANEOUS SERVICES—continued.</td>
</tr>
<tr>
<td>(Ireland)</td>
<td>For the Police Departments of Dublin</td>
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<tr>
<td>773</td>
<td>For Public Works</td>
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<tr>
<td>ditto</td>
<td>For the Townland Survey</td>
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<td>ditto</td>
<td>For Repairs of Dunmore Harbour</td>
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<td>ditto</td>
<td>For Expenses incurred by Clerks of the Peace under the Act for amending the Representation of the People of Ireland</td>
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<td>the Representation of the People of Ireland</td>
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<td>For Secret Services</td>
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<td>For Stationery, Printing and Binding</td>
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<td>For Expenses of the Gold Coinage</td>
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<td>For Expenses of Prosecutions relating to Coin</td>
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<td>For Law Charges</td>
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<td></td>
<td>For confining, maintaining and employing Convicts at Home and at Bermuda, &amp;c.</td>
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<td></td>
<td>For maintaining Convicts at New South Wales and Van Diemen's Land</td>
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<td></td>
<td>For support of Captured Negroes and Liberated Africans</td>
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<td>For Compensation to Sir Abraham Bradley King</td>
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<td>For Turnpike Road Bill Fees</td>
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<td>For the erection of School-Houses</td>
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<td>For Revising Barristers employed under the Reform of Parliament Act</td>
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<td></td>
<td>For defraying Charges hitherto paid out of the County Rates</td>
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<td>For Sheriffs' Expenses, and Deficiency of Fees in the King's Remembrancer's Office, Exchequer</td>
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<td>For Compensation for Losses sustained by Confiscation of Goods by the act of the Danish Government in 1807</td>
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<td>For Relief of the Distressed Poles</td>
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<td>For the Expedition to ascertain the Practicability of establishing a Steam Communication with India by the Equatorial Routes</td>
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<td>For defraying the Charge of the Civil Establishments of the—</td>
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<td>Bahama Islands</td>
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<td>Bermuda Islands</td>
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<td>Prince Edward's Island</td>
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<td>Western Coast of Africa</td>
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<td>For the Ecclesiastical Establishment of the British North American Provinces</td>
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<td></td>
<td>For Expenses of the Settlement in Western Australia</td>
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<td>For Expense of the Establishment of the Indian Department in Upper and Lower Canada</td>
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<td></td>
<td>For Salaries of the Governors, Lieut.-Governors and others, in His Majesty's West India Colonies</td>
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<td>For the Expense of the Civil Establishment of Heligoland</td>
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<td>For Salaries and Allowances to Special Justices appointed under the Act for the Abolition of Slavery</td>
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<td>For Instruction of the Emancipated Negro Population</td>
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<td>For Salaries of Agents for Emigration</td>
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<td>For Expense of the Civil Government of Nova Scotia</td>
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<td>For the Charge of the Civil and Military Establishments and Expence of Saint Helena</td>
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<td>For Salaries of the Two Houses of Parliament</td>
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<td>For Expenses of the Commissioners of Records</td>
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<td>For Salaries and Expenses of the State Paper Office, and the Offices for the Custody of Records in the Tower and the Chapter House, Westminster</td>
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<tr>
<td></td>
<td>For Works and Services at Buckingham Palace</td>
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<td></td>
<td>For the Consolidated Pay Offices of the Army, Navy and Ordnance</td>
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<td>For the Charge of certain Purchases for the British Museum</td>
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<td>For the Establishment of a School of Design</td>
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<td>For the Erection of School Houses and Model Schools in Scotland</td>
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<tr>
<td>(Ireland)</td>
<td>For completion of the Buildings and Fittings at Tyrone House, Dublin, which has been purchased and prepared as a Model School</td>
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<td>For Loss sustained by the Bank of England in melting Silver Coin, in 1831</td>
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<td>For Law Expenses, Grants to Scotch Universities and other Charges formerly defrayed from the Hereditary Revenues</td>
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</table>
SUPPLY—continued.

CIVIL CONTINGENCIES:

20 April:
For Civil Contingencies (on account) - - - - - -
8 August:
For - - ditto - - (to complete) - - - - - - - - - -

EXCHEQUER BILLS:

11 February:
To pay off and discharge Exchequer Bills charged on the Aids or Supplies of 1825 or 1826, unpaid and unprovided for - - - - - - - - - -

12 February:
To pay off and discharge Exchequer Bills issued pursuant to several Acts for carrying on Public Works, and for the Relief of Persons who have sustained Losses in the West Indies, outstanding and unprovided for - - - - - - - - - -

£. 5,000,000  - -
£. 60,000  - -

WAYS AND MEANS FOR RAISING THE SUPPLY:


considered, 29, 339, 543, 777.
Accounts referred, 29.
Proceedings in Committee, 29, 330, 543, 777.
Reports deferred, 337, 342.

Notice having been given by the Chancellor of the Exchequer, that he would on a certain day bring forward the Budget in the Committee, the House, by general concurrence, agreed to resolve itself into the Committee, although it had not been appointed as an Order of the day, for that day, in consequence of the House having been adjourned on the two previous days for want of Forty Members, before such Order had been made, 330.

