EUROPEAN SOCIETY ARBITRATION.

Tuesday the 18th day of March 1879.

In the matter of the European Assurance Society Arbitration Acts, 1872, 1873, and 1875.

WHEREAS in the Companies named in the Schedule V to this Order (in addition to the European Assurance Society), Dividends, particulars whereof are stated in that Schedule, have been declared in this Arbitration.

And whereas as regards some of those Dividends, persons entitled thereto have not presented for payment cheques issued for those Dividends, or otherwise duly applied for payment of those Dividends.

And whereas as regards some of those Dividends by several former Orders in this Arbitration, payment of cheques not so presented has been barred.

And whereas it is expedient to enforce the closing of the Liquidations of those Companies.

Now, therefore, I, Francis Savage Reilly, the Arbitrator appointed under the above-mentioned Acts, do by this Order appoint and order as follows:—

1. Friday the 18th day of April 1879 shall be the day before or on which cheques issued for Dividends allotted and directed to be paid to the Creditors of the several

Companies named in the Schedule to this Order shall be presented at the Bank of England for payment, and the right of all Creditors or holders of those cheques to receive after that day payment of those cheques or of the Dividends for which they were issued, shall be and is

hereby absolutely barred.

2. The foregoing direction of this Order is without prejudice to the several former Orders in this Arbitration barring payment of cheques for Dividends, and the right of all Creditors or holders of cheques comprised in those former Orders to receive payment thereof or of the Dividends for which they were issued, shall be and is hereby, as from and after Friday the 18th day of April 1879, absolutely barred.

3. Friday the 18th day of April 1879 shall be the day before or on which payment of Dividends allotted and directed to be paid to the Creditors of the several Companies named in the Schedule to this Order for which cheques have not been issued shall be applied for, and the right of all such last-mentioned Creditors to receive payment of such Dividends after that day shall be and is hereby absolutely barred.

FRANCIS S. REILLY.

Hugh A. Mardon, Secretary.

## THE SCHEDULE.

Name of Company.	Date of Declaration of Dividend.	Amount of Dividend.
Wellington, 1st Dividend		Four shillings. Two shillings. Three shillings and one penny. Tenpence. One shilling and twopence half penny.
Life Assurance Treasury, 1st Dividend. Life Assurance Treasury, 2d Dividend. Age Royal Navy	Chancery Dividends un- claimed 12th January 1878	Two shillings. Twopence. Fourteen shillings and eight pence. Five shillings. FRANCIS S. REILLY.

European Society Arbitration Offices, 3 Westminster Chambers, Victoria Street, London, S.W.

PUBLIC NOTICE, IN TERMS OF THE ENDOWED INSTITUTIONS ACT, 1878, SECTION 5.

N terms of an Order by the Right Honourable Richard Assheton Cross, one of Her Majesty's Principal Secretaries of State, made under the provisions of the Endowed Institutions (Scotland) Act, 1878, 41 and 42 Victoria, c. 48, it is hereby intimated that a petition, dated 14th February 1879, has been presented to the aforesaid Secretary of State by the Reverend Patrick M'Laughlin, Roman Catholic Clergyman at Ayr, and others, Trustees of the deceased Reverend Peter Forbes, Roman Catholic Clergyman, residing in Abercromby Street, Calton of Glasgow, acting under his trust disposition and deed of settlement and codicils, in the following terms :-

That the said deceased Reverend Peter Forbes, by his trust disposition and deed of settlement, executed of this date (21st May 1872), gave, granted, assigned, disponed, conveyed, and made over from him, his heirs and successors, to and in favour of the said Reverend Patrick M'Laughlin, Reverend Donald Carmichael, Reverend John Shaw, Reverend Edward Noonan, Reverend Daniel Gallaugher, and the Reverend Peter Francis Forbes, and the acceptors or acceptor, survivors or survivor of them (the majority for the time resident in Scotland being a quorum), and that as Trustees or Trustee for the ends, uses, and purposes therein afterwritten, and to their or his Assignees, All and Whole the whole means, estate, and effects, heritable and moveable, real and per-

sonal, of which he was or should die possessed, including all lands and heritable subjects in which he was then or at his death might be vested, or to which he might have right as an individual, although the same might have been otherwise destined by any deed or deeds theretofore executed in his favour, all which destinations he did thereby recall, and declared the said several lands and others to be comprehended in said conveyance; together with the whole writs, titles, vouchers, and instructions of his said estate, heritable and moveable, dispensing with the generality thereof, and declaring said trust disposition and deed of settlement to be equally valid and effectual as if every part and portion of his said estate and effects had been therein described and specially disponed; but said trust disposition and deed of settlement was granted and to be accepted in trust always for the ends, uses, and purposes therein afterwritten; and, inter alia, the testator thereby declared that it was his wish and desire (as it had for a long time been his humble ambition), and he appointed his said Trustees, to found or establish a permanent bursary or bursaries, or annual payment or payments, not exceeding the sum of Thirty Pounds sterling each per annum, to be applied and devoted by his said Trustees for or towards the outfit, maintenance, or education of one or more students for the office of the priesthood of the Roman Catholic Church in the Western District of Scotland, or the district or division in which Glasgow might be for the time situated, during or on account of their first year's studies exclusively, and that in such