office of the Clerk of the Peace for the borough of In the Matter of a Patent for the Invention, by Leeds, in Leeds aforesaid; and, on or before the 31st day of December in this present year, a copy of so much of the said plans, sections, and books of reference as relates to each parish in or through which such new or altered line is intended to be made, will be deposited with the parish clerk of each of the said parishes respectively, for the inspection of all parties concerned.—Dated this 12th day of October 1838.

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing session, for leave to bring in a Bill for continuing the term and amending the powers and provisions of an Act, passed in the twenty-eighth year of the reign of His Majesty King George the Second, intituled "An Act for amending, widening, and keeping in repair the roads from Epsom through Ewell to Tooting, and from Ewell to Kingston upon-Thames and Thames-Ditton, in the county of Surrey;" also of an Act, passed in the twentieth year of the reign of His Majesty King George the Third, intituled "An Act for enlarging the term and powers of an Act, made in the twentyeighth year of the reign of His late Majesty King George the Second, intituled "An Act for amending, widening, and keeping in repair the road from Epsom through Ewell to Tooting, and from Ewell to Kingston-upon-Thames and Thames-Ditton, in the county of Surrey, and for amending, widening, and keeping in repair the road from the turnpike-road at Ewell across Ewell Common Fields to the Rvegate Turnpike-road, on Borough Heath, in the said county;" also of an Act, passed in the forty-first year of the reign of His said Majesty King George the Third, intituled "An Act for continuing for twenty one years, and from thence to the end of the then next session of Parliament, the term and taltgring and enlarging the powers of two Acts passed in the twenty-eighth year of the reign of His late Makesty King George the Second, and the twentieth ven of the reign of His present Majesty, for amending, widening, and keeping in repair the roads from Epsom through Ewell to Tooting, and from Ewell to Kingston-upon-Thames and Thames-Ditton, in the county of Surrey, and for amending, widening, and keeping in repair the road from the turnpikeroad at Ewell across Ewell Common Fields to the Rvegate Turnpike-road, on Borough Heath, in the said county;" also of an Act, passed in the fifty-fifth-year of the reign of His said Majesty King George the Third, intituled " An Act for enlarging the term and powers of several Acts of His late and present Majesty for repairing the roads from Epsoin through Ewell to Tooting, and from Ewell to Kingston-upon-Thames, and Thames-Ditton, and across Ewell Common Fields to the Ryegate Turnpike-road on Borough Heath, all in the county to Surrey;" or for repealing the said several. Acts, and granting more effectual powers instead thereof, and in which Bill provision is intended to be made to alter or increase the tolls at present authorised to be collected, and to levy new and additional tolls upon the said roads.—Dated this 4th day of October 1838.

Wm. Everest, Clerk to the Trustees.

Cornelius Whitehouse, of Wednesbury, in the county of Stafford, Whitesmith, of certain Improvements in Manufacturing Tubes for Gas, and other purposes, assigned by indenture, dated the 9th day of April 1825, to James Russell, then of Bescott-hall, in the parish of Walsall, in the said county of Stafford, but now of Handsworth, in the same county, Gas Tube Manufacturer.

อสร

य प्रहा विकास

HE above-named James Russell hereby gives notice, that he intends to apply forthwith by petition to Her Majesty in Council, under the provisions of an Act, passed in the fifth and sixth years of the reign of His late Majesty King William the Fourth, intituled " An Act to amend the law touching letters patent for inventions, for the prolongation of the term of sole vending and using such invention granted to the said Cornelius Whitehouse by letters patent for England, dated the 26th day of February 1825; for Scotland, dated he 25th day of May 1825, and for Ireland, dated the 6th day of August 1825; and assigned to him, the said James Russell, as aforesaid; and the said James Russell further gives notice, that on the 14th day of November next, and which will be in the year of our Lord 1838, or as soon after as the Judicial Committee of Her Majesty's Most Honourable Privy Council shall hold a sitting, he intends to apply to the said Committee for a time to be fixed for hearing the matter of his said petition; and any person intending to enter a caveat against such prolongation of the said term as aforesaid, must enter the same at the Council Office, on or before the said 14th day of November next.-Dated this 29th day of September 1838.

James Russell.

HEREAS by the fifty-fifth clause of the Act 1st and 2d Vict. cap. 43, intituled "An Act for regulating the opening and working of mines and quarries in the Forest of Dean and hundred of Saint Briavels, in the county of Gloucester," it is enacted "that it shall be lawful for the Commissioners thereby appointed, at any time before they shall make their award, to make such temporary rules and regulations for the mode of working the said mines, minerals, and quarries, or any of them, or any gales, pits, levels, or works respectively, or for the stopping the working of any gale, pit, level, work, or quarry, as to them shall seem fit; and the same, when subscribed by the said Commissioners, under their hands and seals, shall be forthwith published in the London Gazette, and also in some one or more newspaper or newspapers usually published or circulated in the said county of Gloucester; and such temporary rules and regulations may be enforced by the injunction of the Court of Exchequer, on petition or summary application for that purpose made to the said Court, by or on behalf of the Commissioners of Her Majesty's Woods, Forests, Land Revenues, Works, and Buildings, for the time being, or any other parties interested in the premises. or in such other manner as to the said Court may seem fit; provided always, that all such temporary rules and regulations shall be made after due inves-