Resolutions of the Committee of Ways and Means;—Relating to,

<table>
<thead>
<tr>
<th>No.</th>
<th>Reported, and</th>
<th>Sums Granted.</th>
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<tr>
<td>36</td>
<td>Bill ordered, 25,</td>
<td>£. 15,000,000  - -</td>
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<td></td>
<td>F. EXCHEQUER</td>
<td>-</td>
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<td></td>
<td>BILLS, infra.</td>
<td>-</td>
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<td></td>
<td>For raising £15,000,000 by Exchequer Bills</td>
<td>-</td>
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<tr>
<td></td>
<td>For issuing and applying any Sum or Sums which may have been or which may be paid into the Exchequer, before 5th April 1837, in respect of Exchequer Bills issued pursuant to certain Acts authorizing the issue of Exchequer Bills for carrying on Public Works and Fisheries</td>
<td>-</td>
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<tr>
<td></td>
<td>For applying £2,000,000, a part of the Sum now remaining in the Exchequer, or remaining to be received to complete the Aids granted for the Service of the Year 1837-8</td>
<td>-</td>
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<tr>
<td></td>
<td>For issuing and applying £60,000, to be paid into the Exchequer by the East India Company on account of East India Half Pay</td>
<td>-</td>
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<tr>
<td></td>
<td>For issuing and applying the Balance now in the Exchequer, or which may be paid into the same by the Governor and Company of the Bank of England, on or before 5th April 1837, pursuant to Act 50 Geo. 3.</td>
<td>-</td>
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<td></td>
<td>For continuing the Duties upon Pensions and Offices, and for making the same perpetual</td>
<td>-</td>
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<tr>
<td>Page</td>
<td>WAYS AND MEANS—continued.</td>
<td>GRANTS—continued.</td>
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<tr>
<td>360; Bill ordered, 360,</td>
<td>For granting £8,000,000 out of the Consolidated Fund</td>
<td>13 May:</td>
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<tr>
<td>548; Bill ordered, 548,</td>
<td>For granting certain Duties on Sugar imported into the United Kingdom</td>
<td>23 June:</td>
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<tr>
<td>751; Bill ordered, 751,</td>
<td>For raising £14,009,950 by Exchequer Bills</td>
<td>11 August:</td>
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<tr>
<td>751; Bill ordered, 751,</td>
<td>For issuing £4,000,000 out of the Consolidated Fund</td>
<td>13 September:</td>
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</table>

**BILLS:**

**CONSOLIDATED FUND (£8,000,000):** Bill to apply a Sum out of the Consolidated Fund for the Service of the year 1836; Ordered, 360. Presented, and read; Day appointed for Second Reading; 374. Committed, 388. Considered, 399. Reported; to be ingrossed; Day appointed for Third Reading; 424. Passed, 412. Agreed to by the Lords, 433. Royal Assent, 437.

**EXCHEQUER BILLS:** Bill for raising a Sum of Money by Exchequer Bills, for the Service of the year 1836; Ordered, 781. Presented, and read; Day appointed for Second Reading; 788. Committed, 797. Instruction to receive a Clause of Appropriation; Bill considered; 801. Reported; to be ingrossed; Day appointed for Third Reading; 831. Passed, 819. Agreed to by the Lords, 833. Royal Assent, 842.

**MILITIA:** Bill to defray the charge of the Pay, Clothing and contingent and other Expenses of the Disembodied Militia in Great Britain and Ireland, and to grant Allowances in certain cases to Subaltern Officers, Adjutants, Paymasters, Quartermasters, Surgeons, Assistant Surgeons, Surgeons’ Mates, and Sergeant-Majors of the Militia; Ordered, 764. Presented, and read; Day appointed for Second Reading; 784. Considered, 772. Reported; to be ingrossed; Day appointed for Third Reading; 791. Passed, 798. Agreed to by the Lords, 809. Royal Assent, 811.


**SUGAR DUTIES:** Bill for granting £8,000,000 out of the Consolidated Fund for the Service of the year 1836; Ordered, 114. Presented, and read; Day appointed for Second Reading; 124. Committed, 128. Amendment proposed, by leaving out the Clause exempting the Pension of the Duke of Marlborough; Motion, That the said Clause stand part of the Bill, and Question Neg. thereupon; Bill passed, 139. Committed, 238. Amendment proposed, by leaving out the Clause exempting the Pension of the Duke of Marlborough; Motion, That the said Clause stand part of the Bill, and Question Neg. thereupon; Bill passed, 412. Committed, 433. Agreed to by the Lords, 437. Royal Assent, 439.

**TRANSFER OF AIDS:** Bill to apply certain Sums to the Service of the year 1836-7; Ordered, 36. Presented, and read; Day appointed for Second Reading; 43. Committed, 48. Amendment proposed, by leaving out the Clause exempting the Pension of the Duke of Marlborough; Motion, That the said Clause stand part of the Bill, and Question Neg. thereupon; Bill passed, 522. Agreed to by the Lords, 548. Royal Assent, 558.


**SUSSEX COUNTY GAOLS:** Petition for a Bill; Referred to a Committee, 51.

**SUSSEX MAGISTRATES.** Vide Edge, John.

**SUTTLE HOUSES:** Petition of Henry Phuckwell, that the Rents of the Suttolle Houses at Military Stations be applied to the exigencies of the State, 633.

