

The Lo lon Gazette.

Bublished by Authority.

TUESDAY, NOVEMBER 16, 1852.

Henry John Reuben, Earl of THE names of those who were nominated for Dorsetshire, Sheriffs by the Lords of the Council, at the Portarlington, of Exchequer, on the Morrow of Saint Martin, in Abbas. William Bragge, of Burstock, the sixteenth year of the reign of Her Majesty Queen Victoria, and in the year of our Lord one Esq. Robert Williams, of Bridehead, thousand eight hundred and fifty-two: Sir George Robert Osborn, of Bedfordshire, Chicksands-Priory, Bart. Durham, Frederick Acklom Milbank, Henry Littledale, of Kempston, of Hart, Esq. Henry Baker Baker, of Ele-more-Hall, Esq. Esq. William Lynn Smart, Eversholt, Esq. William Peareth, of Usworth-Head Pottinger Best, of Don-Berkshire. House, Esq. nington-Castle, Esq. Essex, Gurdon Rebow, James Joseph Wheble, of Bul-Wivenhoe-Park, Esq. mershe-Court, Esq.

Henry Elwes, of Marsham-Park, near Abingdon, Esq. Thomas White, of Weathersfield, Esq. John Watlington Perry Wat-Thomas Alexander Boswell, of Buckinghamshire, lington, of Moor-Hall, Esq. Crawley-Grange, Esq. Christopher Tower, of Hunts-Gloucestershire, John Henry Elwes, of Colesmore-Park, Esq. borne, Esq. Abraham Darby, of Stoke John Raymond Barker, of Poges, Esq. Fairford-Park, Esq. Thomas Anthony Stoughton, Camb. and Hunt. William Whitting, of Manea of Owlpen-House, Esq. and Thorney-Abbey, Esq. James Gay, of Upwell, Esq. William Money Kyrle, of Homme-House, Esq. Richard Hereford, of Sufton-Herefordshire, John Dunn Gardner, of Chatteris, Esq. Francis Baring Atkinson, of Rampsbeck-Lodge, Esq. Cumberland, Court, Esq. Elias Chadwick, of Puddle-George Saul, of Brunstock, Esq. stone, Esq. Thomas Allinson Hoskins, of Hertfordshire, Sir Thomas Gage Sanders Se-Bigham, Esq. bright, of Beechwood-Park, Cheshire, John Hurleston Leche, of Bart. Carden, Esq. Robert Hanbury, of the Poles, Joshua Bruckshaw, of Harryin Thundridge, Esq. ton, near Bredbury, Esq. Francis Dukinfield Palmer Nathaniel Hibbert, of Munden. in Watford, Esq. Astley, of Dukinfield, Esq. The Right Honourable Henry Kent. Francis Colville Hyde, of Syn-Derbyshire, dale-House, Ospringe, Esq. lexander Glendining, of Manners, Lord Waterpark, Alexander of Doveridge. Sir John Harpur Crewe, of Calke-Abbey, Bart. Ashgrove, Esq. John Angerstein, of Woodlands, Esq. William Drury Lowe, of Locks-Park, Esq. Leicestershire, Edward Henshaw Cheney, of Edward Bastard Hen Gennys, Devonshire, Gaddesby, Esq. of Whitleigh-Hall, Esq. Cosmo George Charles Nevill, Arthur Davie Bassett,

Watermouth, Esq. Edward Studd, of Oxton, Esq. of Holt, Esq.

ton, Esq.

Frederick Wollaston, of Shen-

Lincolnshire,	Joseph Livesey, of Stourton-Hall, Esq. Anthony Wilson, of Ranceby-Hall, Esq. George Skipwith, of Moortown, Esq.		The Right Hon. John, Lord Henniker, of Thornham Hall. Richard Norton Cartwright, of Ixworth-Abbey, Esq. Windsor Parker, of Clopton Hall, Rattlesden, Esq.
Monmouthshire,	Henry Bailey, of Nanty Glo, Esq. Thomas Brown, of Ebbro Vale, Esq. Richard Fothergill, of Trede- gar, Esq.	Surrey,	Robert Wigram Crawford, of Mickleham-Hall, Dorking, Esq. Thomas Grissell, of Norbury- Park, Leatherhead, Esq. Robert Gosling, of Botley- Park, Esq.
Norfolk,	Daniel Gurney, of North Runcton, Esq. The Lord Charles Vere Fer- rars Townshend, of Rain- ham.	Sussex,	Francis Barchard, of Ash- combe-House, Esq. John Day, of Newick, Esq. William Whitter, of Worthing, Esq.
Northamptonshire,	Henry Ranny Upsher, of Sherringham, Esq. Cary Charles Elwes, of Great	Warwickshire,	Sir William Edmund Cradock Hartopp, of Four Oaks- Hall, Sutton Coldfield, Bart. William Charles Alston, of
	Billing, Esq. The Right Honourable Anthony Henley, Lord Henley, of Watford. George Hall, of Barton Sea-	Westmoreland,	Elmdon, Esq. Joseph Moore Boultbee, of Springfield, Esq. John Wakefield, of Sedgwick-House, Kendal, Esq.
Northumberland,	grave, Esq. Walter Selby, of Biddleston, Esq. Stamp Brooksbank, of The	·	Walter Charles Strickland, of Sizergh-Hall, Kendal, Esq. John Wilson, of the Howe, Ambleside, Esq.
Matting bame bigg	Hermitage, Esq. Samuel Edward Widdington, of Newton-on-the-Moor, Esq. Thomas Spragging Godfrey	Wiltshire,	Edmund Lewis Clutterbuck, of Hardenhuish-Park, Esq. Francis Leyborne Popham, of
Nottinghamshire,	Thomas Spragging Godfrey, of Balderton, Esq. Samuel Bagnall Wild, of Cos- tock, Esq. Henry Bridgman Simpson, of Babworth, Esq.	Worcestershire,	Littlecot-Park, Esq. Peter Audley Lovell, of Cole-Park, Esq. Charles Noel, of Bell-Hall, Esq. Edward Bearcroft, of Merehall,
Oxfordshire,	Henry Philip Powys, of Hardwick, Esq. James Morrell, junior, of Oxford, Esq. John William Fane, of Wormsley, Esq.	Yorkshire,	Esq. William Dowdeswell, of Pull-Court, Esq. Andrew Montagu, of Melton-Park, Doncaster, Esq. Henry Willoughby, of Birdsall,
Rutlandshire,	John Parker, of Preston, Esq. Robert Lee Bradshaw, of Tur- will, Esq. Charles Ormson Eaton, of		Esq. James Brown, of Copgrove, Esq. WALES.
Shropshire,	Tixover, Esq. Abraham Darby, of Colebrook-Dale, Esq. Algernon Charles Heber Percy, of Hodnet-Hall, Esq.	Anglesey,	Richard Williams Prichard, of Erianell, Esq. Robert Briscoe Owen, of Beaumaris, Esq. John Williams, of Treffos,
Somersetshire,	Robert Aglionby Slaney, of Walford Manor, Esq. Francis Henry Dickinson, of Kingweston, Esq. Sir Hugh Richard Hoare, of	Breconshire,	Esq. Sir Thomas Hastings, of Noyadd, Knt. John Powell, of Watton- Mount, Esq.
0. 6. 17.	Brewhams, Bart. James Curtis Somerville, of Dinder, Esq.	Carnarvonshire,	William Wyndham Lewis, of Llanthetty-Hall, Esq. Sir Charles Felix Smith, of
Staffordshire,	Edward Buller, of Dilhorne- Hall, Esq. Philip Barnes Broade, of Fenton Manor-House, Esq. Richard Dyott, of Freeford,		Pendyffryn, K.C.B. Henry Mc Kellar, of Sugun- faur, Esq. John Whitehead Greaves, of Tanyrallt, Esq.
	John Shelley, of Avington- House, near Winchester, Esq. Jeremiah Robert Ives, of Bent- worth-Hall, near Alton, Esq. Edward Rose Tunno, of Warn- ford-Park Esq.	Carmarthenshire,	The Hon. William Henry Yelverton, of Whitland- Abbey. Morgan Jones, of Llanmilo, Esq. Sir William Clayton, of Alty- cadno, Bart.
	ford-Park, Esq.		

Cardiganshire, Lewis Pugh, of Aberystwith, Esq.

Morgan Jones, of Penlan, Esq. John Battersby Harford, of Peterwell, Esq.

Denbighshire,

Pierce Wynne Yorke, of Dyffryn Aled, Esq.

Richard Jones, of Bellanplace, Ruabon, Esq.

John Edwards Madocks, of Glan-y-wern, Esq.

Flintshire,

Whitehall Dod, of Llanersh, Esq.

Arthur Trevor, Viscount Dungannon, of Brynkinalt, Esq. Henry Raikes, of Llwynegrin, Esq.

Glamorganshire,

Richard Hill Miers, of Ynispenllwch, Esq.

Thomas Penrice, of Kilvrough, Esq.

Lewis Llewelyn Dillwyn, of Parkwern, near Swansea, Esq.

Montgomeryshire,

John Naylor, of Leighton-Hall, Esq.

Edmund Ethelstone Peel, of Llandrinio, Esq.

James France, of Ystymcolwyn, Esq.

Merionethshire,

Thomas Bartie Mostyn, of Clegir, Esq.

of Hugh John Reveley, Brynygwin, Esq. Price Thomas Amoyl,

Hengae, Esq.

Pembrokeshire,

The Hon. William Henry Edwardes, of Marloes.

Sir James John Hamilton, of Trecoed, Bart.

Adrian Nicholas John Stokes, of St. Botolphs, Esq.

Radnorshire.

Jonathan Field, of Esgairdrainllwyn, Esq. askeville Mynors Basker-Baskeville Mynors Basker ville, of Clyro-Court, Esq.

Walter de Winton, of Maeslaugh-Castle, Esq.

Whitehall, November 15, 1852.

The Right Honourable Spencer Horatio Walpole, one of Her Majesty's Principal Secretaries of State, having, on the 13th of November 1852, appointed Henry Charles Mules, Esq. to be a Commissioner under the Act 14th and 15th Victoria, cap. 53, intituled "An Act to consolidate and continue the Copyhold and Inclosure Commissions, and to provide for the completion of proceedings under the Tithe Commutation Acts;" the said Henry Charles Mules has this day made a declaration before Sir Charles Crompton, Knight, one of the Judges of Her Majesty's Court of Queen's Bench, for the due execution of his duties under the said Act.

ERRATUM in the Gazette of Friday, the 12th instant.

For, The Reverend Edward Selwyn, M.A.

Read, The Reverend William Selwyn, B.D. appointed a Commissioner for enquiring into the Cathedral and Collegiate Churches in England and Wales.

Office of Ordnance, 15th November 1852.

Royal Regiment of Artillery.

First Lieutenant Neville Saltren Keats Bayly to be Second Captain, vice Smith-Neill, deceased. Dated 27th September 1852.

Second Lieutenant Edwin Markham to be First Lieutenant, vice Bayly. Dated 22nd October

The date of the Commission of First Lieutenant Brackenbury has been altered to the 27th September 1852.

> Admiralty, 13th November 1852. Corps of Royal Marines.

First Lieutenant David Blyth to be Captain, vice Brevet Major William M'Kinnon, retired on full-pay.

First Lieutenant Joseph Edward Wilson Lawrence (Adjutant to the Artillery Companies), to be Captain, vice Brevet Major Charles Cartwright Williamson, retired on full-pay.

Second Lieutenant Francis Lloyd Dowse to be

First Lieutenant, vice Blyth, promoted. Second Lieutenant Ambrose Wolrige to be First Lieutenant, vice Lawrence, promoted.

Commission signed by the Queen.

Royal Wiltshire Regiment of Militia.

Francis Boynton Cowper, Esq. late Lieutenant in the 86th Regiment of Foot, to be Adjutant. Dated 15th October 1852.

Commissions signed by the Lord Lieutenant of the County Palatine of Lancaster.

Thomas Bazley, Esq. to be Deputy Lieutenant. Dated 12th October 1852.

Richard Smethurst, Esq. to be Deputy Lieutenant. Dated 12th October 1852.

Richard Bryan Smith, Esq. to be Deputy Lieutenant. Dated 10th November 1852.

Commissions signed by the Lord Lieutenant of the County Palatine of Durham.

Lord Harry George Vane to be Deputy Lieutenant. Dated 8th November 1852.

James Farrer, Esq. to be Deputy Lieutenant. Dated 8th November 1852.

Durham Militia.

Gustavus Russell Hamilton Russell, Esq. to be Captain. Dated 10th November 1852.

George Henry Londridge Hawks, Gent. to be Lieutenant. Dated 8th November 1852.

Lieutenant. Dated 8th November 1852.

Thomas Henry Usherwood Robinson, Gent. to be
Lieutenant. Dated 8th November 1852.

Edmund Crawshay, Gent. to be Ensign. Dated 11th November 1852.

William Aitcheson, Gent. to be Ensign. 11th November 1852.

Commissions signed by the Lord Lieutenant of the County of Suffolk.

John Chevallier Cobbold, Esq. to be Deputy Lieutenant. Dated 11th October 1852.

East Suffolk Regiment of Militia.

Richard Rust D'Eye, Gent. to be Lieutenant, vice Bevor, deceased. Dated 3rd November 1852. William Rust D'Eye, Gent. to be Lieutenant, vice Wales, deceased. Dated 5th November 1852.

Commission signed by the Lord Lieutenant of the County of Bedford.

Bedfordshire Regiment of Militia.

Henry Meux Smith, Gent. to be Ensign. Dated 9th November 1852.

Commission signed by the Lord Lieutenant of the County of Merioneth.

Royal Merionethshire Light Infantry Regiment of Militia.

Edward Morgan, Esq. a Captain in Her Majesty's 75th Regiment of Foot, to be Lieutenant-Colonel. Dated 12th November 1852.

Commission signed by the Lord Lieutenant of the County of Brecknock.

Royal Brecknockshire Militia Rifle Corps.

Douglas John Dickinson, Esq. late of the Royal Fusiliers, to be Major, vice Wood, resigned. Dated 13th November 1852.

Commissions signed by the Lord Lieutenant of the County of Wilts.

Royal Wiltshire Regiment of Militia.

Adjutant Francis Boynton Cowper to serve with the rank of Captain. Dated 16th October 1852. Horatio Nelson Goddard, Esq. to be Second Major. Dated 20th October 1852.

Alexander Rooke, Esq. to be Captain. Dated 20th October 1852.

William Henry Creswell, Gent. to be Lieutenant. Dated 20th October 1852.

Commissions signed by the Lord Lieutenant of the County of Kent.

West Kent Regiment of Militia..

Thomas Montagu Martin Weller, Esq. to be Cap-Dated 10th November 1852.

George French, Gent. to be Lieutenant. Dated 10th November 1852.

Henry Finch, Gent. to be Lieutenant. Dated 11th November 1852.

East Kent Regiment of Militia.

Edward Montresor, Esq. to be Captain. Dated 10th November 1852.

William Henry Samwell George, Esq. to be Captain. Dated 11th November 1852.

Frederick Warre, Gent. to be Lieutenant. Dated 10th November 1852.

[The following Article is substituted for the one which appeared in the Gazette of Friday the 29th October.]

Commissions signed by the Lord Lieutenant of the County of Somerset.

Ensign Stephen Ryder Dampier to be Lieutenant, vice Gatehouse, who retires with his allowance. Dated 20th October 1852.

Ensign Henry Adney to be Lieutenant, vice Rooke, who retires with his allowance. Dated 21st October 1852.

[The following Article is substituted for the one which appeared in the Gazette of Tuesday the 2nd November.

Commission signed by the Lord Lieutenant of the County of Somerset.

North Somerset Regiment of Yeomanry Cavalry.

Samborne Stukely Palmer Samborne, Gent. to be Cornet, vice Paget, promoted. Dated 20th October 1852.

Commissions signed by the Lord Lieutenant of the County of Glamorgan.

The Royal Glamorgan Light Infantry Battalion of Militia.

Edward Robert Wood, Esq. to be Captain. Dated

8th November 1852. John Popkin Traherne, Esq. to be Captain. Dated 9th November 1852.

George Chapman, Gent. to be First Lieutenant. Dated 8th November 1852.

Hugh Jenner, Gent. to be First Lieutenant. Dated 9th November 1852.

James Evans, Gent. to be Second Lieutenant. Dated 8th November 1852.

Henry James Paine, Gent. to be Surgeon. Dated 8th November 1852.

Commission signed by the Lord Lieutenant of the County of Berks.

Royal Berks Militia.

Richard William Shackel, Gent. to be Ensign. Dated 11th November 1852.

Commission signed by the Lord Lieutenant of the County of Middlesex.

Royal East Middlesex Regiment of Militia.

Henry Boscawen Ibbetson, Gent. to be Ensign, vice Creaser, resigned. Dated 10th November 1852.

Commission signed by the Lord Lieutenant of the County of Leicester.

Leicestershire Militia.

Joshua Harrison Stallard, Esq. to be Surgeon. Dated 4th November 1852.

Commissions signed by the Lord Lieutenant of the County of Nottingham.

Royal Sherwood Foresters or Nottinghamshire Regiment of Militia.

Alexander Boddam, Esq. late Captain in Her Majesty's 58th Regiment of Foot, to be Major, vice T. D. Hall, Esq. resigned.

Alfred Anders, Gent. to be Ensign.

Commissions signed by the Lord Lieutenant of the North Riding of Yorkshire.

North York Regiment of Militia.

The Honourable George Godolphin Osborne to be Captain. Dated 3rd November 1852.

Ensign Thomas Light Elwon to be Lieutenant. Dated 3rd November 1852.

Richard Atkinson, Esq. to be Surgeon, vice Dennis, deceased. Dated 12th November 1852.

Commission signed by the Lord Lieutenant of the County of Essex.

West Essex Militia.

Champion Russell, Esq. to be Captain, vice Tufnell, resigned. Dated 13th November 1852.

TOTICE is hereby given, that a building, named the Chapel of the Blessed Virgin Mary and All Saints, licensed and used for public religious worship as a Roman Catholic Chapel exclusively, situated at Bridge-stret, Otley, in the parish of Otley, in the county of York, in the district of Otley, being a building certified according to law as a place of religious worship, was, on the 3rd day of November 1852, duly registered for solemnizing marriages therein, pursuant to the Act of the 6th and 7th Wm. IV., cap. 85.

Witness my hand this 3rd day of November 1852.

Jno. Spence, Superintendent Registrar.

Dudley Gas.

(Amendment of Act, Increase of Capital, and further Powers.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing session, for leave to bring in a Bill to alter, amend, and enlarge the powers and provisions of an Act, passed in the 2nd year of His late Majesty King George the Fourth, intituled "An Act for incorporating the Town of Dudley Gas Light Company," or to repeal the said Act, and grant further, better, and more effectual powers to the Town of Dudley Gas Light Company instead thereof, and to incorporate in such Bill "The Gas Works Clauses Act, 1847;" "The Companies Clauses Consolidation Act, 1845," and the Lands Clauses Consolidation Act, 1845," or some of them, or some part thereof respectively; and it is also intended by the said Bill to enable the Town of Dudley Gas Light Company, incorperated by the said Act, to increase their capital by the creation of new shares, and by the exercise of a further power of borrowing on mortgage or on bond, or by either such means, and, if they think fit, to attach to any shares so created a preference or priority in payment of interest or dividends over the existing shares of the Company; and it is also intended to apply for power to make further and other provisions with respect to the augmentation and regulation of the capital of the Company, and certain alterations in the existing capital of the Company, and in the number and mode of election of the directors or committee of management of the said Company, and in the time and mode of holding committee meetings, and to authorise the purchase of additional lands.

Printed copies of the proposed Bill will, on or before the 31st day of December next, be deposited in the Private Bill Office of the House of Commons.

Dated this 1st day of November 1852.

Bourne and Wainwright, Dudley, Solicitors for the Bill.

Stockport Improvement.

Amendment, Repeal, or Consolidation of Acts, Extension and Alteration of Borrowing Powers, and for other purposes.

OTICE is hereby given, that application is intended to be made to Parliament in the present session, for an Act to alter, amend, extend, and enlarge, or to consolidate, the powers and provisions of the two several Acts following, or one of them, and to make further provisions and grant further powers for carrying into execution the objects and purposes thereof; that is to say: an Act passed in the first year of the reign of Her present Majesty Queen Victoria, intituled "An Act for improving and regulating the borough of Stockport, in the several counties of Chester and Lancaster;" and an Act made and passed in the tenth and eleventh years of the reign of Her present Majesty Queen Victoria, intituled "An Act to purchase and define the manorial and market rights of Stockport, to es-

tablish public parks, to purchase or lease waterworks, to build bridges, and to make other communications within the borough of Stockport," or otherwise to repeal or consolidate the said Acts, or either of them, or some part or parts thereof respectively, and to grant other powers and provisions in lieu thereof, or of such parts thereof respectively as shall be so repealed.

And to alter, amend, extend and enlarge, or consolidate the powers by the said last-mentioned Acts or either of them, given to the mayor, alder-men, and burgesses, of the borough of Stockport, for borrowing money on mortgage of all or any of the various tolls, rates, rents, duties, and property now vested, or hereafter to be vested, in them. And to enable the said mayor, aldermen, and burgesses, to pay off any existing mortgage or mortgages; and in any mortgage or mortgages hereafter to be granted, to fix a time for the repayment of the principal money so borrowed, either in one sum, or by instalments; and from time to time to re-borrow such sum or sums so repaid or intended to be repaid, or any greater or less sum, on mortgage of the same tolls, rates, rents, duties, and property, or any of them, or any part thereof respectively.

And it is further proposed, by the said intended Act to take powers to apply the whole or any portion of the surplus income and profits from time to time to arise from any property now vested in the said mayor, aldermen, and burgesses, in and towards certain improvements within the said borough. And it is also proposed, by the said intended Act, to take power to compel the owners or occupiers of any mill, factory, dyehouse, brewery, bakehouse, gas work, or any manufactory whatsoever, in which a furnace or fire-place now is, or shall hereafter be, or be used, to alter or construct such furnace or fire-place, so that the same shall consume the smoke arising therefrom: and for that purpose to incorporate such of the powers and provisions of "The Towns Improvement Clauses Act, 1847," as may be necessary or expedient.

And it is further proposed to incorporate in the said intended Act such of the powers and provisions of "The Towns Improvement Clauses Act, 1847," as relate to the letting and occupation of cellars in the said borough.

And it is further proposed by the said intended Act to take powers to enable the said mayor, aldermen, and burgesses, to make, assess, levy, and collect the rate or assessment, called "The Borough of Stockport Improvement Rate," authorised by the said first-mentioned Act passed in the first year of the reign of Her present Majesty Queen Victoria, in such and the same manner as the borough rate of the said borough is now by the several statutes for that purpose made and provided, authorised and directed to be made, assessed, levied, and collected.

And it is further proposed to vary or extinguish all such rights and privileges as would, in any manner, impede or interfere with the carrying out of the purposes contemplated by the said intended Act, and to confer other rights and privileges.

And notice is hereby further given, that on or before the thirty-first of December now next ensuing, copies of the intended Bill will be deposited in the Private Bill Office of the House of Commons.

Dated this tenth day of November one thousand eight hundred and fifty-two.

John Vaughan, Town Clerk.

AN ACCOUNT, pursuant to the Act seventh and eighth Victoria, cap. 32, of the Average Amount of BANK NOTES, of the several Banks of Issue in ENGLAND and WALES, in Circulation during the Week ending Saturday the 6th day of November 1852.

PRIVATE BANKS.

Name, Title, a	nd Principal Place of I	ssue.	Average Amount
Andover Bank	Andover		£. 14845 11780 4276 26496
Baldock Bank and Baldock and Big-	Baldock	Wells, Hogge, and Co	21945
Barnstaple Bank	Barnstaple Basingstoke Bedford Bewdley Bicester	Marshall and Co	11843 15827 32563 10964 14778
Oxford Bank	Birmingham Birmingham Blandford Boston Boston Bridgwater Bristol	Attwoods, Spooner, and Co J. L. Moilliet and Sons Oak and Co Garfit and Co H. and T. Gee and Co J. and J. L. Sealey Miles, Miles, and Co	21499 11031 7534 72592 14671 5128 35915
Broseley and Bridgnorth and Bridg- north and Broseley Bank	Broseley	Pritchards, Boycott, and Co	19013
Buckingham Bank	Buckingham Bury St. Edmunds	Bartlett, Parrott, and Co Oakes, Bevan, and Co	23568
Bank, and Stowmarket Bank	Banbury	Gillett, Tawney, and Co. Cobb and Son. G. Moger and Son. Bassett, Grant, and Co. Taylor and Lloyds. H.A. & W. M. Harris & Co. Wilkins and Co. Hall, West, and Borrer Harding, Smith, and Co. J. Worlledge.	3416 34763 32820 11712 66352 23215 12156
Cambridge Bank	Cambridge Cambridge Canterbury Carmarthen Chertsey Colchester Colchester Truro Coventry Exeter Settle Cardiff Chepstow	Messrs. Fosters Hammond and Co. David Morris and Sons. La Coste and Son Round and Green. Mills, Bawtree, and Co. Tweedy and Co. Little and Woodcock Milford and Co. Alcocks, Birkbecks, & Co. Towgood and Co.	42225 27750 23200 3335 15954
Derby Bank	Derby Derby	W. and S. Evans and Co	10879 40493 26014

Name, Title, and Principal Place of Issue.			Averag Amoun
Devizes and Wiltshire Bank	Devizes Diss	Locke and Co Oakes, Fincham, and Co	£ 8868 9776
Doncaster Bank and Retford Bank Darlington Bank, Durham Bank,	Doncaster Darlington	Cooke and Co	6793
and Stockton-on-Tees Bank)	-		8661
Devonport BankDorchester Old Bank and Dorset-	Devonport Dorchester	R. and H. Williams	10076 4727.
East Cornwall Bank	Liskeard Beverley	Robins, Foster, and Co	10714 5282
Essex Bank and Bishop's Stortford	Chelmsford	Sparrow, Round, and Co	4243
Exeter Bank	Exeter	Sanders and Co	l .
Fakenham BankFarringdon Bank and Bank of Wantage Farnham Bank	Fakenham Farringdon Farnham	Gurneys, Birkbeck, & Co Barnes, Medley, and Co John and Jas. Knight	611 1408
Faversham Bank	Faversham	Hilton and Co.	
Godalming BankGuildford BankGrantham Bank	Godalming Guildford Grantham	Mellersh and Keen Messrs. Haydon Hardy and Co	604
Hastings Old Bank Hereford City and County Bank Hertford and Ware Bank	Hastings	Smith, Hilder, and Co	
Hull Bank and Kingston-upon-Hull)	Hull	Smith, Brothers, and Co	}
Bank	Huntingdon Harwich	Rust and Veaseys	4509
Harwich Bank	Hemel Hempstead Hitchin	Smith and Whittingstall	2127
Bank, and Ross and Archenfield Bank	Hereford	Morgan and Co	2110
Ipswich Bank	-	Bacon and Co	
Woodbridge Bank)	,		
Kentish Bank	Maidstone Kington Knighton	Mercer, Randall, and Co Davies and Co Not re	. 262
Knaresborough Old Bank and Ripon Old Bank	Knaresborough	Terry and Co	i
Kendal Bank Kettering Bank	Kendal Kettering	Wakefield, Crewdson, and Co J. C. Gotch and Sons	. 432 80
Lane End Staffordshire Bank Leeds Bank Leeds Union Bank Leicester Bank Lewes Old Bank	Lane EndLeedsLeedsLeicesterLewes	C. Harvey and Son Beckett and Co. W. Williams, Brown and Co. Pagets and Kirby. Molineux and Co.	539 374 279
Lichfield BankLincoln BankLlandovery Bank, Lampeter Bank, (Lichfield Lincoln	Palmer and Greene	. 153 . 959
and Llandilo Bank	Llandovery Loughborough	D. Jones and Co	1
Lymington Bank Lynn Regis and Lincolnshire Bank Lynn Regis and Norfolk Bank	Lymington	St. Barbe and Co	37 352
Macclesfield Bank		Brocklehurst and Co	. 155
Marlborough Bank, Marlborough and Wilts Old Bank, Marlborough Old Bank, Marlborough Old Bank and Hungerford Bank, and Hungerford Bank	Marlborough	Tanner and Co	18

Name, Title, and Principal Place of Issue.			Average Amount.
Merionethshire Bank Miners' Bank Monmouthshire Agricultural and Conmercial Bank Monmouth Old Bank, Monmouth Bank, Brecon Bank, Chepstow Bank, Chepstow Old Bank, and Ross and Herefordshire Bank.	Dolgelly Truro Abergavenny Monmouth	Willyams and Co	£. 9429 14823 28390
Newark Bank Newark and Sleaford Bank, and Sleaford and Newark Bank Newbury Bank Newmarket Bank Norwich Crown Bank and Norfolk and Suffolk Bank Norwich and Norfolk Bank Nottingham and Nottinghamshire Bank Nuneaton Bank Naval Bank, Plymouth New Sarum Bank Nottingham Bank	Newark Sleaford Newbury Newmarket Norwich Norwich Nottingham Nuneaton Plymouth Sarum Nottingham	Handley, Peacock, and Co Bunny and Slocock Eaton, Hammond, and Co Harveys and Hudsons Gurneys and Birkbeck	26848 49800 22134 21470 47991 64220 11388 3824 25208 11471 28445
Oswestry Bank and Oswestry Old Bank Oxford Old Bank Old Bank, Tonbridge, Tonbridge and Tonbridge Wells Old Bank, Ton- bridge and Tonbridge Wells and Sevenoaks Bank Oxfordshire Witney Bank	Oswestry Oxford Tonbridge	Croxon and Co	11180 34796 10705 8894
Pease's Old Bank, Hull, the Hull Old Bank and Beverley Bank? Penzance Bank	Hull	Pease and Co Batten and Co D. Yorke and Co J. and W. Walters	40818 11287 9888 12823
Reading Bank Reading Bank Richmond Bank Rochdale Bank Rochester, Chatham, and Strood Bank Royston Bank Rugby Bank Rye Bank Rye Bank Ross Old Bank, Herefordshire	Royston	Simonds and Co. Stephens, Blandy, and Co. Roper and Co. Clement, Royds, and Co. Day and Nicholson Fordham and Sons A. Butlin and Son. R. C. Pomfret and Co. Prichards and Allaway.	27757 30263 6384 4810 7471 10155 10048 18752 4069
Saffron Walden and North Essex Bank Salop Bank Scarborough Old Bank Shrewsbury Old Bank and Shrews- bury and Ludlow Bank Sittingbourne and Milton Bank Southampton Town and County Bank Southwell Bank Southampton and Hampshire Bank Stone Bank Stafford Old Bank	Saffron Walden Shrewsbury Scarborough Shrewsbury Sittingbourne Southampton Southwell Southampton Stone Stafford	Gibsons and Co. Burton, Lloyd, and Co. Woodall and Co. Rocke, Eytons, and Co. Vallance and Co. Maddison and Pearce Wylde and Co. Atherley, Fall, and Co. W. Moore Stevenson and Co.	24624 14730 24092 38968 3178 12601 14464 3580 405 11195

Name, Title	, and Principal Place of	Issue.	Average Amount.
Stamford and Rutland Bank Shrewsbury and Welsh Pool Bank	Stamford Shrewsbury	Eaton, Cayley, and Co Beck, Downward, and Co	£. 31922 24345
Taunton Bank Tavistock Bank Thornbury Bank Tiverton and Devonshire Bank	Taunton Tavistock Thornbury Tiverton	H. and R. Badcock Gill and Rundle Rolph and Co. Dunsford and Co.	27208 11968 7238 9793
Thrapston and Kettering Bank,	Thrapston	Yorke and Eland	10541
Northamptonshire	Tring Towcester	Butcher and Son	12800 9321
Town and County of Poole Bank and Ringwood and Poole Bank	Poole	G. W. Ledgard and Sons	9865
Union Bank, Cornwall	Helston Uxbridge	Vivian and Co	10753 14655
Wallingford Bank	Wallingford Warwick Wellington	Hedges, Wells, and Co	7440 24026 6239
West Riding Bank, Wakefield, and Pontefract Bank	Wakefield	Leatham, Tew, and Co	45197
Whitby Old Bank	Whitby Winchester Winchester	Simpson, Chapman, and Co Bulpett and Co Wickham and Co	13770 21316 6230
Weymouth Old Bank and Dorchester	Weymouth	Eliot and Pearce	15225
Wirksworth and Ashbourne Derby-	Wirksworth	Arkwright and Co	35335
Wisbech and Lincolnshire Bank Wiveliscombe Bank Wolverhampton Bank Worcester Bank	Wisbech Wiveliscombe Wolverhampton Worcester	Gurneys and Co. P. and W. Hancock Goodricke and Holyoake Farley, Lavender, and Co.	41527 7333 10679 8822
Worcester Old Bank and Tewkes-	Worcester	Berwick, Lechmere, and Co	78102
Worcestershire Bank	Kidderminster Walsall Wolverhampton	Farley, Turner, and Co	9522 580 11271
Yarmouth and Suffolk Bank, and Halesworth and Suffolk Bank Yarmouth, Norfolk and Suffolk Bank York Bank	Yarmouth Great Yarmouth York		37785 11274 45307

JOINT STOCK BANKS.

Name, Title, and Principal Place of Issue.		Average Amount.
Bank of Westmorland Barnsley Banking Company Bradford Banking Company Bilston District Banking Company Bank of Whitehaven Bradford Commercial Banking Company Burton, Uttoxeter, and Staffordshire Union Banking Company	Barnsley	9255 47375 8710 30552 20021
Chesterfield and North Derbyshire Banking Company	Workington	38067

Name, Title, and Principal Place of	Issue.	Average Amount.
Coventry Union Banking Company	Coventry Cheltenham Carlisle	102820 23636
Dudley and West Bromwich Banking Company Derby and Derbyshire Banking Company Darlington District Joint Stock Banking Company	Dudley Derby Darlington	
East of England Bank	Norwich	23970
Gloucestershire Banking Company	Gloucester	147514
Halifax Joint Stock Bank Huddersfield Banking Company Hull Banking Company Halifax Commercial Banking Company Halifax and Huddersfield Union Banking Company Helston Banking Company Herefordshire Banking Company	Huddersfield Hull Halifax Halifax Halifax Helston	35920 26001 13690 41577 1452
Knaresborough and Claro Banking Company	Knaresborough Kingsbridge	26477 3065
Lancaster Banking Company Leeds Banking Company Leicestershire Banking Company Lincoln and Lindsey Banking Company Leamington Priors and Warwickshire Banking Company Ludlow and Tenbury Bank	Lancaster Leeds Leicester Lincoln Leamington Priors Ludlow	22991 72145
Moore and Robinson's Nottinghamshire Banking Company	Nottingham	34691
Nottingham and Nottinghamshire Banking Company Newcastle, Shields and Sunderland Union Joint Stock (Banking Company	Nottingham Newcastle-upon-Tyne Birmingham	29368 1235 356999
North Wilts Banking Company Northamptonshire Union Bank Northamptonshire Banking Company North and South Wales Bank	Hd. Office, 112, Bishopsgate-st., London Melksham Northampton Northampton Liverpool	46194 69517
Pares's Leicestershire Banking Company	Leicester	48090
Saddleworth Banking Company Sheffield Banking Company Stamford, Spalding and Boston Banking Company Stuckey's Banking Company, Bristol Somersetshire Bank, and Somersetshire Bank	Stamford	37518
Shropshire Banking Company	Shiffnall	56375 24580 52120 51593
Wolverhampton and Staffordshire Banking Company Wakefield and Barnsley Union Bank Whitehaven Joint Stock Banking Company Warwick and Leamington Banking Company. West of England and South Wales District Bank Wilts and Dorset Banking Company West Riding Union Banking Company Whitchurch and Ellesmere Banking Company Worcester City and County Banking Company.	Wolverhampton Wakefield Whitehaven Warwick Bristol Salisbury Huddersfield Whitehaveh	37013 13463 29397 30635 76384 68103 31234 2861
York Union Banking Company	York	69702 ceived. 119938

Inland Revenue, Somerset House, November 13, 1852.

P. DEANS, Registrar of Bank Returns.

York Drainage and Sanitary Improvement and Foss Navigation.

Sale and Purchase of Foss Navigation, Abandonment of Navigation and Works, Diversion or Improvement in and near York, Removal of Locks, Improvement of Drainage, regulating Sale of Coals, Powers to assess and levy Rates and to raise Money, Alteration and Amendment of Improvement, Market, Drainage, and Navigation Acts, and other purposes.

