## By the Lords Justices and Council of Ireland.

## A PROCLAMATION.

R. DUBLIN.
PLUNKET, C.
E. BLAKENEY.

THEREAS by an act passed in a session of parliament, held in the sixth and seventh years of the reign of His late Maiesty King William the Fourth, entitled "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 whereto the same may adjoin, or wherein the same are locally situate," it is amongst other things enacted and provided, that whenever the surveyors or persons appointed by the Lord Lieutenant to ascertain and mark out the reputed boundaries of each or any county, barony, half barony, parish, or other division or denomination of land in Ireland, with the view to the more effectual execution of the general survey in progress throughout Ireland, under the direction of officers appointed by the master-general and board of ordnance, pursuant to the provisions of an act made in the sixth year of the reign of His Majesty King George the Fourth, intituled "An act to repeal an act of the last session of parliament, relative to the forming of manors. parishes, and townlands in Ireland, and to make provisions for ascertaining the boundaries of the same," shall find that there is any detached or isolated portion of any county locally situated within any other county, or between any two other counties, or surrounded by any other counties, or that there is any detached or isolated portion of any barony locally situated within any other barony, or between any two other baronies, or surrounded by any other baronies, that the said surveyors should make a report to the said Lord Lieutenant in council, stating the situation of each such detached or isolated portion of a county or barony, and of the adjoining counties or baronies, and describing the same in a plan or map to be annexed to such report, and that thereupon the Lord Lieutenant in council should make order, directing that such detached or isolated portion of a county or barony should be annexed to and incorporated with the county or barony wherein the same might be locally situate, or by which it might be surrounded, or that if such detached or isolated portion of a county or barony should lie between two or more counties or baronies. then and in such case directing that the same should be annexed to such of the contiguous counties or baronies as to the said Lord Lieutenant and council should seem proper: And is is by said act further provided, that the Lord Lieutenant in council should and might, by such order as aforesaid, limit and determine the purposes to which the union and annexation of such isolated or detached portion of a county or barony to such other county or barony should

extend, and fix and declare from what period the same should take effect, and settle and adjust all such matters in respect of the right of voting at elections of members to rerve in parliament, by persons holding or occupying houses, lands, or tenements in such county or barony, and for the alteration or amendment of the lists or registries of electors accordingly, and in respect of the assessment, applotment, and levy of the grand jury and other rates and assessments, and in respect of all matters and things proper and necessary to be settled and adjusted in consequence of the union or annexation directed to be made of such order as aforesaid: And whereas by an act passed in the session

of the parliament held in the third and fourth years of the reign of Her present Majesty, entitled, " An act to empower the Lord Lieutenant of Ireland to annex certain townlands to the county of Roscommon," it is enacted, that whenever the surveyors, or persons appointed by the said Lord Lieutenant to ascertain and mark the reputed boundaries of each or any county, barony, half barony, parish, or other division or denomination of land in Ireland, with a view to the more effectual execution of the general survey now in progress throughout Ireland under the direction of officers appointed by the master-general and board of ordnance, pursuant to the provisions of an act passed in the sixth year of the reign of His Majesty King George the Fourth, entitled " An act to repeal

an act of the last session of parliament, relative to the forming tables of manors, parishes, and townlands in Ireland, and to make provision for ascertaining the boundaries of the same," shall find that the said townlands comprise a detached portion of the county of Mayo, and that they are separated from the said county by the river Lung, and are locally situated within the county of Roscommon, although not completely isolated therein, the said surveyors or persons shall make a report to the said Lord Lieutenant in council, stating the situation of such detached portion of the county of Mayo, and of the adjoining county of Roscommon, and describing the same in a plan or man to be annexed to such

report; and thereupon such Lord Lieutenant in council shall make order directing such detached portion of the county of Mayo to be annexed to and incorporated with the county of Roscommon, and shall and may by such order limit and determine the purposes to which such union and annexation shall extend, and fix and declare settle and adjust all such other matters and things in respect thereof as the said Lord Lieutenant and council are required and authorized to settle and adjust in cases where they shall direct any detached portion of a county to be annexed to and incorporated with any other county, under the provisions of the said recited act of the sixth and seventh years of the reign of His Majesty King William the Fourth:

And whereas reports have been furnished to the Lord Lieutenant and council, with plans or mans appexed thereto, descriptive of the same.

from what period the same shall take effect, and

the Lord Lieutenant and council, with plans or maps annexed thereto, descriptive of the same, by RICHARD GRIFFITH, Esq., a surveyor duly appointed to ascertain and mark out the reputed boundaries of each or any county, harony, half barony, parish, or other division or denomination of land in Ireland, in pursuance of the provisions of the said recited act of the third and fourth years of the reign of Her present Majesty, setting forth and stating with respect to the county of Mayo, that there were certain townlands separated from the body of the said county of Mayo, by the river Lung, and which immediately adjoin the barony of Frenchpark, in the county of Roscommon, which he was of opinion should be incorporated with the barony of Frenchpark, and county of Roscommon, the same being the townlands of Aughalustia, Lissian, Cappagh, and Rooskey, in the parish of Castlemore, and the townlands of Banada and Keel Banada, in the parish of Kilcolman:

Now We, the Lords Justices and council of Ireland, having taken into consideration the premises, and likewise the several matters set forth in the report of the said RICHARD GRIFFITH, in pursuance of the powers vested in Us, under the provisions of said herein-before recited act of the third and fourth years of the reign of Her present Majesty, do order and direct that the said townlands of Aughalustia, Lissian, Cappagh, and Rooskey, in the parish of Castlemore, and the townlands of Banada, and Keel Banada, in the parish of Kilcolman, shall be annexed to, and incorporated with the barony of Frenchpark, and said county of Roscommon:

And We do hereby declare and direct that the order herein made respecting the said detached portion of the said county of Mayo, so hereby annexed to and incorporated with the said county of Roscommon respectively, shall not take effect so far as relates to the elective franchise of any individual, or his right to vote at elections of members to serve in parliament at present enjoyed under any subsisting registry of such right, until the expiration of such subsisting registry, and that both as regards the said detached portion of the county of Mayo, shall not take effect so far as relates to the apportionment, applotment, or collection of grand jury cess, or the presentment of any public money, or any grand jury presentment, or any matter or thing relating thereto, or the appointment of high constables or collectors of public money, until a valuation shall be made and in force in and for the said county of Roscommon, under and by virtue of the said recited act of the third and fourth years of the reign of Her present Majesty, and the act therein mentioned, but that as to all new registrations of the right of voting at elections for members of parliament for the said counties of Mayo and Roscommon respectively, and to all causes and matters, criminal and civil, except those now pending in any of the superior courts, or courts of quarter sessions, or civil bill court, and as to the jurisdiction, civil as well as criminal, of any justice of the peace, assistant barrister, or other person in and for the said counties respectively. and as to all other intents and purposes whatsoever, not herein-before specially provided for, this order shall commence and take effect from the date hereof.

> Given at the Council Chamber in Dublin, the 26th day of April, 1841.

Talhot de Malahide. J. Radeliff. A. R. Blake. GOD save the QUEEN.