**SWANSEA Harbour:** Petition for a Bill; Referred to a Committee, 50. Reported; Order considered, and read, 201. Committed, 238. Time enlarged for Report, 426. Further enlarged, 486. Bill reported; to lie on the Table; 582. Report considered; Bill to be ingrossed; 633. Passed, 637. By the Lords, with Amendments, 676. Considered, and agreed to, 684. Royal Assent, 710.

**SWITZERLAND.** Vide Accounts.
TENEMENTS' RATES; Petitions for rendering the Landlords of Small Tenements liable for the Parochial Rates; From Hitchin, 160. Board of Guardians of the Woodbridge Union, Suffolk, 223. Guardians of the Ipswich Union; Woodbridge; 250. Reading, 266. Guardians of the Maldon Union, 441.

— Recovery; Bill for facilitating the Recovery of the Possession of Tenements after the determination of the Tenancy; Ordered; 225. Presented; and read; Day appointed for Second Reading; and to be printed; 535. Committed, 442. Committee deferred, 485. 544. 586. 634. 640. 662. 685. 713. 717. 730. 741. 749. 758. 777. 778. 794. 802. Put off for three weeks, 822.

TENEMENTS in favour; From Manchester; Tower Hamlets; 659.

TENEMENTS in favour; From Merchants, Manufacturers, Traders and others of Shrewsbury, Birmingham, Chester, Liverpool and Wolverhampton; Owners and Occupiers of land near to the intended Canal; Merchants, Bankers, Manufacturers, Traders and others of Birmingham; Iron Masters, Coal Owners, Traders, and others interested in the trade between Wolverhampton and Liverpool; Merchants, Manufacturers, Traders and others of Shrewsbury, Birmingham, Chester, Liverpool, and Wolverhampton; 137.

THAMES HAVEN Railway and Dock; Petition for a Bill; Referred to a Committee; 57. Reported; Bill ordered; 127. Presented, and read, 156. Committed; 243. Committee nominated; Members added; 280. Bill reported; Report to lie on the Table; and to be printed; 560. Day appointed for further consideration; 578. Further consideration of Report deferred, 411. Report further considered; Bill to be ingrossed; 438. Passed, 444. By the Lords, with Amendments, 551. Considered, and agreed to, 593. Royal Assent, 617.

— Petitions in favour; From Havering-atte-Bower; Southern Division of Essex; 753.

TENEMENTS in favour; From Merchants, Importers and others connected with the Tea Trade, resident in London, praying that all Bills, which were introduced before the 1st day of July 1856, shall be liable to 12. 6d. per pound Duty only, whenever taken out of bond for home consumption, 399.

— Petition of the President of the Chamber of Commerce of Bristol, against the repeal of the provisions of the Tea Duties Act of last Session, 422.

TENEMENTS in favour; Petition for a Bill; Referred to a Committee; 45. Reported; Bill ordered; 81. Presented, and read, 98. Committed, 140. Reported; Report to lie on the Table; 239. Report further considered; Bill to be ingrossed; 242. King's Consent signified; Bill passed; 257. By the Lords, with Amendments, 337. Considered and agreed to, 323. Royal Assent, 392.

— Improvement, and Water; Petition for a Bill; Referred to a Committee; 49. Reported; Bill ordered; 73. Presented, and read, 81. Committed, 113. Reported; Report to lie on the Table; 335. Report considered, 375. Bill to be ingrossed, 376. Passed, 384. By the Lords, with Amendments, 417. Considered and agreed to, 430. Royal Assent, 437.

— Petitions against; From Rate-payers and Inhabitants of East Teignmouth; West Teignmouth; Referred to the Committee on the Bill; and Council ordered; 159. James John Templer; Referred, and Council ordered; 215. Rate-payers and Inhabitants of East Teignmouth; West Teignmouth; Elias Pitta Brewer; Referred, and Council ordered; 393.

— Petition of Inhabitants and Proprietors of property in Teignmouth, in favour, 393.

— Road; Vide DAWLISH.

TENEMENTS' RATES; Petitions for rendering the Landlords of Small Tenements liable for the Parochial Rates; From Hitchin, 160. Board of Guardians of the Woodbridge Union, Suffolk, 223. Guardians of the Ipswich Union; Woodbridge; 250. Reading, 266. Guardians of the Maldon Union, 441.

— Recovery; Bill for facilitating the Recovery of the Possession of Tenements after the determination of the Tenancy; Ordered; 225. Presented; and read; Day appointed for Second Reading; and to be printed; 535. Committed, 442. Committee deferred, 485. 544. 586. 634. 640. 662. 685. 713. 717. 730. 741. 749. 758. 777. 778. 794. 802. Put off for three weeks, 822.

TENEMENTS in favour; From Manchester; Tower Hamlets; 659.

TENEMENTS in favour; From Merchants, Manufacturers, Traders and others of Shrewsbury, Birmingham, Chester, Liverpool and Wolverhampton; Owners and Occupiers of land near to the intended Canal; Merchants, Bankers, Manufacturers, Traders and others of Birmingham; Iron Masters, Coal Owners, Traders, and others interested in the trade between Wolverhampton and Liverpool; Merchants, Manufacturers, Traders and others of Shrewsbury, Birmingham, Chester, Liverpool, and Wolverhampton; 137.