TOTICE is hereby given, that application is intended to be made to Parliament in the present or ensuing session, for leave to bring in a Bill to enable the Foss Navigation Company to sell the Foss Navigation or Canal, situate in the city of York, and county of the same city, and in the North Riding of the county of York, and the branches thereof, and all lands, buildings, dams, mills, locks, and works connected therewith, and all messuages, buildings, lands, tenements, and hereditaments belonging to the said Company, with their appurtenances; and to enable the mayor, aldermen, and citizens of the city of York to purchase the same, and to close the whole or any part of the said navigation or canal and branches, between Sheriff Hutton Bridge, in the parish of Sheriff Hutton, in the North Riding of the county of York, and the junction of the said canal with the River Ouse, in or near the city of York; and to enable the said mayor, aldermen, and citizens to remove the Castle mills and dam, situate in or near the suburbs of the said city of York, and all other dams and obstructions, and all locks and works connected therewith, on any part of the said navigation within the before-mentioned limits; and to extinguish all powers, rights, and privileges now vested in any corporations or persons, in, or over, or in respect of, the said navigation or canal, or the towing-paths, banks, and other works connected therewith; and to make provision for the payment or extinguishment of all subsisting charges and claims on the said navigation, or the Company of Proprietors thereof.

And it is also intended by the said Bill to authorise the said mayor, aldermen, and citizens to divert the waters of the said navigation or canal from a point at or near the end of Palmer-lane, in the parish of St. Saviour, in the said city of York, and marked A on the plans to be deposited as hereinafter mentioned, and to carry the same into the River Ouse by a new channel or watercourse, either open or covered, to be made outside the city walls, and to commence at the said point marked A, and to pass thence from, in, or through the several parishes, townships, and extra-parochial and other places following; that is to say: St. Saviour, St. Cuthbert, St. Margaret, and St. Lawrence, all in the said city of York, and county of the same city and county of York, and to terminate by a junction with the River Ouse near Blue Bridge-lane, at the point marked B, in the said parish of St. Lawrence, on the said plans, and to construct, in connexion with such new channel or watercourse, all such works and conveniences as may be necessary for the purposes thereof, or of carrying off the waters of the said navigation, or of any sewers or other watercourses draining into the same or into such new channel or watercourse.

And it is also intended by the said Bill to authorise the said mayor, aldermen, and citizens to stop up so much of the channel of the said navigation, canal, and branches below the said point marked A, as will be rendered unnecessary by the formation of the said new channel or watercourse, and to fill in the channels so stopped up, and to remove the bridges over the said navigation in the city of

York or the suburbs thereof, and to use the land acquired by filling up the channel of the said navigation, and any other lands adjoining or near thereto, and any buildings which may be purchased by the mayor, aldermen, and citizens under the powers of the said Bill, either from the Foss Navigation Company or from any other corporation or persons for the improvement and benefit of the said city, in such manner as shall be authorised by the said Bill; which portion of the said navigation so to be stopped up is situate or passes in or through the several parishes, townships, and extra-parochial places following, or some of them; that is to say: St. Maurice, St. Cuthbert, St. Helen-on-the-Walls, All Saints Peaseholme, St. Saviour, St. Crux, All Saints Pavement, St. Dennis, St. Lawrence, St. Margaret, St. Nicholas, St. Peter-le-Willows, St. George, St. Mary Castlegate, the Tang Hall estate, and the extra-parochial place or liberty of York Castle.

And it is also intended by the said Bill to authorise the said mayor, aldermen, and citizens, in case the upper part only of the said navigation between Sheriff Hutton Bridge aforesaid and Monk Bridge, in the city of York, or the suburbs thereof, shall be abandoned as a navigation, to improve the lower portion of the said navigation between Monk Bridge aforesaid and the junction thereof with the River Ouse, and for that purpose to lower the level of the said navigation, and to deepen, widen, and otherwise improve the same to such extent as will be shown upon the plans to be deposited as hereinafter mentioned, and to purchase and take such lands, and execute such works, as may be necessary, and be authorised by the said Bill, which portion of the said navigation so to be altered and improved is situate, or passes from, through, or into the several parishes, townships, and extra-parochial places following, or some of them; that is to say: St. Maurice, St. Cuthbert, St. Helen-on-the-Walls, All Saints Peaseholme, St. Saviour, St. Crux, All Saints Pavement, St. Dennis, St. Lawrence, St. Margaret, St. Nicholas, Dennis, St. Lawrence, St. Crux, St. Margaret, St. Nicholas, Dennis, St. Lawrence, St. Co. St. Margaret, St. Nicholas, Dennis, St. Lawrence, St. Co. St. Margaret, St. Nicholas, Dennis, St. Lawrence, St. Oct. St. Margaret, St. Nicholas, Dennis, St. Lawrence, St. Oct. St. Margaret, St. Nicholas, Dennis, St. Dennis, S St. Peter-le-Willows, St. George, St. Mary Castlegate, the Tang Hall estate, and the extra-parochial place or liberty of York Castle.

And it is also intended by the said Bill to authorise the said mayor, aldermen, and citizens to purchase and take, either compulsorily or by agreement, the several lands and buildings and other property in and near the said city of York, which will be described in a schedule to the said Bill, and also the several lands and houses to be described upon the plans to be deposited as hereinafter men-

tioned.

And it is also intended to insert in the said Bill clauses and provisions dissolving the Foss Navigation Company, and enabling the Committee of Management of the said Company to distribute the purchase money for the said navigation, and the other assets of the said Company, and to settle and wind up the accounts and affairs thereof.

And it is also intended by the said Bill to confer upon the said mayor, aldermen, and citizens, such of the powers and provisions now vested in the Foss Navigation Company, under the Local and Personal Act 33 George 3, chapter 99, intituled "An Act for making and maintaining a navigable communication from the junction of the River Foss with the River Ouse at or near the city of York to Stillington Mill, in the parish of Stillington, in the North Riding of the county of York, and for draining and improving certain low lands lying on each side of the said River Foss," and of the Local and Personal Act 41 George 3, chapter 115, explaining and amending the said Act, as may be deemed necessary or expedient.

B 2

And it is also intended by the said Bill to repeal, vary, or alter the provisions contained in the said Act for draining and improving the low lands lying on each side of the River Foss, and to confer other and further powers for the drainage and improvement of the lands adjoining the said river; and to alter the existing rates and taxes, and to confer exemptions from the payment of drainage rates and taxes, and to confer, vary, or extinguish other rights, privileges, and exemptions, and to give new and additional powers for assessing, levying, and recovering the said rates and taxes.

And it is intended by the said Bill to extend the several provisions contained in the Local and Personal Act 6 George 4, chapter 127, intituled "An Act for paving, lighting, watching, and improving the city of York, and the suburbs thereof, and the liberty of St. Peter, within the said city, and for regulating the police of the same respectively," for preventing frauds in the quality, measure, and delivery of coals brought by water to the city of York, and for regulating the weighing of all water-borne coals sold within the said city, and the rates to be charged for carriage, porterage, and weighing such coals within the said city, suburbs, and liberty; and for authorising the appointment of inspectors, and the making of regulations for weighing of coals, and for preventing inspectors and weighers from being dealers in coals, and for preventing frauds in the delivery of coals, and connected therewith, to coals brought into the said city by railway, or otherwise than by water, and to enable the Local Board of Health of the said city to exercise and put in force such provisions, and to confer on them further powers for regulating the weighing and sale of coals within the said city.

And it is intended by the said Bill to authorise the mayor, aldermen, and citizens of the said city to demise or let all or any of the market-places belonging to them, or under their control, or under the control of the lord mayor, as clerk of the markets within the said city; and also to demise or let the rents, stallages, sums of money, and other market tolls payable to the said mayor, aldermen, and citizens, in respect of any of the markets or fairs held within the said city or the suburbs thereof, or arising from or in respect of such markets or fairs, or any stalls, standings, shops, or other conveniences in such marketplaces; and to repeal so much of the provisions of the Local and Personal Act 3 Will. 4, chapter 62, intituled "An Act for improving and enlarging the market-places within the city of York, and rendering the approaches thereto more commodious, and for regulating and maintaining the several markets and fairs held within the same city and the suburbs thereof, and for amending an Act of His late Majesty for paving, lighting, watching, and improving the said city, and other purposes," as prohibits any such demise or lease.

And it is also intended by the said Bill to increase, vary, abolish, or alter the tolls now demandable or taken in the markets and fairs held within the said city or the suburbs thereof, for the buying and selling of live cattle, beasts, sheep, horses, pigs, and other animals; and to authorize the taking of other tolls in lieu thereof or in addition thereto, and to confer, vary, or extinguish exemptions from the payment of such tolls, or any of them, and other rights and privileges; and also to confer upon the said mayor, aldermen, and citizens all or some of the powers contained in "The Markets and Fairs Clauses Act, 1847," and other powers for the better regulation of the said cattle markets and fairs.

and extend the powers of making, assessing, and levying rates now vested in the Local Board of Health of the said city, under "The Public Health Act, 1848," and "The Public Health Supplemental Act, 1850," and the provisional order of the General Board of Health relating to the city of York, confirmed by the said last mentioned Act, and to authorise the said Local Board of Health to make, assess, and levy rates within the said city, as a rate in the nature of a county rate, and for the purposes of duly assessing any such rates, to cause the parishes within the said city to be valued or re-valued from time to time as occasion may require, and to confer upon the said Local Board of Health further and additional powers for ascertaining, assessing, and fixing rates within the said city; and also power to levy district drainage rates for a limited period, in addition to the general rates under the Public Health Act to which such district shall be liable, and to provide that the payment of such district rates shall not exempt the property or persons liable thereto from the payment of any general rates under the said Act.

And it is also intended by the said Bill to enable the said mayor, aldermen, and citizens to raise and apply, by and out of the corporate funds and estates belonging to the said city, or out of any tolls or dues to arise under the said Bill, or by rates to be made and levied on the several owners and occupiers of houses, lands, tenements, and hereditaments within the said city, or any district or part thereof, or by borrowing on the security of the said funds, estates, tolls, dues, and rates, or by all or any of the same ways and means, such sum or sums of money as may be required for the purposes of the said Bill.

And it is intended by the said Bill to incorporate and make applicable to the objects and purposes thereof, all or some of the clauses and provisions of "The Commissioners' Clauses Act, 1847," and "The Lands Clauses Consolidation Act, 1845," and "The Towns Improvement Clauses Act, 1847," and to confer all or any of the powers mentioned in this notice, either upon the said mayor, aldermen, and citizens, or upon the Local Board of Health of the said city, as may be deemed expedient, the word "city," for the purposes of this notice, being intended to comprise the city of York as defined by the Act to provide for the regulation of municipal corporations in England and Wales.

And it is also intended by the said Bill to take power to make lateral deviations from the line of the proposed works to the extent or within the limits defined upon the plans hereinafter mentioned, and to stop up, alter, or divert, whether temporarily or permanently, all turnpike and other roads, highways, footpaths, aqueducts, streams, and rivers, which it may be necessary to stop up, alter, or divert, for any of the objects or purposes mentioned in this notice. And to vary or extinguish all existing rights and privileges in any manner connected with any of the works, lands, and buildings proposed to be purchased or taken for the purposes to be authorised by the said Bill, or which will be affected by the powers thereof, or which rights or privileges would in any manner impede or interfore with the construction of any of the works to be thereby authorised, or with any of the objects or purposes aforesaid, and to confer vary, or extinguish other rights and privileges.

And it is intended by the said Bill to repeal, vary, alter, extend, or amend all or some of the powers and provisions of the several Acts of Parliament and Charters following; that is to say: And it is also intended by the said Bill to amend | The Local and Personal Acts, 3rd George 3rd.

chapter 48-The 49th George 3rd, chapter 126-The 50th George 3rd, chapter 86—The 55th George 3rd, chapter 71—The 6th George 4th, chapter 127-The 3rd William 4th, chapter 62-The 3rd Victoria, chapter 61—The 9th and 10th Victoria, chapter 123—and the 10th and 11th Victoria, chapter 205—The Public Acts 11th and 12th Victoria, chapter 63-The 12th and 13th Victoria, chapter 94-and the 13th and 14th Victoria, chapter 32. The Local and Personal Acts 33rd George 3rd, chapter 39-41st George 3rd, chapter 115-13th George 1st, chapter 33-the 5th George 2nd, chapter 15. And all other Acts of Parliament relating to the city of York, or the said navigation of the River Foss, or the said navigation of the River Ouse. The Charters—32nd Elizabeth—the 7th Charles 1st—the 16th Charles 2nd—the 1st James 2nd—and the 10th George

And notice is hereby given, that duplicate plans, describing the proposed alterations in the Foss Navigation, and the new line of watercourse and other second class works to be authorised by the said Bill, and also the lands proposed to be taken for such works, and also duplicate sections to such plans, together with books of reference to such plans, containing the names of the owners or reputed owners, lessees or reputed lessees, and occupiers of the lands, houses, and other property in or through which such works will pass or be made, and also a copy of this notice, as published in the London Gazette, will, on or before the 30th day of November instant, be deposited for public inspection with the Clerk of the Peace for the city of York and county of the same city, at his office, in Blake-street, in the said city, and with the Clerk of the Peace for the North Riding of the county of York, at his office, at Northallerton, in the said riding, and that on or before the said 30th day of November, a copy of so much of the said plans, sections, and books of reference as relates to each of the parishes in or through which the said intended works will pass or be made, and also a copy of this notice, as published in the London Gazette, will be deposited for public inspection with the parish clerk of each such parish, at his place of abode, and with the parish clerk of the parish of St. Mary Castlegate, at his place of abode, in respect of the adjoining extra-parochial place or liberty of York Castle.

And notice is hereby also given, that printed copies of the said Bill will be deposited on or before the 31st day of December next, in the Private Bill Office of the House of Commons.

Dated this 10th day of November 1852. Henry Richardson, Town Clerk.

The British Electric Telegraph Company. (Amendment of Act, and power to construct Telegraphs on Streets, Roads, Towing-paths, Railways, &c.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing session, for an Act to alter, amend, enlarge, and extend the powers and provisions of "The British Electric Telegraph Company's Act, 'or to repeal the said last-mentioned Act, and re-enact the same in an altered and amended form, and to dis-incorporate and re-incorporate the said Company, and to grant limited liability to the said Company and the present and future shareholders therein, and also to alter the name of the said Company, or to give a new name to the Company to be incorporated by the said intended Act.

And it is also proposed by the said intended Act to enable the said Company, their agents, servants, and workmen, compulsorily or by agree-

ment, to enter upon, break-up, repair, and otherwise use, permanently or temporarily, all or any towingpaths of canals, canals, railways, and tramroads, and all the lands, buildings, and premises for the time being, and from time to time belonging to or in the possession of all or any canal companies or railway companies, or any of them, rivers, streams, streets, turnpike-roads, highways, and other thoroughfares, or some of them, and the lands and premises adjoining, belonging, or appurtenant thereto respectively, for the purpose of laying down, erecting, placing, submerging, using, maintaining, repairing, keeping, and removing in, under, upon, and from the same respectively, or any of them, or any part thereof, posts, pipes, wires, and all other works and apparatus in any way now necessary or convenient, or to be at any time or times hereafter necessary or convenient, for the full and efficient formation, maintenance, working, using, carrying on, removal, re-erection, and repair of electric and other telegraphs.

And it is also proposed by the said intended Act to enable the said Company, their agents, servants, and workmen, to remove, either permanently or temporarily, as occasion or convenience may require, in respect of any of the before-mentioned works, all obstructions and impediments now existing, or hereafter to exist, in, over, or upon such towing-paths of canals, canals, railways, tramroads, lands, and premises, rivers, streams, streets, turnpike-roads, highways, and other thoroughfares, and the lands and premises adjoining, belonging, or appurtenant thereto.

And it is also proposed by the said intended Act to provide for the settlement of disputes as to the compensation, terms, and conditions for and on which the said Company shall enter upon, breakup, and use such towing-paths, canals, railways, tramroads, lands, and premises, rivers, streams, streets, turnpike-roads, highways, and other thoroughfares respectively, and the lands and premises adjoining, belonging, or appurtenant thereto respectively, and to make provisions relative to all such compensation, terms, and conditions, and relative to all other compensation, terms, and conditions, which may be necessary or proper.

And it is proposed by the said intended Act to obtain powers for the British Electric Telegraph Company, or the said Company to be incorporated, to purchase, either compulsorily or by agreement, all or any of the houses, lands, tenements, hereditaments, and premises which may be necessary or convenient for the purposes aforesaid, or any of them, or any right, easement, liberty or privilege, in, over, under, or upon the same houses, lands, tenements, hereditaments, and premises respectively, and to take on lease for any term or number of years all or any of the said several houses, lands, tenements, hereditaments, easements, liberties, and privileges, and to enable or compel any party to sell and lease to the said Company houses, lands, tenements, hereditaments, and premises, or any right, easement, liberty, or privilege in, over, under, or upon the same.

And it is proposed by the said intended Act to obtain powers to raise money by the creation of new shares or stock, or by mortgage or bond, or by all or any of such means, and to alter and vary the nominal amount or value of the existing and

future shares in the Company.

And it is also intended by the said intended Act to vary and extinguish all rights and privileges, whether conferred by Act of Parliament, charterdeed, contract, agreement, or otherwise howsoever, which would in any way interfere with the objects and purposes of the said intended Act, and to confer other rights and privileges, and to alter,

amend, or repeal all Acts of Parliament and charters which may in any manner interfere with the objects of the said intended Act, or any of them.

And it is also proposed to insert in the saidintended Act all other usual and necessary powers for carrying out the objects and purposes of the said intended Act.

And notice is hereby given, that printed copies of the Bill proposed to be introduced, with a view to obtain the said intended Act, will, on or before the 31st day of December 1852, be deposited in the Private Bill Office of the House of Commons.

Dated this 3rd day of November 1852. Bell, Steward, and Lloyd, 59, Lincoln's Inn Fields, London.

Ludlow Cattle Market and Slaughterhouses. (Establishment of a New Cattle Market and Slaughterhouses for the Borough of Ludlow, in the county of Salop.—Regulation thereof.—Removal of existing Cattle Market.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing session, for an Act to enable the mayor, aldermen, and burgesses of the borough of Ludlow, in the county of Salop, to establish, regulate, and maintain a cattle market in the said borough, or in the parish of Stanton Lacy, in the county of Salop, or partly in the said borough, and partly in

the said parish.

And it is proposed by the said intended Act to take powers to erect, within the said borough and parish, a market house and market place, and to make bye-laws and other regulations with respect to such market, and to make regulations as to the placing and removing of cattle and animals in the public streets, ways, and passages of the said borough or parish, and to prevent the standing of any animals for sale in the said public streets, ways, and passages or places, other than the said market place.

And it is also intended by the said Act to take powers to establish, erect, and maintain proper slaughterhouses, and places for slaughtering cattle, in the said borough and parish, and to regulate the same by bye-laws and other regulations, and to regulate and restrict the use of other slaughterhouses or other places within the said borough and

And it is also intended by the said Act to take powers to stop up, alter, and divert, whether temporarily or permanently, within the said borough and parish aforesaid, all roads, highways, and sewers, drains, and pipes, as it may be necessary to stop up, alter, and divert, for the purpose of making, maintaining, and regulating the said market houses and places, and the said slaughterhouses and places for slaughtering cattle.

And it is also intended to take powers by the said Act to levy and receive tolls, rates, rents, dues, and charges for the use and occupation of the said market place or market houses, or for standing or stallage therein, and also for the use of the said slaughterhouses and places for slaughtering cattle, and to confer, vary, or extinguish exemptions from the payment of such tolls, rents, rates, dues, and charges, or any of them.

And notice is also hereby given, that it is intended by the said Act to empower the mayor, aldermen, and burgesses of the said borough, to carry all the powers and provisions of the said intended Act into execution, and to authorize the said mayor, aldermen, and burgesses to borrow money for the purposes thereof, by bond or mortgage, upon the security of the tolls, rates, rents, and duties to be imposed or regulated under the

said Act, and to enable the said mayor, aldermen, and burgesses to raise the expenses of carrying the said intended Act into execution, and also all expenses incurred for the purposes of the said Act, and consequent thereon, upon the borough fund of the said borough, and for that purpose the mayor, aldermen, and burgesses may levy with, and as part of, the borough rate, or by a separate rate to be assessed, levied, paid, and recovered in like manner and with the like powers and remedies in all respects as the borough rate, such sums of money as may, from time to time, be necessary for defraying such expenses, and to apply the same accordingly, as if such expenses were expenses incurred in carrying into effect the provisions of an Act passed in the 6th year of the reign of His late Majesty King William the 4th, intituled "An Act to provide for the regulation of Municipal Corporations in England and Wales;" and it is also intended to take powers by the said Act, to enable the said mayor, aldermen, and burgesses for the purposes of the said Act, to borrow money, from time to time, at interest, on bond or mortgage, on the security of the said borough fund, or upon the security of the separate rates to be levied, raised, and assessed for that purpose, as aforesaid.

And it is also intended by the said Act to take powers for the purchase, by compulsion or by agreement, of lands and houses, and other rights and property in the said borough and parish, for the purposes of the said market place and slaughterhouses, or place for slaughtering cattle, and to extinguish all rights and privileges in

respect of such lands and houses.

And it is also proposed by the said Act, to give the magistrates of the said borough exclusive jurisdiction over that part of the said market which may be situate in the parish of Stanton Lacy, or to give them concurrent jurisdiction (with the magistrates of the said county of Salop) therein, or otherwise, as may be deemed most expedient.

And it is also intended to incorporate in the said Act the whole or some of the powers of "The Lands Clauses Consolidation Act, 1845," "The Markets and Fairs Clauses Act, 1847," and "The Commissioners Clauses Act, 1847;" and also to take all such other powers as may be deemed necessary for fully carrying into effect the purposes of the said Act, and also to vary or extinguish any existing charters, rights, privileges, and exemptions, which would in any way impede or interfere with any of the objects mentioned in this notice or to be authorized by the said Act.

And notice is hereby further given, that copies of the said intended Act will be deposited in the Private Bill Office of the House of Commons on or before the 31st day of December next.-Dated this 1st day of November 1852.

John Williams, jun. Town Clerk, Ludlow.

Bideford Extension Railway.

Powers for making a Railway from the North Devon Railway at Fremington Pill to Bideford. Incorporation of Company. Arrangements with several other Companies, and Amendment of Acts.

OTICE is hereby given, that it is intended to make application to Parliament in the ensuing session for a Bill to authorise the making of a railway, with all proper works and conveniences connected therewith, commencing by a junction, or junctions, with the North Devon Railway, at or near the terminus thereof, at the Fremington Pill, in the parish of Fremington, in the county of Devon, passing thence from, in, through, or into the several parishes, townships, vills, and extra-parochial and other places of Fremington, Tawstock, Instow, Westleigh, and Bideford, or some of them, all in the said county of Devon, and terminating at or near the yard, waste, and works, known as the Cross Park Potteries, in the said parish of Bideford, in the occupation of Bryan Ching, and near to the turnpikegate, known as the Barnstaple Lane Gate.

And it is intended by the said Bill to incorporate a Company for the purpose of carrying into effect the proposed works, or some part or parts thereof, and to apply for powers for the compulsory purchase of lands, houses, and hereditaments for the purposes aforesaid, and to vary or extinguish all rights and privileges in any manner connected with such lands, houses, and hereditaments, proposed to be taken for the purposes aforesaid, and also to levy tolls, rates, or duties, upon or in respect of the said railway and works, and to alter existing tolls, rates, or duties, and to confer, vary, or extinguish exemptions from the payment of tolls, rates, and duties, and other rights and privileges.

rates, and duties, and other rights and privileges.

And in the said Bill it is intended to apply for powers to make lateral deviations from the line of the proposed railway and works to the extent or within the limits defined upon the plans hereinafter mentioned; and also to construct stations, landing places, wharfs, quays, jetties, and other works and conveniences, and to cross, divert, alter, or stop up, whether temporarily or permanently, all such turnpike roads, parish roads, and other public or private highways, paths, and passages, sewers, and all such navigable and other rivers, creeks, streams, waters, watercourses, sluices, canals, navigations, railways, or tramroads within the parishes, townships, and extra-parochial or other places aforesaid, or some of them, as it may be necessary to cross, divert, alter, or stop up, for the purposes of the said railway and works.

And notice is hereby further given, that powers will be inserted in the said Bill to empower the Company to be thereby incorporated, and the lessees and tenants of the said railway and works thereby authorized to be made for the time being, from time to time to enter, come, and go upon and use with their engines and carriages the several lines of railway, stations, works and conveniences of the North Devon Railway and Dock Company, the Exeter and Crediton Railway Company, and the Bristol and Exeter Railway Company, and to authorise the said last-mentioned Companies, and each of them, and their respective lessees or tenants of their said railway for the time being, to enter into agreements with the said Company so to be incorporated as aforesaid, their lessees and tenants, for the use of their respective railway stations, works, and conveniences, or any portions thereof, and for the payment of tolls and rates in respect thereof.

And notice is hereby further given, that on or before the thirtieth day of November 1852, plans, and sections, and duplicates thereof, describing the line and levels of the said intended railway and works, and the situation of the lands and hereditaments to be taken for the purposes thereof, together with books of reference to such plans, containing the names of the reputed owners, lessees, and occupiers of such lands respectively, and a published map, on a scale of not less than half an inch to a mile, showing the general course and direction of the said intended railway delineated thereon, and also a copy of this notice, as published in the London Gazette, will be deposited with the Clerk of the Peace, for the county of Devon, at his offices, at the Castle of Exeter, at Exeter; and that on before the said thirtieth day of November instant, copies of so much of the said plans, sections, and books of reference, as

relates to each of the said parishes in or through which the said intended railway and works are intended to pass, or be made or situate, will be deposited with the clerk of each such parish.

And that on or before the thirty-first day of December next, the petition for the said Bill, headed by a short description of the proposed undertaking, or the purposes of the said Bill, corresponding with that at the head of this advertisement, signed by the Parliamentary Agent for such Bill, with a printed copy of the said proposed Bill annexed, will be deposited in the Private Bill Office of the Honourable the Commons House of Parliament.

And notice is hereby also further given, that for effectuating all or any of the purposes aforesaid, the several local and personal Acts of Parliament following, or some or one of them, or some part or parts thereof, will be altered, varied, amended, and enlarged, or repealed; that is to say:—The 1st and 2nd Victoria, c. 27; -- the 8th and 9th Victoria, c. 107;—the 9th and 10th Victoria, c. 355;—the 10th and 11th Victoria, c. 273; - the 14th and 15th Victoria, c. 83; the 8th and 9th Victoria, c. 88;—the 13th Victoria, c. 24;—the 6th and 7th William the 4th, c. 36;—the 1st Victoria, c. 26;—the 3rd Victoria, c. 47;—the 4th and 5th Victoria, c. 41;—the 8th and 9th Victoria, c. 155; - the 9th and 10th Victoria, c. 181;—the 11th and 12th Victoria, c. 28;—the 11th and 12th Victoria, c. 77;—the 11th and 12th Victoria, c. 82;—the 11th and 12th Victoria, c. 95;—the 14th and 15th Victoria, c. 22; the 15th and 16th Victoria, c. 9.

Dated this eighth day of November 1852.

Bircham, Dalrymple and Drake,

46, Parliament-street, London,

Henry D. Barton, Exeter,

Solicitors for the Bill.

Macclesfield Free Grammar and Modern Free Schools.

(Building of a New Grammar School and Offices; Removal of existing School House and Buildings, and Sale of Materials; Sale of Site and other Lands; Purchase of House and Premises for residence of Head Master; Power to Borrow Money, and grant Building Leases; Power to Governors to resign Office; to grant further Annual Sum for the Modern Free School; to postpone founding additional Exhibitions.)

OTICE is hereby given, that application is intended to be made, with the consent of the High Court of Chancery, to Parliament in the ensuing session, by the Governors of the possessions, revenues, and goods of the Free Grammar School of King Edward the Sixth, in Macclesfield, in the county of Chester, for the purpose of enabling them—

To build a new Free Grammar School, with rooms, offices, and other buildings, for the accommodation of the masters and scholars, on part of the field belonging to the charity, called the School Field, or on other convenient lands now or hereafter belonging to the said Governors, and to make proper approaches thereto, and to lay out, inclose, and form a suitable play-ground for the scholars.

To pull down and remove the present Free Grammar School House and schools, and other buildings connected therewith, and sell the materials; and also to sell all or any part of the land whereon such buildings stand, with the hereditaments and appurtenances thereunto respectively belonging, and also a piece of land in King Edward-street, in Macclesfield, now or heretofore used by the head master of the said Free Gram-

mar School as a garden, and which lies nearly opposite the present Free Grammar School buildings, and also such part or parts of the said field, called the School Field, as shall not be wanted for the purposes of the proposed new buildings and play-ground.

Also to enable the said Governors to purchase a house, buildings, and offices, with gardens and lands attached, suitable for a residence for the head master of the said Free Grammar School.

Also to enable the said Governors to borrow and raise on mortgage sufficient monies for all or any of the purposes aforesaid, and to accumulate a fund for the liquidation of the monies so borrowed.

Also for obtaining powers for the said Governors to grant building leases of all or any of the lands belonging to the charity, and not in actual use for the purposes of the Free Grammar and Modern Free Schools, or either of them.

Also for powers to enable any present or future Governor to resign his office, and to enable another Governor to be appointed in his place.

And also to enable the said Governors to grant a further annual sum for the purposes of the Modern Free School, in Macclesfield aforesaid.

And to postpone to a future period the founding of any additional exhibitions beyond the two exhibitions already established.

And further take notice, that copies of the Bill will be deposited in the Private Bill Office of the House of Commons, at Westminster, in the county of Middlesex, on or before the 31st day of December next.

Dated this 1st day of November 1852.

Edward Procter, Macclesfield, Solicitor to the Bill.

Sidney Sussex College (Cambridge) Estate.

(Powers for granting Building Leases of Clee Estate, and for other purposes connected therewith.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing session, for an Act to enable the Master, Fellows, and Scholars of the College of the Lady Frances Sidney Sussex, in the University of Cambridge, to grant building leases for long terms of years, of certain lands and other property, situate at and near Cleethorpe, and within the parish of Clee, in the parts of Lindsey, in the county of Lincoln, and to enter into contracts and arrangements for such purposes.

And it is intended by such Bill to enable the said Master, Fellows and Scholars of the said College to buy up, and take surrenders or other conveyances of the rights and interests of their existing lessees in any such lands, and to vary and extinguish all rights and privileges in such lands which would interfere with the objects of the Bill. And to authorize the laying out such lands for building purposes, and the raising of money for defraying expenses by sale of any part of such lands or otherwise, and to confer other powers with reference thereto.

Dated this first day of November, 1852.

Clement Francis, Cambridge, Solicitors

William Heaford Daubney, for the Bill.

I leeds Central Market.

(Incorporation of Company; Establishment of Market; Power to levy Tolls and raise Capital.)

O'TICE is hereby given, that application is intended to be made to Parliament in the next session, for an Act to incorporate the proprietors of a certain market, situate in the town-

ship, parish, and borough of Leeds, in the county of York, and known as the Leeds Central Market, and to vest in such Company all the lands, with the market and other buildings erected thereon, now vested in the said proprietors, or in trustees on their behalf, and all other the estate, right, and property of the said proprietors or their trustees, in reference to the said market.

And it is proposed by the said intended Act to take powers for the better establishment and regulation of the said existing market, and for the enlargement and improvement thereof, and for the construction of new and additional markets and market-places adjoining or near thereto, within the township, parish, and borough of Leeds aforesaid, together with all proper and necessary sheds, stalls, pens, standings, weighing machines, shops, buildings, works, and conveniences connected therewith.

And it is also proposed by the said intended Act to take powers for the purchase, by compulsion or agreement, of lands and houses for the purposes of the said intended Act, and for varying, repealing, or extinguishing all existing rights and privileges connected with such lands and houses, or which would in any manner impede or interfere with the execution of the purposes aforesaid; and also for levying tolls, rents, rates, stallages, duties, and charges for or in respect of the said existing and intended markets and market-places respectively, and for altering the existing tolls, rents, rates, stallages, duties, and charges, and to confer, vary, or extinguish exemptions from the payment thereof, or other rights and privileges; and also for raising money by the creation of shares, and by mortgage, or by some other means to be provided by the said intended Act.

And notice is hereby also given, that on or before the thirty-first day of December next, printed copies of the intended Bill will be deposited in the Private Bill Office of the House of Commons.—Dated the twenty-eighth day of October 1852.

Rawson and Best, Solicitors, Leeds.

Swaffham and Bottisham Drainage.

(Amendment of Acts; Alteration of Rates and mode of Rating; Power to alter Tolls without the consent required by 59 Geo. 3rd, c. 78; to Sell certain Closes; to Contract for Drainage of other Lands; to confirm Agreement with the Burwell Drainage and Navigation Commissioners, dated 1st June 1842; to prevent any more Money being borrowed under Existing Acts; to authorize Money to be Borrowed under this Act to a Limited Amount; to pay off Existing Debts and Liabilities, and for General Purposes; to repeal Enactments as to the digging of Hods, Culpins, or Turf; and as to the offices of Clerk and Treasurer not being held by

the same Person.)

TOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session, for leave to bring in a Bill to alter and amend three several Acts, passed in the reign of King George the Third, for draining and preserving certain fen lands and low grounds lying in the south level, part of the great level of the fens, commonly called Bedford Level, and in the county of Cambridge, between the river Cam, otherwise Grant, west, and the hardlands of Bottisham, Swaffham Bulbeck, and Swaffham Prior, east, and for other purposes therein mentioned (that is to say): an Act, passed in the seventh year of the reign of King George the Third, intituled "An Act for draining and preserving certain fen lands and low grounds, lying in the south level, part of the greal level of the fens, commonly

called Bedford Level, and in the county of Cambridge, between the river Cam, otherwise Grant, west, and the hardlands of Bottisham, Swaffham Bulbeck, and Swaffham Prior, east, and for empowering the governor, bailiffs, and commonalty of the Company of Conservators of the great level of the fens, commonly called Bedford Level, to sell certain fen lands lying within the limits aforesaid, commonly called Invested Lands;" an Act, passed in the 19th year of the reign of King George the Third, intituled "An Act to explain, amend, and render more effectual an Act, passed in the seventh year of His present Majesty's reign, intituled 'An Act for draining and preserving certain fen lands and low grounds lying in the south level, part of the great level of the fens, commonly called Bedford Level, and in the county of Cambridge, between the river Cam, otherwise Grant, west, and the hardlands of Bottisham, Swaffham Bulbeck, and Swaffham Prior, east, and for empowering the governor, bailiffs, and commonalty of the Company of Conservators of the great level of the fens, commonly called Bedford Level, to sell certain fen lands lying within the limits aforesaid, commonly called Invested Lands;" and an Act, passed in the 59th year of the reign of King George the Third, intituled "An Act for altering and enlarging the powers of two Acts of His present Majesty, for draining and preserving certain fen lands and low grounds lying in the south level, part of the great level of the fens, called Bedford Level, and in the county of Cambridge, between the river Cam, otherwise Grant, west, and the hardlands of Bottisham, Swaffham Bulbeck, and Swaffham Prior, east, and for other purposes therein mentioned," or to alter and amend some of the powers and provisions of the said Acts respectively; and powers will be applied for in the said Bill to alter the existing mode of rating and taxing the said fen lands and low grounds (including allotments in lieu of rights of common), and to abolish for the future the gradual acretaxes, and to substitute equal acre-taxes, and to reduce the existing tolls, without such consent as is required by the said third Act, and to sell certain closes vested in the Commissioners, and to contract with the owners and occupiers of other lands, near or adjoining, for the drainage thereof, and to confirm an agreement with the Burwell Drainage and Navigation Commissioners, dated 1st June 1842, and to prevent any more money being borrowed under or by virtue of the said Acts respectively, and to enable the Commissioners to borrow money to a limited amount to pay off existing debts and liabilities, and for the general purposes of the said Acts respectively, and of the Act to be so applied for, and to repeal so much of the said first and second Acts as relates to the digging of hods, culpins, or turf, and to re-peal so much of the said third Act as provides that the offices of clerk and treasurer shall not be held by the same person; and notice is hereby given, that copies of the said Bill will be deposited in the Private Bill Office of the House of Commons, at Westminster, in the county of Middlesex, on or before the 31st day of December next. - Dated this 29th day of October 1852.

Clement Francis, Cambridge, Solicitor for

Monmouthshire Railway and Canal Company. (Further Works and Powers-Arrangements with other Companies, and Amendment of Acts.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing session, for leave to bring in a Bill to No. 21380.

effect the purposes following, or some of them; that is to say:

To enable the Monmouthshire Railway and Canal Company to make and maintain the railways and works hereinafter mentioned; that is to say:

No. 1. A railway or tramroad, commencing by a junction with the existing railway of the Company, at or near the Newport Dock Company's Bridge over the Monmouthshire Canal, at Dock Road, in the borough of Newport and parish of Saint Woollos, in the county of Mon-mouth, and terminating by a junction with the Sirhowy Tramroad at or near the Company's weighing machine on such tramroad, situate between Court-y-bella and the intersection of Commercial-road by the said Sirhowy Tramroad.

No. 2. A railway or tramroad, commencing by a junction with the Company's railway or tramroad called the Western Valleys Line, at or near the bridge for conveying the same over the South Wales Railway, in the parish of Saint Woollos, in the county of Monmouth, and terminating by a junction with the said Western Valleys Line, at or near the one-mile post on that line, between

Court-y-bella and Risca.

