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WESLEYAN CHAINS RELAXED IN ENGLAND.

FROM THE LONDON INQUIRER.

THE English Court of Chancery has acquired a reputation for the dexterity with which it can jerk around the unwary and the free, the long loops of its pliant but disabling lasso. It is a gratification, therefore, to see it engaged in cutting knots of legal embarrassment tied by organisations more dangerous and ironhanded, if not more relentless, than itself. We have much satisfaction in calling the attention of our readers to the Lord Chancellor's reversal of a former decision concerning the regulation of the Wesleyan Conference to those chapels in the Connection which are not expressly subjected by their trust-deeds to its authority. It will have, we trust, the effect of further breaking up the galling Ecclesiastical yoke to which that large body is subjected, — and as a consequence of giving wider scope to the centrifugal force already at work within its mass, we may find this huge planet in the system of Anglo-Protestant Christianity, exploding into a variety of smaller bodies with less dis-