THAMES HAVEN Railway and Dock; Petition for a Bill; Referred to a Committee; 57. Reported; Bill ordered; 127. Presented, and read, 156. Committed; 243. Committee nominated; Members added; 280. Bill reported; Report to lie on the Table; and to be printed; 560. Day appointed for further consideration; 578. Further consideration of Report deferred, 411. Report further considered; Bill to be ingrossed; 438. Passed, 444. By the Lords, with Amendments, 551. Considered, and agreed to, 593. Royal Assent, 617.

— Petitions in favour; From Havering-atte-Bower; Southern Division of Essex; 753.

TENEMENTS' RATES; Petitions for rendering the Landlords of Small Tenements liable for the Parochial Rates; From Hitchin, 160. Board of Guardians of the Woodbridge Union, Suffolk, 223. Guardians of the Ipswich Union; Woodbridge; 250. Reading, 266. Guardians of the Maldon Union, 441.

— Recovery; Bill for facilitating the Recovery of the Possession of Tenements after the determination of the Tenancy; Ordered; 225. Presented; and read; Day appointed for Second Reading; and to be printed; 535. Committed, 442. Committee deferred, 485. 544. 586. 634. 640. 662. 685. 713. 717. 730. 741. 749. 758. 777. 778. 794. 802. Put off for three weeks, 822.

TENEMENTS in favour; From Manchester; Tower Hamlets; 659.

TENEMENTS in favour; From Merchants, Manufacturers, Traders and others of Shrewsbury, Birmingham, Chester, Liverpool and Wolverhampton; Owners and Occupiers of land near to the intended Canal; Merchants, Bankers, Manufacturers, Traders and others of Birmingham; Iron Masters, Coal Owners, Traders, and others interested in the trade between Wolverhampton and Liverpool; Merchants, Manufacturers, Traders and others of Shrewsbury, Birmingham, Chester, Liverpool, and Wolverhampton; 137.

THAMES HAVEN Railway and Dock; Petition for a Bill; Referred to a Committee; 57. Reported; Bill ordered; 127. Presented, and read, 156. Committed; 243. Committee nominated; Members added; 280. Bill reported; Report to lie on the Table; and to be printed; 560. Day appointed for further consideration; 578. Further consideration of Report deferred, 411. Report further considered; Bill to be ingrossed; 438. Passed, 444. By the Lords, with Amendments, 551. Considered, and agreed to, 593. Royal Assent, 617.

— Petitions in favour; From Havering-atte-Bower; Southern Division of Essex; 753.
TITHES—continued.

Second Reading: and to be printed; 476. Committed, 69. Considered; Reported; Day appointed for further consider-
ing Report; Bill, as amended, to be printed; 84. Further consideration of Report deferred, 120, 153, 187. Bill re-committed; considered; Proceedings in Committee; 213. Committee report Progress, 214. Committee de-
ferred, 225; further considering Report; Bill considered; Proceedings in Committee; Bill reported, and re-
committed; Proceedings in Committee; Bill reported; Day appointed for further considering Report; Bill, as amended, to be printed; 234. Bill re-committed; Instruction to make provision for payment of the Salaries, Allowances and Expenses of the Commissioners and other Officers, and also the incidental expenses of carrying the Act into execution; Bill considered; 311. Committee report Progress, 312. Com-
mittee deferred, 327. Bill further considered; Proceedings in Com-
mittee; Report Progress, 341, 354, 361. Bill further considered; Proceedings in Committee; 357. Bill reported, and re-committed; considered; Bill reported; Day appointed for further considering Report; Bill, as amended, to be printed; 398. Further consideration of Report deferred, 457, 458. Bill re-committed; Considered; Pro-
cedings in Committee; Bill reported; Day appointed for further considering Report; Bill, as amended, to be printed; 500. Report further considered; Bill to be ingrossed; Day appointed for Third Reading; 552. Passed, 558. By the Lords, with Amendments, 559. Bill reported, and re-committed; further considered; Bill reported; Day appointed for fur- ther considering Report; Bill, as amended by the Lords, to be printed, 712. Amendments considered, 725. Se-
veral Amendments agreed to; others, amended, and agreed to; others disagreed to; Committee appointed to draw up Reasons to be offered to the Lords at a Conference; Three to be the Quorum; 729. Reasons reported, and agreed to; Conference held; Lords desire a Conference upon the subject-matter of the last Conference; Managers appointed; Conference to be the Quorum; 760. Lords agree to a Conference; Managers appointed; Conference held, and reported, 765. Lords desire a Conference upon the Act to provide for the payment of the Salaries, Allowances, and Expenses of the Commissioners and other Officers, and also the incidental expenses of carrying the Act into execution; Bill considered; Day appointed for Second Reading; and to be printed; 273. Resolution read again; Instruction accordingly; 280. Motion for the House to resolve itself into a Committee, to consider of authorizing the Commissioners of His Majesty's Treasury to direct payments to be made out of the Consolidated Fund to the Commissioners who may be appointed in pursuance of any Act for the Commutation of Tithes in England and Wales; Ordered, 281. Presented, and read; Day appointed for Second Reading; and to be printed; 290. Second Reading deferred, 325, 424, 468, 486. Lords deferred, 493. Report further considered; Bill to be ingrossed; Day appointed for Third Reading; 337. Passed, 340. Consideration of Amendments deferred; Bill, as amended by the Lords, to be printed, 712. Amendments considered, 725. Se-
veral Amendments agreed to; others, amended, and agreed to; others disagreed to; Committee appointed to draw up Reasons to be offered to the Lords at a Conference; Three to be the Quorum; 729. Reasons reported, and agreed to; Conference held, and reported, 735. Lords desire a Conference upon the subject-matter of the last Conference; House agree to a Conference; Managers appointed; Conference held; 760. Report, That the Lords do not insist upon the Amend-
ments to which this House had disagreed, and do agree to the Amendments made by this House to the Amendments made by their Lordships, with certain Amendments; Re-
solution, That this House doth agree to the Amendments made by the Lords to the Amendments made by the Commons to the Amendments made by the Lords to the Bill, 761. Royal Assent, 800. Motion for the House to resolve itself into a Committee, to consider of authorizing the Commissioners of His Majesty's Treasury to direct payments to be made out of the Consolidated Fund to the Commissioners who may be appointed in pursuance of any Act for the Commutation of Tithes in England and Wales; King's Recommendation signified; Motion agreed to; 286. Matter considered; Proceedings in Committee; 296. Resolution reported, and agreed to; 273. Resolution read again; Instruction accordingly; 311. Vide supra—