No. 3. A railway or tramroad, commencing by a junction with the Western Valleys Line at the Park Gate, near the two-mile post on the Western Valleys Line, between Court-y-bella and Risca, and terminating by a junction with the Western Valleys Line, at or near the two-and-a-half mile post on that line, also between Court-y-bella and Risca.

No. 4. A railway or tramroad, commencing by a junction with the Western Valleys Line, at or near the three-and-a-quarter-mile post on that line, between Court-y-bella and Risca, and terminating by a junction with the Sirhowy Tramroad. at or near the six-mile post, on the Sirhowy Tramroad, between Risca and a place called the Nine-mile Point.

No. 5. A railway or tramroad, commencing by a junction with the Western Valleys Line, at or near the six-and-a-quarter-mile post on that line, between Risca and Aberbeeg, and terminating by a junction with the Western Valleys Line, at or near the eight-mile post on the same line, also between Risca and Aberbeeg.

No. 6. A railway or tramroad, commencing by a junction with the Western Valleys Line, at or near the nine and-a-quarter-mile post on that line, between Risca and Aberbeeg, and terminating by a junction with the Western Valleys Line, at or near the ten-mile post on the same line, also between Risca and Aberbeeg.

And which said intended railways and works will be made or pass from, in, through, or into the several parishes, townships, and extra-parochial places following (that is to say): Newport, Saint Woollos, Bassaleg, Rogerstone, Risca, Machen, Machen Upper, Machen Lower, and Mynyddyslwyn, in the county of Monmouth, or some of them.

To enable the Company to purchase, by compulsion and agreement all lands, houses, and other hereditaments requisite or desirable for the purposes of the said railways and works, or any of them, and to vary and extinguish all rights and privileges connected with the lands, houses, and hereditaments so purchased, and to enable the Company to deviate from the lines of the said railways and works, to the extent or within the limits defined upon the plans to be deposited as hereinafter mentioned, and also to cross, divert, alter, or stop up, either temporarily or permanently, all streets, roads, and highways, streams, canals, sewers, navigations, railways, and tramroads in the parishes or places aforesaid, or any of them, which it may be necessary or desirable to cross, divert, alter, or stop up for the purposes of the proposed railways and works, or any of

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To enable the Company to fill up and stop or discontinue the use for purposes of navigation, of so much of the Newport and Pontypool Canal as lies between the Newport mill pond and the terminus of the said canal at Potter-street Lock, near the dock, in the borough of Newport and parish of Saint Woollos, and to repeal all the provisions of the Acts of Parliament hereinafter mentioned, or any of them, which might prevent or restrict such filling-up and stoppage or discontinuance.

To enable the Company to stop and discontinue the use of so much of the existing lines of their tramroads or railways as lies between the commencement of each or either of the intended railways, and the termination thereof, and which by means thereof may become unnecessary; and to enable the Company to sell and dispose of so much of such existing lines as they may not require for siding accommodation or other purposes.

To enable the Company the more effectually to adapt for the use of locomotive power, by the conversion thereof respectively into edge railways or otherwise, the existing tramroads of the Company, or some of them, or some part or parts thereof.

To enable the Company, for the purposes of a locomotive depôt and other general purposes connected with their undertaking, to purchase, by compulsion or agreement, certain lands belonging to Sir Charles Morgan Robinson Morgan, Baronet, and the Tredegar Wharf Company, and now in the occupation of the said Wharf Company and their lessees, situate in the parish of Saint Woollos, in the said county of Monmouth, and to authorize the Company to construct a locomotive depôt and other works upon the land to be so purchased.

To enable the Company to raise a further sum of money to carry into effect the objects aforesaid, and to complete their authorized works by the creation of new shares in their undertaking, with or without preference or priority or guarantee of interest or dividends, or other privileges, and on mortgage and bond, and to confer on the Company further and additional powers in reference to the raising and regulation of their capital, its conversion into stock, and other powers and privileges, and to make other provision with reference to the scale and mode of voting at meetings of the said Company and the appointment of directors (in lieu of the committee of management) and of officers.

To alter and repeal, upon the terms and conditions to be prescribed in the intended Bill, the restriction imposed by the Newport and Pontypool Railway Act Amendment Act, 1848, upon the amount of dividend payable in respect of shares in the said undertaking created prior to the passing of that Act; also to levy tolls and rates upon or for the use of the said intended railways and works, and to alter, classify, and increase certain of the tolls and rates now authorized to be taken upon or for the use of the existing and authorized lines and works of the Company, and to levy new tolls and rates upon or for the use of such existing and a thorized lines and works, to confer, vary, or extinguish exemptions from the payment of all or any of such tolls and rates, and to confer, vary, or extinguish other rights and privileges.

To empower the Company to purchase or take on lease, and the Newport Dock Company to sell

Dock Company, or to empower the said two Companies to unite or amalgamate their undertakings upon such terms and conditions as may have been or may be agreed upon between them, and to vest in or confer upon the purchasing or amalgamated Company all property, rights, powers of levying tolls, rates, and duties and other powers now vested in the Newport Dock Company, and (if need be) to dissolve the Newport Dock Company, to incorporate a new or amalgamated Company, and for the purposes of such purchase or amalgamation to empower the purchasing or amalgamated Company to raise additional capital by the creation of new shares and stock, with or without any preference or priority in payment of interest or dividend, or other privileges, and to borrow further monies, on mortgage or otherwise.

To empower the Company, the Newport Dock Company, and the Newport, Abergavenny, and Hereford Railway Company, or any two of those Companies, to enter into and carry into effect such contracts and arrangements as the contracting Companies may think fit, with reference to the working and using by the contracting Companies, or either of them, of the railways, tramways, and other works of such Companies, or of either of them, or any part thereof, the regulation and management of the traffic thereon, or on any part thereof, the supply of locomotive and other stock, and the division, apportionment, distribution, and appropriation of the tolls, rates, and duties arising from such traffic between the contracting Com-

And notice is hereby further given, that so far as may be necessary or desirable for the purposes of the Company, and of the said Bill, it is intended to amend the several Acts of Parliament following, or some of them; that is to say: 32 George 3rd, chapter 102; 33 George 3rd, chapter 96; 37 George 3rd, chapter 100; also local and personal Acts, 42 George 3rd, chapter 115; 44 George 3rd, chapter 29; 6 George 4th, chapter 62; 5 and 6 William 4th, chapter 75; 6 and 7 William 4th, chapter 66; 2 and 3 Victoria, chapter 74; 4 and 5 Victoria, chapter 51; 7 and 8 Victoria, chapter 78; 8 and 9 Victoria, chapter 169; 9 and 10 Victoria, chapter 303; 10 and 11 Victoria, chapters 86 and 177; 11 and 12 Victoria, chapter 120; and 15 and 16 Victoria, chapter 126, and to repeal some of the provisions of those Acts, or some of them, and to substitute other provisions in lieu thereof.

And notice is hereby further given, that plans of the proposed railways and new works, and of the lands and houses to be taken for the purposes thereof, and duplicates of such plans, and also sections and duplicates thereof, together with a book of reference to such plans, and a published map, shewing the general direction of the said railways and new works, and also a copy of this notice, as published in the London Gazette, will be deposited with the Clerk of the Peace of the said county of Monmouth, at his office, at Newport, in the said county, on or before the 30th day of November instant; and that a copy of so much of the said plans and sections as relates to each parish and extra-parochial place in or through which the said railways and other works are intended to be made, together with a book of reference thereto, and a copy of this notice, as published in the London Gazette, will be deposited in the case of each such parish with the parish clerk of such parish, at his residence, and in the case of each extra-parochial place, with the parish clerk of some parish immediately adjoining thereto, at or let for any term, the undertaking, property, his residence, on or before the said 30th day of rights, powers, and privileges of the Newport November instant; and that, on or before the 31st day of December next, printed copies of the said intended Bill will be deposited in the Private Bill Office of the House of Commons.—Dated this first day of November 1852.

A. Waddington, Solicitor for the Bill.

Poole Harbour and Port.

Amendment or Repeal of Act, Continuing Rights, Raising Money, Levying Tolls, Extinguishing Exemptions, and Conferring Powers.

OTICE is hereby given, that application is intended to be made to Parliament in the session to be holden in the year 1853, for leave to bring in a Bill to repeal wholly or in part, or to alter, amend, extend, and enlarge the powers and provisions of an Act of the 29th year of the reign of His late Majesty King George the Second, intituled "An Act for the better ascertaining, recovering, and collecting certain duties payable upon the importation and exportation of goods and merchandizes into or out of the harbour of the town and county of Poole, and also of ballast and boomage duties, payable in respect of ships and vessels coming into and going out of the said harbour, and for the enlarging, better repairing, and keeping in repair the said harbour and the quays and wharfs, and for providing a proper place for keeping gunpowder in or near the said town; and for establishing and regulating the nightly watch, and enlightening the streets in the said town.

And it is intended by the said Bill to alter, vary, transfer, or extinguish the rights, powers, and privileges by the said Act vested in or conferred as aforesaid, on the mayor, bailiffs, burgesses, and commonalty of the town and county of the town of Poole, and the mayor and justices of the peace of the town and county of the town of Poole, and the inhabitants of the said town, and the Commissioners by the said Act authorised to be appointed, or any of such parties, and for all or any

of the purposes in the said Act mentioned.

And it is further intended by the said Bill to take powers to continue and vest the right and property, now existing, of and in the harbour and port of the said town and county of Poole, and the tolls or duties collected therein, and the lands, wharfs, quays, and buildings whatsoever, and the buoys, moorings, lighthouses, cranes, timber, iron, stone, and other materials, and all works whatsoever, of or belonging to the said harbour and port, and the storehouse or magazine for depositing and keeping gunpowder erected near Baiter, in the mayor, aldermen, and burgesses of the town and county and borough of Poole, and their successors, as trustees for executing, by the council of the said town and county and borough, the several powers and provisions of the said Bill; and to continue and confer powers on the said trustees to alter, improve, deepen, and maintain the said harbour, and port, and works, and to make, erect, build, repair, and maintain such piers, jetties, slips, landing places, wharfs, quays, sea walls, buoys, moorings, beacons, dredging machines, and other works and conveniences as may be deemed necessary, and to cleanse, deepen, and improve the channels and ways of or leading to the said harbour and port, and to execute and perform all such other works, acts, matters, and things, as they may think necessary and proper, and to maintain, keep in repair, and improve the said storehouse or magazine for depositing and keeping gunpowder erected near Baiter; and to confer on the said trustees, for the purposes of the said Bill, all usual and necessary powers for the purchase by agreement of lands and hereditaments, and all

estates and interests in such lands and hereditaments, of what nature or kind soever.

And it is further intended by the said Bill to confer powers on the said trustees to borrow or raise money for carrying into effect the objects and purposes of the said Bill, and to grant mortgages and other securities for the money so borrowed, and to demise, grant, bargain, sell, and assign the tolls, rates, duties, and customs to be authorised to be levied and received by the said Bill, for securing the repayment of the sums so borrowed, and the interest thereon; and to confer powers on the said trustees to levy tolls, rates, duties, and customs for or in respect of the use of the said harbour and works, and for or in respect of all goods, wares, merchandize, minerals, clay, cattle, and other commodities whatever imported or brought into, or exported or conveyed from or out of the said harbour, and for or in respect of all ships and vessels coming into or going out of the said harbour, and for or in respect of the use of the said storehouse or magazine for depositing and keeping gunpowder erected near Baiter; and to provide for the mode of ascertaining the said tolls, rates, duties, and customs, and for the application thereof; and to alter, vary, and extinguish the existing tolls, rates, assessments, duties and customs by the said Act authorised, and to extinguish exemptions on salt, rice, and tobacco pipe clay, from the payment thereof; and to confer, vary, or extinguish all other exemptions from payment of tolls, rates, duties, and customs; and to vary and extinguish all other rights and privileges which would in any way interfere with the objects of the Bill; and to confer all necessary powers and privileges on the said trustees, for the control and management of the said harbour and works, and for the other purposes of the said Bill, and also for the appointment of a treasurer, clerk, harbour master, collector, and other officers and servants, and also police officers and constables, to assist in the execution of the provisions of the said Bill, and all such other and further powers and privileges as may be necessary for fully carrying into effect the objects and provisions of the said

And it is also intended by the said Bill to provide for the maintaining and repairing and keeping in repair any or any part of the wharfs, quays, and other works situate within the said harbour, by any and all persons obliged by tenure, covenant, agreement, usage, or otherwise, to maintain or repair the same.

And notice is hereby further given, that printed copies of the proposed Bill will, on or before the 31st day of December next, be deposited in the Private Bill Office of the House of Commons.

Dated this 2nd day of November 1852. H. W. Dickinson, Poole, Solicitors for M. K. Welch, the Bill.

Deans and Rogers, Westminster, Parliamentary Agents.

Stockton Dock.

Amendment of Tees Conservancy and Stockton Dock Act, 1852. Separation of Stockton Dock from Tees Conservancy. Additional Powers. Alteration of Dues. Rate in aid on Property in the Borough of Stockton.

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing session, for an Act to repeal and re-enact or amend all or some of the provisions of the "Tees Conservancy and Stockton Dock Act, 1852," and to embody in the intended Act, as a distinct Act and with amendments, all or some of the provisions of that Act relating to the dock at

Stockton thereby authorized to be made, and the making, maintaining, and regulating of the same, and to make further provisions with respect to the Stockton Dock, and to empower commissioners, trustees, or some other corporate or other body, independent of the Tees Conservancy Commissioners, to execute the intended Act. It is also intended to transfer by the intended Act all or some of the property, powers, and privileges of the Stockton Dock Committee, to the body to be authorized to execute the intended Act, and to confer on them powers to relinquish parts of the works authorized by the Tees Conservancy and Stockton Dock Act, 1852. And it is also intended to apply for powers to make arrangements for traffic between the Stockton Dock and the Stockton and Darlington Railway, the Leeds Northern Railway and the Stockton, Hartlepool, and Clarence Railways, or some or one of them, and provisions for altering all or some of the rates, tolls, and duties authorized by the "Tees Conservancy and Stockton Dock Act, 1852," and for extinguishing all or some of the same rates, tolls, and duties, and for levying other rates, tolls, and duties, and powers to raise money, by mortgage, bond, or otherwise, for the purposes of the intended Act, or any of them; and powers to levy an annual tax, rate, or assessment of any sum not exceeding one shilling in the pound upon the gross annual value of messuages, buildings, wharfs, quays, warehouses, timber-yards, railways, gardens, and all other property, except land used for agricultural purposes, situate within the borough of Stockton, in the county of Durham, as extended by the Stockton Extension and Improvement Act, 1852, by way of a rate in aid for the purpose of defraying all or part of the annual interest of the money so borrowed, until the dues arising from the Stockton Dock shall be sufficient to pay such interest; and it is intended to incorporate in the intended Act all or some of the provisions of the following Acts, or some of them, to wit, The Lands Clauses Consolidation Act, 1845, the Railways Clauses Consolidation Act, 1845, The Commissioners' Clauses Act, 1847, The Harbours, Docks, and Piers Clauses Act, 1847, and The Town Police Clauses Act, 1847. And it is intended to repeal and re-enact or amend all or some of the following Acts, to wit, The Stockton Extension and Improvement Act, 1852; and it is intended to confer, vary, and extinguish exemptions from payment of tolls, rates, and duties, and to confer, vary, and extinguish other rights and privileges.

And notice is hereby given, that copies of the intended Bill will, on or before the 31st day of December 1852, be deposited in the Private Bill

Office of the House of Commons.

Dated the 3rd day of November 1852.

Wilson and Faber, Solicitors, Stockton-on-Tees.

Wm. Lockey Harle, 20, Southamptonbuildings, Chancery-lane, London, Parliamentary Agent.

Norfolk Estuary.

Alteration of Mode and Periods of constructing Works.—Extension of Time for Purchase of Lands and Completion of Works.—Postponement of Period of Recovery of certain Contributions, and Amendment of Acts.

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing session, for leave to bring in a Bill to effect the several objects and purposes following, or some of them; that is to say:

To empower the Company of Proprietors of the Norfolk Estuary forthwith, and without reference

to the previous completion of any other work, and notwithstanding anything contained in "The Norfolk Estuary Act, 1846," and "The Norfolk Estuary Amendment Act, 1849," or either of them, or any award made in pursuance of the said Acts, or either of them, to commence and proceed in such manner as they shall think proper, to remove the dams at both ends of the Two-Mile Cut, across the marshes mentioned in the said Acts, and to make any opening into or communication with the said cut, and to admit the waters of the River Ouse, of the harbour of King's Lynn, and of the Norfolk Estuary, to pass into and through the said cut, and also into and through the other intended Two-Mile Cut across Vinegar Middle, by the said Acts or either of them authorised, and to divert the said waters accordingly, and to use the said waters for aiding in the formation and completion of the said cuts, and each of them, by scouring or otherwise.

Also to empower the said Company, without reference to the previous completion of any other works, and notwithstanding anything in the said Acts, or either of them contained, forthwith to commence, and in such manner and at such period as they shall deem expedient and proper to complete, the embankment by "The Norfolk Estuary Act 1846," and "The Norfolk Estuary Amendment Act, 1849," or either of them, authorized to be made across the present channel of the River Ouse and the lands adjoining, from the north side of the New Cut, at or near its junction with the present harbour of King's Lynn to the opposite

side of the said harbour.

And also to extend the time limited by the said Acts or either of them, for the compulsory purchase of lands and hereditaments required to be taken for the purposes of the said Acts, or either of them; and also to extend the periods respectively by those Acts or either of them limited for the completion of the works by those Acts or either of them authorized, and for effectually proceeding with and completing the embankment and reclamation of the tracts of land by the same Acts or either of them authorized to be embanked and reclaimed.

Also to postpone the period at which the Eau Brink Drainage Commissioners and the Mooring Harbour Commissioners of King's Lynn may, in case of the non-completion of the said two cuts, and the works connected therewith, recover the monies advanced and to be advanced by them under "The Norfolk Estuary Amendment Act, 1849," with interest thereon.

Also, so far as may be necessary or expedient with reference to the objects of the said intended Bill, to alter, amend, extend, explain, and enlarge, or repeal the powers and provisions, or some of the powers and provisions of the several Acts of Parliament following, or some of them; that is to say: 35th George III. cap. 77 and 36th George III. cap. 33; and also the local and personal Acts, 45th George III. cap. 72; 56th George III. cap. 38; 58th George III. cap. 48; 59th George III. cap. 79; 1st and 2nd George IV. cap. 64; 1st and 2nd William IV. cap. 73 and the Act 13th George III. cap. 30; and the local and personal Acts 10th George IV. cap. 5; 4th Vict. cap. 47; and 4th and 5th Vict. cap. 47; and also "The Norfolk Estuary Act, 1846," and "The Norfolk Estuary Amendment Act, 1849;" and also all other Acts now in force which might otherwise interfere with or affect the execution of the powers or provisions to be contained in the said Bill.

And it is also intended to insert in the said Bill such other powers and provisions as are usually inserted in Bills of a similar nature, and such other

powers, provisions, and explanatory clauses as may be thought necessary or expedient for the purposes of the said Bill, and for carrying into effect the

objects of the Company.

And notice is hereby further given, that it is intended to insert provisions in the said Bill to continue the present obligation of the said Company, at their own costs, to make good any injury or damage (if any) which may be occasioned to the drainage or navigation by reason of their said works; and also to continue the present liability of the said Company so to construct and maintain the works, at the costs of the Company, as to insure the preservation, at all times, of at least the same lowness of ebb tide as is secured by "The Norfolk Estuary Act, 1846," it being intended that such liability shall, to all intents and purposes, remain and be continued.

And notice is hereby further given, that, on or before the 31st day of December next, printed copies of the said intended Bill wall be deposited in the Private Bill Office of the House of Commons.

Dated this 14th day of October 1852.

George Game Day,

Thomas Twining Wing,

Solicitors for the Norfolk Estuary Company.

Blackpool and Layton-with-Warbrick Improvement.

(Further Powers; Establishment of Market and Gas Works; Purchase of existing Market; and

for other purposes.)
\textstyle \ intended to be made to Parliament in the ensuing session, for an Act for better lighting, watching, and otherwise improving the town of Blackpool and the township of Layton-with-Warbrick, in the county of Lancaster, and in which Act provision is intended to be made to authorize the Local Board of Health for the said township of Layton-with-Warbrick, in the said county, of which township the said town of Blackpool forms part, to carry the same into execution, and to enable the said Local Board of Health to prohibit nussances, obstructions, and annoyances within the said township, and to establish and maintain an effective police within and for the same, and to make all necessary bye-laws, rules, and regulations for the licensing and regulation of hackney coaches, pleasure boats, flys, sedan chairs, baths and bathing machines, and other carriages, and of horses, asses, and mules, and of the persons letting or driving the same.

And it is intended by the said Act to empower the said Local Board of Health to construct and erect works for the supply of gas for the purpose of lighting the several streets, roads, highways, lanes, yards, courts, and public passages and places within the said town and township, and for supplying the various buildings and inhabitants within the same with gas, and to enable the said Local Board of Health to lay down and make pipes, mains, and other works and conveniences in the several streets, roads, highways, lanes, and other public passages and places aforesaid, and to erect and construct all such buildings, gas meters, and other works and apparatus as may be necessary for the purposes aforesaid; and also to enable the said Local Board of Health to purchase and acquire by agreement the works of the Vegetable Gas Company, or any other works, for the supply of gas within the said township, and to enable such Companies respectively to sell their respective undertakings and works to the said Local Board of

And it is also intended by the said Act to em-

power the said Local Board of Health to establish a market or markets in the said township, and to construct and maintain one or more market-place or places, and market-house or houses, with all suitable stalls, sheds, buildings, weighing-machines, and other works and conveniences, for the sale of butchers' meat, poultry, fish, butter, cheese, vegetables, corn, grain, and other provisions, cattle, goods, wares, merchandize, and marketable commodities, and to prevent the hawking or selling of any articles or goods in any of the streets, public passages, or places within the limits of the said Act, and to make and enforce all necessary rules, bye-laws, and regulations in respect of the markets, market-houses, and other works and conveniences.

And by the said Act power will be taken to abolish the present market in the said town, and to purchase by agreement the existing market-place or market-house, and to vest the same in the said Local Board of Health, and to authorize the purchase and abolition, or the abolition and extinguishment of any tolls or duties payable to the lord of the manor of Layton-with Warbrick, or to any other person or corporation in respect of the aforesaid goods or commodities, or any of them, or of any rights of holding markets or fairs within the said township, and to alter the existing tolls, rents, stallages, and other dues, and to levy further and other tolls, rents, stallages, or other dues, for or in respect of the same.

And it is proposed by the said Act to enable the said Local Board of Health to make certain regulations as to the carting and taking away of stones and gravel from the shore or beach in front of the sea wall or embankment in the said township, and to vary or extinguish certain rights and

privileges connected therewith.

And it is proposed by the said intended Act to make provision with respect to naming streets and numbering houses, and the appointment of bellmen and bill-stickers, and other officers of the said township, and to vest the same in the said Local Board of Health.

And it is intended to incorporate with the said intended Act all or some of the powers and provisions of "The Lands Clauses Consolidation Act, 1845;" "The Gas Works Clauses Act, 1847;" "The Markets and Fairs Clauses Act, 1847;" "The Towns Improvement Clauses Act, 1847;"

and "The Police Clauses Act, 1847."

And it is proposed by the said intended Act to grant power to the said Local Board of Health to make, levy, and receive all such rates, duties, and assessments, and to raise all such sums of money on the credit thereof, as may be requisite or proper for providing funds to enable them to carry into full and complete effect the objects and purposes of the said intended Act, and to make, levy, and collect tolls, rates, rents, duties, and stallages for or in respect of the said markets and markethouses and other conveniences, and of the said supply of gas, and to alter existing tolls, rates, rents, duties, and stallages, and to confer, vary, and extinguish exemptions from payment of tolls, rates, rents, duties, and stallages, and other rights and privileges; and it is proposed by the said intended Act to grant powers to the said Local Board of Health to purchase, by compulsion or agreement, all lands, or buildings, or rights, or easements therein, which it may be necessary to purchase for effecting any of the objects of the said Act, and to take down, divert, alter, or stop up, temporarily or permanently, all buildings, streets, roads, highways, or other public passages or places, and to lay down mains, pipes, and other works in, under, over, and across, and for that purpose to break open any such streets, roads, highways, or other public

passages or places which may be necessary for effecting any of the objects of the said intended Act, and to alter, vary, or extinguish all rights, powers, and privileges in any manner connected with the lands and buildings to be purchased as aforesaid, or which would in any manner prevent or interfere with the carrying into full and com-plete effect any of the objects and purposes of the said intended Act.

And it is intended, so far as may be necessary for the purposes aforesaid, to enlarge the powers and provisions of The Public Health Act, 1848.

And notice is hereby further given, that printed copies of the said proposed Act will, on or before the 31st day of December next, be deposited in the Private Bill Office of the Honourable the House of Commons.-Dated this 10th day of November 1852.

> Winstanley and Charnley, Solicitors for the Bill.

Bangor Waterworks.

Incorporation of Company; Construction Works; Transfer of Works and Powers of existing Company, and Power of Sale to Local Board of Health.

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing session, for leave to bring in a Bill to incorporate the shareholders or some of them in the Company or Association called "The Bangor Waterworks Company," who now supply the town of Bangor, in the county of Carnarvon, with water, and such other persons as may become shareholders in the undertaking, and to vest in the Company so to be incorporated all the lands, houses, waterworks, reservoirs, pipes, engines, mains, plant, stock, debts, and effects, and other property of every description, rights, powers, and privileges now vested in the existing Bangor Waterworks Company, or otherwise belonging to or exerciseable by them.

And it is also proposed by the said Bill to alter or annul the deed of settlement of the existing Company and their present constitution, and to enable the Company to be incorporated to raise capital in shares and by mortgage, and to create and issue new shares, and alter the number and the present nominal amount of the existing shares, and to regulate the existing capital, and to attach to all or part of any new shares to be issued certain preferences or privileges in respect of dividends and otherwise, and (if need be) to

dissolve the existing Company.

And powers will also be applied for in the said Bill to enable the Company so to be incorporated to make and maintain the works and effect the objects hereinafter mentioned, or some

of them; that is to say:

To supply with water the inhabitants of the district now under the control of the Bangor Local Board of Health, and which is known as the parliamentary borough of Bangor, and is situate in the several parishes of Bangor and Llandegai, in the said county of Carnarvon, or either of them, and the inhabitants of any extended district within the said parishes, or either of them, which may hereafter be placed under the control of the said Local Board of Health, and also to supply water for public purposes within the same districts.

To levy rates, rents, and other payments for such supply, to alter existing rates, rents, and other charges, and to confer, vary, or extinguish exemptions from the payment of rates, rents, and

other charges.

To make and maintain a reservoir, with all necessary approaches, embankments, and other houses which may be taken, and a copy of this

works connected therewith, in or upon certain fields, part of the farm of Penhower-issa, belonging to the Honourable Edward Gordon Douglas Pennant, and now in the occupation of Ellis Roberts, and situate in the said parish of Bangor, in the said county of Carnarvon. To make and maintain a conduit or line of pipes along the bed of a certain stream dividing the farm lands of the farms of Penhower-issa and Caerhyn, in the said parish of Bangor, commencing at a road leading out of the Bangor and Pentir-road, and intersecting the farm lands of the farms of Penhower-issa and Caerhyn aforesaid, and terminating by a junction with the said reservoir on the south side or end thereof; and to make and maintain a conduit or line of pipes, commencing at the north end of the said reservoir, and leading through the several farm lands of Perfeddgoed and Tairffynon-issa, all in the said parish of Bangor, and belonging to the said Edward Gordon Douglas Pennant, and in the respective occupations of William Williams and Thomas Rogers, into the Bangor and Carnarvon Turnpike-road, at a point about 150 yards northeast of the second milestone from Bangor, and from thence along the said road to the town of Bangor. And also to lay down conduits or lines of pipes from the last-mentioned conduit, at or near a place called Glanadda, to and from the present reservoirs of the existing Company, all in the said parish of Bangor.

To impound, collect, and divert into the intended works the waters of the said stream, and any other springs or steams in or near the line

of the said intended works.

To make and maintain embankments, filtering beds, dams, sluices, cuts, channels, drains, pipes, wells, tanks, engines, and other works and conveniences necessary for collecting, cleansing, and storing-up the waters of the said springs and streams; and the water now supplied by the existing Company; which said intended works will be wholly made and pass in and through the said parish of Bangor, in the said county of Carnarvon.

To lay down and maintain pipes, culverts, and other works in, under, over, or across, and for that purpose to break open, alter, or stop up, either temporarily or permanently, any roads, highways, streets, public places, bridges, railways, sewers, drains, streams, brooks, and watercourses, in the

said parish of Bangor.

To purchase, by compulsion or otherwise, or take on lease, or take grants or easements over any lands, houses, springs, streams, waters, and other hereditaments, as may be requisite or desirable for the purposes aforesaid, and to vary or extinguish any rights or privileges connected therewith.

To confer, vary, or extinguish other rights and

privileges.

And it is also intended by the said Bill to confer upon the Company, so to be incorporated, all other

powers usually conferred in such cases.

And provision will also be made in the said Bill for the sale or lease of the undertaking of the Company, so to be incorporated, to the Local Board of Health for the borough of Bangor, or any other body or person, and also (if necessary or expedient) for the dissolution, upon such sale of the Company so to be incorporated, and winding up of their affairs.

And notice is hereby lastly given, that duplicate plans and sections of the intended works, with a book of reference to such plans, containing the names of the owners or reputed owners, lessees or reputed lessees, and occupiers of the lands and

notice, as published in the London Gazette, will, on or before the 30th day of November 1852, be deposited for public inspection at the office of the Clerk of the Peace for the county of Carnarvon, at Carnarvon, in the same county; and that on or before the same 30th day of November, a copy of the said plans, sections, and book of reference, and a copy of this notice, as published in the London Gazette, will be deposited for public inspection with the parish clerk of the said parish of Bangor, at his place of abode; and that on or before the thirty-first day of December 1852, printed copies of the proposed Bill will be deposited in the Private Bill Office of the House of

Dated this third day of November 1852. Hugh Beaver Roberts, Solicitor for the Bill.

Farndon and Chester Turnpike-Road. OTICE is hereby given, that application is intended to be made to Parliament in the ensuing session, for an Act to convert into use and maintain as a turnpike-road, and to widen, alter, and divert the existing road or highway leading from Farndon to Aldford, and thence by Huntington to Chester, which said intended turnpike road will commence in the village and township of Farndon, by a junction with the turnpike-road leading from Wrexham to Barnhill, near to the Raven Inn, in the occupation of Martha Cliffe, and will terminate in the township of Great Boughton, within the Parliamentary borough of Chester, but locally within the county of Chester, by a junction with the turnpike-road leading from the city of Chester to Whitchurch, near to a public-house called the Cherry Orchard, in the occupation of Alexander Williamson, and will pass from, in, through, or into, or be situate within, the several parishes, townships, and extra-parochial or other places following, or some of them; that is to say: Farndon, Churton by Farndon, Aldford, Churton by Aldford, Buerton otherwise Burton otherwise Buera, and Huntington, in the county of Chester, Saint Oswald, in the county of Chester, and county of the city of Chester, Great Boughton, in the county of Chester, and that part of Great Boughton which is within the Parliamentary borough of Chester, but locally within the county of Chester; and to stop up and discontinue all such portions of the said existing road and highway as will become useless and unnecessary by reason of the proposed diversions and alterations thereof; and also to take down the existing bridge at the Butterbach, in the townships of Huntington and Great Boughton, or one of them, and to construct a new bridge in lieu thereof, with all necessary works connected therewith.

And power will be taken by the said intended Act to cross, divert, widen, alter, or stop up, whether temporarily or permanently, all such turnpikeroads, parish roads, byeways, streets, footways, rivers, streams, sewers, pipes, and bridges, within the aforesaid parishes, townships, and places, as it may be necessary to cross, divert, widen, alter, or stop up, for the purposes of the said intended

works, or any part thereof.

And it is also proposed to obtain powers by the said intended Act for the purchase, by compulsion or otherwise, of lands and houses for the purposes of the said intended turnpike-road and works, and to alter, vary, or extinguish all existing rights and privileges connected with such lands and houses, or which would in any manner impede or interfere with the construction, maintenance, and use of the said intended turnpike-road and works, and to confer other rights and privileges.

Act to levy tolls, rates, and duties, for or in respect of the use of the said intended turnpikeroad, and to confer exemptions from the payment thereof.

And it is also proposed to constitute by the said intended Act a body of trustees for carrying the same into execution, with power to raise money

for the purposes thereof.

And it is also proposed by the said intended Act to repeal or amend so much of an Act, passed in the 8th and 9th years of the reign of Her present Majesty, intituled "An Act for the better paving, lighting, and improving the borough of Chester, and for establishing new market-places therein, as would prohibit the intended trustees from repairing or expending any money on the part of the said intended turnpike-road which will be within the limits of that Act.

And notice is hereby further given, that on or before the 30th day of November in the present year, plans and sections of the said intended turnpike-road and works, together with a book of reference to such plans, and a copy of this notice, as published in the London Gazette, will be deposited with the Clerk of the Peace for the county of Chester, at his office, in Chester, and also with the Clerk of the Peace for the county of the city of Chester, at his office, in Chester; and on or before the same day, a copy of so much of the said plans, sections, and book of reference, as relates to any parish within which the said intended turnpikeroad and works will be situate, will, together with a copy of this notice, be deposited with the parish clerk of such parish, at his place of abode.

And notice is hereby also given, that on or before the 31st day of December next, printed copies of the intended Bill will be deposited in the Private Bill Office of the House of Commons.

Dated this first day of November 1852. Barker and Hignett, Solicitors for the proposed Bill.

Severn and Wye Railway and Canal Company. (Extension and Alteration of Railway and Harbour, Alteration of Tolls, &c.)

