

By the Lord Lieutenant and Council of Ireland
Clarendon

Whereas by an Act made and passed in a Session of Parliament holden in the 11th and 12th years of the reign of Her present Majesty intituled "An Act to amend the laws relating to Ecclesiastical Unions and Divisions of Parishes in Ireland," it is amongst other things enacted and provided that from and after the passing of said Act when any division or union divisions or Unions of parishes is or are to be effected under the Acts in said Act under recital referred to and mentioned, that an Instrument containing the proposed plan for the division or Union divisions or unions marked and coloured on a sheet or sheets of the Ordnance Survey of Ireland in which such parish or parishes or part of a parish or parts of parishes are situate and to be annexed to such Instrument And also for the settlement or distribution of the patronage of all the parishes and unions to be altered or created thereby and having endorsed upon the same the approbation of the Archbishop or Archbishops entitled to exercise archiepiscopal jurisdiction in the provinces in which the parishes and unions to be divided or created are situated and of each and every Archbishop Bishop or other person or persons entitled to exercise Episcopal jurisdiction within any portion of the said parishes and unions as Diocesans thereof certified under their hands as aforesaid shall be lodged in the Council Office in Dublin Castle and a copy of the same shall be sent to each of the patrons persons bodies politic corporate or Collegiate whose consent is by the aforesaid Acts or either of them rendered necessary to the effecting of the proposed division or union divisions or unions and together with the same a notice in writing shall be served upon each of the parties last aforesaid calling upon him or them within six weeks after the date of the service of the same to lodge or cause to be lodged in the Council Office in Dublin Castle a statement in writing of his or their objections if any he or they have to make to the said Instrument or any part thereof or to the settlement or distribution of patronage therein mentioned or any part thereof and that at the expiration of the above period of six weeks from the date of the service of the last notice so served that the Lord Lieutenant or other Chief Governor or Governors and Privy Council as aforesaid shall take the matter of such Instrument and also the objections which shall have been lodged against the same if any such there be into their consideration and thereupon that it shall be lawful for such Lord Lieutenant or other Chief Governor or Governors and Privy Council if they shall so think fit six of the said Privy Council at least consenting of whom two at least should be members of the