Petitions against: From Thomas Walters and Mel-
mother Walters, 103. Isle of Ely and Bedford Level; Up-
well-cum-Wilney; James Mills; Market Gardoners and Horti-
culturists residing and cultivating lands immediately sur-
rounding the Metropolis; 213. William Lloyd Whar-
ton and Robert Wharton, 250. Stokenleigh; Dept-
ford; South Brent; Harburton, 267. North Han-
shire; Marchand Bishop; Sabonhe Regis; Morley; Moorbly; Sal-
terton; Ashtam; Rattlestone; Dreswington; Halwell; Neigh-
bourhood of Modbury; Rattery; Dolton; Bicking-
ton; West Woolington; Broadhepton; Churchstow; Ex-
bourn; Thowley; BucklandFilleigh; Denbury; Monk-
eheas;一心; Stowford; Westbury, 273. Spirit of the House which does not provide a fair and just compensation and equivalent to the Tithe-owners for the property which they may be required to commute, 270. Petitions for the abolition of Tithes on Fish; From Megavassay (two Petitions); Polkerris and Parr; Gorr-

Laws and CHURCH RATES; Petition from Smarden, for abolition of Tithes and Church Rates, 200.

and LANDLORD and TENANT. Vide IRELAND. TITHES
INDEX to the NINETY-FIRST VOLUME.

TRINITY HOUSE. Vide IRELAND.

Tobacco; Petitions for abolition of the Excise restrictions on the manufacture of Tobacco; From Liverpool; Birmingham; 119.

— and Snuff; Petition of Manufacturers of Tobacco and Snuff in the Port of London, praying for the repeal or reduction of the Duty on Tobacco and Snuff, 218.

— Petition of Manufacturers of Tobacco and Snuff in the port of Newcastle-upon-Tyne, complaining of the injury sustained by them by the adulteration of manufactured Tobacco and Snuff, and the smuggling of the raw material, and praying relief, 698.

TOMMOROWEN (Lancaster) Enclosure; Petition for a Bill; Bill ordered; 15. Presented, and read, 49. Committee, 69. Reported; Report referred to the Select Committee on Standing Orders, 128. Report, That the Parties be permitted to proceed with their Bill; and that they insert therein the name of a disinterested party in the place of the Assistant Commissioner named in the Bill, who is an interested party, 132. Report from Select Committee on Standing Orders, read; Bill re-committed; Proceed to sit on a certain day, notwithstanding the adjournment of the House, 152. Bill reported; to be ingrossed; 195. Third Reading put off for Six months, 203.

TOLCROSS Gas and Water. Vide SCOTLAND.

TOOT BALDON ALLOTMENT. Vide SCOTLAND.

TOULCROSS EMIGRANTS. Vide Supply.

Trade; Petition of Magistrates and Town Council of the burgh of Hawick, for the promotion and extension of free Trade, 386.

TRALEE Canal and Harbour. Vide IRELAND.

TRAMROADS; Vide RAILWAYS.

TRANSFER of AIDS. Vide CONVICTIONS.

TREVOR Harbour and Railway; Vide ACCOUNTS.

TREVES. Vide ACCOUNTS.

TREMOUTHA Harbour and Railway; Vide ACCOUNTS.

TRENCH, Sir Frederick. Vide INTERNAL COMMERCE.

TREATY; Motion for an Address for Correspondence between the British Consul at Tripoli and the Commander in Chief of His Majesty's Naval Force in the Mediterranean, in the year 1832, touching the Debts of the Pacha of Tripoli, and the striking of the British Consular Flag in that Regency; also, between the British Consul and the Pacha of Tripoli, relating to the Events of the War which broke out in the Regency upon the striking of the British Flag; Motion withdrawn, 262.