THE Severn and Wye Railway and Canal Company intend to apply to Parliament in the Session of 1853, for leave to bring in a Bill for the following, or some of the following, among other purposes, namely,—1st. To repeal the following Acts relating to the said Company; viz.: an Act passed in the 49th year of His late Majesty King George the Third, cap. 159, intituled "An Act for making and maintaining a railway from the river Wye, at or near to a place called Lidbrook, in the parish of Ruardean, in the county of Gloucester, to or near to a place called the Lower Forge, below Newern, in the parish of Lydney, in the said county, and for making other railways therein mentioned, in the Forest of Dean, in the county of Gloucester;" and also the Acts 50th George Third, cap. 215; 51st George Third, cap. 193; 54th George Third, cap. 42; and 3rd George Fourth, cap. 75; and to re-enact and consolidate certain of the powers and provisions of the said Acts, and to enact other powers in addition to, or instead of, those already vested in the 2nd. To alter and amend, where said Company. they may deem it needful, their present line of railway, from the summit at Churchway Engine, in the Forest of Dean, by Mirey Stock, thence to Park End and the Lower Forge, below Newern, to the termination of the said railway at the locks of the harbour on the river Severn at Lydney aforesaid; and also the branch from Kidnall's Mill, near the division between the parish of And power will be taken by the said intended Newland and the township of West Dean, and

passing through Whitecroft, Yorkley Bottom, Moseley Green, Shaden Tuft, Brandick's Green, by Wellington Colliery, near Phelps' Meadow, in the said Forest; which said several places beforementioned are respectively situate in the parishes of Lydney and Newland, and in the townships of East Dean and West Dean, in the Forest of Dean, or some or one of them, and all in the county of Gloucester. And to improve the gradients and the curves on the said railway and branches, and to adapt the said railway and branches in whole or in part to the use of locomotive engines, and especially to construct in the parish of Lydney a new line of railway, commencing by a junction with the present railway first mentioned at or about the crossing of the South Wales Railway, and terminating by a junction with the present line at or about a quarter of a mile north of the first half-mile post thereof; and another new line in the said parish of Lydney, commencing by a similar junction at about one hundred yards north of the first mile, and terminating by a similar junction near the third mile post thereof, in the parish of Newland; and another new line commencing at or about the fourth mile and three furlongs on the present line of railway, in the parish of Newland and township of West Dean, or one of them, and terminating at or about the five mile post thereof, in the township of West Dean; and also another new line commencing at or near the seven-and-a-half mile post of the present line, in the townships of East Dean and West Dean, or one of them, and terminating at or about eight miles and six furlongs on the said present line of railway, in the said townships of East Dean and West Dean, or one of them; and also another new line of railway, commencing by a junction with the present line of railway at or about the ninth mile post thereof, in the townships of East Dean and West Dean, or one of them, and terminating by a junction with the Forest of Dean Railway at or near the summit at Churchway Engine, in the township of East Dean; and also auother new line of railway commencing at and branching from the present line of railway near the third mile post thereof, in the parish of Newland, and terminating by a junction with the present branch line from Kidnall's Mill at or near Moseley-green. And to relinquish so much of the existing railway between the several points aforesaid, as may be rendered needless by the proposed deviations; all which works will be constructed in the parishes of Ruardean, Newland, and Lydney, and in the townships of East Dean and West Dean, in the Forest of Dean, and the Hundred of Saint Briavels, or some of them, in Gloucestershire. 3rd. To improve, deepen, and widen the locks, basin, canal, and harbour of Lydney, and to widen the gates of the said harbour adjoining the river Severn, and to construct new locks, quays, piers, and jetties, in connection with the said harbour and canal, both at the extremity thereof in the Severn, and elsewhere along the same. And to lay down on either or both sides of the said harbour and canal a line or lines of railway from the harbour adjoining the river Severn to the South Wales Railway at Lydney, with appropriate branches to connect therewith; all which works will be in the parish of Lydney, in Gloucestershire. 4th. To extend the railway of the Company from near the Wellington Colliery aforesaid by Phelps' Meadow to Foxes Bridge, which extension will be in the townships of East Dean and West Dean, or one of them, in the said Forest. 5th. To extend the present railway of the Company from near Wellington Colliery by Phelps' Meadow aforesaid, through the Forest of

Dean, to or near to Lightmoor Colliery in the said Forest, which works will be constructed in the townships of East Dean and West Dean aforesaid, or one of them. 6th. To construct a new line of railway from near Wellington Colliery by Phelps' Meadow aforesaid, through the Forest of Dean, by Howbeach Valley, to terminate by a junction with the Forest of Dean branch of the South Wales Railway at or near Soudley Green, all which works will be in the townships of East Dean and West Dean aforesaid, or one of them. 7th. To alter the tolls, rates, and duties now payable to the said Company for the use of their railway, harbour, and works, and to levy tolls, rates, and dues for the same, and for the new railways and works intended to be authorised by the said Bill, and also to vary the rents and other payments now reserved to Her Majesty, her heirs and successors, and to Charles Bathurst, Esq. his heirs and assigns, with relation to the railways, canal, harbour, and works of the Company, and to vary or take away certain other rights and privileges belonging to Her Majesty and the said Charles Bathurst and others with relation to the Company. 8th. To purchase by compulsion lands and houses and other property for the purpose of the works herein before-mentioned, and to vary or extinguish all rights and privileges which may interfere with the foregoing purposes, or any of them. 9th. To enable the said Company to apply to the purposes aforesaid, funds now in their hands or belonging to them, or which under their existing Acts they have the power to raise, and to raise for those purposes further sums of money, either by mortgage of their existing property or by new shares, and to attach to such new shares a preference of dividend or other privileges. 10th. To authorise the Company to supply locomotive power and waggons and carriages on the whole or any parts of their undertaking, and to become carriers 11th. To authorise the said Company to establish, purchase, hire, or otherwise employ, steam-vessels for the conveyance of the mineral and other produce of the Forest of Dean, and for the supply of the said Forest. 12th. To authorise the said Company to contract with the South Wales and the Great Western Railway Companies, or either of them, with respect to the construction, maintenance, and working of any of the before-mentioned new lines of railway, or with respect to the working, conduct, and maintenance of the undertaking of the Severn and Wye Railway and Canal Company, and of the traffic thereon, and the apportionment of the tells thereon, and also of the tolls on so much of the last-named railway as lies between its junction with the said intended railway and its junction with the South Wales Railway, and also of the tolls on so much of the South Wales Railway as lies between Lydney and its junction with the Gloucester and Forest of Dean Railway, and to give to the South Wales and the Great Western Railway Companies the necessary powers to enter into such contracts; and for that purpose to amend the several Acts relating to the South Wales Railway Company and the Great Western Railway Company. Plans and sections of the intended alterations in the existing railway, canal, and harbour, and also of the new railways and works, a book of reference to the said plans, a map showing the line and direction of the new works, and a copy of this notice, will be deposited before the first day of December, 1852, at the office of the Clerk of the Peace for Gloucestershire, at the city of Gloucester. And a copy of so much of the said plans, sections, and book of reference, as relates to each parish through which new works will be

made, will, before the same day, be deposited, together with a copy of this notice, with the parish clerk of that parish, at his residence. A copy of the plans, sections, and notice, book of reference, and of the published map, will also, before the same day, be deposited at the Speech-house in the Forest of Dean. Printed copies of the intended Bill will be deposited in the Private Bill Office of the House of Commons before the first day of January 1853,-Dated this second day of November 1852.

> Lionel Oliver Bigg, Solicitor to the Severn and Wye Railway and Canal Company.

Wigan Waterworks and Police.

(Establishment of Waterworks for supplying the Town with Water—Police Regulations—Rates.) OTICE is hereby given, that application is intended to be made to Parliament in the ensuing session for an Act to authorize and empower the Local Board of Health for the borough of Wigan, in the county palatine of Lancaster, to better supply with pure and wholesome water the said borough of Wigan; and for that purpose to construct the several works following, or some of them, or some part or parts thereof respectively;

that is to say:

First.—One or more reservoir or reservoirs, with all proper works and conveniences connected therewith, in or near to Adlington Park, within the township of Adlington, in the parish of Standish, in the said county, and for that purpose to make, construct, and maintain a dam or embankment and weir across the present bed of a certain stream of water called the River Douglas (and for which purposes the course of such river is to be diverted as hereinafter described) in or near to or adjoining certain fields or closes of land situate on the westerly side of the said River Douglas, and forming part of an estate called Worthington Hall Estate, situate in the township of Worthington, in the said parish of Standish, and reputed to belong to Richard Clayton Brown Clayton, of Adlington Hall, in the said county, Esquire, and which said fields or closes of land are now in the occupation of Richard Duckworth, as tenant thereof, and in or near to certain other fields, closes, or parcels of land situated on the easterly side of the said River Douglas, and opposite the said fields or closes of land in the occupation of the said Richard Duckworth, and parcel of an estate situate in the township of Haigh, in the parish of Wigan, in the said county, and reputed to belong to the Right Honourable the Earl of Crawford and Balcarres, and in the occupation of Henry Ball, as tenant thereof; which said dam, embankment, weir, and other works are delineated on the plans to be deposited as hereinafter mentioned. And a certain other dam or embankment, with all necessary works and conveniences connected therewith, across the present bed of the said River Douglas (to be diverted as hereinafter described) in or near to a close of land situate on the northerly side of the River Douglas, in Adlington aforesaid, parcel of the said estate reputed to belong to the said Earl of Crawford and Balcarres, and in the occupation of William Tootell, as tenant thereof, and in or near to a small close or parcel of land, situate in Haigh aforesaid, and on the southerly side of the said River Douglas, opposite to the said close on the northerly side of the said river, and belonging to or reputed to belong to the said Richard Clayton Brown Clayton and the said Earl of Crawford and Balcarres, or one

land, also situate in Haigh aforesaid, and on the southerly side of the said River Douglas, and belonging to or reputed to belong to the said Earl of Crawford and Balcarres, and adjoining to the said last-described close, and is part of or adjoining to the said estate in the occupation of the said Henry Ball; and which last-mentioned dam or embankment is also delineated on the said plans so to be deposited. All which said reservoirs, dams, embankments, and other works and conveniences, will be situated in the said townships of Adlington, Worthington, and Haigh, and are delineated on the said plans so to be deposited.

Secondly .- To divert the stream of the said River Douglas from its present course, such diversion to commence at a point in the said township of Haigh, near to a certain mill called Arley Mill, in the township of Blackrod, in the parish of Bolton-le-Moors, in the said county of Lancaster, and to end at or near to a point in the said township of Haigh (marked on the said plans so to be deposited), near to and above a dam or weir across the said River Douglas, situate above certain mills there called Worthington Paper Mills, now in the occupation of Thomas Bonser Crompton; and for the purpose of such diversion, to make, construct, and maintain one or more cut or cuts, tunnel or tunnels, and other works and conveniences in, through, and under certain lands situate in such last-mentioned township, and part of the said estate belonging or reputed to belong to the said Earl of Crawford and Balcarres, and in the occupation of the said Henry Ball, and which said cut or cuts, tunnel or tunnels, and other works and conveniences, will commence at or near the said point near to the said Arley Mill, and end at or near the said point near to the said dam or weir across the said River Douglas, above the said Worthington Paper Mills, which said cut or cuts, tunnel or tunnels, and other works, are delineated and marked on the plans so to be deposited.

Thirdly. —One or more reservoir or reservoirs, filter or filters, filtering bed or filtering beds, and a pure water basin, adjoining the first-mentioned reservoir, on the westerly side thereof; the sites of which reservoirs, filters, or filtering beds, and pure water basin are situate in the before-mentioned townships of Worthington and Haigh, or one of them, and are also delineated upon the said plans so to be deposited.

Fourthly.—An aqueduct or main pipe, to commence at or near to the said pure water basin, and to pass from thence in, through, or into the several parishes, townships, and other places following; that is to say: the townships of Worthington and Standish-with-Langtree, in the parish of Standish aforesaid, the division, place or district of Langtree, in the said township of Standish-with-Langtree, and the township, borough, or place of Wigan, in the parish of Wigan, all in the said county palatine of Lancaster, or some of them, and to terminate at or near a bridge within the said borough, called Adam Bridge, which said aqueduct or main pipe is delineated upon the said plans to be deposited as aforesaid.

Fifthly.-One or more service reservoir or reservoirs, well or wells, steam engines, pumps, and other works and apparatus for the beforementioned purposes, to be situate in a field, close, or parcel of land, situate in the said district or place of Langtree, in the said township of Standish, belonging to or reputed to belong to Charles Standish, of Standish Hall, Esquire, and occupied by John Jackson, being near to the toll-gate in Wigan-lane, in the borough of Wigan aforesaid, of them, and in or near to a close or parcel of and which said service reservoir or reservoirs,

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well or wells, and other works, are delineated upon the said plans so to be deposited.

Sixthly.-One or more fountain reservoir or reservoirs, and other buildings and apparatus connected therewith, for the purpose of raising water to a level high enough to supply the highest point in the said borough, to be situate in a field, close, or parcel of land, belonging or reputed to belong to James Cardwell, of Ellerbeck, within Duxbury, in the said county, Esquire, and situate in Wigan aforesaid, and on the westerly side of the turnpike road leading from Wigan to Preston, near to the toll-gate in Wigan-lane, in the said borough, and which said last mentioned intended reservoir or reservoirs, buildings, and apparatus, are delineated on the said plans so to be deposited.

Seventhly.—All cuttings, embankments, reservoirs, tunnels, watercourses, sluices, communications, mains, pipes, engines, pumps, machinery, buildings, houses, erections, roads, ways, and other works which may be required in connection with the proposed works, or any of them. All which said proposed works, mains, pipes, and conveniences are intended to be made and maintained from, in, through, or into the said several beforementioned parishes, townships, or other places, or some of them, or some part or parts thereof, and to commence at a point in or near to Adlington Park aforesaid, in the bed of the said brook, and marked on the plan so to be deposited as aforesaid with the letter A, and ending at Adam Bridge, in the borough of Wigan aforesaid.

And it is also intended to apply for powers by the said intended Act to authorize the said Local Board of Health to impound, collect, and divert into the aforesaid works the water of the stream or brook called Buckow Brook, otherwise Crew Brook, otherwise Adlington Brook, otherwise Hiebibi Brook, otherwise Seven Stars Brook, near to Adlington Hall aforesaid, and the water of all other brooks, streams, and springs flowing into the before-mentioned stream or brook, or upon the site of the said works, which said streams, brooks, and springs are shown upon the said plan so to be deposited, and the water of the said brook, or some part thereof, so proposed to be diverted, now flows into the River Douglas, and the water of the said River Douglas, or some part thereof, now flows into the Leeds and Liverpool Canal Navigation, and the canal navigations connected there-And to enable the said Local Board of Health to construct, lay down, keep, and maintain mains, pipes, syphons, ducts, watercourses, and other apparatus and works for effecting the purposes aforesaid, across, under, or over the said, turnpike road leading from Wigan to Preston, called the Wigan and Preston Turnpike Road, south of Yarrow, the Lancashire and Yorkshire Railway, the Manchester and Southport Railway, and the London and North Western Railway, and the Leeds and Liverpool Canal Navigation, and in, under, or along any of the streets, lanes, ways, roads, highways, thoroughfares, passages, railways, bridges, and other places, or any open or enclosed lands within the said several parishes, townships, hamlets, extra-parochial and other places before-mentioned, or any of them, and for that purpose to break up turnpike roads, highways, passages, and streets therein.

And it is also proposed by the said intended Act to authorize the Wigan Waterworks Company, or the proprietors of the waterworks now existing in the said borough, to sell and convey their waterworks, with their appurtenances, and all the property, rights, powers, and privileges granted or acquired by or under an Act of Parlia- or extinguish exemptions from payment of tolls,

ment, made and passed in the fourth year of the reign of His late Majesty King George the Third, intituled "An Act for supplying the borough and town of Wigan, in the county of Lancaster, with fresh and wholesome water," or otherwise, to the said Local Board of Health, and for such lastmentioned purpose to repeal, alter, extend, or amend the powers and provisions of the said Act, and to enable the said Local Board of Health by agreement to purchase and to hold and exercise the said property, powers, and rights, and to authorize and confirm any agreements or arrangements, deeds or instruments which have been or may be entered into or executed by or between the said proprietors of the said Wigan Waterworks, and the said Local Board of Health, or any persons on their respective behalfs, for the purpose of such purchase, sale, and conveyance.

And it is also proposed by the said intended Act to enable the said Local Board of Health to purchase, by compulsion or otherwise, all such lands, houses, easements, and springs, and streams of water as may be necessary for the construction and maintenance of the before-mentioned works, or any of them, and to purchase, by compulsion or otherwise, and to vary, repeal, limit, or extinguish all existing rights and privileges connected with such lands, houses, and easements, and with the said springs and streams of water, or any other rights or privileges which would in any manner impede or interfere with the construction or maintenance of the said works or the objects of the

said intended Act, or any of them.

And notice is hereby further given, that duplicate plans, describing the lines and situations of the said intended reservoirs, aqueducts, main and other pipes, filters and filtering beds, cuts, watercourses, and other works, and the lands and houses to be taken for the purpose thereof, together with duplicate sections of the said reservoirs, aqueducts, filters and filtering beds, tunnels, cuts, watercourses, and works, and a book of reference to such plans, containing the names of the owners or reputed owners, lessees or reputed lessees and occupiers of the said lands and houses, and a copy of this notice, as published in the London Gazette, will, on or before the 30th day of November instant, be deposited for public inspection with the Clerk of the Peace for the county palatine of Lancaster, at his office, at Preston, in the said county; and that on or before the said 30th day of November instant, duplicates of the said plans, sections, book of reference, and a copy of this notice, will be deposited with the Clerk of the Peace for the said borough of Wigan, at his office, in Wigan, and that on or before the said 30th day of November instant, a copy of so much of the said plans, sections, and book of reference as relate to each of the parishes in or through which the said intended works are proposed to be made, and also a copy of this notice, as published in the London Gazette, will be deposited with the clerk of each such parish, at his place of abode, and in case of any extra-parochial place, with the parish clerk of some parish immediately adjoining such extra-parochial place, at his dwelling-house.

And it is proposed by the said intended Act to grant powers to the said Local Board of Health to make, levy, and receive all such rates, rents, tolls, assessments, and duties, and raise all such sums of money on the credit thereof, by mortgage or otherwise, as may be requisite or proper for providing funds to enable them to carry into full and complete effect the objects and purposes of the said intended Act, and to alter existing tolls, rates, rents, assessments, and duties, and to confer, vary,

rates, rents, and duties, and to confer, vary, or

extinguish other rights and privileges.

And it is proposed in and by the said Act to enable the said Local Board of Health to make bye-laws for better regulating the police within the said borough, and to provide the said Local Board of Health with all the necessary powers for removing nuisances and annoyances within the said

borough.

And it is further proposed by the said intended Act, for all or any of the purposes aforesaid, or in connection therewith, to confer on the said Local Board of Health the several powers, privileges, and authorities contained in the "The Lands Clauses Consolidation Act, 1845," "The Waterworks Clauses Act, 1847," and "The Town Police Clauses Act, 1847," all or some of them, or some parts thereof. And by the said intended Act it is also proposed to incorporate therewith the several last-mentioned Acts, or some of them, and to alter and amend "The Public Health, 1848," and the "The Public Health Supplemental Act, 1850, No. 2," so far as the same relate to the said borough of Wigan, and to confer further powers on the said Local Board of Health.

And notice is hereby further given, that copies of the Bill for effecting the purposes aforesaid, will, on or before the 31st day of December now next, be deposited in the Private Bill Office of the House of Commons.

Dated the first day of November 1852.

Will. Ackerley, Solicitor to the said Local Board of Health.

R. II. Wyatt, 43, Parliament-street, Westminster, Parliamentary Agent.

Bury Cemeteries.

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing session, for an Act to authorize the rector and churchwardens of the parish of Bury, in the county palatine of Lancaster, or the Bury Improvement Commissioners, or some other public body already existing or to be created within the said parish, to make and maintain additional churchyards, burial grounds, or cemeteries, within and for the said parish, with all proper and necessary approaches, buildings, and other works connected therewith; and for that purpose to purchase, by compulsion or by agreement, such lands and houses as may be required for the objects of the proposed Act, that is to say: a certain plot of land, situate near to the Fernhill Colliery, in the town of Bury, in the county of Lancaster, and in the occupations of Oliver Ormerod Walker, William Walker, John Lomax, and James Openshaw, Edmund Grundy, and Joseph Warren, containing sixteen acres, or thereabouts, bounded on or towards the west by the East Lancashire Railway; on or towards the north by certain lands in the occupation of Edmund Grundy; on or towards the east by certain other lands, in the occupation of the said Edmund Grundy; and on or towards the south by a back road, leading from Fernhill-lane to the cottages at Fernhill, and by certain lands in the several occupations of the said Oliver Ormerod Walker, William Walker, John Lomax, and James Openshaw, and Joseph Warren; and to purchase by agreement such other lands and houses as may be required for the purposes of the said Act; and also to levy or receive tolls, rates, rents, remunerations, and duties for or in respect of the interment of the dead in such parish, and other tolls, rates, rents, remunerations, and duties for the purposes of the said intended Act; and to confer, vary, or extinguish exemptions from the payment of tolls, rates, rents, and duties, and other rights and pri-

vileges, and to vary, repeal, or extinguish all or any existing rights and privileges, which would impede or interfere with the effect of the proposed Act, and to raise the necessary funds for the establishing of such churchyards, burial grounds, or cemeteries, wholly or in part by or upon the security of the rates, duties, or revenue to be created or arise under the said proposed Act, or wholly or in part by or upon the security of rates to be levied by the said proposed Act on the occupiers of rateable property, with the said parish, or some part or parts thereof, and if necessary, it is intended to alter and amend the provisions of "The Bury Improvement Act, 1846."

And notice is also given, that on or before the 31st day of December next, printed copies of the said Bill will be deposited at the Private Bill Office of the House of Commons.—Dated this 1st

day of November 1852.

Preston Waterworks.

(Establishment of Waterworks for supplying the Borough of Preston with Water; Purchase or Lease of existing Waterworks; and Amendment of Acts.)

OTICE is hereby given, that application is intended to be made to Parliament, in the ensuing session, for an Act to authorize and empower the Local Board of Health for the borough of Preston, in the county palatine of Lancaster, to supply with water the said borcugh of Preston, and for that purpose to construct the several works following, or some of them, or some part or parts

thereof respectively, that is to say: -

First. A conduit or line of pipes commencing at a point at the east end of Ribbleton Lane, in the borough of Preston aforesaid, where such lane joins the township of Ribbleton in the parish of Preston, and near to the south-east corner of a field in Ribbleton Lane aforesaid, occupied by Edward Bradley, and passing thence, from, through, and into the said township of Ribbleton, and the township of Fulwood, in the parish of Lancaster, and the township of Grimsargh with Brockholes, in the parish of Preston, and ending at the present reservoirs of the company of proprietors of the Preston waterworks, in the said township of Grimsargh with Brockholes, and parish of Preston.

Secondly. A conduit or catchwater drain, commencing at or near the present reservoir of the said company of proprietors of the Preston waterworks in the township of Alston with Hothersall, in the parish of Ribchester; and passing thence, from, through, and into the townships of Alston with Hothersall and Dilworth, in the parish of Ribchester, the township of Whittingham, in the parish of Kirkham, the township of Thornley with Wheatley, in the parish of Chipping, and the township of Aighton Bailey and Chaigley, in the parish of Mitton, and ending at a field on a farm called "Turners," in the occupation of Richard Smithies, near Kemple End, in the said township of Aighton Bailey and Chaigley, iu the parish of Mitton.

Thirdly. A branch conduit or catchwater drain from the last-mentioned conduit, commencing at a field near the Alston Arms, in the township of Whittingham, in the parish of Kirkham, and in the occupation of William Strickland; and passing thence, from, through, and into the township of Whittingham, in the parish of Kirkham, the township of Thornley with Wheatley, in the parish of Chipping, and the township of Goosnargh with Newsham, in the parish of Kirkham, and ending at a plantation upon Loud Scale Farm, in the occupation of Richard Hothersall, in the township of Goosnargh with Newsham, and parish of Kirkham

Fourthly. A branch conduit or catchwater

drain from the second-described conduit, commencing at a field in the possession of John Parsons, in the township of Alston with Hothersall aforesaid, in the parish of Ribchester, and passing thence, from, through, and into the townships of Alston with Hothersall, Ribchester, Dilworth and Dutton, in the parish of Ribchester, the extra-parochial place of Stidd, and the township of Aighton Bailey and Chaigley, in the parish of Mitton, and terminating at a field on a farm in the said township of Aighton Bailey and Chaigley, and parish of Mitton, called the Green Go, occupied by Alice Bolton.

Fifthly. A conduit or catchwater drain commencing at a point on the last-described conduit, at a field in the possession of Bernard Smith, adjoining Ward Green Brook, in the township and parish of Ribchester, and passing thence, from, through, and into that township and parish, and the townships of Alston with Hothersall and Dilworth, in the said parish of Ribchester, to the existing reservoir of the Preston Waterworks Company in the said township of Dilworth, and parish of Ribchester, and from thence, through the said township of Dilworth and the township of Thornley, with Wheatley, in the parish of Chipping, to a point in the existing conduit of the said Company, in a field in the said last mentioned township and parish, near Whitefold, in the possession of John Wilkinson, and terminating there.

Sixthly. A conduit from the extremity of the last-mentioned existing conduit in the township of Thornley with Wheatley, and parish of Chipping, commencing at a point in a field near Dale House, in the possession of James Smith, in the said last-mentioned township and parish; and passing thence from, through, and into that township and parish, and terminating at a stream on Longridge Fell, near Ramsclough, in such last-mentioned parish

and township.

Seventhly. A compensation reservoir or reservoirs, with all necessary approaches and other works, to be situate at or near Knowl Green, in the townships of Dilworth and Ribehester, in the parish of Ribehester.

Eighthly. A reservoir or reservoirs, with all necessary approaches and other works, to be situate at or near Spade Mill, at Ward Green Brook, in the townships of Dilworth, Alston with Hothersall and Ribchester, in the parish of Ribchester.

Ninthly. A reservoir or reservoirs and filter beds and waste weirs, with all necessary approaches and other works, to be situate adjoining the existing reservoirs in the township of Grimsargh with Brockholes, in the parish of Preston.

And it is also intended to apply for powers to authorize the said Local Board of Health to impound, collect, and divert into the aforesaid works, and to use for the purposes aforesaid, the water of the several springs or streams following, that is to say,—Dutton Brook, Moor Nook Brook, Cowley Brook, Ward Green Brook, and the River Loud, in the parishes, townships, or extra-parochial places of Dutton, Stidd, Dilworth, Ribchester, Alston with Hothersall, Goosnargh with Newsham, Kirkham, and Chipping, and all other springs, streams, and watercourses in the line of the said works; and to make and maintain all other works and conveniences requisite for cleansing, collecting, and storing up the water of the springs, streams, and watercourses before mentioned.

Also to construct, lay down, repair, and maintain all such embankments, filtering-beds, dams, sluices, cuts, channels, drains, pipes, wells, engines, and other works as may be necessary for supplying the said borough of Preston with water; and to lay down mains, pipes, culverts, and other works, in, under, over, and across; and for that purpose to break open any roads, highways, streets, public

places, bridges, viaducts, brooks, streams, watercourses, sewers, or drains; and for the purposes of the proposed works, to alter, divert, or stop up, either temporarily or permanently, any sewers, drains, ways, or watercourses.

All which said proposed works will be situate in, or pass from, through, or into the several parishes, townships, or extra-parochial places following, that is to say: the townships of Ribbleton, Grimsargh with Brockholes, Fishwick and Preston, in the parish of Preston; the township of Fulwood, in the parish of Lancaster; the townships of Alston with Hothersall, Dilworth, Ribchester and Dutton, in the parish of Ribchester; the extra-parochial place of Stidd, the township of Aighton Bailey and Chaigley, in the parish of Milton; the townships of Thornley with Wheatley and Chipping, in the parish of Chipping; and the townships of Whitting ham and Goosnargh with Newsham, in the parish of Kirkham, all in the said county palatine of Lancaster.

And it is also proposed by the said intended Act, to enable the said Local Board of Health to purchase by compulsion or otherwise, all such lands, houses, and other property, and springs, streams of water and watercourses, as may be necessary for the construction and maintenance of the before mentioned works, or any of them; and to purchase by compulsion or otherwise, and to vary, repeal, limit or extinguish, all existing rights and privileges connected with such lands, houses, and other property, and with the said springs and streams of water, or any other rights and privileges which would in any manner impede or interfere with the construction or maintenance of the said works or the objects of the said

intended Act, or any of them.

And it is also proposed by the said intended Act, to authorize the company of proprietors of the Preston Waterworks to sell or lease the whole or any part of their undertaking, and to transfer all their powers to the said Local Board of Health; and the said Local Board of Health, by agreement, to purchase or take upon lease and to hold and exercise the same respectively; and for the several purposes aforesaid, it is intended to alter, amend, and enlarge, or to repeal the powers and provisions of an Act passed in the second and third years of His Majesty King William 4th, intituled "An Act for better supplying with water the Borough of Preston and part of the Township of Fishwick adjoining thereto, in the Parish of Preston, and County Palatine of Lancaster," and of an Act passed in the 6th and 7th years of the reign of Her present Majesty, intituled "An Act to enable the Company of Proprietors of the Preston Waterworks to raise a further sum or sums of money, and to alter and amend the Act incorporating the said Company, and to extend and enlarge their powers.

And it is proposed by the said intended Act to grant powers to the said Local Board of Health to make, levy, and receive all such rates, rents, tolls, assessments and duties, and raise all such sums of money on the credit thereof by mortgage or otherwise as may be requisite or proper for providing funds to enable them to carry into full and complete effect the objects and purposes of the said intended Act, and to alter existing tolls, rates, rents, assessments and duties, and to confer, vary, or extinguish exemptions from payment of tolls, rates, rents, assessments and duties, and to confer, vary, or extinguish other rights and privileges.

And it is further proposed by the said intended Act to confer on the said Local Board of Health the several powers, privileges, and authorities contained in "The Lands Clauses Consolidation Act, 1845," "The Waterworks Clauses Act, 1847," or some parts thereof, and to incorporate the same with the said intended Act, and to alter and amend

"The Public Health Act, 1848," and "The Public Health Supplemental Act, 1849," so far as the same relate to the said Borough of Preston, and to confer further powers on the said Local Board of Health.

And notice is hereby further given, that duplicate plans shewing the line or situation of the intended works, and the lands in or through which the same will be made, and also duplicate sections shewing the levels of the proposed new works, with books of reference to such plans, containing the names of the owners or reputed owners, lessees or reputed lessees, and occupiers of such lands; and also a copy of this Notice, as published in the London Gazette, will, on or before the 30th day of November instant, be deposited for public inspection at the office of the Clerk of the Peace for the County of Lancaster, at Preston; and that, on or before the same 30th day of November, a copy of so much of the said plans, sections, and books of reference as relates to each of the parishes in or through which the said intended works are intended to be made, or be situate, with a copy of the Gazette notice, will be deposited with the Parish Clerk of each such parish at his residence.

And notice is hereby further given, that printed copies of the said proposed Act will, on or before the 31st day of December next, be deposited in the Private Bill Office of the Honorable the House of Commons.

Dated this eighth day of November, 1852. $Robert\ Ascroft,$ Solicitor and Clerk to the said Local Board of Health.

Brighton Water Works.

OTICE is hereby given, that application is intended to be made. intended to be made to Parliament in the next session, for leave to bring in a Bill and to obtain an Act for establishing and incorporating a Company for the purpose of better supplying with water, and more efficiently protecting from fire, the inhabitants of the town of Brighthelmston, and also such parts of the adjoining parish of Hove and such other parishes as are adjacent or near to the aforesaid town; and for making and maintaining, erecting, placing, constructing, and completing reservoirs, mains, pipes, shafts, drains, sluices, channels, and other necessary works and conveniences, for the purposes aforesaid, within the several parishes, townships, hamlets, or places of Poynings, Newtimber, Saddlescombe, Fulking, Edburton, Henfield, Beeding, Shoreham, Kingston, Southwick, Portslade, Hangleton, West Blatchington, Aldrington, Patcham, Preston, Hove, and Brighthelmston, all in the county of Sussex.

And it is intended, by the said Act, to obtain powers, for the purposes aforesaid, to take and use the waters of certain springs and streams, called the Poynings Spring, and Fulking Spring, and situate in the parishes of Newtimber, Poynings, and Edburton.

And it is also intended to take power, by the said Act, to purchase and take certain land and property, and to construct steam or other engines, with all other necessary and sufficient powers and provisions for carrying the said intended Act into full and complete execution.

And it is further intended to empower the said Company to levy certain rates, and to charge and take rents or sums of money for the supplying with water the town and parishes adjoining.

And notice is hereby further given, that plans and sections, describing the situation and levels of the intended reservoirs, watercourses, and other works connected therewith, and the lands to be taken, or which it is proposed to obtain a power of taking, for the purposes thereof, together with books of reference thereto, containing the names of the owners or reputed owners, lessees or reputed |

lessees, and occupiers of such lands, respectively, will be deposited, for public inspection, with the Clerk of the Peace for the county of Sussex, at his office, at the Town-hall, Lewes, on or before the thirtieth day of November instant; and that a copy of so much of the said plans, sections, and books of reference as relates to each parish in which such reservoirs, watercourses, and other works connected therewith are proposed to be made, will be deposited, for public inspection, with the parish clerk of each such parish, on or before the thirty-first day of December next.

And notice is hereby further given, that, on or before the said thirty-first day of December next, duplicates of the said map or plan and section, and books of reference thereto, will be deposited in the office of the Clerk of the Parliaments, and in the Private Bill Office of the House of Com-

Dated this fourth day of November, 1852. H. Deacon.

Brighton, 4th November 1852.

Holme Reservoirs.

(Restoration and Repair of Reservoirs; Alteration of Rates; Reduction of Interest on Mortgages and Subscriptions; Power to take Materials, and to borrow and receive further Monies; and Amendment of Act.)

OTICE is hereby given that it is intended to apply to Parliament, in the present session, for leave to bring in a Bill to accomplish all or any of the objects following, that is to say,—To enable the Commissioners of the Holme Reservoirs to reconstruct, restore, or repair, their Reservoir and Embankment, at or across the rivulet or brook called Diglee, at or near Bilberry Mill, in the township of Austonley, and parish of Almondbury, in the West Riding of the county of York, as authorized to be constructed by the Act (local and personal) 7 Will. IV., cap. 54, incorporating the said Commissioners; of which reservoir and embankment the plans and sections, and book of reference to such plans, are deposited with and remain in the custody of the Clerk of the Peace for the said Riding; and to repair their other reservoir and embankment, at or across the Ribbleden or Rivleden rivulet or brook, near to and above Holme Styes Mill, in the townships of Cartworth and Wooldale, and parish of Kirkburton, in the same West Riding; and also to repair their other reservoir and embankment, at or across the stream called Upperhouse Dyke, at Boshaw Whams, in the township of Cartworth, and parish of Kirkburton, in the same West Riding.

And for such purposes to authorize the said Commissioners to enter upon lands adjoining the said several embankments and reservoirs, or any of them, and not being at a greater distance than 1000 yards therefrom respectively, and to get and take compulsorily from such lands, clay, stone, earth, and other materials, making compensation for the same in manner and subject to the conditions to be defined in the said Bill; And for the purposes before-mentioned, or any of them, to authorize the said Commissioners to take and receive from certain persons, trustees appointed for the management and distribution of a certain subscription, called "The subscription for the relief of sufferers in the Valley of the Holme," made in aid of the sufferers by the damage done by the bursting of the reservoir first hereinbefore described, such sum as the said trustees may think fit to bestow; and to enable such trustees to give the same to the said Commissioners, upon such terms and conditions as may have been or may be mutually agreed upon, or may be sanctioned by Parliament. And for payment of the floating or contract debts of the said Commissioners, and for the re-construction,

restoration, or repair of the said reservoirs, or any of them, or in part of such objects, or other the purposes of the said Commissioners, it is intended by the said Bill to authorize the said Commissioners to borrow on mortgage, or take by way of subscriptions, a further sum of money, to be secured or charged on the rates, assessments, rents, or duties, leviable or to be levied by the said Commissioners, and to bear a rate of interest or dividend to be fixed by the said Bill, preferable to the interest or dividend payable on sums already borrowed on mortgage, or due on subscriptions by the said Commissioners; and to reduce the rate of interest or dividend due or to become due and payable on existing mortgages, or on monies received by way of subscriptions by the said Commissioners; and to make provision for the capitalisation of interest or dividend over-due by the said Commissioners on mortgages or subscriptions, and for converting the said capitalised amount into mortgages, to be secured or charged on the said rates, assessments, rents, or duties; and for creating a sinking fund to pay off the monies to be further borrowed, and mortgages existing or to be granted for arrears of interest or dividend, and other debts due or to become due by the said Commissioners; to abolish or alter the existing rates, assessments, rents, or duties levied or leviable by the said Commissioners, and to make provision for the making, assessing, and levying of new or other rates, assessments, rents, or duties upon or in respect of mills, factories, or other premises; and to confer, vary, or extinguish exemptions from payment of rates, assessments, rents, and duties, and other rights and privileges; to alter the qualifica-tion of Commissioners of the said Holme Reservoirs, and to admit new and additional parties to be Commissioners thereof.

And for all or any of the said objects, and for other objects and purposes, to alter and amend, and, if need be, to repeal and re-enact, with alterations and amendments, the provisions, or some of them, of the said Act (local and personal) 7

IV., cap. 54.

And notice is also given, that a printed copy of the said Bill, annexed to the petition for the same, together with other printed copies of the said Bill, will be deposited in the Private Bill Office of the House of Commons, on or before the 31st day of December next, 1852.

Will. Jacomb, Huddersfield,

Clerk to the Commissioners. Dated this 6th day of November, 1852.

Glasgow and South Western Railway.

(Branch from the Glasgow and South Western Railway to the Newcastle-upon-Tyne and Carlisle Railway, near Milton, and branches from such intended railway, to the Caledonian Railway, near Gretna Junction, and to the Earl of Carlisle's Railway, near the Coal-house; branch from the Glasgow and South Western Railway to Mayfield; branch from Mayfield to Milton of Grougar; traffic arrangements with Newcastleupon-Tyne and Carlisle Railway Company; running powers over portion of Caledonian Railway; and amendment of Acts.)

OTICE is hereby given, that application is OTICE is nerecy given, once are in the intended to be made to Parliament in the ensuing session, for leave to bring in a Bill for the purposes following, or some of them, that is to say, to empower the Glasgow and South Western Railway Company to make and maintain the following railways or some of them, viz.:

First. A railway diverging from and out of the line of the Glasgow and South Western Railway, at or near to Gretna-green station in the parish of

Carlisle Railway, at or near to a point thereon, in the parish of Brampton, in the county of Cumberland, about half a mile eastward from the east end of the village of Milton, and passing from, in, through, or into the parishes, townships, townships, burghs, and extra-parochial or other places of Gretna, in the county of Dumfries, and of Kirk-Andrews-on-Esk, Kirk-Andrews-Nether, Kirk-Andrews-Middle, Arthuret, Longtown, Lyneside, Kirklinton, Kirklinton-Middle, Scaleby, Scaleby-West, Scaleby-East, Irthington, Laversdale, Brumpton, Easby, Naworth, Farlam, Farlam-East, and Farlam-West, in the county of Cumberland, or some of them.

Second. A branch railway diverging from and out of the intended railway, above described, at near to Black-bank, in the township of Kirk-Andrews-Nether, in the parish of Kirk-Andrews-on-Esk, in the county of Cumberland, and passing through, and terminating in, the said township, parish, and county, by a junction with the Caledonian Railway, at or near the station thereon, called the Gretna or Gretna Junction Station.

Third. A branch railway diverging from and out of the intended railway, first above described, at or near Tree-house, in the township and parish of Brampton, in the county of Cumberland, and passing through and terminating in the said township, parish, and county, by a junction with the railway belonging to the Right Honourable the Earl of Carlisle, at or near a point thereon, about three hundred and fifty yards from the terminus thereof at the coal-house.

Fourth. A railway diverging from and out of the branch of the Glasgow and South Western Railway, formed under the authority of "the Glasgow, Paisley, Kilmarnock, and Ayr Railway Amendment and Branches Act, No. 3, 1846," at or near to Drumliehill, in the parish of Riccarton, in the county of Ayr, and passing through and terminating in the said parish and county, at or near to Mayfield.

Fifth. A branch railway diverging from and out of the intended railway fourth above described, at or near to Mayfield, in the parish of Riccarton, in the county of Ayr, and terminating at a point at or near Milton of Grougar, in the parish of Kil-marnock, in the county of Ayr, and passing from, through, or into the said parishes of Riccarton and Kilmarnock, in the said county of Ayr, or one of them.

And to make and maintain all proper works and conveniences in connection with the said railways, and to take powers for the compulsory purchase of lands, houses, and other property, for the purposes of such railways and other works.

And notice is further given, that duplicate plans and sections, describing the lines, situations, and levels of the said intended railways and works, and the lands, houses, and other property in the line of the said railways and works, or within the limits of deviation, as defined on the said plans, or which may be required to be taken for the purposes of such railways and works, together with books of reference to such plans, containing the names of the owners or reputed owners, lessees or reputed lessees, and occupiers of such lands, houses, and property, and a published map to a scale of not less than half-an-inch to a mile, with the lines of the proposed railways and works delineated thereon, so as to show their general course and direction, and a copy of this notice, as published in the Edinburgh and London Gazettes, will on or before the 30th day of November current, be deposited for public inspection, in the office of the principal sheriff-clerk of the county of Dumfries, at Dumfries, in the office of the clerk of the Gretna, in the county of Dumfries, and terminating peace for the county of Cumberland, at Carlisle, by a junction with the Newcastle-upon-Tyne and land in the offices of the principal sheriff-clerk of the county of Ayr, at Ayr and Kilmarnock; and that a copy of so much of the said plans, sections, and books of reference as relates to each parish, in or through which the said intended railways and works are proposed to be made, and a copy of the said notice, will, on or before the same date, be deposited for public inspection with the schoolmaster, or if there be no schoolmaster, with the session-clerk of each such parish, if situated in Scotland, and with the parish-clerk of each such parish, if situated in England, at the respective residences of each such schoolmaster, session, and parish-clerk.

And notice is further given, that it is intended by the said Bill, to take power to deviate in the construction of the railways and works before set forth, from the lines delineated on the said plans, intended to be deposited as aforesaid, to such an extent as will be defined on the said plans, and also to cross, stop up, alter, and divert such highways, turnpike and other roads, railways, bridges, streets, paths, passages, rivers, canals, brooks, streams, sewers, waters, and water-courses, as it may be necessary or expedient to cross, stop up, alter, or divert, for the purpose of making, maintaining, and using the railways and works before set forth, or any portion thereof, or any of the conveniences connected therewith.

And notice is further given, that it is intended by the said Bill to enable the Glasgow and South-Western Railway Company to raise money for the purposes aforesaid, by the creation of shares, with or without a guaranteed preference or priority in the payment of dividends, or by mortgage or bond, or by all or any of such means, to vary and extinguish all existing rights and privileges connected with the lands, houses, and other property to be purchased as aforesaid, or which would in any manner impede or interfere with the construction of the railways and works before set forth, or any of them, or with the maintenance or use thereof, and to confer other rights and privileges; and also to take powers to the said Glasgow and South-Western Railway Company, to levy tolls, rates, and duties, on or for the use of the said intended railways and works, and to confer, vary, or extinguish exemptions from payment of tolls, rates, and duties.

And notice is further given, that it is also intended by the said Bill to make provision for the better and more convenient accommodation of passengers, and interchange of traffic passing along or over the railways belonging to the Glasgow and South Western Railway Company, and the railways belonging to the Newcastle-upon-Tyne and Carlisle Railway Company respectively, and to enable the said two Companies to enter into agreements for such purposes, and also to make and enter into arrangements and agreements with respect to the apportionment and division of the expenditure to be incurred, and the tolls, rates, and charges to be levied and made in respect of such traffic, and to alter, vary, or extinguish all or any of the tolls, rates, duties, and charges taken, or authorized to be taken, for or in respect of the said railways respectively, or any of them, and to enable the Glasgow and South Western Railway Company to levy tolls, rates, and duties upon the whole or any portion of the undertaking of the Newcastle-upon-Tyne and Carlisle Railway Company, and to enable the Newcastle-upon-Tyne and Carlisle Railway Company to levy tolls, rates, and duties upon the whole or any portion of the undertaking of the Glasgow and South Western Railway Company; and it is proposed by the said Bill, so far as may be necessary for the before-mentioned purposes, or any of them, to alter, amend, extend, and enlarge the powers and pro-

visions of the several Acts of Parliament following, or some of them, relating to the Newcastle-upon-Tyne and Carlisle Railway Company, that is to say, local and personal, 10 Geo. 4, cap. 72; 2 and 3 William 4, cap. 92; 5 and 6 William 4, cap. 31; 1 and 2 Vict. cap. 23; 4 and 5 Vict. cap. 44; 9 and 10 Vict. cap. 394; 12 and 13 Vict. cap. 43; and 13 and 14 Vict. cap. 72.

And notice is further given, that it is also intended by the said Bill, to give to the Glasgow and South-Western Railway Company, power to use and pass over with their own engines and carriages, or with engines and carriages using or passing over their own lines of railway, or any of them, so much of the line of the Caledonian Railway authorised to be made under the provisions of "The Caledonian Railway Act, 1845," and "The Caledonian Railway Carlisle Deviation Act, 1846," as is situate between the point where the Glasgow and South-Western Railway joins the Caledonian Railway, in the parish of Gretna, and county of Dumfries, and the junction of the said Caledonian Railway, with the Lancaster and Carlisle Railway, in or near the city of Carlisle, in the county of Cumberland; and also to use the stations of the Caledonian Railway Company, together with the watering places, and water and other sidings, platforms, booking and other offices, warehouses, buildings, conveniences, and accommodations, of or belonging to the Caledonian Railway Company, upon or adjoining to the said portion of their railway, upon such terms and conditions, and on payment of such tolls, rates, and charges, or other consideration, as may be agreed upon between the said two companies, or as shall be provided for and determined by or under the said intended Bill; and to alter the tolls, rates, and charges leviable in respect of the said portion of the Caledonian Railway.

And it is proposed by the said Bill, so far as may be necessary for such last-mentioned purpose, to alter, amend, extend, and enlarge the powers and provisions of the several Acts of Parliament following, or some of them, relating to the Caledonian Railway Company, that is to say, (local and personal,) 8 and 9 Vic. cap. 162; 9 and 10 Vic. caps. 229, 249, 314, 329, 379, and 395; 10 Vic. caps. 22, 23, and 24; 10 and 11 Vic. caps. 82, 169, 172, and 237; 11 and 12 Vic. caps. 73 and 121; 12 and 13 Vic. caps. 67 and 90; and 14 and 15 Vic. caps. 99 and 134.

And notice is further given, that it intended by the said Bill to vary or extinguish all such rights and privileges, as may in any manner interfere with the objects aforesaid, or any of them.

And notice is further given, that for the above and other purposes it is is intended by the said Bill to alter and amend the several Acts relating to the Glasgow, Paisley, Kilmarnock and Ayr Railway Company, now the Glasgow and South Western Railway Company, (local and personal), 1st Vic. cap 117; 3 Vic. cap 53; 5 Vic. sess. 2, cap. 29: 8 and 9 Vic. cap 95; 9 Vic. caps. 60, 61, and 62; 10 and 11 Vic. caps 184, 185, 186, and 234; and 11 and 12 Vic. cap. 84; the several Acts relating to the Glasgow, Dumfries, and Carlisle Railway Company, now the Glasgow and South-Western Railway Company, (local and personal,) 9 and 10 Vic. cap. 372, and 10 and 11 Vic. caps. 181 and 182: the Glasgow and South-Western Railway Incorporation Act, 1846, (10 and 11 Vic. cap. 183); the Glasgow and Belfast Union Railway Act, 1846; the Ayrshire and Bridge-of-Weir Railway Act, 1846; the Paisley and Renfrew Railway (Sale and Improvement) Act, 1847; and the Paisley, Barrhead, and Hurlet Railway Act, 1848; or some of them.

And notice is further given, that printed copies of the said Bill will be deposited in the Private Bill Office of the House of Commons, on or before the 31st day of December, 1852.

Dated this 3rd day of November, 1852. Mitchell, Allardice, and Mitchell, Glasgow, Solicitors for the Bill.

London and North Western, Shrewsbury and Birmingham, and Shrewsbury and Chester Railways. (Powers to lease to and amalgamate with the London and North Western Railway Company, and for the revision of Tolls).

OTICE is hereby given, that application is intended to be made to Parliament in the session of 1853 for an Act to enable the Shrewsbury and Birmingham Railway Company and the Shrewsbury and Chester Railway Company, or either of them, to lease the railways, works, property, and effects, now belonging to them respectively, or which may become vested in them, or either of them, under any Act to be passed in the next session of Parliament, or any part thereof respectively, and all their respective rights, powers, privileges, and authorities, and to transfer all their debts, contracts, and liabilities, unto the London and North Western Railway Company, and to enable the said London and North Western Railway Company to take a lease of the said railways, works, property, or effects, or either of them or any part thereof, and to have, exercise, and enjoy all the rights, powers, privileges, and autho-rities, whether with reference to the construction and completion of works, the levying tolls, rates, and charges in respect of the said railways and works, or either of them, or otherwise now or hereafter vested in the Shrewsbury and Birming-ham Railway Company, or the Shrewsbury and Chester Railway Company, and to enable the said two last-mentioned Companies, or either of them, and the London and North Western Railway Company to enter into such agreements as they or any two of them may think fit for effecting the purposes aforesaid, and to confirm all existing agreements between them or any two of them in reference thereto:

And the said intended Act will authorize the amalgamation and consolidation into one undertaking of the undertakings of the said Companies; and will vest the undertakings of the Shrewsbury and Birmingham and Shrewsbury and Chester Companies, in the London and North Western Railway Company, and will enable the Company to be formed by such amalgamation to exercise and enjoy all the rights, powers, privileges, or authorities, now or hereafter severally and respectively possessed by the said Shrewsbury, and Birmingham or Shrewsbury and Chester Companies, or either of them, whether for levying tolls rates, and duties, or for purchasing land, or for completing works, or otherwise; and to assume all the debts, contracts, and liabilities of the said Companies, or either of them; and the said Act will vary or extinguish all rights and privileges which may interfere with the objects aforesaid

And it is also intended by the said Act to authorise the alteration or revision of the tolls, rates, and duties at present leviable upon the railways of the said Companies, or any of them, and to confer such exemptions from the payment of such tolls, rates, and duties, or any of them, as may be necessary or thought expedient; and for carrying into effect all or any of the above objects, and so far as it may be necessary for such purposes, but not further or otherwise, it is intended by the said Act to alter, extend, amend, and enlarge, and if need be to repeal, all or some of the provisions of the several Acts following, relating to the London and North Western Railway Company, or some of them, that is to say (local and personal): 8 and 9 Vic. caps.

36, 37, 43, 105, 112, 123, 156, and 198; 9 and 10 36, 37, 43, 105, 112, 123, 156, and 198; 9 and 10 Vic. caps. 67, 80, 82, 152, 182, 184, 192, 193, 204, 231, 232, 233, 244, 248, 259, 261, 262, 269, 300, 309, 322, 328, 331, 359, 368, 369, 380, and 396; 10 and 11 Vic. caps. 73, 107, 114, 118, 121, 131, 132, 139, 159, 161, 178, 188, 228, 236, 270, 278, and 294; 11 and 12 Vic. caps. 58, 60, and 130; 12 and 13 Vic. cap. 74; 13 and 14 Vic. cap. 26: 14 and 15 Vic. cap. 28 and 94; and 15 cap. 36; 14 and 15 Vic. caps. 28 and 94; and 15 and 16 Vic. caps. 98 and 105;

And also of the several Acts following relating to the Shrewsbury and Birmingham Railway Company, or some of them, that is to say (local and personal), 9 and 10 Vic. caps. 307 and 308; 10 and 11 Vic. cap. 80; 11 and 12 Vic. cap. 133; 12 and 13 Vic. cap. 85; and 15 and 16 Vic. cap.

And also of the several Acts following relating to the Shrewsbury and Chester Railway Company or some of them, that is to say (local and personal), 7 and 8 Vic. cap. 99; 8 and 9 Vic. caps. 42 and 115; 9 and 10 Vic. caps. 250, 251, 274, and 275; 10 and 11 Vic. cap. 144; 12 and 13 Vic. cap. 55; 14 and 15 Vic. cap. 131; and 15 and 16 Vic. cap.

And notice is hereby further given, that, on or before the 31st day of December in the present year, printed copies of the Bill, for effecting the objects specified in this notice, will be deposited in the Private Bill Office of the House of Commons.

Dated the 10th day of November, 1852. Dyson and Co., 24, Parliament Street, Westminster,

Agents for the Bill.

Sheffield Waterworks.

(Extension of Works; Supply of Water from the Rivers Rivelin and Loxley, and their tributaries; Increase of Capital and Amendment of Acts.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing session, for leave to bring in a Bill to alter, amend, and enlarge the powers and provisions of an Act passed in the eleventh year of the reign of his Majesty King George the Fourth, intituled, "An Act for better supplying with Water the town and parish of Sheffield, in the County of York," and of an Act passed in the eighth and ninth years of the reign of Her present Majesty, intituled "An Act for better supplying with Water the town and parish of Sheffield, in the County of York, and for amending the Act relating thereto," or to repeal the said Acts, both or either of them, and grant further and more effectual powers to the Company of Proprietors of the Sheffield Waterworks instead thereof, and to incorporate in such Bill "The Companies Clauses Consolidation Act, 1845," "The Lands Clauses Consolidation Act, 1845," and "The Waterworks Clauses Act, 1847," or some parts thereof respectively.

And it is intended to alter or repeal so much of the Act of the eighth and ninth years of the reign of Her present Majesty, as restricts the Company from taking or diverting water from the river Rivelin or any of its tributary waters, springs,

streams, or drains, except as provided by that Act.

And in the said Bill power will be applied for to obtain for the purposes of the recited Acts and of the said Bill a further supply of water from the rivers Rivelin and Loxley, and from the streams, springs, rivulets, brooks, and rivers hereinafter mentioned, or any of them, in the several townships and parishes of Bradfield, Upper Hallam, Nether Hallam, Ecclesall Bierlow, Ecclesfield, and Sheffield, or some of them, in the West Riding of the county of York, and to take, divert, impound, and use the waters thereof, or any part thereof.

And in the said Bill power will be applied for

to make and maintain the following works, or

some of them, or some part or parts thereof, that is to say:

An aqueduct or conduit, commencing at or near a plantation on the south side of and between the seventh and eighth milestones on the turnpike road leading from Sheffield to Glossop, in the township of Bradfield, in the parish of Ecclesfield, in the West Riding of the county of York, and passing through the said township of Bradfield, crossing the river Rivelin and certain of its tributary streams into and through the township of Upper Hallam, in the parish of Sheffield, in the said West Riding of the county of York, and terminating at a certain intended reservoir now being constructed by the said Company at or near a place called Fair Thorn, in the said township of Upper Hallam.

Also, a reservoir in and upon or near the tributary stream of the river Rivelin, called the Oaking Clough, such reservoir and the works connected therewith to be situated in the said township of Upper Hallam, in the parish of Sheffield, and in the said township of Bradfield, in the parish of Ecclesfield, at or near to the junction with the said stream, called Oaking Clough, of two smaller streams, called Broadshaw and Lord's Seat stream.

Also, a reservoir, in, upon, or near the stream called Agden Dike, and certain other streams tributary thereto, at or near a wood called Windy Bank Wood, such reservoir and the works connected therewith to be situated in the township of Bradfield, in the parish of Ecclesfield, in the said West Riding of the county of York.

Also, a reservoir in, upon, or near the stream called Dale Dike, such reservoir and other works connected therewith to be situate in and near Bradfield Dale, and in the said township of Bradfield, in the said parish of Ecclesfield.

Also, a reservoir in, upon, or near the streams called Dale Dike aforesaid, and Strines Dike, at or near the junction of such streams, such reservoir and the works connected therewith to be situated in the said township of Bradfield, in the said parish of Ecclesfield.

Also, an aqueduct or conduit, commencing at, in, or near the said stream called Agden Dike, at or near the junction therewith of the Emlin Dike, above the reservoir hereinbefore described as intended to be situate in, upon, or near such stream called the Agden Dike, and terminating in or at the reservoir hereinbefore described as intended to be situated at or in Bradfield Dale aforesaid, such aqueduct or conduit, and the works connected therewith, to be wholly situated in the said township of Bradfield, in the said parish or Ecclesfield.

Also, an aqueduct or conduit, commencing in or at the stream called the Dale Dike, above the reservoir hereinbefore described as intended to be situated at or near the junction of Dale Dike and Strines Dike, such aqueduct or conduit communicating with or passing through or over the said Dale Dike, and terminating in or at the reservoir here-inbefore described as intended to be situate upon or near the Agden Dike, all in the said township of Bradfield, in the said parish of Ecclesfield, together with an aqueduct, or conduit, or other works for connecting with such last-mentioned aqueduct or conduit the stream called Strines Dike, commencing above the said reservoir intended to be situate at or near the junction of Dale Dike and Strines Dike, and terminating by a junction with the aforesaid last-mentioned line of aqueduct or conduit above the reservoir intended to be situated in or near Bradfield Dale, all in the said township

of Bradfield, in the said parish of Ecclesfield.

Also, an aqueduct or conduit, with tunnels or driftways connected therewith, or upon the line thereof, such aqueduct or conduit commencing from and out of the reservoir hereinbefore described as intended to be situate in or near Bradfield Dale

aforesaid, in the said township of Bradfield, in the said parish of Ecclesfield, passing from, in, through, and into the several parishes, townships, and extraparochial places of Bradfield, Upper Hallam, Nether Hallam, Ecclesall Bierlow, and Sheffield towships, and Ecclesfield and Sheffield parishes, or some of them, in the said West Riding of the county of York, and terminating at, in, or near a reservoir called Godfrey Dam, in the said township of Nether Hallam, in the said parish of Sheffield.

Also, an aqueduct or conduit, commencing in, at, or near the reservoir hereinbefore described as intended to be situated at, upon, or near the Agden Dike, and terminating by a junction with the aforesaid last-mentioned aqueduct, at or near the public-house called the Plough Inn, all in the said township of Bradfield, in the parish of Ecclesfield.

Also, an aqueduct or conduit, commencing in, at, or near the river Rivelin, below the present Rivelin reservoirs, and terminating in and forming a junction, near to the Rivelin guage weir, with the aforesaid aqueduct or conduit, between the intended Bradfield Dale and Godfrey Dam reservoirs; such aqueduct or conduit to be situate in, or pass from, through, or into the said townships of Upper Hallam and Bradfield, or one of them, in the said parishes of Sheffield and Ecclesfield, or one of them.

Also, an alteration, enlargement, or improvement of the said intended reservoir, now being constructed by the said Company, at or near Fair Thorn, in the said township of Upper Hallam, in the said parish of Sheffield, and to authorize the completion of such reservoir, and to extend the powers of the secondly recited Act for that purpose.

secondly recited Act for that purpose.

Also an only gement of the existing reservoir called Godfrey Dam, in the township of Nether Hallam, in the parish of Sheffield, and an alteration or diversion, for such purpose, of the line and level of the public highway in such township, called the Dam Lane.

And also, it is intended by the said Bill to apply for powers for the said Company to take, intercept, and impound water from the said river Rivelin, and certain of its tributary streams, and to divert such water into the Company's said reservoir at Fair Thorn aforesaid, or into other reservoirs belonging to the Company; and also to take, intercept, and impound, by means of the reservoirs, aqueducts, and works aforesaid, or any of them, the waters, or some part thereof, now flowing into the said river Loxley, and certain of its tributary streams, and from the streams before mentioned, and their respective tributaries, and to divert such water into the Company's reservoirs at or near Crookes Moor, near Sheffield, or into any enlargement of such reservoirs, or into other reservoirs of the said Company.

And it is also intended to apply for the powers usually conferred for the compulsory purchase of lands and houses, and to enable the Company to purchase, by compulsion or agreement, all such lands, houses, streams, and springs of water and hereditaments as may be necessary or desirable for the construction, maintenance, and use of the said works or any of them, or for obtaining such further supply of water or otherwise.

Also, it is intended to take powers to purchase by compulsion or agreement, all the mills, streams, manufactories, works, and rights of water, with the lands and houses connected therewith, situate on the river Rivelin, above the junction of such river with the river Loxley, such river Rivelin and the mills, dams, manufactories, and works, and the lands and houses connected therewith so intended to be purchased or taken, are situate in the several townships and parishes of Bradfield, Upper Hallam, Nether Hallam, Ecclesall Bierlow, Ecclesfield, and Sheffield, or some of them, in the said West Riding of the county of York.

And it is intended to apply for powers within the several parishes, townships, and extra-parochial places hereinbefore mentioned, or any of them, and in connexion with the reservoirs, aqueducts, conduits, and works hereinbefore set forth, and for the purposes thereof, to construct and maintain such sluices, embankments, guage-weirs, waste weirs, overfalls, bridges, dams, aqueducts, mains, pipes, tunnels, drains, roads, approaches, and other works, as may be necessary or convenient for the purposes of such respective works, or for diverting, intercepting, or conducting the waters intended to be taken as aforesaid, and also within such parishes, townships, and extra-parochial places, or any of them, to cross, divert, stop up, raise, lower, break up, or interfere with any turn-pike or other road, highway, river, stream, bridge, or place which it may be necessary or expedient to cross, divert, stop up, raise, lower, break up, or interfere with for the purpose of carrying into effect the objects and purposes of the Bill, and it is intended to vary, repeal, or extinguish all exist-ing rights and privileges connected with the rivers Rivelin and Loxley, and any of their respective tributaries which would interfere with the objects of the said Bill.

And it is intended by such Bill to enable the Company to raise further sums of money by creating and issuing new shares and by mortgage, and also from time to time to create and issue further shares for capitalizing their present and any future mortgage debt, and to attach any fixed or preferential rate of dividend or other conditions to the shares to be created and issued under the powers of the Bill; and it is intended to confer other rights and privileges and to vary or extinguish any rights and privileges which may interfere with the objects aforesaid, or which it may be necessary or expedient to vary or extinguish for the purposes of the Bill, and to enable the Company to carry into effect the

powers and provisions of the said Bill.

And notice is hereby also given, that a plan of the said proposed reservoirs, aqueducts or conduits, and other works, and of the lands to be taken for the purposes thereof, and also of the said reservoirs proposed to be altered, enlarged, improved, and completed, and also a duplicate of such plan, and a section and duplicate thereof, together with books of reference to such plan, containing the names of the owners or reputed owners, lessees or reputed lessees, and occupiers of the said lands, and a copy of this notice as published in the London Gazette, will be deposited for public inspection with the clerk of the peace for the West Riding of the said county of York, at his office at Wakefield, on or before the 30th day of November instant; and on or before the said 30th of November, a copy of so much of the said plans and sections and books of reference as relates to each of the parishes aforesaid, in or through which the said proposed reservoirs, aqueducts or conduits, alterations, enlargements, and other works aforesaid, are intended to be made, with a copy of the said Gazette notice, will be deposited with the parish clerks of the said parishes, at their respective places of abode; and printed copies of the Bill will, on or before the 31st day of December next, be deposited in the Private Bill Office of the House of Commons.

Dated the 1st day of November, 1852.

Albert Smith & Son, Solicitors, Sheffield.

London and North Western, Shrewsbury and Birmingham, and Shrewsbury and Chester Railways.

(Power to Lease.)

NOTICE is hereby given, that application is intended to be made to Parliament in the session of 1853, for an Act to authorise the London and North Western Railway Company

for such period, and upon such terms and conditions, as may have been or may hereafter be agreed, to take on lease the Shrewsbury and Birmingham Railway, and the Shrewsbury and Chester Railway, or either of them, with all necessary powers for or in connection with that purpose.

And it is also proposed by the said intended Act, upon the taking effect of such lease, to alter the tolls, rates, and duties which the London and North Western Railway Company are authorised to take upon their existing railway, and to alter the tolls, rates, and duties to be demanded for the use of the said Shrewsbury and Birmingham and Shrewsbury and Chester Railways, or either of them.

And it is also proposed by the said intended Act to alter, amend, extend, and enlarge, and to repeal some of the powers and provisions of the several Acts following, directly or indirectly relating to or affecting the London and North Western Railway Company (that is to say): local and personal Acts, 8th and 9th Vict. caps. 36, 37, 380 and 396; 10th and 11th Vict. caps. 73, 107, 114, 118, 121, 131, 132, 139, 159, 161, 178, 188, 228, 236, 270, 278 and 294; 11th and 12th Vict. caps. 58, 60, and 130; 12th and 13th Vict. cap. 74; 13th and 14th Vict. cap. 36; 14th and 15th Vict. caps. 28 and 94; and 15th and 16th Vict. caps. 98 and 105; also the following Acts, relating directly or indirectly to the Shrewsbury and Birmingham Railway Company (that is to say): local and personal Acts, 9th and 10th Vict. caps. 307 and 308; 10th and 11th Vict. cap. 80; 11th and 12th Vict. cap. 133; 12th and 13th Vict. cap. 85; and 15th and 16th Vict. cap. 165; and also the following Acts, relating directly or indirectly to the Shrewsbury and Chester Railway Company (that is to say): local and personal Acts, 7th and 8th Vict. cap. 9.7; 8th and 9th Vict. caps. 42 and 115; 9th and 10th Vict. caps. 250, 251, 274 and 275; 10th and 11th Vict. cap. 144; 12th and 13th Vict. cap. 55; 14th and 15th Vict. cap. 131; and 15th and 16th Vict.

An notice is hereby further given, that printed copies of the proposed Bill will be deposited in the Private Bill Office of the House of Commons on or before the thirty-first day of December in the present year.

Dated the 10th day of November 1852.

Dyson and Co. 24, Parliament-street, Westminster, Agents for the said Bill.

Patent Law Amendment Act, 1852.

Office of the Commissioners of Patents for Inventions.

NOTICE is hereby given, that—

71. John Ambrose Coffey, of Providence-row, Finsbury, in the county of Middlesex, Pharmaceutical Engineer, has given notice at the office of the Commissioners of his intention to proceed with his application for letters patent for the invention of improvements in apparatus for performing various chemical and pharmaceutical operations, hereby denominated Coffey's Improved Patent Esculapian Apparatus, parts whereof are applicable to steam boilers, steam and liquid guages, stills, and syphons.

84. And Edwin Pettitt, of Kingsland, in the county of Middlesex, Civil Engineer, has given the like notice in respect of the invention of improvements in the manufacture of ammoniacal salts and manures.

95. And William Oxley, of Manchester, in the county of Lancaster, Merchant and Mill Furnishing Manufacturer, has given the like notice in respect of the invention of improvements in

apparatus for heating and drying.

101. Thomas Allan, of Adam-street, in the city of Westminster, Civil Engineer, has given the like notice in respect of the invention of improvements in the application of carbonic acid gas to motive purposes.

106. And Thomas Allan, of Adam-street, in the city of Westminster, Civil Engineer, has given the like notice in respect of the invention of

improvements in propelling.

As set forth in their respective petitions, all recorded in the said office on the 1st day of October 1852.

174. And Alexander Campbell Duncan, of Glasgow, Calico Printer, has given the like notice in respect of the invention of improvements in the art or process of dyeing cotton, or other textile fabrics, or cotton or other yarns, when printed or mordanted with the colouring matter of madder or of dyewoods, and in machinery or apparatus employed therein.

As set forth in his petition, recorded in the said

office on the 2nd day of October 1852.

198. And Edwin Bates, of No. 7, Great Portland-street, London, county of Middlesex, Gentleman, has given the like notice in respect of an invention for retarding and effectually stopping at discretion railway carriages, and also for carriages of all descriptions, for the more safely descending inclined planes, either in the streets, or on turnpike roads, to be called Bates's Break.

As set forth in his petition, recorded in the said office on the 4th day of October 1852.

230. And James Bullough, Manufacturer, David Whittaker, Overlooker, and John Walmesley, Mechanical Designer, all of Blackburn, in the county of Lancaster, have given the like notice in respect of the invention of improvements in sizing machines.

As set forth in their petition, recorded in the said office on the 5th day of October 1852.

285. And Edwin Pettitt. of Kingsland, in the county of Middlesex, Civil Engineer, and James Forsyth, of Caldbeck, Cumberland, Spinner, has given the like notice in respect of the invention of improvements in spinning and drawing cotton and other fibrous substances, and in machinery for that purpose.

As set forth in his petition, recorded in the said office on the 7th day of October 1852.

300. And Professor Andrew Crestadoro, of Genoa, in Italy, but now resident in Adelphi-place, Salford, in the county of Lancaster, has given the like notice in respect of the invention of certain improvements in impulsoria or machinery for applying animal power to railways, waterways, and common roads, and to other mechanical purposes, part of which improvements relate to railways and other carriages, to buffers, springs, breaks, and chains, and in the propelling vessels across liquid clowerts.

309. And James Yule, of St. Luke's-terrace, in the city of Gloucester, Mechanician, has given

the like notice in respect of the invention of an improved arrangement of sawing machinery. As set forth in their respective petitions, both recorded in the said office on the 8th day of October 1852.

330. And Henry Moorhouse, of Denton, in the county of Lancaster, Tailor, has given the like notice in respect of the invention of improvements in machinery or apparatus for cleaning woollen, cotton, or linen rags and waste, which machinery or apparatus is applicable to cleaning and tempering clay, or other similar purposes.

As set forth in his petition, recorded in the said office on the 11th day of October 1852.

354. And Joseph Walker, of Dover, in the county of Kent, Merchant, has given the like notice in respect of the invention of improvements in machinery for crushing and bruising malt, grain, and seeds.

As set forth in his petition, recorded in the said office on the 12th day of October 1852.

360. And George Lloyd, of the parish of Budbrooke, in the county of Warwick, Doctor of Medicine, has given the like notice in respect of the invention of an improvement or improvements in the manufacture of paper.

365. And Edward Lloyd, of Dee Valley, near Corwen, Merionethshire, North Wales, Engineer, has given the like notice in respect of the invention of certain improvements in steam engines, the whole or part of which improvements are applicable to other motive engines.

As set forth in their respective petitions, both recorded in the said office on the 13th day of

October 1852.

403. And Jeremiah Driver, of Keighley, in the county of York, Moulder, and John Wells, of Bradford, in the county of York, Moulder, have given the like notice in respect of the invention of improvements in moulding in sand and loom for the casting of iron and other metals.

404. And William Stevenson, of Preston, in the county of Lancaster, Manager, has given the like notice in respect of the invention of improvements in weft forks for power looms.

As set forth in their respective petitions, both recorded in the said office on the 15th day of October 1852.

453. And Frederick Richards Robinson, of Charlestown, in the state of Massachusetts and United States of America, has given the like notice in respect of the invention of an improvement in the gridiron or instrument for cooking steak or other articles by broiling.

463. William Harrison, of Blackburn, in the county of Lancaster, Machinist, has given the like notice in respect of the invention of certain improvements in machinery or apparatus for sizeing and otherwise preparing cotton, wool, flax and other warps for weaving.

flax, and other warps for weaving.

As set forth in their respective petitions, both

recorded in the said office on the 20th day of October 1852.

487. And Archibald Slate, of Dudley, in the county of Worcester, Civil Engineer, has given the like notice in respect of the invention of certain improvements in the manufacture and construction of cores and core bars, used in the production of hollow castings in iron and other metals.

As set forth in his petition, recorded in the said office on the 22nd day of October 1852.

509. And Charles Watson, of No. 31, Rhodesstreet, Halifax, in the county of York, has given the like notice in respect of the invention of improvements in ventilation.

As set forth in his petition, recorded in the said office on the 23rd day of October 1852.

And to Robert William Mitcheson, of the firm of Mitcheson and Sons, of Garford-street, in the county of Middlesex, Anchor Smiths, has given the like notice in respect of the invention of improvements in anchors.

As set forth in his petition, recorded in the said office on the 25th day of October 1852.

523. To William Clarke, of Manchester, in the county of Lancaster, Engineer, has given the like notice in respect of the invention of improvements in joints for connecting metals.

525. To Myer Myers and Maurice Myers, trading as the firm of Myers and Son, and William Hill, Manager to the said firm, Steel Pen Manufacturers, all of Birmingham, in the county of Warwick, have given the like notice in respect of the invention of certain improvements in pens and penholders.

528. To Halsey Draper Walcott, of Boston, of the state of Massachusetts and United States of America, has given the like notice in respect of the invention of a new and useful or improved mechanism or contrivance for cutting button holes or slits in cloth or other material.

529. And to Robert William Mitcheson, of the firm of Mitcheson and Sons, of Garford-street, in the county of Middlesex, Anchor Smiths, has given the like notice in respect of the invention of an improved safety hook.

As set forth in their respective petitions, all recorded in the said office on the 26th day of October 1852.

532. And John Lee Stevens, of Kennington, in the county of Surrey, has given the like notice in respect of the invention of improvements in furnaces.

533. And Anthony Fothergill Bainbridge, of Putney, in the county of Surrey, has given the like notice in respect of the invention of improvements in the manufacture of artificial flies and other bait for fish.

534. And Samuel Clarke, of No. 53, Albany-street, Regent's-park, in the county of Middlesex, Lamp and Candle Manufacturer, has given the like notice in respect of the invention of improvements in the manufacture of candles.

535. And James Conry, of Manchester, in the county of Lancaster, Umbrella and Parasol Manufacturer, has given the like notice in respect of the invention of improvements in umbrellas and parasols.

540. And Thomas Potts, of Birmingham, in the county of Warwick, Tube Maker, has given the like notice in respect of the invention of improvements in the manufacture of hinges, and in the machinery for producing the same.

544. And James Hadden Young, of No. 66, College-street, Camden Town, in the county of Middlesex, has given the like notice in respect of the invention of improvements in expressing juice or fluid from the sugar cane, and from other matters.

As set forth in their respective petitions, all recorded in the said office on the 27th day of October 1852.

550. And John Wormald, of Manchester, in the county of Lancaster, Maker-up and Packer, has given the like notice in respect of the invention of improvements in machinery or apparatus for roving, spinning, and doubling cotton, wool, and other fibrous substances.

554. And John Collis Browne, Assistant-Surgeon to the Forces at Fort Pitt, Chatham, in the county of Kent, has given the like notice in respect of the invention of the relief of individuals suffering from pulmonary affections or diseases of the chest.

555. And Thomas Parker Tabberer, of Derby, has given the like notice in respect of the invention of improvements in machinery for frame-work

556. And Charles Arthur Redl, of No. 27a, Davis-street, Berkeley-square, in the county of Middlesex, has given the like notice in respect of the invention of improvements in telegraphing or communicating signals at sea and otherwise.

557. And Robert Mallet, of the city of Dublin, in Ireland, Engineer, has given the like notice in respect of the invention of improvements in fire-proof and other buildings and structures.

As set forth in their respective petitions, all recorded in the said office on the 28th day of October 1852.

564. And William Bates, of Leicester, in the county of Leicester, Fuller and Dresser, has given the like notice in respect of the invention of improvements in apparatus for getting-

up stockings and other hosiery goods. 5. And William Henry Fox Talbot, of Lacock Abbey, in the county of Wilts, Esquire, has given the like notice in respect of the invention of improvements in the art of engraving.

As set forth in their respective petitions, both recorded in the said office on the 29th day of October 1852.

579. And Alfred Vincent Newton, of the Office for Patents, No. 66, Chancery-lane, in the county of Middlesex, Mechanical Draughtsman, has given the like notice in respect of the invention of improvements in machinery for cutting corn and other standing crops.

588. And George Fergusson Wilson, of Belmont, Vauxhall, Managing Director of Price's Patent Candle Company, and Edward Partridge, of Wandsworth, Gentleman, have given the like notice in respect of the invention of improvements in the instruments or apparatus used when burning candles.

589. And William Dantec, of Liverpool, in the county of Lancaster, has given the like notice in respect of the invention of improvements in preventing incrustation in steam boilers.

As set forth in their respective petitions, all recorded in the said office on the 30th day of October 1852.

600. And George Fergusson Wilson, of Belmont, Vauxhall, in the county of Surrey, Managing Director of Price's Patent Candle Company, has given the like notice in respect of the invention of improvements in the manufacture and treatment of oils.

601. And Julius Jeffreys, of Croydon, in the county of Surrey, has given the like notice in respect of the invention of improvements in obtaining power when steam or other vapour

602. And John Chubb, of Saint Paul's Churchyard, in the city of London, has given the like notice in respect of the invention of improvements in locks.