TROUDRECK'S Estate; Petition of Catherine Robson and Isabella Ainsley, claimants of the Estate of Samuel Troughtuck, late of Modras, for inquiry into their Claim, 696. To be printed, 696. Petition read again; Motion, That a Select Committee be appointed to consider the case of Catherine Robson and Isabella Ainsley; Debate thereupon adjourned; 688. Further adjourned, 695, 696, 701, 714, 746. Debate resumed, and Question Neg. thereupon, 750.

— Petitions against the claim of Catherine Robson and Isabella Ainsley; From William Stevens and George White, Solicitors for Fanny Bourne; to be printed, 684. Fanny Bourne; to be printed, 715. Charles Troutbeck, 750. Joseph Donny, and others, 751. William Henry Troughtuck, 757.

TRUST DEEDS; Petitions for exempting from Stamp Duty all Deeds whereby property is conveyed for charitable or religious purposes; From William Paxon, 315. Newport, Isle of Wight, 368. Ipswich, 441. Great Wigston, 621.

TUNBRIDGE WELLS Improvement; Petition of Licensed Victuallers of Tunbridge Wells, praying that they may be enabled to qualify as Commissioners under the Tunbridge Wells Improvement Act, 1845, 272.

TURKEY TRADE; Petitions for protection from the oppression of Russia; From Merchants of the City of London interested in the Trade with Turkey, Persia and the Levant; Merchants, Manufacturers and others of Glasgow; 271.

TURNPIKE ACTS CONTINUANCE. Vide TURNPIKE ROADS.

— Turnpike Roads.


— Roads; Bill to authorize the consolidation of the Trusts in Turnpike Roads in that part of Great Britain called England, Ordered, 34. Presented, and read; Day appointed for Second Reading; and to be printed; 156. Bill committed to a Select Committee; Five to be the Quorum; 63. Bill reported, and re-committed to a Committee of the whole House; to be printed as amended, 142. Committee deferred, 284, 285, 297, 323, 391, 374. Bill considered; Proceedings in Committee; Committee report progress; 399. Committee deferred, 418, 435, 468, 472, 527.

— Petition of William Ferdinando Wratilda, in favour, 92.

— Petitions against; From Trustees of the Heronsyke and Eamont Bridge Roads, 228. Ambleside Turnpike Road, 277. Leeds and Whitehall Turnpike Roads; Chairman of the Trustees of the Southmolton Turnpike Trust; 289. Trustees of the Wakefield division of the Wakefield and Halifax Turnpike Road, 292. Salford and Pendleton Road; Hulme and Eccles Road; Crossford Bridge and Manchester Road; Manchester district of the Manchester, Rochdale, Bury and Radcliffe Roads; 340. Holmfirth district of the Wadley and Langset Road; Greenfield and Shepley-lane Road; 324. Manchester district of the Castleton and Manchester Road, 357. Manchester and Salters' Brook Road; Mortgages of the Manchester and Salters' Brook Road, 387. Trustees of the Road from Dover to Barham Downs, 493. Lawton and Newcastle-under-Lyne Road; Mansfield and Worksop Becks Road; 421. Trustees of the Bolton and Wigan Road; Chairman of a Meeting of the Trustees of the Foston and Little Drayton Road (two Petitions); Dunham Ferry and Great Markham Road; Trustees of the Spalding and Tyldo Goat Road; Birstall and Huddersfield Roads; Lockwood and Metham Road; Huddersfield and Woodhead Road; Wakefield and Austerlands Road; 427. Chatteris Ferry and Downham Bridge Road; Trusts in favour, 92. 458. Report deferred, 428. Report considered; Bill to be ingrossed; 475. King's Consent signified; Bill passed; 534. Agreed to by the Lords, 690. Royal Assent, 710.

— Petition of Mariners, Ship-owners and Inhabitants of Padstow, against, 410. Vide Questions.

Neg.

TRENCH, Sir Frederick. Vide Members.

TRIAL OF OFFENDERS. Vide Summary Convictions.

TRIGONOMETRICAL SURVEY; Motion for a Statement of the progress which has been made in the Trigonometrical Survey of Great Britain and Ireland, and of the time required to complete the same; Motion withdrawn; 199.

TRINITY HOUSE. Vide Accounts. Lighthouses.

TRINITY (North Leigh) Harbour and Docks. Vide SCOTLAND.

TRIPOLI; Motion for an Address for Correspondence between the British Consul at Tripoli and the Commander in Chief of His Majesty's Naval Force in the Mediterranean, in the year 1832, touching the Debts of the Pacha of Tripoli, and
INDEX to the NINETY-FIRST VOLUME. [A. 1836.