603. And David Thomson, of Dundee, in the county of Forfar, Manufacturer, has given the like notice in respect of the invention of improvements in the manufacture of carpets.

As set forth in their respective petitions, all recorded in the said office on the 1st day of November 1852.

617. And John Macintosh, of Aberdeen, has given the like notice in respect of the invention of improvements in the manufacture of paper.

619. And George Fergusson Wilson, of Belmont, Vauxhall, Managing Director of Price's Patent Candle Company, has given the like notice in respect of the invention of improvements in the preparation of materials for and in the manufacture of candles and night lights.

620. And George Fergusson Wilson, of Belmont, Vauxhall, Managing Director of Price's Patent Candle Company, has given the like notice in respect of the invention of improvements in treating wool in the manufacture of woollen and other fabrics.

621. And Bernhard Samuelson, of Banbury, in the county of Oxford, has given the like notice in respect of the invention of improvements in breaking up and tilling land.

As set forth in their respective petitions, all recorded in the said office on the 2nd day of November 1852.

And notice is hereby further given, that all persons having an interest in opposing any one of such applications are at liberty to leave particulars in writing of their objections to such application, at the said office of the Commissioners, within twenty-one days after the date of the Gazette in which this notice is issued.

In Chancery.

Masters' Office, Southampton-Buildings, 8th day of November 1852.

In the Matter of the Joint Stock Companies' Winding-up Acts, 1848 and 1849, and of the Wesleyan Newspaper Association.

PY direction of William Henry Tinney, Esq. the Master of the High Court of Chancery charged with the winding up of this Company, notice is hereby given, that the said Master purposes, on Monday the 29th day of November instant, at twelve o'clock at noon, at his chambers, in Southampton-buildings, Chancery-lane, London, to proceed to make a call on all the contributories of the said Company; and that the Master purposes that such call shall be for three pounds per share.

'All persons interested are entitled to attend at such day, hour, and place, to offer objections to W. H. Tinney. such call.

Notice to Policy Holders in the Railway Assurance Company, late of No. 5, St. Jamesstreet, London.

To cancel all Policies, now subsisting, on and after the 30th day of December 1852.

> 7, Bank-buildings, Lothbury, London, 28th October 1852.

WHEREAS by the 9th Condition, endorsed on the Railway Assurance Policies, it is provided, that "It shall be lawful for the Company, at any time before the 31st day of December 1852, to cancel the within policy upon repayment to the assured of the within-mentioned sum of

and from and after such repayment, the said policy shall be altogether void, except as regards any claim for compensation which may have arisen thereunder previous to such repayment; and in case the Company shall give notice in the London Gazette, and in two London daily newspapers, at least once in each of three successive weeks, of their intention to cancel all policies

issued by the Company and then subsisting, from a day to be mentioned in such notice, and which shall be at least one calendar month after the third of the said advertisements shall have appeared in the London Gazette; and the assured shall not, before the day so mentioned, apply for repayment of the premium paid by him to the Company; the within policy shall, from and after such day, except as regards any claim for compensation which may have previously arisen thereunder, be altogether void; but the assured shall nevertheless be entitled to recover from the Company the amount of such premium at any time within the period of six calendar months from the day mentioned in the said notice."

Notice is hereby given, that all policies issued by the late Railway Assurance Company, still subsisting, are hereby cancelled on and after the 30th day of December 1852.

By order of the Court of Directors of the Accicidental Death Insurance Company.

William Young, Secretary.

N.B.—By the 15th Vict. c. 56, all the powers lately vested in the late Railway Assurance Company, are now transferred to the Accidental Death Insurance Company.

William Young, Secretary.

CONTRACT FOR RUM, FOR GOSPORT, POSTPONED.

Department of the Comptroller for Victualling and Transport Services, Somerset-Place, November 9, 1852.

THE Commissioners for executing the office of Lord High Admiral of the United Kingdom Great Britain and Ircland, do hereby give notice, that the contract for supplying Her Ma-jesty's Victualling Stores at Gosport, with

RUM,

advertized for the 18th instant, is postponed until Friday the 19th instant, on which latter day, at one o'clock, tenders will be received for the same.

FOR FITTING CONTRACT SHIPS AND OTHER VESSELS, &c.

Department of the Comptroller for Victualling and Transport Services, Somerset-Place, November 6, 1852.

THE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that, on Thursday the 25th instant, at one o'clock, they will be ready to treat with such persons as may be willing to contract for fitting, at Deptford and its vicinity, with sleeping berths, horse stalls, and other carpenter's works,

Convict Ships and other Vessels, and for dismantling Troop Ships, &c.

The conditions of the contract may be seen, and a specification and form of the tender obtained at the said office.

No tender will be received after one o'clock on the day of treaty, and the party tendering, or an agent for him duly authorized in writing, must attend at this office, on Saturday the 27th instant, at one o'clock, to learn the result of his tender.

Every tender must be addressed to the Secretary of the Admiralty, and bear in the left-hand corner the words " Tender for fitting Convict Ships, &c." and must also be delivered at Somerset-place, accompanied by a letter, signed by two responsible persons, engaging to become bound with the person tendering in the sum of £500 for the due performance of the contract.

CONTRACTS FOR PEAS, SUGAR, TEA, TOBACCO, SOAP, MUSTARD, AND PEPPER.

> Department of the Comptroller for Victualling and Transport Services, Somerset-Place, November 5, 1852.

THE Commissioners for executing the office of Lord High Admiral of the United Kingdom Great Britain and Ireland do hereby give notice, that, on Thursday, the 2nd December, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying and delivering into Her Majesty's Victualling Stores at Gosport and Plymouth, the undermentioned articles; viz.:

Peas, 200 quarters, Gosport; 100 quarters, Plymouth; half to be delivered at each place in one month, and the remainder in a month afterwards, or earlier if preferred by the party tendering.

Sugar (Muscovado) 50 tons, Gosport; 30 tons, Plymouth; half to be delivered at each place in one month, and the remainder in a month afterwards, or earlier if preferred by the

party tendering.

Tea (Congou) 15,000 lbs. Gosport; 15,000 lbs. Plymouth; half to be delivered at each place in one month, and the remainder in a month afterwards, or earlier if preferred by the party tendering.

Tobacco (Virginia), 10 tons, Gosport; 10 tons, Plymouth; half to be delivered at each place in one month, and the remainder in a month afterwards, or earlier if preferred by the

party tendering.

15 tons, Gosport; 15 tons, Soap (Mottled), Plymouth; half to be delivered at each place in one month, and the remainder in a month afterwards, or earlier if preferred by the party tendering.

Mustard (in Flour) 3 tons, Plymouth; half to be delivered in one month, and the remainder in a month afterwards or earlier if preferred

by the party tendering.

Pepper (whole black), I ton, Plymouth; half to be delivered in one month, and the remainder in a month afterwards, or earlier if preferred by the party tendering.

The sugar, tea, tobacco, and pepper to be exempted from the Customs' duties, and the soap to be tendered for at a price, exclusive of the Excise drawback, which will be allowed to the contractor.

No tender will be received for a less quantity of peas than 50 quarters, of sugar than 10 tons, of tea than 5,000 lbs. of tobacco than 5 tons, of soap than 5 tons, and of mustard and pepper than the whole quantity of each.

Samples of the peas (not less than 4 quarts), of the sugar (not less than 4 lbs.), of the tea (not less than 2 lbs. from the Bonded Warehouse), of the tobacco (not less than 2 lbs.), and of the soap (not less than 2 bars), and of the mustard and pepper (not less than 2 lbs. of each), must be produced by the parties tendering, otherwise the tenders will not be noticed.

The conditions of the revised contracts, to which particular attention is called, may be seen at the said Office, at the Victualling Yards at Gosport and Plymouth, at the Office of Commander Bevis, at Liverpool, and of the Collector of Customs at Bristol.

No tender will be received after one o'clock on the day of treaty, nor any noticed, unless the party attends, or an agent for him duly authorized in writing.

Every tender must be addressed to the Secretary of the Admiralty, and bear in the left-hand corner the words " Tender for "and must also be delivered at Somerset-place, and those for sugar, tea, mustard, and pepper must be accompanied by a letter, signed by a responsible person, engaging to become bound with the person tendering in the sum of £20 per cent. on the value, for the due performance of each of the contracts.

CONTRACTS FOR WHEAT, TEA, SUGAR, AND SOAP.

Department of the Comptroller for Victualling and Transport Services, Somerset-Place, November 5, 1852.

THE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, on Thursday the 25th instant, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying and delivering into Her Majesty's Victualling Stores at Deptford, the undermentioned articles; viz:

Wheat, 2,000 quarters; half to be delivered in one month, and the remainder in one month afterwards, or earlier if preferred by the party

Tea (Congou), 50,000 lbs.; half to be delivered in a month, and the remainder in a month afterwards, or earlier if preferred by the party tendering

Sugar (Muscovado), 100 tons; half to be delivered in a month, and the remainder in a month afterwards, or earlier if preferred by

the party tendering.

Soap (Mottled), 50 tons; half to be delivered in a month, and the remainder in a month afterwards, or earlier if preferred by the party tendering.

A proportional part of the price per bushel of wheat, will be paid for any weight exceeding 60 lbs. per bushel.

The tea and sugar to be exempted from the Customs' duties, and the soap to be tendered for at a price exclusive of the Excise drawback, which will be allowed to the contractor.

No tender will be received for a less quantity of wheat than 500 quarters, of tea than 10,000 lbs. of sugar than 20 tons, and of soop than 10 tons.

Samples of the wheat (not less than 2 quarts), of the tea (not less than 1 lb. from the Bonded Warehouse), of the sugar (not less than 2 lbs.), and of the soap (not less than a bar), must be produced by the parties tendering.

The conditions of the revised contracts, to which particular attention is called, may be seen at the said office, at the office of Commander Bevis, at Liverpool, and of the Collector of Customs, at Bristol.

No tender will be received after one o'clock on the day of treaty, nor any noticed, unless the party attends, or an agent for him, duly authorized in writing.

Every tender must be addressed to the Secretary of the Admiralty, and bear in the left hand corner the words " Tender for ." and must also be delivered at Somerset-place, and those for tea and sugar must be accompanied by a letter, signed by a responsible person, engaging to become bound with the person tendering, in the sum of £20 per cent, on the value, for the due performance of each of the contracts.

The Mines Royal and Mineral and Battery Works Societies.

Dowgate, November 15, 1852. THE Governors and Court of Assistants give notice, that a General Court will be held at the House, Golden Heart-wharf, Dowgate, London, on Thursday the 2nd day of December next, at twelve o'clock at noon precisely, for the election of Governors and Assistants; and for other business.

Thos. Maltby, Secretary.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, as Linen Yarn Merchants, in Manchester, under the style or firm of Turnbull and Lund, was dissolved on the 1st day of November instant, by mutual consent.—As witness our hands this 11th day of November 1852.

William Turnbull. William Lund.

Wm. Holroyd.

OTICE is hereby OTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, William Illingworth and William Holroyd, in the husiness of Joiners and Builders, carried on by them in Manningham, near Bradford, in the county of York, under the style or firm of Holroyd and Illingworth, has been this day dissolved by mutual consent.—Dated this 11th day of November 1852.

William Illingworth.

Wim Holroyd

OTICE is hereby given, that the Partnership between Henry Hurst, Nathan Sidebotham, and Thomas Hurst, as Engineers and Machinists, Yuick Edge, Saddleworth, in the county of York, is mutually dissolved, dated this 27th day of October 1852, and will be carried on under the firm of Hurst, Sidebotham, and Co. All existing debts will be paid by the said firm.—As witness our hands this 10th day of November 1852.

Henry Hurst. Nathan Sidebotham. Thomas Hurst.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Samnel Hickman, William Hickman, Job Hickman, Henry Hickman, and Thomas Hickman, carrying on business at Bilston, in the county of Stafford, as Ironfounders, under the style or firm of Hickmans Brothers, was this day dissolved by mutual consent, so far as regards the said Samuel Hickman and Thomas Hickman; all debts due to cover owing by the firm will be received and paid by the said Samuel Hickman and Thomas Hickman; an deets due to or owing by the firm will be received and paid by the said William Hickman, Job Hickman, and Henry Hickman, who will in future carry on the trade.—Dated this 5th day of November 1852.

Samuel Hickman. William Hickman. Job Hickman. Henry Hickman.

The Thomas \times Hickman. Mark of

hitherto existing between us the undersigned, John Broadie and Joseph Broadie, both of Manchester, in the county of Lancaster, Silk Manufacturers, and carried on by us together at Manchester aforesaid, is this day dissolved by mutual consent; and that the business will in future be carried on by the said John Broadie, on his own account.—Dated this 12th day of November 1859 -Dated this 12th day of November 1852.

John Broadie. Joseph Broadie.

OTICE is hereby given, that the Partnership hitherto existing between the undersigned, George James Walker and Sophia Mary Walker, Coach Makers, at No. 16, White Lion-street, Norton Folgate, was this day dissolved by matual consent, all outstanding debts paid and received by the continuing partner, George James Walker. by the continuing partner, George James Walker.—Dated this 15th day of November 1852.

George James Walker. Sophia Mary Walker.

hitherto subsisting between us the undersigned, Thomas Clark and Alfred Melton, late of No. 162, Regentstreet, in the parish of Saint James, Westminster, in the county of Middlesex, Dealers in Pictures, China, and Curiosities, has been dissolved by mutual consent.—Dated this 11th day of November 1852.

Thomas Clark.

Als. Melton.

Alf. Melton.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Edward Moss Mitton, William Povey, and Thomas Bryan, Edward Moss Mitton, William Povey, and Thomas Bryan, carrying on the trade or business of Engineers and Iron Founders, in Cambridge-street, in Birmingham, in the county of Warwick, under the name or style of Mitton, Povey, and Bryan, was this day dissolved by mutual consent. The business will henceforth be carried on by the said Edward Moss Mitton and William Povey alone, who will receive and pay all debts due to or by the late firm.—Dated this 9th day of November 1852.

Edward Moss Mitton

Edward Moss Mitton. William Povey. Thomas Bryan.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Townsend Andrews and James Holmes, heretofore carrying on business at No. 2, Charles-street, Grosvenor-square, in the county of Middlesex, as Grocers and Italian Warehousemen, was this day dissolved by mutual consent. All debts due to and from the said late firm will be paid and received by the said James Holmes, by whom the business will as from this day, be carried on.—Dated this 13th day of November 11852. Townsend Andrews.

James Holmes.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Francis Poole Gough and George Sumner, as Paper Dealers, at Birmingham, in the county of Warwick, under the name or style of Gough and Sumner, was dissolved on the 2nd day of June 1851.—As witness our hands this 13th day of November 1852. George Sumner.

Francis Poole Gough.

OTICE is hereby given, that the Partnership here tofore existing between us the undersigned, Henry Hobson, of Houndsditch, in the city of London, and John Hobson, of Sheffield, in the county of York, carrying on business together as Hardwaremen, in Sheffield aforesaid, under the firm of Hobson, Brothers, is this day dissolved by mutual consent.—Dated this 12th day of November 1852.

Henry Hobson.

John Hobson

John Hobson.

OTICE is hereby given, that the Partnership between us the undersigned, Matthew Gibson and John Richardson, as Agricultural Implement Makers, at Newcastle-upon-Type, under the firm of Gibson and Richardson, has been this day amicably dissolved; and that all debts due to and from the firm will be received and paid by the said John Richardson.—Dated this 11th day of November 1852.

Matthew Gibson. John Richardson.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Edward Wheeler and Frederick Adams Cope, and carried on by us at Oldham and in Manchester, in the county of Lancaster, as Manufacturers and Merchants, under the firm of Wheeler, Cope, and Company, was this day dissolved by mutual consent. All debts due to and owing from the said late partnership will be received and paid by the said Edward Wheeler, who will continue to carry on the said business.—As witness our hands this 11th day of November 1852.

Edwd. Wheeler. Frederick Adams Cope

TAKE notice, that the Partnership heretofore subsisting between us the undersigned, as Ship and Insurance Brokers, and General Commission Agents, in the borough of Sunderland, in the county of Durbam, under the firm of Nottle and Watson, has this day been dissolved by mutual consent; and that in future we shall carry on business on our separate accounts.—Dated 10th November 1852.

J. Thos. Nottle.

Wm. Watson.

OTICE is hereby given, that the Partnership heretofore subsisting and carried on between the undersigned, Samuel Elkin, Thomas Newbon, and William
Newbon, in the trade or business of Manufacturers of
Earthenware, in Longton, in the parish of Stoke-uponTreat, in the county of Stafford, under the firm of Elkin
and Newbon, has this day been dissolved by mutual consent; and the business will in future be carried on by the
said Samuel Elkin and William Newbon alone, by whom
all debts due and owing to and by the said partnership
concern will be paid and received.—Dated this 10th day of
November 1852. November 1852.

Samuel Elkin. Thomas Newbon. William Newbon.

NOTICE is hereby given, that the Partnership between the undersigned, William Fisher and Elizabeth Fisher, in the trade or business of Cloth Workers, at No. 13, Kingsgate-street, Holborn, in the county of Middlesex, ander the firm of W. and E. Fisher, was this day dissolved by mutual consent; and in future the business will be carried on by the said William Fisher on his separate account, and who will pay and receive all debts owing from and to the said partnership in the regular course of trade.—Witness the said partnership in the regular course of trade.-our hands this 12th day of November 1852.

William Fisher. Elizabeth Fisher.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Henry
Carpenter Dunne, and William Henry Foster, as Packers
and Makers-up, carried on by us at No. 33, Turner-street,
Manchester, under the firm of Henry C. Dunne and Co.,
was this day dissolved by mutual consent. All debts due to
and owing by the said late concern, will be received and paid
by the said Henry Carpenter Dunne, who will coutinue to
carry on the said business on his own account.—Dated this
9th day of November 1852. 9th day of November 1852.

Henry Carpenter Dunne. William Henry Foster.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Henry Watkinson and Joseph Collinson, in the business of Woolstaplers and Worsted Spinners, carried on by them at Bradford, in the county of York, under the firm of H. Watkinson and Co. or under any other style or firm, has been this day dissolved by mutual consent, as on and from the 7th day of August last. The business will in future be carried on by the said Henry Watkinson alone, on his own account, and he will pay and be entitled to receive all debts and sums of money respectively owing by or due to the said late firm.—Dated this 11th day of November 1852.

Henry Watkinson.

Henry Watkinson. Josh. Collinson.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, as Wool Brokers, and carried on by us, at No. 77, Businghall-street, in the city of London, was this day dissolved by mutual consent; and it hath been arranged that all debts due or owing to or from the said partnership shall be received and paid by the undersigned, Benjamin Oldham.

—As witness our hands this 11th day of November 1852.

Robert McGlen. Benjn. Oldham.

[Extracts from the Edinburgh Gazette of November 12, 1852.] NOTICE.

THE Copartnership carried on by the deceased William Milroy, and the Subscriber, James Gemmell, as Tea Merchants, at No. 48, Hutcheson-street, Glasgow, under the firm of Milroy and Rodie, was dissolved upon the 5th day of July last, by the decease of the said William Milroy. The Subscriber, James Gemmell, will receive payment of the debts due to, and pay the debts due by, the said copartnership as surviving partner.

nership, as surviving partner.

Robert T. Walker, John Anderson, William Anderson, John Gray, Anthony M'Keand, James Reid,

A quorum of the Executors of the late William Milroy.

A. O. MITCHELL, Witness. PATRICE LINDSAY, Witness. WILLIAM COWAN, Witness. JOHN M. ALLARDICE, Witness.

Jas. Gemmell.

JOHN DOCTER, Witness. ROBERT RIDDELL, Witness. Glasgow, October 27, 1852.

NOTICE.

NOTIOE.

N reference to the notice of this date of the Dissolution of the concern of Milron and D. V. of the concern of Milroy and Rodie, carried on by the deceased William Milroy and the Subscriber, as Tea Merchants, at No. 43, Hutcheson-street, Glasgow, the Subscriber begs to infiniate that he will carry on the same business on his own account, in the premises occupied by the late firm, and under the same firm under which the business was carried on by Mr. Milroy and him. Jas. Gemmell.

JOHN DOCTER, Witness. ROBERT RIDDELL, Witness. Glasgow, October 27, 1852. DISSOLUTION OF COPARTNERSHIP.

HE concern carried on in Glasgow under the firm of Wyllie and Johnston, Wine and Spirit Merchants, of which the subscribers were the sole partners, was this day dissolved by mutual consent. The debts due to and by the concern will be uplifted and paid by Mr. John Boyle Gray, Writer, No. 51, St. Vincent-street, Glasgow.

Wm. A. Wyllie. Geo. Johnston, jr.

James Alexander, Witness. John Tayler, Witness. Glasgow, November 10, 1852.

DURSUANT to a Decree of the High Court of Chancery made in a cause of Taylor v. Robinson, the creditors of Henry Taylor, late of Bradford, in the county of York, Cooper (who died on the 14th of May 1842), are to come in and prove their debts before Sir William Horne, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, on or before the 11th day of December 1853, or in default thereof they will be peremptorily excluded the benefit of the said Decree. the said Decree.

PURSUANT to an Order of the High Court of Chancery made in a cause of Peall v. Travers, the creditors of Elizabeth Carruthers, late of No. 18, Dalston-place, Dalston, in the county of Middlesex, Spinster (who died on the 17th of February 1850), are to come in and prove their debts before Sir William Horne, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, on or before the 4th day of December 1852, or in default thereof they will be peremptorily excluded the benefit of the said Order.

URSUANT to an Order of the High Court of Chancery made in the matter of William Henry Commercil, late an Ensign in Her Majesty's First Regiment of Foot Guards, at Barossa, deceased, the creditors of the said William Henry Commercil (who died on or about the 5th day of March 1811), are, by their Solicitors, on or before the 8th day of January 1853, to come in and prove their debts or claims before Richard Richards, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be proposed by the said Court.

peremptorily excluded the benefit of the said Order.
Saturday, the 15th day of January 1853, at two o'clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 11th day of November 1852.

URSUANT to an Order of the High Court of Chancery made in a cause of John Odgers Whetter against William Coryton Kempe, the creditors of Charles Trevanion Kempe, late of the parish of St. Michael Carkayes, in the county of Cornwall (who died on or about the 22nd day of December 1851), are, by their Solicitors, on or before the 14th day of December 1852, to come in and prove their debts or claims before Richard Richards, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order.

Wednesday, the 22nd day of December 1852, at cleven o'clock in the forenoon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 12th day of November 1852.

JURSUANT to a Decree or Order of the High Court of Chancery made in a cause Child against Ward, the creditors of William James Ward, late of Maidenhead, in the county of Berks, Solicitor, deceased (who died in or about the month of October 1851), are, by their Solicitors, on or before the 10th day of December 1852, to come in and prove their debts or claims before Richard Richards, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Friday, the 17th day of December 1852, at one o'clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 11th day of November 1852.

DURSUANT to an Order of the High Court of Chan-cery made in a cause Biggs against Gibbs, the creditors ery made in a cause Biggs against Gibbs, the creditors of Jesse Biggs, formerly of Ixworth, in the county of Suffolk, but late of Montague-place, Russell-square, in the county of Middlesex, Gentleman, deceased (who died on or about the 31st day of January 1831), are, on or before the 18th day of December 1852, to come in and prove their debts before Nassau William Senior, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be recommended by the said Order. peremptorily excluded the benefit of the said Order.

PURSUANT to a Decree of the High Court of Chancery made in a cause Thomas against Watts, the creditors of Benjamin Watts, late of Trefaughan, in the parish of Kiffig, in the county of Carmarthen, Butcher, deceased (who died on or about the 2nd day of February 1852), are, by their Solicitors, on or before the 18th day of December 1852, to come in and prove their debts or claims before Nassau William Senior, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery made in a cause Williams against Lomas and others, the creditors of Isaac Wheeldon, formerly of Buxton, in the county of Derby, Gentleman, deceased (who died on or about the 17th day of September 1822), are, on or before the 11th day of December 1852, to come in and prove their debts before Nassau William Senior, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Decree.

DURSUANT to an Order of the High Court of Chancery made in a cause Finch against Pearson, the creditors of William Pearson, late of Sporll, in the county of Norfolk, Yeoman, deceased (who died in or about the month of September 1850), are, by their Solicitors, on or before the 12th day of January 1853, to come in and prove their debts or claims at the chambers of Sir George Rose, one of the Masters of the said Court, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Order.

Wednesday, the 26th day of January 1853, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon claims.—Dated this 13th day of November 1852.

OTICE is hereby given, that Henry Skeet, of Bexwell, in the county of Norfolk, Farmer, hath by an indenture, bearing date the 12th day of November 1852, assigned all his personal estate and effects unto Thomas Brown, of Denver, in the said county, Farmer, and John Gamble, of Shouldham Thorpe, in the said county, Farmer, upon trust, for the equal benefit of his creditors; and that the trust, for the equal benefit of his creditors; and that the said indenture was duly executed by the said Henry Skeet, Thomas Brown, and John Gamble, on the said 12th day of November 1852, in the presence of, and is attested by, Thomas Lancelot Reed, of Downham Market, in the said county, Attorney at Law. Notice is also further given, that the said indenture is now laying at our office, in Downham Market aforesaid, for execution by such of the creditors of the said Henry Skeet, as may elect to take the benefit of the same within two months from the date thereof, and all others will be excluded.

T. L. and W. REED, Solicitors for the Assignees.

Downham Market, 15th November 1852.

Downham Market, 15th November 1852.

OTICE is hereby given, that Charles Penton, of Basingstoke, in the county of Southampton, Mealman and Baker, hath by an indenture of grant and assignment, bearing date the 8th day of November 1852, made between the said Charles Penton, of the first part; Charles Penton, of Bransbury, in the said county of Southampton, Mealman, John William Cooper, of No. 5, Duncan-street, Duncanterrace, Islington, in the county of Middlescx, Gentleman, and John Butler, of Sterfield-upon-Loddon, in the said county of Southampton, Yeoman, of the second part; and the several other persons whose names and seals are, or are intended to be, thereunto subscribed and set, being respecintended to be, thereunto subscribed and seas are, or are intended to be, thereunto subscribed and set, being respectively creditors of the said Charles Penton, of Basingstoke, of the third part; conveyed and assigned all his real and personal estate and effects, whatsoever (except such part of the household furniture and effects as the trustees or trustee for the time being shall allow the said Charles Penton, of Basingstoke to receip not according in value the energy of Basingstoke, to retain, not exceeding in value the sum of £30; and also except the wearing apparel, trinkets, and personal ornaments of the said Charles Penton, of Basingstoke, his wife and family), unto the said Charles Penton, of Bransbury, John William Cooper, and John Butler, their heirs, executors, administrators, and assigns, in trust, for the benefit of themselves and all others the creditors of the said Charles Penton, of Basingstoke, who shall execute the said indenture on or before the 31st day of December next, and that the said indenture was duly executed by the said said indenture on or before the 31st day of December next; and that the said indenture was duly executed by the said Charles Penton, of Basingstoke, Charles Penton, of Bransbury, John William Cooper, and John Butler respectively, on the said 8th day of November 1852, in the presence of, and attested by, Joseph Charles Shebbeare, of Basingstoke aforesaid, Solicitor; and notice is hereby also given, that the said indenture is lodged at the office of the said Joseph Charles Shebbeare, in Basingstoke aforesaid, for the purpose of being executed by such of the creditors of the said Charles Penton, of Basingstoke, as may think proper to execute the same.—Dated this 9th day of November 1852. To Bakers and others.-Commanding Business Premises,

To Bakers and others.—Commanding Business Premises, with the Goodwill of an Old-established Trade.

LESSRS. VENTOM and Son are directed by the assignees of Caroline Lee, a Bankrupt, in pursuance of an order made by Mr. Commissioner Goulburn, to sell by auction, at the Mart, on Tuesday, 23rd of November 1852, at twelve o'clock, the Beneficial Interest in the Lease of the Premises, with the Goodwill of an excellent Business, of No. 42, Park-street, Grosvenor-square, together with an eight-roomed House, No. 2, Lee's Mews, in the rear of the preceding.

receding.

There is a commodious bakehouse, with two ovens, flour and men's rooms, distinct from the house, handsome shop with plate-glass front, and every accommodation for a respectable family. The whole held for 31 years at the low

rent of £140.

May be viewed, and printed particulars had on the premises; of Isaac Nicholson, Esq. Official Assignee, Basinghall-street; of Mr. Scarman, Solicitor, 21, Coleman-street; of Messrs. Ventom and Son, 7, Angel-court, Throgmorton-street; and at the Auction Mart.

Re Joseph Nash and Thomas Neale, of Reigate and Dorking, in the county of Surrey, Bankers.

HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a Fifth Dividend of 1s. in the pound, upon application at my office, No. 3, Guildhall-chambers, Basinghall-street, on Tuesday the 16th of November instant, or any succeeding Tuesday, between the hours of eleven and two of the clock. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.

WM. PENNELL, Official Assignee.

In the Matter of Jonathan Higginson, of Liverpool, Merchant.

HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a Second Dividend of 6d. in the pound, upon application at my office, No. 53, South John-street, Liverpool, on Wednesday, the 17th day of November, or on any subsequent Wednesday, between the hours of eleven and two. No Dividend can be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.—November 13, 1852.

CHARLES TURNER, Official Assignee. HEREBY give notice, that the creditors who have

Declaration of Dividend under a Petition for adjudication of Bnakruptcy, dated 6th day of August 1852, against Thomas McCree and Andrew McCree, of the borough and county of Newcastle-upon-Tyne, Grocers.

NOTICE is hereby given, that the First Dividend, at the rate of Ss. 3d. in the pound, is now payable, and that warrants for the same may be received by those legally entitled, at my office, No. 21. Royal-arcade, Newcastle-upon-Tyne, on Saturday the 20th of November instant, or any following Saturday, between the hours of ten and three o'clock. No warrants can be delivered unless the securities o'clock. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced, without the special direction of a Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will or the letters of administration.—Newcastle-upon-Type, November 13, 1852.

JAMES WAKLEY, Official Assignee.

Declaration of Dividend under a Petition for adjudication of Bankruptcy, dated 6th day of August 1852, against Thomas McCree and Andrew McCree, of the borough and county of Newcastle-upon-Tyne, Grocers.

and county of Newcastle-upon-Tyne, Grocers.

NOTICE is hereby given, that the First and Final Dividend, at the rate of 20z in the pound, is now payable, under the separate estate of Thomas McCree, and that warrants for the same may be received by those legally entitled, at my office, No. 21, Royal-arcade, Newcastle-upon-Tyne, on Saturday the 20th day of November instant, or any following Saturday, between the hours of ten and three of the clock. No warrants can be delivered unless the securities be produced, without the special direction of a Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will and letters of administration.—Newcastle-upon-Tyne, November 13, 1852.

JAMES WAKLEY, Official Assignee.

Declaration of Dividend under a Petition for adjudication of Bankruptcy, dated the 6th day of August 1852, against Thomas Mc Cree and Andrew Mc Cree, of the borough and county of Newcastle-upon-Tyne, Grocers.

OTICE is hereby given, that the First Dividend, at the rate of 10s. in the pound, is now payable, under the separate estate of Andrew Mc Cree, and that warrants

for the same may be received by those legally entitled, at my office, No. 21, Royal-arcade, Newcastle-upon-Tyne, on Saturday the 20th day of November instant, or any following Saturday, between the hours of ten and three. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced, without the special direction of a Commissioner Exception and administration of a Commissioner Exception and administration of the securities are securities and securities are securities are securities and securities are securities and securities are securities and securities are securities are securities and securities are securities. direction of a Commissioner. Executors and adminis-trators of deceased creditors will be required to produce the probate of will and letters of administration.—Newcastle-upon-Tyne, November 13, 1852.

JAMES WAKLEY, Official Assignee.

In Re James Ogle Holmes, of Sunderland, in the county of Durham, and Young Lowson Marshall, of Roker, in the same county, carrying on business at Sunderland afore-said, as Timber Merchants, under the style or firm of Holmes and Marshall, against whom a Petition for adjudication of Bankruptcy, bearing date the 16th day of February 1852, was duly filed.

HEREBY give notice, that a Second Dividend, at the rate of 6d in the pound (in addition to 3s. 4d in the pound, previously declared), may be received by all the creditors who have proved their debts under the above estate, at my office, Royal-arcade, Newcastle-upon-Tyne, on estate, at my omce, koyal-arcade, Newcastle-upon-1 yne, on Saturday the 20th instant, or on any subsequent Saturday between the hours of ten and three. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.—November 12, 1852.

THOMAS BAKER, Official Assignee, Newcastle-upon-Tyne.

WHEREAS a Petition for adjudication of Bankruptey was, on the 9th day of November 1852, filed against Joseph Warren, of Ramsgate, in the county of Kent, Stationer, Musical Instrument Seller, Dealer and Chapman, Stationer, Musical Instrument Seller, Dealer and Chapman, and he being declared bankrupt is hereby required to surrender himself to Joshua Evans, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 23rd of November instant, at half past twelve o'clock in the afternoon precisely, and on the 23rd day of December next, at twelve o'clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come premake a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish kis examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Bell, No. 3, Colemanstreet-buildings, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. A. Goddard, Solicitor, King-street, Cheapside.

WHEREAS a Petition for adjudication of Bankruptcy, was, on the 12th day of November 1852, filed in Her Majesty's Court of Bankruptcy, in London, against James Barton, of Sutton Valence, in the county of Kent, Brewer, and he being declared a bankrupt is hereby required to surrender himself to Robert George Cecil Fane, Esq. one of Her Majesty's Commissioners of the Court of Replication on the 2sth day of November instant and Bankruptey, on the 26th day of November instant, and on the 21st day of December next, at twelve of the clock at noon precisely, on each of the said days, at the Court of Bankruptcy. Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said hankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. William Whitmore, No. 2, Basinghall-street, London, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Church and Langdale, Solicitor, of No. 38, Southampton-buildings, Chancery-lang, and Messrs. Hart and Kinning. Solicitors of Maidstone. and Messrs. Hart and Kipping, Solicitors, of Maidstone, Kent.

HEREAS a Petition for adjudication of Bankruptey W HEREAS a Petition for adjudication of Bankruptcy, bearing date the 6th day of November 1852, hath been duly filed against Benjamin Atwell, of the Lopez Arms, in the parish of Westbury, in the county of Wilts, Builder and Innholder, and he being declared a bankrupt is hereby required to surrender himself to Edward Goulburn, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 20th day of November instant, at half past twelve in the afternoon precisely, and on the 17th day of December next, at twelve at noon precisely, at the Court of Bankruptcy, Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted

to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Isaac Nicholson, No. 24, Basinghall-street, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Sewell, Fox, and Sewell, Solicitors, No. 51, Old Broad-street. London, or to Messrs. Payne and Bartrum, Solicitors, No. 5, Old King-street, Bath.

HEREAS a Petition for adjudication of Bankruptcy, bearing date the 10th day of November 1852, hath been duly filed against Joshua Metcalfe, of No. 15, Fen-church-street, in the city of London, Merchant, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Edward Goulburn, hereby required to surrender himself to Edward Goulburn, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 26th of November instant, at half past one in the afternoon precisely, and on the 8th of January next, at twelve o'clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assigto prove their debts, and at the first sitting to enoose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. William Pennell, No. 3, Guildhall-chambers, Basinghall-street, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Laurence and Plews, Solicitors, No. 14, Old Jewry-hambers London chambers, London.

WHEREAS a Petition for adjudication of Bank-ruptcy, filed the 12th day of November 1852, hath been presented against William Barleyman, of Feering, in the county of Essex, Carpenter, and he being declared a bankrupt, is bereby required to surrender himself to John Samuel Martin Fonblanque, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 26th day of November instant, at two o'clock in the afternoon precisely, and on the 29th of December next, at one in the afternoon precisely, at the Court of Bankruptcy, in Basing-hall-street, in the city of London, and make a full dis-covery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assigprove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. George John Graham, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Vallance, Solicitors, Essex-street, Strand, or to Mr. J. H. Blood, Solicitor, Witham Essex. Witham, Essex.

WHEREAS a Petition for adjudication of Bankruptcy was, on the 10th day of November 1852, filed against John Hill, of No. 2, Prospect-place, Holloway-road, in the county of Middlesex, Builder, and he having been declared a bankrupt is hereby required to surrender himself to Edward Holroyd, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 25th day of November instant, at half past two in the afternoon precisely, and on the 21st day of December next, at two in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in cisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disthe city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. James Foster Groom, No. 12, Abchurch-lane, King William-street, London, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. Thomas Henry Taylor, Solicitor, No. 15. South-street, Finsbury-square, London. No. 15, South-street, Finsbury-square, London.