TURNPIKE ROADS—continued.
in the neighbourhood of Bridgenorth; 431. Chairman of a Meeting of the Trustees of the Alford and Boston Road; 437. Bali and Workosk Road; Kehal and South Muskat Road; Chairman of a Meeting of the Trustees of the Lewes and Southampton Division of the Lewes and Southampton Turnpike Road; Trustees and Creditors of the Bawtry and Selby Road; 441. Inhabitants and Occupiers of houses and land in Daventry; Trustees of the Banbury and Lutterworth Turnpike Road; 452. Tennyson and Dallent Road; Dover, Fletton and Sandgate Road; 446. Inhabitants and Occupiers of houses and land in Stowe Nine Churches; Kibsey; Newnham; Dodford; Staverton; Weeden Bale; Trustees of the Huckley and Manchester Roads; Liverpool and Warrington Roads; Canterbury and Whitstable Roads; First District of the Canterbury and Ramsgate Road; Canterbury and Barham Road; Canterbury and Sandwich Road; Rochester and Maidstone Road; Dartford and Stroud Road; 465. Sheppscagh and Meanstatt Road; Leeds and Homefield Lane End Road (two Petitions); Leeds and Otley Road; Leeds and Eland Road; Leeds and Tong Lane End Road; Dorchster and Woolley Road; West- mouth and Dorchster Road; Monkbridge and New Milton Road; 477. New North Road and Middlesex; of the Road from Budyans Bridge to the Watting-street Road; Manchester and Buxton Road, and Mortgagees of the Tolls thereon; Trustees of the Dartford and Stroud Road; Trustees of the Donington High Bridge, and Hale Drive Road, and Mortgagees of the Tolls thereon; Trustees of the York and Boroughbridge Turnpike Road; 517. Trustees of the Landovery and Llan- godock Turnpike Trusts; of different Turnpike Trusts in the county of Carmarthen; Landovery and Lampeter Turnpike Trusts; Ashburnton Bridge Road; Ipswich and Stratford Saint Mary Road; Chairman of a Meeting of the Trustees of the Melton Mowbray and Garthnan Road; Mortgagees and Trustees of the Rotherham and Swinton Road; Mortgagees of the Doncaster and Thorne Road; of 

VAN DIEMEN'S LAND.

ULSTER Canal. Vide Ireland.

Railway. Vide Ireland.

Universal Life Assurance Society; Petition for a Bill; Referred to a Committee, 41. Reported; Bill ordered; 189. Presented, and read, 195. Committed, 217. Reported; to be ingrossed; 383. Passed, 395. Agreed to by the Lords, 427. Royal Assent, 437.

Universities. Vide Scotland.

Unkari Skelessi Treaty. Vide Addresses.

Unstamped Publications; Petition of Office-bearers and Members of the Glasgow Political Union, for the release of all Penalties now incurred for printing, publishing, selling, or having in their possession Unstamped Publications, 150.


Validation of Ireland. Vide Ireland.


Vide Ireland. Lords. Scotland.

Turnpike Tolls; Petition of Inhabitants of Bridport, Be-

minister and other places, praying the House to institute an inquiry into the overcharges on Turnpike Toll in the counties of Dorset and Somerset, 244.

Petition of the Trustees of the Fairfield and Newbridge Road, praying for a more ready and summary mode of proceeding against the Lessees of Toll for extortion by their collectors, 297.

Trusts. Vide Accounts.

Consolidation. Vide Turnpike Roads.

Tweed Fisheries. Vide Scotland.


Ulster Canal. Vide Ireland.

Railway. Vide Ireland.

Universal Life Assurance Society; Petition for a Bill; Referred to a Committee, 41. Reported; Bill ordered; 189. Presented, and read, 195. Committed, 217. Reported; to be ingrossed; 383. Passed, 395. Agreed to by the Lords, 427. Royal Assent, 437.

Universities. Vide Scotland.

Unkari Skelessi Treaty. Vide Addresses.

Unstamped Publications; Petition of Office-bearers and Members of the Glasgow Political Union, for the release of all Penalties now incurred for printing, publishing, selling, or having in their possession Unstamped Publications, 150.


Validation of Ireland. Vide Ireland.

INDEX to the Ninety-first Volume. [A. 1836.

WESTMINSTER Hospital; Petition for a Bill; Referred to a Committee, 61. Reported; Bill ordered, 98. Presented, and read, 127. Committed, 139. Reported; to be ingrossed, 285. Agreed to by the Lords, 357. Royal Assent, 391.

— Improvements. Vide Metropolis Improvements.

— Small Debts; Petition for a Bill; Referred to a Committee; 58. Reported; Bill ordered, 150. Time enlarged for presenting the Bill, 311. Bill presented, and read, 349. Committed, 396. Time enlarged for Report, 435. Further enlarged, 487. Bill reported; to be ingrossed; 542. Passed, 588.


— (No. 2) Report from Committee on Petition for Bill again read; another Bill ordered; 797. Presented, and read; Day appointed for Second Reading; 774. Committed; leave to Committee to sit and proceed, and to make their Report on a certain day; 779. Bill reported; to be ingrossed; 795. Agreed to by the Lords, 859. Royal Assent, 853.

Vide Journals.


Wharton, General James; Petition of General James Wharton, complaining of vexatious proceedings instituted against him for certain acts performed by him in the execution of his duty as a magistrate upon a Game Law conviction, offered, and withdrawn, 522.

Wheat, Bonded; Petition for permitting Foreign Wheat in bond to be ground into Flour for exportation; From Westport, 20. Cork, 316.

— Petition of the President of the Committee of Merchants of Youghal, praying, That no alteration may be made in the existing Corn Laws respecting the admission of bonded Wheat into consumption in the United Kingdom, 29.