WHEREAS a Petition for adjudication of Bankruptcy, was, on the 5th day of November 1852, filed against John Beckett, of Reading, in the county of Berks, Coal Merchant, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Edward Holroyd, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 30th day of November instant, at two o'clock in the afternoon precisely, and on the 21st day of December next, at one of the clock in the afternoon precisely, at the Court of Bankruptcy, Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees and at the less citing the said health are timestally and the less citing the said health are timestally and the less citing the said health are timestally and the less citing the said health are timestally and the less citing the said health are timestally and the less citing the said health are timestally and the less citing the said health are timestally and the less citing the said health are timestally as the said health are timestally and the less citing the said health are timestally and the said health are timestally and the said health are the said health a nees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. James Foster Groom, No. 12, Abchurch-lace, King William-street, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Hill and Heald, Solicitors, No. 23, Throgmorton-street, London, or to Mr. William Slocombe, Solicitor, Reading.

HEREAS a Petition for adjudication of Bankruptey, bearing date the 9th day of November 1852, hath been filed against George Edwin James, of High-street, Brierly Hill, in the county of Stafford, Draper, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Edmund Robert Daniell, Esq. one of Her Majesty's Commissioners of the Birmingham District Court of Bankruptey, at Birmingham, on the 24th of November instant, and on the 21st of December next, at eleven o'clock in the forenoon precisely, on each day, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Thomas Bittleston, No. 29, Waterloo-street, Birmingham, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. Edward Baker, Solicitor, No. 22, Temple-street, Birmingham.

HEREAS a Petition for adjudication of Bankruptcy, bearing date the 11th day of November 1852, hath been filed against William Fawkner, of Kidderminster, in the county of Worcester, Licensed Victualler and Livery Stable Keeper, and he being declared a bankrupt is hereby required to surrender himself to John Balguy, Esq. one of Her Majesty's Commissioners of the Birmingham District Court of Bankruptcy, at Birmingham, on the 27th day of November instant, and on the 18th day of December next, at ten o'clock in the forenoon, on each day, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Frederick Whitmore, No. 7, Waterloo-street, Birmingham, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Sanders and Son, Solicitors, Kidderminster, or to Messrs. Motteram, Knight, and Emmet, Solicitors, Bennett's-hill, Birmingham.

WAY HEREAS a Petition for adjudication of Bankruptey was filed on the 8th day of November 1852, in Her Majesty's District Court of Bankruptcy at Manchester, against William Henry Holland and Richard Bradburn, both of Manchester, in the county of Lancaster, Commission Agents and Embroidered Robes and Vesting Manufacturers, Dealers, Chapmen, and Copartners, trading under the style or firm of W. H. Holland and Company, and they being declared bankrupts are hereby required to surrender themselves to one of Her Majesty's Commissioners of the Manchester District Court of Bankruptcy, on the 29th day of November instant, and on the 22nd of December next, at twelve of the clock at noon, on each day, at the Manchester District Court of Bankruptcy, in Manchester, and make a full discovery and disclosure of their estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupts are required to finish their examination. All persons indebted to the said bankrupts, or that have any of their effects, are not to pay or deliver the same but to Mr. John Fraser, of No. 45, George-street, Manchester, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. Edward Heath, Solicitor, Swan-street, Manchester, or to Messrs. Jaques, Edwards, Jaques, and Lawton, Solicitors, Ely-place, London.

JOSHUA EVANS, Esq. one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 5th day of January 1852, against Philip Summers, of No. 12, Tabernacle-walk, Finsbury, in the county of Middlesex, Fancy Printer and Embosser, Dealer and Chapman, will sit on the 7th day of December next, at one of the clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, to take the Last Examination of the said bankrupt; when and where he is required to surrender himself, and make a full discovery and disclosure of his estate and effects, and finish his examination; and the creditors, who have not already proved their debts, are to come prepared to prove the same.

ATHANIEL ELLISON, Esq. Her Majesty's Commissioner of the Newcastle-upon-Tyne District Court of Bankruptcy, the Commissioner authorized to act under a Petition for adjudication of Bankruptcy, awarded and issued forth against Richard Halcro, of the borough of Sunderland, in the county of Durham, Provision Merchant, will sit on the 3rd day of December next, at

twelve of the clock at noon precisely, at the District Court of Bankruptcy, in the Royal-arcade, in Newcastle-upon-Tyne, to take the Last Examination of the said bankrupt; when and where he is required to surrender himself, and make a full discovery and disclosure of his estate and effects, and finish his examination; and the creditors, who have not already proved their debts, are to come prepared to prove the same.

TENRY JAMES PERRY, Esq. one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 11th day of December 1851, against Edward Wilkinson and Thomas Bentley, both of Liverpool, in the county of Lancaster, Tailors and Drapers, and Copartners, will sit on the 29th day of November instant, at eleven of the clock in the forenoon precisely, at the District Court of Bankruptcy, in Liverpool (pursuant to the order of the said Commissioner, made upon a Petition, dated the 8th day of November 1852, of the said Thomas Bentley), in order to take the Last Examination of the said Thomas Bentley; when and where he is required to surrender himself, and make a full discovery and disclosure of his estate and effects, and finish his examination; and the creditors, who have not already proved their debts, are to come prepared to prove the same.

JOSHUA EVANS, Esq. one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 16th day of September 1852, against Thomas Russell and John Musgrove, of the city of Norwich, Sack Manufacturers and Copartners, will sit on the 29th day of November instant, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

JOHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Baukruptcy, filed the 4th day of August 1852, against John Bentley, of No. 5, Smithfield Bars, in the city of London, Cheesemonger, Dealer and Chapman, will sit on the 1st day of December next, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Resinaball-street, in the city of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

JOHN SAMUEL MARTIN FONBLANQUE, Esq one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 22nd day of July 1852, against William Sentance Rumsey, of No. 3, Queen-street-place, Upper Thamesstreet, in the city of London, Druggist, Dealer and Chapman, will sit on the 1st day of December next, at twelve o'clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

DWARD HOLROYD, Esq. one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 11th day of September 1852, against Robert Willson, of the Market Hill, in the borough of Cambridge, Grocer, Tea Dealer, and Chapman, will sit on the 7th of December next, at twelve at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

DWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 8th day of October 1852, against Edward Winstanley and Henry George Winstanley, of the Poultry, in the city of London, Chemists and Druggists, and Copartners in Trude, will sit on the 27th day of November instant, at twelve at noon precisely, at the Court of Bankruptcy, Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

ATHANIEL ELLISON, Esq. Her Majesty's Commissioner of the Newcastle-upon-Type District Court of Bankruptcy, being the Commissioner authorized to act under a Petition for adjudication of Bankruptcy, filed on the 19th day of June 1852, against Thomas Matthewson, of Hartlepool, in the county of Durham, Merchant, Dealer and Chapman, will sit on the 9th of December next, at twelve o'clock at noon precisely, at the District Court of

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Bankruptcy, in the Royal-arcade, at Newcastle-upon-Tyne, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

ATHANIEL ELLISON, Esq. Her Majesty's Commissioner of the Newcastle-upon-Tyne District Court of Bankruptcy, the Commissioner authorized to act under a Fiat in Bankruptcy, bearing date on the 18th day of May 1844, awarded and issued forth against Thomas Davison, of Stockton-upon-Tees, in the county of Durham, Grocer, Tea Dealer and Cheesemonger, will sit on the 3rd of December next, at half past eleven in the forenoon precisely, at the District Court of Bankruptcy, at the Royal-arcade, in Newcastle-upon-Tyne, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

NATHANIEL ELLISON, Esq. Her Majesty's Commissioner of the Newcastle-upon-Tyne District Court of Bankruptcy, the Commissioner authorized to act under a Fiat in Bankruptcy, bearing date on the 28th day of March 1846, awarded and issued forth against John Bird, formerly of North Shields, in the county of Northumberland, Linen and Woollen Draper, Hatter, Hosier, and Dealer and Chapman, but now of Chester-le-street, in the county of Durham, out of business, will sit on the 9th day of December next, at eleven of the clock in the forenoon precisely, at the District Court of Bankruptcy, in the Royal-arcade, in Newcastle-upon-Tyne, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

NATHANIEL ELLISON, Esq. Her Majesty's Commissioner of the Newcastle-upon-Tyne District Court of Bankruptcy, the Commissioner authorized to act under a Petition for adjudication of Bankruptcy, filed on the 18th day of June 1852, against Richard Halcro, of the borough of Sunderland, in the county of Durham, Provision Merchant, will sit on the 3rd of December next, at half past twelve of the clock in the afternoon precisely, at the District Court of Bankruptcy, in the Royal-arcade, in Newcastle-upon-Tyne, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupts under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

ICHARD STEVENSON, Esq. one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 24th day of December 1851, against William Farrell, of Liverpool, in the county of Lancaster, Provision Dealer and Grocer, will sit on the 26th day of November instant, at eleven o'clock in the forenoon precisely, at the District Court of Bankruptcy, in Liverpool, in order to Andit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

ICHARD STEVENSON, Esq. one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 2nd day of September 1851, against John Lilley and Alfred Ashmall, of Liverpool, in the county of Lancaster, Merchants, Dealers and Chapmen, trading under the style or firm of John Lilley and Company, will sit on the 26th day of November instant, at eleven of the clock in the forenoon precisely, at the District Court of Bankruptcy, in Liverpool, in order to Audit the Accounts of the Assignees of the separate estate and effects of John Lilley, one of the said bankrupts, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

ALKER SKIRROW, Esq. one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 19th day of December 1851, against Charles Lucas, Richard Wilkinson, and Edward Bond, now or late in Copartnership together, as Calico Printers, and carrying on business at Manchester aforesaid, and at Hayfield, in the county of Derby, will sit on the 27th day of November instant, at eleven in the forenoon precisely, at the Manchester District Court of Bankruptcy, in Manchester, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupts, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

WALKER SKIRROW, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 28th day of July 1847, awarded and issued forth against William Clayton, of Langeliffe, in the county of York, William Clayton, of Lostock, in Walton-le-dale, in the county of Lancaster, and

William Wilson, of Preston, in the county of Lancaster, Bankers and Copartners, carrying on the business of Bankers, at Preston aforesaid, and the said William Clayton, of Langeliffe, also carrying on the business of a Cotton Spinner, at Langeliffe and Settle, both in the county of York, in copartnership with Edward Clayton and George Robert Clayton, will sit on the 2nd of December next, at twelve of the clock at noon, at the Manchester District Court of Bankruptcy, at Manchester, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 24th day of June 1852, filed against Frederick Holroyd, of Leeds, in the county of York, Twine Spinner, will sit on the 6th day of December next, at eleven of the clock in the forenoon precisely, at the Leeds District Court of Bankruptcy, in the Commercial-buildings, in Leeds, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petition, pursuant to "The Bankrupt Law Consolidation Act, 1849."

WILLIAM SCROPE AYRTON, Esq. one of Her Majesty's Commissioners authorized to act under a Commission in Bankrupt, bearing date the 7th day of June 1831, against Robert Nicholson, of Rise, in Holderness, in the county of York, Dealer and Chapman, will sit on the 15th day of December next, at twelve of the clock at noon precisely, at the Leeds District Court of Bankruptcy, in the Town Hall, Kingston-upon-Hull, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Commission, pursuant to "The Bankrupt Law Consolidation Act, 1849."

WILLIAM SCROPE AYRTON, Esq. one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 17th day of October 1851, presented and filed against Jacob Dove, of Leeds, in the county of York, Currier, surviving partner of the firm of William and Jacob Dove, of Leeds aforesaid, Curriers, Dealers and Chapmen, will sit on the 6th day of December next, at eleven in the forenoon precisely, at the Leeds District Court of Bankruptcy, in the Townhall, in Kingston-upon-Hull, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petition, pursuant to "The Bankrupt Law Consolidation Act, 1849."

EDWABD HOLROYD, Esq. one of Her Majesty's Commissioners authorized to act under a Commission of Bankrupt, bearing date the 11th day of February 1817, against Thomas Paterson and Thomas Harwood, late of Star-court, Bread-street, but now of Sise-lane, in the city of London, Hat Manufacturers, Dealers and Chapmen, and Copartners, will sit on the 10th day of December next, at twelve o'clock at noon precisely, at the Court of Bankruptcy, Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said bankrupts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

DWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 14th day of May 1852, against Albert Pinneberg, of Saint Andrew's-street, Hertford, in the county of Hertford, Builder, Dealer and Chapman, will sit on the 4th of December next, at half past twelve in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

EDWARD HOLROYD, Esq. one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 3rd day of February 1852, against James Millard, of Reading, in the county of Berks, Coppersmith, Brazier, Tinman, and Ironmonger, Dealer and Chapman, will sit on the 14th day of December next, at eleven o'clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Further Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

DWARD HOLROYD, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 22nd day of February 1832, awarded and issued forth against John Harriss, of Leicestersquare, in the county of Middlesex, Carpet Warehouseman, Dealer and Chapman, will sit on the 14th day of December next, at eleven of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, to make a Final Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded, the benefit of the said Dividend. And all claims not then proved will be disallowed.

Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 28th day of July 1847, awarded and issued forth against William Clayton, of Langcliffe, in the county of York, William Clayton, of Langcliffe, in the county of Loncaster, and William Wilson, of Preston, in the county of Lancaster, Bankers and Copartners, carrying on the business of Bankers, at Preston aforesaid, and the said William Clayton, of Langcliffe, also carrying on the business of a Cotton Spinner, at Langcliffe and Settle, both in the county of York, in copartnership with Edward Clayton and George Robert Clayton, will sit on the 9th day of December next, at twelve at noon precisely, at the Manchester District Court of Bankruptcy, at Manchester, in order to make a Further Dividend of the joint estate and effects of the said bankrupts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

ATHANIEL ELLISON, Esq. Her Majesty's Commissioner of the Newcastle-upon-Tyne District Court of Bankruptcy, the Commissioner authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 18th day of June 1852, awarded and issued forth against Richard Halcro, of the borough of Sunderland, in the county of Durham, Provision Merchant, will sit on the 9th day of December next, at eleven of the clock in the forenoon precisely, at the District Court of Bankruptcy, in the Royal-arcade, Newcastle-upon-Tyne, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

I ENRY JAMES PERRY, Esq. one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 13th day of April 1852, against James Leader, of Liverpool, in the county of Lancaster, Joiner and Builder, will sit on the 7th day of December next, at eleven of the clock in the forenoon precisely, at the District Court of Bankruptcy, in Liverpool, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

TENRY JAMES PERRY, Esq. one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 11th day of November 1851, against William Pritchard, of Liverpool, in the county of Lancaster, Tea Merchant and Rice Miller, Dealer and Chapman, will sit on the 7th day of December next, at eleven o'clock in the forenoon precisely, at the District Court of Bankruptcy, in Liverpool, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

Road all claims not then proved will be disallowed.

Richard Stevenson, Esq. one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 2nd day of September 1851, against John Lilley and Alfred Ashmall, of Liverpool, in the county of Lancaster, Merchants, Dealers and Chapmen, trading under the style or firm of John Lilley and Company, will sit on the 9th day of December next, at eleven in the forenoon precisely, at the District Court of Bankruptcy, in Liverpool, to make a Dividend of the separate estate and effects of John Lilley, one of the said bankrupts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend.

RICHARD STEVENSON, Esq. one of Her Majesty's Commissioners authorized to act under a Commission of Bankrupt, bearing date the 14th day of November 1799,

awarded and issued forth against Robert Kirkman, of Liverpool, in the county of Lancaster, Merchant, Dealer and Chapman, will sit on the 9th of December next, at eleven in the forenoon precisely, at the District Court of Bankruptey, in Liverpool, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend.

Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 24th day of June 1852, presented and filed against Frederick Holroyd, of Leeds, in the county of York, Twine Spinner, will sit on the 7th day of December next, at twelve at noon, precisely, at the Leeds District Court of Bankruptcy, in the Commercial-buildings, in Leeds, to make a First Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 17th day of October 1851, presented and filed against Jacob Dove, of Leeds, in the county of York, Currier, surviving partner of the firm of William and Jacob Dove, of Leeds aforesaid, Curriers, Dealers and Chapmen, will sit on the 7th day of December next, at eleven of the clock in the forenoon precisely, at the Leeds District Court of Bankruptcy, in the Commercial-buildings, in Leeds, to make a Second Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

W ILLIAM SCROPE AYRTON, Esq. one of Her Majesty's Commissioners authorized to act under a Commission of Bankrupt, hearing date the 7th day of June 1831, awarded and issued forth against Robert Nicholson, of Rise, in Holderness, in the county of York, Dealer and Chapman, will sit on the 15th of December next, at twelve o'clock at noon precisely, at the Leeds District Court of Bankruptcy, in the Townhall, Kingstonupon-Hull, to make a Second Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

HEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 16th day of August 1852, against William Patten, late of Marks Tey, in the county of Essex, Licensed Victualler and Dealer and Chapman, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before Edward Holroyd, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 16th of December next, at eleven o'cloek in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given due notice of their intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

HEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 22rd day of June 1852, against George Courthope Green, formerly of No. 20, Bread-street Hill, in the city of London, and of Postford Mills, near Guildford, in the county of Surrey, Paper Manufacturer and Wholesale Stationer, Dealer and Chapman, at present a Prisoner for Debt in the Queen's Prison, in the county of Surrey, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before Edward Holroyd, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 10th of December next, at eleven in the forenoon precisely, at the Court of Bankruptcy, Basinghall-street, in the city of Londou, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament hol-

den in the twelfth and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Coutt will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given due notice of their intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

WHEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, now in prosecution against William Richardson, of No. 26, Lombard-street, in the city of London, Merchant, Dealer and Chapman, filed on the 18th day of June 1852, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before John Samuel Martin Fonblanque, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 8th of December next, at half past one in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, London, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given due notice of their intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

HEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptcy now in prosecution against William Hollamby, of Hurstperpoint, in the county of Sussex, Grocer, Miller and Farmer, Dealer and Chapman, filed on the 16th day of July 1852, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before John Samuel Martin Fonblanque, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 8th day of December next, at one of the clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given due notice of their intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

W HEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed against Henry Addis, William Onions, and Edmund Lloyd, trading under the style or firm of Addis, Onions, and Company, at the Island, in the city of Gloucester, Vinegar Manufacturers, Dealers, Chapmen, and Copartners, and bearing date the 9th day of July 1852, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before Matthew Davenport Hill, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 8th of December next, at eleven in the forenoon precisely, at the Bristol District Court of Bankruptcy, in the city of Bristol, for the allowance of the Certificates of Henry Addis and William Onions, two of the said bankrupts' conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupts, who shall have given due notice of their intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

THIS is to give notice, that the Court acting in the prosecution of a Fiat in Bankruptcy, bearing date the 5th day of February 1846, awarded and issued forth against George Prentice, of Tollesbury, in the county of

Essex, Fishmonger, Dealer and Chapman, did, on the 10th of June 1846, allow the said George Prentice a Certificate; and that such Certificate will be delivered to the said bankrupt, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 23rd day of February 1852, against Henry Johnson, of No. 13, York-buildings, Adelphi, in the county of Middlesex, Coal Merchant, did, on the 15th day of November 1852, allow the said Henry Johnson a Certificate of the second class; and that such Certificate will be delivered to the said bankrupt, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 29th day of September 1851, against John Leach and Edward Leach, of Waterbeach, in the county of Cambridge, carrying on business in Copartnership, as Builders, Dealers and Chapmen, did, on the 9th day of November 1852, allow the said John Leach and Edward Leach a Certificate of the third class; and that such Certificate will be delivered to the said bankrupt, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

NOTICE is hereby given, that the Court authorized to act under a Petition for adjudication of Bankruptcy, filed the 7th day of June 1852, against William Jones, of Conway, in the county of Carnarvon, Chemist and Druggist, Dealer and Chapman, did, on the 9th day of November 1852, allow the said bankrupt a Certificate of the third class, after a suspension of three mouths from the 9th day of November 1852; and that such Certificate will be delivered to the said bankrupt, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

In the County Court of Northamptonshire, holden at ___Wellingborough.__

In the Matter of Roger Hewitt, an Insolvent Debtor.

DIVIDEND of 3s. 33d. in the pound is payable to the creditors of the above insolvent, and may be received at the County Court Office, in Wellingborough, any day after the 16th November 1852, between the hours of ten and four.

H. M. HODSON, Assistant Clerk.

HEREAS a Petition of Thomas Jones, at present and for nine weeks last past residing at No. 30, Dover-street, in the township of Everton, in the parish of Walton-on-the Hill, in the borough of Liverpool, in the county of Lancaster, and for twelve months previously residing in lodgings at No. 13, Ruse-place, in the parish of Liverpool, in the county of Lancaster aforesaid, and for the first five months of these two periods occupying a Stall in Saint Martin's Market, Scotland-road, in the parish of Liverpool aforesaid, and carrying on there the business of a Butcher, and for the last eight months of such two periods occupying a Shop in Saint Martin's Market aforesaid, and carrying on there the business of a Butcher as aforesaid, and for three years previously occupying and residing at a House, Shop, and Premises, situate and being No. 53, in Scotland-road, in the parish of Liverpool aforesaid, and carrying on there the business of a Butcher as aforesaid, an insolvent debtor, having been filed in the Liverpool District County Court, and an interim order for protection from process having been given to the said Thomas Jones, under the provisions of the Statutes in that case made and provided, the said Thomas Jones is hereby required to appear before Joseph Pollock, Esq. Judge of the said Court, on the 22nd day of November instant, at half past ten of the clock in the forenoon precisely, at the Liverpool District County Court, No. 3, Lime-street, Liverpool, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Thomas Jones, or that have any of his effects, are not to pay or deliver the same but to Mr. William Statham, No. 3, Lime-street, Liverpool, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of John Dinsdale, at present and for five years and upwards last past residing and carrying on business at No. 118, Copperas-hill, and for the whole of the above-mentioned period of time also carrying on business and occupying a Shop in Gill-street Market, both in the parish of Liverpool, in the county of Lancaster, Butcher, an insolvent debtor, having been filed in the Liverpool District County Court, and an interim order for protection from process having been given to the said John Dinsdale, under the provisions of the Statutes in that case

made and provided, the said John Dinsdale is hereby required to appear before Joseph Pollock, Esq. Judge of the said Cont, on the 22nd day of November instant, at half past in of the clock in the forenoon precisely, at the Liverpool District County Court, No. 3. Lime-street, Liverpool, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said John Dinsdale, or that have any of his effects, are not to pay or deliver the same but to Mr. William Statham, No. 3, Lime-street, Liverpool, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of James Cooper, at present and for four months last past residing in St. John-street, Wolverhampton, and carrying on there the business of a Watch Maker, and for four years previously thereto residing in St. John-street. Wolverhampton aforesaid, and carrying on there the business of a Watch Maker, Furniture Broker, and Dealer in Shoes, and for nine months of the same period of four years carrying on the business of an Eating-house and Retail Beer-shop Keeper, in High-green, Wolverhampton aforesaid, and for three years previously to the said last-mentioned period of four years residing in St. John-street, Wolverhampton aforesaid, and carrying on there the business of a Watch Maker and Dealer in Shoes, an insolvent debtor, having been filed in the County Court of Staffordshire, at Wolverhampton, and an interim order for protection from process having been given to the said James Cooper, under the provisions of the Statutes in that case made and provided, the said James Cooper is hereby required to appear before the said Court, on the 27th day of November instant, at nine of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with encording to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said James Cooper, or that have any of his effects, are not to pay or deliver the same but to Mr. Charles Gallimore Brown, Clerk of the said Court, at his office, in Queen-street, Wolverhampton, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of John Bartle, now and for ten years last past residing at No. 108, Granville-street, Islington, in the borough of Birmingham, in the county of Warwick, Tailor, an insolvent debtor, having been filed in the County Court of Warwickshire, at Birmingham, and an interim order for protection from process having been given to the said John Bartle, under the provisions of the Statutes in that case made and provided, the said John Bartle is hereby required to appear before the said Court, on the 11th day of December next, at ten of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said John Bartle, or that have any of his effects, are not to pay or deliver the same but to Mr. John Guest, Clerk of the said Court, Waterloo-rooms, Waterloostreet, Birmingham, the Official Assignee of the estate and effects of the said insolvent.

W HEREAS a Petition of Joseph Holder, at present and since the 18th day of September 1847 residing at No. 222, New Town-row, Birmingham, in the county of Warwick, and for the last nine years occupying a Workshop, in Pritchett-street, Birmingham aforesaid, at both places carrying on the business of and being a Plumber, Glazier, and Painter, and for sixteen years previously thereto residing at No. 10. Manchester-street, Birmingham aforesaid, there also carrying on the business of and being a Plumber, Glazier, and Painter, an insolvent debtor, having been filed in the County Court of Warwickshire, at Birmingham, and an interim order for protection from process having been given to the said Joseph Holder, under the provisions of the Statutes in that case made and provided, the said Joseph Holder is hereby required to appear before the said Court, on the 11th day of December next, at ten of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Joseph Holder, or that have any of his effects, are not to pay or deliver the same but to Mr. John Guest, Clerk of the said Court, Waterloo-rooms, Waterloo-street, Birmingham, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of David Nelson, now and for three years and four months last past residing at No. 9, Colmore-row, Birmingham, in the county of Warwick, carrying on the profession of a Physician, previous

thereto for two months residing at No. 19, Colmore-row aforesaid, in lodgings, and carrying on the profession of a Physician, and previous thereto for one year residing at No. 21, Montague-street, Edinburgh, in the kingdom of Scotland, there studying at the University of Edinburgh, previous thereto for one year residing at No. 19, Saint James's-street, Edinburgh aforesaid, there also studying at the University of Edinburgh, previous thereto for two years of Aylburton, Gloucestershire, carrying on the profession of a General Medical Practitioner, an insolvent debtor, having been filed in the County Court of Warwickshire, at Birmingham, and an interim order for protection from process having been given to the said David Nelson, under the provisions of the Statutes in that case made and provided, the said David Nelson is hereby required to appear before the said Court, on the 11th day of December next, at ten of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said David Nelson, or that have any of his effects, are not to pay or deliver the same but to Mr. John Guest, Clerk of the said Court, at the Waterloo-rooms, Waterloo-street; Birmingham, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Joseph Lord, in lodgings, at No. 7, Bath-parade, in Halifax, in the county of York, Journeyman Dyer, and previously residing at No. 4, Waterside, in Southowram, in the parish of Halifax aforesaid, and being in partnership with one Henry Lord, as Dyers, under the firm of Joseph and Henry Lord, and afterwards in the employ of Mr. James Lord, and carrying on business for him in the name of Joseph Lord, an insolvent debtor, having been filed in the County Court of Yorkshire, at the Court-house, Halifax, and an interim order for protection from process having been given to the said Joseph Lord, under the provisions of the Statutes in that case made and provided, the said Joseph Lord is hereby required to appear before James Stansfeld, Esq. the Judge of the said Court, on the 26th day of November instant, at ten of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Joseph Lord, or that have any of his effects, are not to pay or deliver the same but to Mr. E. N. Alexander, Clerk of the said Court, County Court office, Halifax, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of The Reverend John Peter Evans, of Swaffham, in the county of Norfolk, Clerk, an insolvent debtor, having been filed in the County Court of Norfolk, at Swaffham, and an interim order for protection from process having been given to the said John Peter Evans, under the provisions of the Statutes in that case made and provided, the said John Peter Evans is hereby required to appear before the said Court, on the 25th day of November instant, at ten of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said John Peter Evans, or that have any of his effects, are not to pay or deliver the same but to Mr. William Pott Pillans, the Deputy Clerk of the said Court, at his office, at Swaffham, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Richard Morley, at present and for four years and two months now last past residing at Wednesfield Heath, in the township of Wednesfield, in the parish of Wolverhampton, in the county of Stafford, carrying on there the trade or business of a Baker and Provision Dealer, an insolvent debtor, baving been filed in the County Court of Staffordshire, at the Court-house, Queen-street, Wolverhampton, and an interim order for protection from process having been given to the said Richard Morley, under the provisions of the Statutes in that case made and provided, the said Richard Morley is hereby required to appear before the said Court, on the 27th day of November instant, at nine of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the time so appointed. All persons indebted to the said Richard Morley, or that have any of his effects, are not to pay or deliver the same but to Mr. Charles Gallimore Brown, Clerk of the said Court, at his office, in Queenstreet, Wolverhampton, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Samuel Joseph Anderson, trading at all the under-mentioned places under the name of Samuel Anderson, formerly of Slater's-yard, West-street, Fishmonger and Fruiterer, afterwards of No. 4, Regent's-place, North-street, Prospect-street, Fishmonger and Fruiterer, afterwards of Cross-street, Fishmonger and Ginger Beer Maker, afterwards of North-street aforesaid, Fishmonger and Ginger Beer Manufacturer, afterwards of New George-street, Greengrocer, and now and late of No. 21, Chariot-street, Fishmonger and Licensed Dealer in Game, all of which said places are in the town or borough of Kingston-upon-Hull, in the county of the same town, an insolvent debtor, having been filed in the County Court of Yorkshire, at the Townhall, Kingston-upon-Hull, and an interim order for protection from process having been given to the said Samuel Joseph Anderson, under the provisions of the Statutes in that case made and provided, the said Samuel Joseph Anderson is hereby required to appear before the said Court, on the 4th of December next, at ten in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Samuel Joseph Anderson, or that have any of his effects, are not to pay or deliver the same but to Mr. Charles Henry Phillips, Clerk of the said Court, at his office, at No. 36, Salthouse-lane, Kingston-upon-Hull, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Richard Stone, of No. 43, High-street, Chatham, in the county of Kent, Coffee and Eating House Keeper, an insolvent debtor, having been filed in the County Court of Kent, at Rochester, and an interim order for protection from process having been given to the said Richard Stone, under the provisions of the Statutes in that case made and provided, the said Richard Stone is hereby required to appear before the said Court, on the 9th day of December next, at ten o'clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Richard Stone, or that have any of his effects, are not to pay or deliver the same but to Mr. George Acworth, Clerk of the said Court, at his office, at No. 37, High-street, Rochester, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of John Everritt, late of Railway-terrace, and now of Railway-road, both within the borough of King's Lynn, in the county of Norfolk, Bookseller, Stationer, and Dealer in Paper-hangings, an insolvent debtor, having been filed in the County Court of Norfolk, at the Guildhall, at King's Lynn, and an interim order for protection from process having been given to the said John Everritt, under the provisions of the Statutes in that case made and provided, the said John Everritt is hereby required to appear before the said Court, on the 24th day of November instant, at nine of the clock in the forencon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said John Everritt, or that have any of his effects, are not to pay or deliver the same but to Mr. Philip Wilson, Clerk of the said Court, at his office, at King's Lynn, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of William Miller, late of Westacre, in the county of Norfolk, Blacksmith, but now and for six calendar months last past residing at Castleacre, in the said county, an insolvent debtor, having been filed in the County Court of Norfolk, at the Guildhall, at King's Lynn, and an interim order for protection from process having been given to the said William Miller, under the provisions of the Statutes in that case made and provided, the said William Miller is hereby required to appear before the said Court, on the 24th of November instant, at nine of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said William Miller, or that have any of his effects, are not to pay or deliver the same but to Mr. Philip Wilson, Clerk of the said Court, at King's Lynn, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of John Smith, at present and from the month of September last residing in the Bristol-road, Birmingham, in the county of Warwick, and for the same period carrying on business at Upper Templestreet, Birmingham aforesaid, and for three years immediately preceding thereto residing in Carpenter's-road,

Edgbaston, Birmingham aforesaid, and for three years immediately preceding thereto residing at Chad-road, Edgbaston aforesaid, and during the whole of the said lastmentioned periods carrying on business as an Attorney, in Birmingham aforesaid, for the first three years in Upper Temple-street aforesaid, and for the last three years up to September last, in Waterloo-street, Birmingham aforesaid, and from October 1849 to September in the following year, in partnership with Joseph Green James, an insolvent debtor, having been filed in the County Court of Warwickshire, at Birmingham, and an interim order for protection from process having been given to the said John Smith, under the provisions of the Statutes in that case made and provided, the said John Smith is hereby required to appear before the said Court, on the 27th day of November instant, at ten of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said John Smith, or that have any of his effects, are not to pay or deliver the same but to Mr. John Guest, Clerk of the said Court, Waterloo-rooms, Waterloo-street, Birmingham, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Charles Dearden, of East
Top, otherwise Hirst Top, in the township of
Wuerdle and Wardle, parish of Rochdale, and county of
Lancaster, Farmer and Flannel Weaver, an insolvent
debtor, having heen filed in the County Court of Lancashire, at the Court-house, Public-hall, Rochdale, and an
interim order for protection from process having been
given to the said Charles Dearden, under the provisions
of the Statutes in that case made and provided, the said
Charles Dearden is hereby required to appear before the said
Court, on the 2nd day of December next, at twelve of
the clock at noon precisely, for his first examination
touching his debts, estate, and effects, and to be further
dealt with according to the provisions of the said Statutes;
and the choice of the creditors' assignees is to take place
at the time so appointed. All persons indebted to the
said Charles Dearden, or that have any of his effects, are
not to pay or deliver the same but to Mr. James Woods,
Clerk of the said Court, at his office, the Official Assignee
of the estate and effects of the said insolvent.

for three months last past residing at No. 26, Saint James's-parade, in the city of Bath, previously for three years residing at No. 21, Claverton-buildings, in the said city of Bath, and for eighteen months of the last mentioned periods renting a Workshop at Combe Down, near the city of Bath, and being a Carpenter, Builder, Timber Dealer, and Lodging-house Keeper, his Wife for the last two years carrying on the business of a Milliner and Straw Bonnet Maker, an insolvent debtor, having been filed in the County Court of Somersetshire, at Bath, and an interim order for protection from process having been given to the said Robert Smith, under the provisions of the Statutes in that case made and provided, the said Robert Smith is hereby required to appear before the sail Court, on the 27th of November instant, at eleven in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Robert Smith, or that have any of his effects, are not to pay or deliver the same but to Mr. Edward Vernon Goodall, Clerk of the said Court, at his office, No. 13, Orange-grove, Bath, the Official Assignee of the estate and effects of the said insolvent.

West Malling, in the county of Kent, Builder and Brick Maker, afterwards of the same place, Retailer of Beer and Bricklayer, then of Union-street, Troy Town, in the parish of Saint Margaret's, Rochester, in the said county of Kent, Journeyman Bricklayer, afterwards of Rainham, in the said county of Kent, Journeyman Bricklayer, afterwards of Rainham, in the said county of Kent, Journeyman Bricklayer, and now of No. 6, Chatham-hill, in the parish of Chatham, in the said county of Kent, Bricklayer, an insolvent debtor, having been filed in the County Court of Kent, at Rochester, and an interim order for protection from process having been given to the said Robert Skinner, under the provisions of the Statutes in that case made and provided, the said Robert Skinner is hereby required to appear before James Espinasse, Esq. the Judge of the said Court, on the 9th day of December next, at ten of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignces is to take place at the time so appointed. All persons indebted to the said Robert Skinner, or that have any of his effects, are not to pay or deliver the same but to Mr. George Acworth, Clerk of the said Court, at his office, at No. 37, High-street, Rochester, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Thomas Pond, at present and since the 26th day of September 1849, residing at No. 15, Morford-street, in the parish of Walcot, in the city and borough of Bath, in the county of Somerset, and during the whole of that period carrying on business there as an Ironmonger, Locksmith, Bellhanger, Gasfitter, and Smith in General, and from the 29th day of September 1849 to the 25th day of March 1852, letting the Drawing-rooms of the messuage No. 15, Morford-street aforesaid, as Unfurnished Apartments, an insolvent debtor, having been filed in the County Court of Somersetshire, at Bath, and an interim order for protection from process having been given to the said Thomas Pond, under the provisions of the Statutes in that case made and provided, the said Thomas Pond is hereby required to appear before the said Court, on the 11th day of December next, at eleven of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Thomas Pond, or that have any of his effects, are not to pay or deliver the same but to Mr. Edward Vernon Goodall, Clerk of the said Court, at his office, No. 13, Orange-grove, Bath, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of James Scrutton Boyden, late of Fox-lane, New Brompton, in the parish of Gillingham, in the county of Kent, Pensioner, previously of Hope-street, Mile Town, Sheerness, in the parish of Minster, in the Isle of Sheppy, in the county of Kent, Pensioner, and Contractor for the supply of Horses on Hire to Her Majesty's Dock Yard at Sheerness aforesaid, and Cow Keeper, an insolvent debtor, having been filed in the County Court of Kent, at Rochester, and an interim order for protection from process having been given to the said James Scrutton Boyden, under the provisions of the Statutes in that case made and provided, the said James Scrutton Boyden is hereby required to appear before James Espinasse, Esq. the Judge of the said Court, on the 9th of December next, at ten in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said James Scrutton Boyden, or that have any of his effects, are not to pay or deliver the same but to Mr. George Acworth, Clerk of the said Court, at his office, at No. 37, High-street, Rochester, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of George Brown, of No. 4, Cogan-street, in the borough of Kingston-upon-Hull, Tailor, Draper, and Licensed Hawker, an insolvent debtor, having been filed in the County Court of Yorkshire, at the Townhall, Kingston-upon-Hull, and an interim order for protection from process having been given to the said George Brown, under the provisions of the Statutes in that case made and provided, the said George Brown is hereby required to appear before the said Court, on the 4th day of December next, at ten of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said George Brown, or that have any of his effects, are not to pay or deliver the same but to Mr. Charles Henry Phillips, Clerk of the said Court, at his office, at No. 36, Salthouse-lane, in Kingston-upon-Hull, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Arthur James Hayes, at present and for fourteen years last past residing at Cinderford, in the Forest of Dean, in the county of Gloucester, and being in the first place out of business, then an Engine Fireman, then a Journeyman Iron Refiner, then out of business, and lastly and at present a Labourer, but being for six weeks of the said period, that is to say, from the 12th day of April last to the 24th day of the same month, and from the 18th day of August last to the 14th day of September last, confined in the County Gaol of Gloucester, for contempts of the County Court of Gloucestershire, holden at Newnham, an insolvent debtor, having been filed in the County Court of Gloucestershire, at Newnham, and an interim order for protection from process having been given to the said Arthur James Hayes, under the provisions of the Statutes in that case made and provided, the said Arthur James Hayes is hereby required to appear before James Francillon, Esq. Judge of the said Court, on the 10th day of December next, at ten of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so ap-

pointed. All persons indebted to the said Arthur James Hayes, or that have any of his effects, are not to pay or deliver the same but to Mr. Robert Wilton, Clerk of the said Court, at his office, at Newnham, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of John Wesley Cullwick' now and for about two years and three months last past residing in Horseley Fields, Wolverhampton, in the county of Stafford, and during such time carrying on the trades or business of a Baker and Grocer, Flour and Provision Dealer, and for about two months previously thereto residing in Sun-street, in Wolverhampton aforesaid, and during such last-mentioned time carrying on the trade or business of a Baker, and for about two years previously thereto residing in lodgings in Horseley Fields aforesaid, and during such last-mentioned time carrying on the business of a Baker, an insolvent debtor, having been filed in the County Court of Staffordshire, at the Court-house, Queen-street, Wolverhampton, and an interim order for protection from process having been given to the said John Wesley Cullwick, under the provisions of the Statutes in that case made and provided, the said John Wesley Cullwick is hereby required to appear before the said Court, on the 27th day of November instant, at nine o'clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said John Wesley Cullwick, or that have any of his effects, are not to pay or deliver the same but to Mr. Charles Gallimore Brown, Clerk of the said Court, at his office, Queen-street, Wolverhampton, the Official Assignee of the estate and effects of the said insolvent.