— Petitions for permitting Foreign Wheat in bond to be ground into Flour for exportation; From Plymouth, 119. James Surrey, 614.

Whiskey; Petitions for equalizing the Duty thereon in England and Scotland; From Corporation of Berwick-upon-Tweed; Mayor, Magistrates and others of Berwick-upon-Tweed; 684.

Vide Ireland.


Withypool Hay Market; Petition for a Bill; Referred to a Committee, 62.

Wicklow Vicarage. Vide Ireland.

Widows' Pensions. Vide Supply.

Williams, John. Vide London Subways.

Williams, Rev. John; Petition of the Rev. John Williams, complaining of the refusal of the Bishop of Gloucester to ordain him on his appointment to the Curacy of Stroud, in the Diocese of Gloucester, he being a Graduate of Trinity College, Dublin, 212.


— Petitions praying that such furnished houses as are not occupied by the proprietor during any portion of the year may be relieved entirely from the payment of the Tax on Windows; From Proprietors and Holders of lodging-houses in Worthing, 223. Brighton; Bognor; 259.


Wine; Petition of Wine Merchants at Kingston-upon-Hull, praying for an equalization of the Duty on Foreign Wines, 228.

—and Spirit Trade. Vide Scotland.

WITNESSES:

— Usual Resolutions relating to them, 8.

— Report, That certain persons having been daily summoned by an order signed by the Chairman, to attend and give evidence before a Committee, had disobeyed such order, and had not appeared, in pursuance thereof; ordered to attend the House on a certain day; 398. House informed that the said persons had attended the Committee; Order for their attendance on the House discharged; 322.

— Bill to indemnify Witnesses examined before any Select Committee of the House of Commons, and also to punish Witnesses guilty of giving, wilfully and corruptly, false evidence before any such Committee; Ordered, 42.

— Vide Assizes. Elections (Stafford Borough.) Medical Witnesses.

Woodbine, James; Petition of James Woodbine, praying the House to procure the reconsideration of the case of his son, James Woodbine, who was transported for felony, 326.


Words of Hat. Vide Members.

Woollen Manufacture. Vide Hat Manufacture.

Woolwich Inquests; Motion for a Copy of the Evidence and Verdicts of the Juries at the Inquests lately held at Woolwich on the bodies of two Marines who had been subjected to the punishment of Flogging; Motion withdrawn, 301.


— Petition of Owners and Occupiers of Lands in Woootton, against; Referred to the Committee on the Bill, 169.

Worcester County Hall; Petition for leave to present a Petition for a Bill; Referred to a Committee; 346. Reported; Leave given; Petition presented accordingly; Referred to a Committee; 355. Reported; Report referred to the Select Committee on Standing Orders; 352. Report, That the Standing Orders ought not to be dispensed with, 384.

Worcester Dean and Chapter Estate; Bill brought from the Lords, 653. Read, 657. Committed, 675. Reported, and passed, 708. Royal Assent, 800.

Workhouses. Vide Poor Law Amendment Act.

Works, Board of. Vide Griffiths, Joseph.

Writers to the Signet, Widows' Fund. Vide Scotland.

Writs. Vide Elections.

—and of Error. Vide Accounts.

—and of Rebellion. Vide Ireland.

Wurzburgh's, Edward, Naturalization. Vide Liebreich, Marcus.
YARMOUTH (GREAT) ELECTION. Vide ELECTIONS.

Post Office; Petition of Bankers, Merchants, Ship-owners and Inhabitants of Great Yarmouth, complaining of the inconvenient situation of the Post Office in that town, 658.

Railway. Vide LONDON and NORWICH.

YORK ARCHBISHOPRIC. Vide SECULAR JURISDICTION.

and LONDON Railway. Vide LONDON.

— and NORTH MIDLAND Railway; Petition for a Bill; Referred to a Committee; 45. Reported; Bill ordered; 60. Presented, and read, 69. Committed; Members added; 97. Bill reported; Report to lie on the Table; and to be printed; 336. Report considered; Bill to be ingrossed; 378. Passed, 382. By the Lords, with Amendments, 550. Considered, 568. Agreed to, 510. Royal Assent, 535.

Petitions complaining that the Standing Orders have not been complied with; From Lord Howden, and others; Owners and Occupiers of estates in Castleford, Kirby Wharfe and Bolton Percy, 93.

Petitions against:

From Sir John Ramsden, Bart., 114. Referred to the Committee on the Bill; Counsel ordered; 118. Robert and Louisa Milnes, 123. Persons on the line of the intended Railway; Referred, and Counsel ordered; 139. Lord Howden, and Owners of Estates in Kirby Wharfe; Referred, and Counsel ordered; 144. Leeds and Selby Railway Company; Referred, and Counsel ordered; 148. Thomas Boys, Esquire; Referred, and Counsel ordered; 154. Samuel Smith; Referred, and Counsel ordered; 156. Directors of the Navigation of the Rivers Aire and Calder; Referred, and Counsel ordered; 269.

Petitions in favour:

From York; Easingwold; 260. Corporation of York, 266. Whitby; Bridlington; Thirsk; 275. Company of Merchant Adventurers of York, 281. Wetherby; Knaresborough; Malton; Driffield; Tadcaster; Wakefield; 375.

FINIS.