In the Matter of the Petition of Thomas Cawdle, of No. 2, East-street, Tor, in the parish of Tormoham, in the county of Devon, Livery Stable Keeper, his Wife lately carrying on business at No. 2, in Lower-terrace, in Torquay, in the parish of Tormoham aforesaid, as a Lodging-house Keeper.

NOTICE is hereby given, that the County Court of Devonshire, at Newton Abbot, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 4th day of December next, at ten of the clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of the Reverend John Holme, Incumbent of Saint Margaret's Chapel, Hollinwood, at present and for five years last past residing at the Parsonage House, Hollinwood, in the borough of Oldham, in the county of Langaster.

in the county of Lancaster.

OTICE is hereby given, that the County Court of
Lancashire, at the Townhall, Oldham, acting in the
matter of this Petition, will proceed to make a Final Order
thereon, at the said Court, on the 19th day of November
instant, at twelve o'clock at noon precisely, unless cause be
then and there shewn to the contrary.

In the Matter of the Petition of John Whittaker, of Shaw Chapel, near Oldham, in the county of Laucaster, Boot and Shoe Maker.

NOTICE is hereby given, that the County Court of Lancashire, at the Townhall, Oldham, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 19th day of November instant, at twelve o'clock at noon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Richard Hickman, at present and for five months and four days last past residing at Bilston, in the county of Stafford, and during such period occasionally employed as a Journeyman Carpenter and Joiner, and for seven years previously thereto residing at Bilston aforesaid, Carpenter, Joiner, and Builder, on his own account.

and Builder, on his own account.

OTICE is hereby given, that Mr. Serjeant Clarke,
Judge of the County Court of Staffordshire, at Wolverhampton, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 27th of November instant, at nine o'clock in the foremoon, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Isaac John Batkin, at present and for two years and nine months residing at No. 9, in Lower Temple-street, in the borough of Birming, in the county of Warwick, Butcher, an Insolvent Debtor.

Varwickshire, at Birmingham, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 27th day of November instant, at ten o'clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Thomas Butler, at present and for one year and ten months last past residing at No. 5, Park-street, Birmingham, in the county of Warwick, there carrying on the business of a Boot-tree and Last Maker, and during the first three months of that period renting Mill Power in Bordesley-street, Birming-ham aforesaid, from Mr. William Tongue, and for three years and a half previously to the said one year and nine months now last past residing at No. 17, Park-street, Birmingham aforesaid, there also carrying on the business of a Last and Boot-tree Maker, and during the first three months of the last-mentioned period also renting Mill Power in Bordesley-street, Birmingham aforesaid, from Mr. William Tongue, and for twelve months previously to the said first three months of the said lastmentioned period renting Mill Power in Bartholomewstreet, Birmingham aforesaid, from Messieurs William Blews and Son, and at both the said mills carrying on the business of a Last and Boot-tree Maker, an Insolvent Debtor.

NOTICE is hereby given, that the County Court of Warwickshire, at Birmingham, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 11th day of December next, at ten o'clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of John Gardner, of No. 1

Court Sherlock-street, Birmingham, in the county of Warwick, and previously of No. 42, Dean-street, in Birmingham aforesaid, Bricklayer, an Insolvent Debtor.

OTICE is hereby given, that the County Court of Warwickshire, at Birmingham, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 27th day of November instant, at ten o'clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Joseph Starkey, at present and for about two weeks last past residing in lodgings in Hospital-street, Summer-lane, in the borough of Birming-ham, in the county of Warwick, out of business, pre-viously and for about eight months next immediately preceding thereto residing at No. 96, Steelhouse-lane, in the said borough of Birmingham, carrying on there the trade of a Fancy Steel Toy Manufacturer, previously and for about two years and three months residing at No. 88, Bath-street, in Birmiogham aforesaid, carrying on trade there also as a Fancy Steel Toy Manufacturer, an Insol-

NOTICE is hereby given, that the County Court of Warwickshire, at Birmingham, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 27th day of November instant, at ten o'clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Wardell Wilkin, of West In the Matter of the Petition of Wardell Wilkin, or West
Lynn, Saint Peters, in the county of Norfolk, Innkeeper.

NOTICE is hereby given, that the County Court of
Norfolk, at King's Lynn, acting in the matter of
this Petition, will proceed to make a Final Order thereon,
at the said Court, on the 24th day of November instant,
at nine o'clock in the forenoon precisely, unless cause be

then and there shewn to the contrary.

In the Matter of the Petition of Samuel Priest, of Newtonnext-Castleacre, in the county of Norfolk, Miller and Farmer.

Nortice is hereby given, that John Dick Burnaby, Esq. Judge of the County Court of Norfolk, at Swaff-ham, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 25th day of November instant, at ten o'clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

NOTICE is hereby given, that Uvedale Corbett, Esq. Judge of the County Court of Shropshire, at Wem, authorised to act under a Petition of Insolvency, presented by Philip Henry Ireland, of Muckleton, in the parish of Shawbury, in the county of Salop, Farmer, will sit on the 22nd day of November instant, at twelve of the clock at noon precisely, at the Market Hall, Wem, in order to Audit the Accounts of the Assignees of the estate and effects of the said insolvent, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to insolvents; and the said Court will also sit on the same day, at the same hour, and at the same place, in order to make a Dividend of the estate and effects of the said insolvent; when and where the creditors, effects of the said insolvent; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE estates of James Murdoch, lately Writer, Insurance Agent, and Dealer in Shares, in Glasgow, and now residing in Dundee, were sequestrated on the 10th day of November 1852.

The first deliverance is dated 10th November 1852.

The meeting to elect Interim Factor is to be held at twelve o'clock noon, on Tuesday, the 23rd day of November current, within the Dundee Arms Hotel, Chrichtonstreet, Dundee; and the meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon, on Tuesday the 21st day of December next, within the same

A composition may be offered at this latter meeting, and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 10th day

of May 1853.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

JAMES BELL, S.S.C.

25, York-place, Edinburgh, Agent.

THE estates of Joseph T. Crawford and Company, Millwrights, Engineers, and Machine Makers, Hutchisontown, Glasgow, as a Company, and Joseph Tucker Crawford, Millwright, Engineer, and Machine Maker there, the Sole Partner of that Company, as a Partner thereof, and as an Individual, were sequestrated on the 10th day of Novem-

ber 1852.
The first deliverance is dated the 10th day of November

The meeting to elect Interim Factor is to be held at one o'clock afternoon, on Thursday the 18th day of November 1852, within the Globe Hotel, George's-square, Glasgow; and the meeting to elect the Trustee and Commissioners, is to be held at one o'clock afternoon, on Thursday the 9th day of December 1852, within the same

A composition may be offered at this latter meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 10th day of May 1853.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

JAMES TOD, W.S. Agent,

55, Great King-street, Edinburgh.

THE estates of William Anderson, Brush and Trunk Manufacturer, Hanover-street, Edinburgh, were Manufacturer, Hanover-street, Edinburgh, w sequestrated on 12th November 1852. The first deliverance is dated 12th November 1852.

The first deliverance is dated 12th November 1852. The meeting to elect Interim Factor is to be held at two o'clock afternoon, on Monday the 22nd November 1852, within Kennedy's Ship Hotel, East Register-street, Edinburgh; and the meeting to elect the Trustee and Commissioners is to be held at two o'clock afternoon, on Monday the 13th December 1852, within Kennedy's Ship Hotel, East Register-street, Edinburgh.

A composition may be offered at this latter meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 12th day of May 1853.

All future advertisements relating to this sequestration

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

JOHN ROBERTSON, Jr. S.S.C.

7, Elder-street, Edinburgh, Agent. THE estates of Neave and Fernie, Spinners and Manu-

facturers, in Dundee, as a Company, and of Peter Bremner Neave and Robert Fernie, both Spinners and Manufacturers there, the Individual Partners of that Company, were sequestrated on the 12th day of November 1852.

The first deliverance is dated the 12th day of November

The meeting to elect Interim Factor is to be held at two o'clock, on Tuesday the 23rd day of November current, 1852, within the House of William Anderson, Ion and 1852, within the House of William Anderson, Inn and Hotel Keeper, Murraygate, in Dundee; and the meeting to elect the Trustee and Commissioners is to be held at two o'clock, on Tuesday the 14th day of December next, 1852, within the House of William Anderson, Inn and Hotel Keeper, Murraygate, in Dundee.

A composition may be offered at this latter meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 12th day of May 1853.

day of May 1853.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

JAMES Y. PULLAR, S.S.C. Agent.

6, Shrub-place, Edinburgh.

COURT FOR RELIEF OF INSOLVENT DEBTORS.

See Notice at the end.

The following PERSONS, who, on their several Petitions filed in the Court, have obtained

Interim Orders for protection from process, are required to appear in Court as hereinafter mentioned, at the Court-House, in Portugalstreet, Lincoln's-Inn, as follows, to be examined and dealt with according to the Statute:

On Wednesday the 1st December 1852, at Eleven o'Clock precisely, before the Chief Commis-

Alfred Raven, at present and for two months last residing at No. 18, Bloomfield-street, Harrow-road, in the parish

at No. 18, Bloomfield-street, Harrow-road, in the parish of Puddington, in the county of Middlesex, following no occupation or business, then previously and for six years last past residing at High-street, Putney, in the county of Surrey, and being a Clerk to Mr. William Apps, of No. 37, Craven-street, Strand, in the county of Middlesex. Edward George Tyree, formerly of No. 21, Middle Serle's-place, Carey-street, Lincoln's-inn, and now of No. 18, Ship-yard, Temple-bar, Middlesex, Carpenter and Packing Case Maker, and occasionally a Plumber, Glazier, and Painter, and Paper Hanger, for a short time, while at the last-named place, carrying on the trade of a Greengrocer and Coal Dealer, at No. 2, Middle Serle's-place aforesaid. aforesaid.

William Luck, now of No. 1, Villa-road, in the parish of William Elick, how of No. 11, New-road, in the parish of Plumstead, and late of No. 11, New-road, in the parish of Woolwich, and previously of No. 11, Aun. street, Plumstead aforesaid, and previously of Victoria-terrace, Villaroad, Plumstead aforesaid, all in the county of Kent, Grocer, Chandler, and General-shop Keeper, Dealer in Coals, and also employed as a Shipwright, at the Dock-yard, Woolwich.

John Edwards, of No. 1, Lant-street, Southwark, Paper

ohn Edwards, of No. 1, Lant-street, Southwark, Paper Hanger and Painter, previously of the Swan Beer-shop, No. 99, Great Suffolk-street, Southwark, Beer-shop Keeper and Paper Hanger and Painter, previously of No. 1, Norfolk-place, Swan-lane, Rotherhithe, previously of No. 3, Ann's-place, Lant-street, Southwark, Paper Hanger and Painter, previously of the Holland Arms Beer-shop, No. 42, Holland-street, Southwark, previously of the Bedford Arms Beer-shop, No. 80, Great Guildford-street, Southwark, all in Surrey, Beer-shop Keeper and Paper Hanger and Painter.

Charles Willsher, late of No. 7, Newcastle-street, Strand, in the county of Middlesex, and at the same time of No. 3, Bridge-road, Westminster-road, Lambeth, in the county of Surrey, and now of No. 3, Bridge-road aforesaid, Baker,

Pastry Cook, and Confectioner.

On Wednesday the 1st December 1852, at Ten o'Clock, before Mr. Commissioner Law.

Henry Turner, of No. 34, Church-way, Somers Town, in the parish of St. Pancras, in the county of Middlesex, Chandler's-shop Keeper and Porter to an Auctioneer, and formerly of Camden-street and Lion-street, Wal-worth, and of No. 2, North-street, Walworth, all in the county of Surrey, then carrying on business as a Milkman and Chandler's-shop Keeper, and previously of No. 6, Weston-place, King's-cross, in the county of Middlesex, then carrying on business as a Furniture Dealer and Appraiser.

Charles Cox, at present and for twelve months last past charles Cox, at present and for twelve months last past residing at No. 1, Rutland-street East, Commercial-road East, in the county of Middlesex, and being a Commercial Traveller, then previously lodging at the Red Lion Inn, Ratcliffe Highway, in the said county, Commercial Traveller, then previously of No. 19, Lion-street, Lawrence-hill, Bristol, in the county of Somerset, Commercial Traveller, then previously of No. 84, Redcliff-street, Bristol aforesaid, Hatter and Straw Bonnet Maker, then previously of No. 3, Berkeley-street, Lawrence-hill, Bristol aforesaid, Commercial Traveller, then previously of Market-place, Frome, in the said county of Somerset, Hatter. Hatter.

N.B.—1. Any creditor may attend and give evidence and produce witnesses. Opposition can only be made by the Creditor in person, or by Counsel appearing for him.

- 2. The petition and schedule, and all books, papers, and writings filed, will be produced by the proper Officer for inspection and examination until two clear days before the hearing.
- 3. Creditors' assignee may be chosen according to the Statute.
- 4. Persons indebted to the said Insolvent Debtors respectively, or having any of their effects,

are to pay and deliver the same to the Official Assignee, being the Provisional Assignee of the Court, at the said Court and to no other person.

COURT FOR RELIEF OF INSOLVENT DEBTORS.

Saturday, the 13th day of November 1852.

ASSIGNEES have been appointed in the following Cases. Further particulars may be learned at the Office, in Portugal-Street, Lincoln's-Inn-Fields, on giving the number of

William Lister, late of Addington, near Skipton, Yorkshire, Sub Post Office Keeper, &c. Insolvent, No. 75,683
C.; Thomas Lister, Assignee.
William Wheatley, late of Thinford, near Cornfirth, Durham, Journeyman Mason, Insolvent, No. 75,595
C.;
Thomas Lohn, Dibbe Assignee.

ham, Journeyman Mason, Insolvent, No. 75,595 C.; Thomas John Dibbs, Assignee.

William Scrafton, late of Barlow-street, Liverpool, Lancashire, Licensed Victualler, out of business, Insolvent, No. 75,564 C.; Matthew Vicars, Assignee.

John Blain, late of Whitburn, Durham, Schoolmaster, Insolvent, No. 75,568 C.; Samuel Tyzack, Assignee.

John Blain, late of No. 45, Deverell-street, Dover-road, Surrey, Draper and Tallyman, Insolvent, No. 63,277 T.; James Thompson, Assignee.

Joseph Fielding Higgins, late of Keighley, Yorkshire, Architect and Surveyor, Insolvent, No. 74,726 C.; Balthazar Heinrich Christiansen, Assignee.

Thomas Smyth, formerly of No. 20, Great Castle-street,

Thomas Smyth, formerly of No. 20, Great Castle-street, Cavendish-square, Middlesex, Deputy Purveyor to the Forces on the Medical Staff, Insolvent, No. 44,409 T.; Samuel Sturgis, New Assignee.

COURT FOR RELIEF OF INSOLVENT DEBTORS.

Saturday, the 13th day of November 1852.

ORDERS have been made, vesting in the Provisional Assignee the Estates and Effects of the following Persons:

On their own Petitions.

Timothy Bridges, late of No. 7, Bowling Green-buildings, Marylebone, Middlesex, Cooper and Dealer in Iron-mongery and Glass.—In the Debtors' Prison for London and Middlesex.

and Middlesex.

Robert Perry Pettigrew, late of Champion-terrace, Cityroad, Middlesex, Journeyman Tailor.—In the Debtors' Prison for London and Middlesex.

Andrew Richardson, late of the Robin Hood Public-house,

Andrew Richardson, late of the Robin Hood Public-house,
High Holborn, Middlesex, out of employment.—In the
Debtors' Prison for London and Middlesex.
William Farmer, late of Finchley-common, Middlesex,
Engineer, out of business.—In the Debtors' Prison for
London and Middlesex.
Edward Webb Hardy, late of West Wickham, Kent,
Managing Clerk to an Attorney.—In the Queen's Prison.

Managing Clerk to an Attorney.—In the Queen's Prison.
John Haxton, late of No. 1, Cross-street, Mason-street, Old
Kent-road, Surrey, Baker.—In the Gaol of Surrey.
Thomas Kimpton, late of No. 8, Green-street, Bethnalgreen, Middlesex, Baker.—In the Debtors' Prison for
London and Middlesex.
Peter Curgenven, late of No. 16, Moreton-street, Pimlico,
Middlesex, Draper.—In the Debtors' Prison for London
and Middlesex.

Middlesex, Draper.—In the Debtors' Prison for London and Middlesex.
Charles Norwood, late of No. 10, Watts-buildings, Kingsland-road, Middlesex, House Decorator and Upholsterer.
—In the Debtors' Prison for London and Middlesex.
Charles William Bayley, late of No. 2, Arlington-street, Clerkenwell, Middlesex, Coal and Coke Dealer.—In the Debtors' Prison for London and Middlesex.
William Hatchett Surridge, late of No. 19, Harrow-road, Paddington, Middlesex, Horse Dealer.—In the Debtors' Prison for London and Middlesex.
William Brown, late of No. 14, Pickard-street, City-road, Middlesex, out of business.—In the Debtors' Prison for London and Middlesex.

Londona nd Middlesex. William Richardson, late of High-street Mortlake, Surrey, Estate Agent.—In the Queen's Prison

Edward Lonsdale, late of No. 9, John-street, Deptford, Kent, Timber Dealer, Grocer and Cheesemonger.—In the Queen's Prison.

enry Alen Lyster, late of No. 14, Providence terrace, Earls'-court, Brompton, Middlesex, Commission and General Agent.—In the Debtors' Prison for London and

Thomas Kelley, late of No. 81, Worcester-street, Hulme, Manchester, Lancashire, Painter and Grocer.—In the

Gaol of Lancaster.

William Davis, late of No. 108, Great Hampton-street, Birmingham, Warwickshire, Furniture Broker.—In the Birmingham, War Gaol of Coventry.

Gaol of Coventry.

William Sandon, late of No. 100, Lower Tower-street, Birmingham, Warwickshire, Tailor and Draper.—In the Goal of Coventry.

Joseph Armitage, late of Huddersfield, Yorkshire, Woollen Spinner, out of business.—In the Gaol of York.

James Barlow, late of the Golden Lion Inn, Foregate-street, Cheshire, Licensed Victualler, out of business.—In the Gaol of Chester.

Richard Taylor, late of Saltmarch, near Howdon, Vorkshire, Woollen, Saltmarch, near Howdon, Vorkshire, Licensed Victualler, on the Month of Saltmarch, near Howdon, Vorkshire, Licensed Victorian Richard Taylor, late of Saltmarch, near Howdon, Vorkshire, Licensed Victorian Richard Taylor, Late of Saltmarch, near Howdon, Vorkshire, Marchael Richard Taylor, Late of Saltmarch, near Howdon, Vorkshire, Marchael Richard Richard

Richard Taylor, late of Saltmarsh, near Howden, Yorkshire, Coal Dealer.—In the Gaol of York.

George Crosby, late of Brindle Heath, Pendleton, near Salford, Lancashire, Cotton Skein Dyer.—In the Gaol of

Lancaster.
Isaac Rutter, late of James-street, Smithfield Market, Manchester, Lancashire, Fruiterer.-In the Gaol of Lan-

caster.

Thomas Swetnam, late of No. 29, Saint James-street, Liver-pool, Lancashire, China and Earthenware Salesman.—In the Gaol of Lancaster.

William Taylor, late of Moor Hey, near Oldham, Lan-cashire, Silk Slubber, out of business.—In the Gaol of Lancaster.

John William Betts, late of No. 9, Bourne-street, Hastings, Sussex, Beer Retailer.—In the Gaol of Lewes.

William Elliott, late of East Cross, Tenterden, Kent, Plum-

ber .- In the Gaol of Dover.

Ebenezer Seamer, late of No. 1, Palmer-terrace, Quarry-road, Tonbridge Wells, Kent, out of business, previously Travelling Agent to the National Provincial Life Assur-ance Society.—In the Gaol of Maidstone. James Darbyshire, late of the Lord Nelson, Market-street,

Pall Mall, Chorley, Lancashire, Retail Dealer in Ale.-In the Gaol of Lancaster.

George Bailey, late of No. 5, St. Andrew's-terrace, Bath, Somerset, Livery Stable Keeper.—In the Goal of Wilton.

Joseph Briggs, late of Stanley-cum-Wrenthorpe, near Wakefield, Yorkshire, Farmer and Gardener.—In the Gaol of York.

Francis Higginson, late of No. 21, Union-crescent, Margate, Kent, Lieutenant in Her Majesty's Royal Navy.—In the Gaol of Dover.

William Cresswell, late of Oldham-street, Manchester, Lancashire, Rope Manufacturer.—In the Gaol of Lan-

John Caldwell, late of Bedford, near Leigh, Lancashire, Licensed Victualler.—In the Gaol of Lancaster. Mark Whitty, late of No. 19, Carlton-street, Liverpool, Lancashire, Farmer, out of business.—In the Gaol of Lan-

Edward Ball, late of Eccleston-street, Prescot, Lancashire Relieving Officer of the Prescot District.-In the Gaol of Lancaster.

Daniel Muldoom, late of the Jolly Angler, George Leigh-street, Manchester, Lancashire, Retail Dealer in Ale.— In the Gaol of Lancaster.

James Wilson, late of Saint Leonard-gate, Lancaster, Lan-

cashire, Licensed Victualier, out of business.—In the Gaol of Lancaster.

John Daniel Pritchard, late of No. 483, Rochdale-road, Manchester, Lancashire, out of business.—In the Gaol of Lancaster.

Thomas Goodier, late of No. 19, Alfred-street, Preston, Lancashire, Mechanic, out of employment.-In the Gaol of Lancaster.

William Ross, late of No. 163, Higher Cambridge-street, Chorlton-upon-Medlock, Manchester, Lancashire, Fish-monger, out of business.—In the Gaol of Lancaster. Andrew Kerr, late of No. 76, Wear-street, Bishop Wear-month, Durham, Common Carrier.—In the Gaol of Dur-

John Kirk, late of New Village, Yorkshire, Licensed Vic-

traller.—In the Gaol of Kingston-upon-Hull.

arah Wynn, late of Blackwater, Coggeshall, Essex,
Widow, Farmer, out of business.—In the Gaol of Essex.

COURT FOR RELIEF OF INSOLVENT DEBTORS.

See Notice at the end.

The following PRISONERS, whose Estates and Effects have been vested in the Provisional!

Assignee by Order of the Court, having filed their Schedules, are ordered to be brought up before the Court, as hereinafter mentioned, at the Court-House, in Portugal-Street, Lincoln's-Inn, as follows, to be dealt with according to the Statute:

On Tuesday the 30th November 1852, at Eleven o'Clock precisely, before the Chief Commis-

William Buckingham, late of No. 6, Newport-court, Newport Market, Middlesex, Butcher.
William Hearn, of No. 118, Upper Seymonr-street, Eustonsquare, in the county of Middlesex, Cow Keeper and Dairyman, at that time renting a shed, No. 43, Drummond-crescent, Euston-square, in the said county of Middlesex, previously of No. 43, Drummond-crescent, Euston-square, in the said county of Middlesex, previously of No. 43, Drummond-crescent, Eustonsquare, in the said county of Middlesex, Cow Keeper and Dairyman, and formerly of No. 11, Grenville-street, Somers Town, in the said county of Middlesex, Cow Keeper and Dairyman.

On Thursday the 2nd December 1852, at Eleven o'Clock precisely, before Mr. Commissioner Phillips

William Angel King, late of No. 12, Wellington-street, Old Ford-road, Bethnal-green, in the county of Middlesex, and of No. 106, Fenchurch-street, in partnership with Thomas Greenway, trading as King, Greenway, and Company, Wine Merchants, previously of No. 4, Meadow-place, South Lambeth, Surrey, and formerly of No. 32, Havering-street, Commercial-road East, Middlesex, Merchant and Commission Agent.

Merchant and Commission Agent.
William Poole the younger (sued as William Poole), formerly of Baddow-lane, Chelmsford, then of Springfield, near Chelmsford, both in the county of Essex, then of Buttersland-street, Hoxton New Town, Middlesex, then of No. 89, Cheapside, City, then of No. 4, Weston-street, Bermondsey, then of No. 3, Miniver-place, New Weston-street, Bermondsey, then of No. 13, Queen-street, Stepney, then of No. 7, Stebon-place, Philipot-street, Commercial-road East, Middlesex, Cluthier's Salesman, then of No. 13, Wellington-street, Old Ford-road, Bethual-green, Middlesex, first Clothier's Salesman and afterwards carrying on husiness in congretnership with James Parking rying on business in copartnership with James Parkins, William Randall, and William Witt Parkins, as Clothiers, at No. 90, Cheapside, London, and trading under the style of William Randall and Co. and late of No. 3, Crown-place, Mile End-road, Middlesex, Clothier's Salesman, having rented a house and shop No. 39, Poultry, City, also having been known of, but not residing at No. 25, Garnault-place, Clerkenwell, Middlesex.

James Palmer, formerly of No. 4, Porteus-road, Paddington, in the county of Middlesex, at the same time having a whork in Hyper road. Reddington Coef. Market Parkey and Reddington.

a wharf in Harrow-road, Paddington, Coal Merchant, afterwards of No. 4, Porteus-road, Paddington aforesaid, Inventor and Patentee of a Delineating Apparatus and Insoluble Gelatine, and late of No. 31, Milton-street, Dorset-square, in the said county of Middlesex, of no buses or employ

ness or employ.

TAKE NOTICE.

1. If any Creditor intends to oppose a Prisoner's discharge, notice of such intention must be given, by entry thereof in the proper page and columns of the book kept for that purpose at the Office of the Court, between the hours of Ten in the Forenoon and Four in the Afternoon, two clear days before the day of hearing above mentioned, exclusive of Sunday, and exclusive both of the day of entering such notice and of the said day of hearing; but in the case of a Prisoner, for the removal of whom for hearing in the country an order has been obtained, but not carried into effect by the Creditors, notice of opposition will be sufficient if given one clear day before the day of hearing.

N.B. Entrance to the Office in Portugal-street.

2. The petition and schedule, and all books, papers, and writings filed therewith, will be produced by the proper Officer for inspection and examination until the last day for entering opposition inclusive; and copies of the petition and schedule, or such part thereof as shall be required, will be provided by the proper Officer, according to the Act 1 and 2 Vict. c. 110, sec. 105.

- 3. Notice to produce at the hearing any books or papers filed with the schedule must be given to the Officer having the custody thereof, within the hours above mentioned, on any day previous to the day of hearing.
- 4. Opposition at the hearing can only be made by the Creditor in person, or by Counsel appearing for him.

Parsuant to the Acts for the Relief of Insolvent Debtors in England.

See Notice at the End.

The following PRISONERS, whose Estates and Effects have been vested in the Provisional Assignee by Order of the Court for Relief of Insolvent Debtors, and whose Petitions and Schedules, duly filed, have been severally referred and transmitted to the County Courts hereinafter mentioned, pursuant to the Statute in that behalf, are ordered to be brought up before the Judges of the said Courts respectively, as herein set forth, to be dealt with according to Law:

Before the Judge of the County Court of Warwickshire, holden at Warwick, on Monday the 29th day of November 1852, at Ten o'Clock in the Forenoon.

Robert Tibbits, late of High-street, Warwick, in the county of Warwick, Attorney at Law.

Before the Judge of the County Court of Sussex, holden at Lewes, on Tuesday the 30th day of November 1852.

John William Betts, late of No. 9, Bourne-street, Hastings, Sussex, Beer Retailer, previously in lodgings in East Bourne-street, Hastings, Pawnbroker's Clerk and occasionally Buying Fish on Commission, formerly of No. 9, Bourne-street aforesaid, Pawnbroker's Clerk.

Before the Judge of the County Court of Essex, holden at the Shirehall, in Chelmsford, on Thursday the 2nd day of December 1852.

Sarah Wynn, late of Blackwater, in the parish of Bradwellnext-Coggeshall, in the county of Essex, Widow, out of business, previously of Black Notley, in the said county of Essex, Farmer.

Before the Judge of the County Court of Yorkshire, holden at the Townhall, in Kingstonupon-Hull, on Saturday the 4th day of December 1852.

cember 1852.

Moritz Philippsthal (sued as Moritz Phillipsthal), formerly residing at No. 53, Frances-street, and carrying on business at No. 7, Dock-street, as a Ship Broker, Commission Agent, Dealer in Timber, Anchors, and Chains, in copartnership with one John Arendt Hagestadt, under the style of Moritz Philippsthal, afterwards residing at No. 53, Francis-street aforesaid, carrying on all the aforesaid businesses at No. 7, Dock-street aforesaid, in copartnership with the said John Arendt Hagestadt and one Charles Plaxton, under the firm or style of Philippsthal, Plaxton, and Company, then of No. 53, Francis-street aforesaid, and late of No. 2, Christ Church-street, and carrying on all the before-mentioned businesses at No. 7, Dock-street aforesaid, on his own account, all the aforesaid places being in the town or borough of Kingston-upon-Hull.

John Birch, late of No. 5, Dock Office-row, previously of

John Birch, late of No. 5, Dock Office-row, previously of No. 4, King-street, and formerly of No. 74, Queen-street, Tailor, Draper, and Outfitter, all the aforesaid places being in the town or borough of Kingston-upon-Hull.

Before the Judge of the County Court of Nottinghamshire, holden at Nottingham, on Thursday the 9th day of December 1852, at Nine o'Clock in the Forenoon precisely.

Richard West, late of North Collingham, near Newark, in the county of Nottingham, in lodgings at the house of Richard Hallan West, Tailor, previously of North Collingham, in the county of Nottingham aforesaid, Grocer and Baker, and Dealer in Tea and Tobacco, and formerly of North Collingham, in the said county of Nottingham, Grocer and Dealer in Tea and Tobacco (sued with Harriet, his wife, and Eliza Hawson).

N.B.—1. If any Creditor intends to oppose a Prisoner's discharge, notice of such intention must be given to the said Prisoner, in writing, which may be left at the Gaol two clear days before the day of hearing above mentioned, exclusive of Sunday, and exclusive both of the day of giving such notice and of the said day of hearing.

2. The petition and schedule will be produced by the proper Officer for inspection and examination at the Office of the Court in London, between the hours of Ten and Four, on this notice being exhibited; and copies of the petition and schedule, or such part thereof as shall be required, will be provided by the proper Officer, according to the Act of 1st and 2nd Victoria, cap. 110, sec. 105.

N.B. Entrance to the Office in Portugal-street, Lincoln's-inn-fields.

3. The duplicates of the petitions and schedules, and all books, papers, and writings filed therewith, will be produced by the Clerks or Assistant Clerk of the said County Courts, for inspection and examination, at the Offices of the said County Courts respectively, at the Towns aforesaid, and copies of the petition and schedule, or such part thereof as shall be required, will be provided according to sec. 106 of the Act.

[Extract from the Dublin Gazette of November 9, 1852.]

COURT FOR RELIEF OF INSOLVENT DEBTORS IN IRELAND.

The following PRISONER, whose Estate and Effects have been vested in the Provisional Assignee by order of the Court, having filed his Schedule, is ordered to be brought up before the Court, at the Court-House, No. 3, Lower Ormond Quay, Dublin, on the 4th day of December 1852, at Eleven o'Clock in the Forenoon, to be dealt with according to the Statute:

William Parkin, formerly of Chancery-lane, London, Attorney at Law and Solicitor, carrying on business in the partnership firm of Walmesley, Keightley, and Parkin, also residing at Notting Hill-terrace, Notting Hill, Middlesex, then of Chancery-lane aforesaid, Attorney at Law and Solicitor, carrying on business in the partnership firm of Humphrey, Keightley, and Parkin, also residing at Notting Hill aforesaid, and Hampton, Middlesex, then Attorney at Law and Solicitor at Chancery-lane aforesaid, carrying on business in the partnership firm of Humphreys, Keightley, Parkin, Cunliffe, and Beaumont, also residing as aforesaid, then of New Palace-yard, Westminster, Middlesex, Attorney at Law, Solicitor, and Parliamentary Agent, on his own account, residing as aforesaid, also of Herne Bay, Kent, then of Pall-mall, Westminster, Attorney at Law, Solicitor, and Parliamentary Agent, then of Hawerstock Hill, Hampstead, Middlesex, Agent, also of Cockspur-street, Charing-cross, Manager of the United Service and General Life Guarantee Office, then of Upper Stamford-street, Blackfriars, London, and late of Eden Quay, in the city of Dublin, Agent.

INSOLVENT DEBTORS' COURT. DIVIDENDS.

A Dividend of two shillings and three pence in the pound is now payable to the creditors of Moss Joel, late of No. 14, Crown-street, Finsbury, Middlesex, Upholsterer,

No. 14, Crown-street, Finsbury, Middlesex, Upholsterer, No. 40,006 T.

Of one shilling and nine pence three farthings in the pound to the creditors of Isaac Lampard, late of Upavon, near Pewsey, Wiltshire, Licensed Victualler, No. 40,915 T.

Of one shilling and three farthings in the pound to the creditors of Daniel Berry, late of No. 18, Manor-place, Walworth, Surrey, Lessee of the Victoria Theatre, No. 42,351 T.

No. 42.351 T.

Of sixpence in the pound to the creditors of Isaac Bradshaw, late of Whitelands, near Ashton-under-Lyne, Landcashire, Quarryman and Stone Dealer, No. 70,006 C.

Of eleven pence farthing in the pound to the creditors of John Warne, late of No. 9, Little Earl-street, Seven Dials, Middlesex, Cheesemonger, No. 62,096 T.

Of ten pence halfpenny in the pound to the creditors of John Mardlin, late of Puckeridge, Herts, Linen Draper and General-shop Keeper, No. 42,379 T.

Of one shilling and three pence in the pound to the creditors of John Carter, late of No. 1, River-street, Putney, Surrey, Coal Merchant, No. 41,240 T.

Apply at the Provisional Assignee's Office, No. 5, Portugal-Street, Lincoln's-Inn, London, between the hours of Eleven and Three.

NOTICE is hereby given, that a meeting of the creditors of William Vigor, formerly of the Rose Inn, Rendevous-street, Folkestone, in the county of Kent, Licensed Victualler and Mail Contractor, and for some time a Brewer, who was lately discharged from Her Majesty's Gaol at Maidstone, in the said county of Kent, under and by virtue of the several Acts for the relief of Insolvent Debtors in England, will be held on Wednesday, the first day of December next, at seven o'clock in the evening, at the Rose Inn, Rendezvous-street, Folkestone aforesaid, to approve and direct in what manner and at what place or places, the real estate of the said insolvent shall be sold by public auction.—Dated this 11th day of November 1852. November 1852.

All Letters must be Post-paid.

Published by Francis Watts, Editor, Manager, and Publisher, of No. 1, Warwick Square, Pimlico, in the Parish of St. George, Hanover Square, at No. 45, St. Martin's Lane, in the Parish of St. Martin-in-the-Fields, both in the County of Middlesex.

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Tuesday, November 16, 1852.

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