87. And Matthew Andrew Muir, of Glasgow, in the county of Lanark, North Britain, Machinist, and James McIlwham, of the same place, Machinist, have given the like notice in respect of the invention of "improvements in looms for weaving."

As set forth in their respective petitions, all recorded in the said office on the 11th day of

January, 1861.

143. And John Jobson, of Derby, in the county of Derby, Ironfounder, has given the like notice in respect of the invention of "improvements in the manufacture of stove grates." As set forth in his petition, recorded in the said office on the 18th day of January, 1861.

173. And Robert Henderson, of No. 15, Barkplace, Bayswater-road, in the county of Middlesex, Trainer of Horses, has given the like notice in respect of the invention of "an improved 'dumb-jockey' for breaking or training horses."

175. And John Chatterton, of Highbury-terrace, and Willoughby Smith, of Pownall-road, Dalston, both in the county of Middlesex, have given the like notice in respect of the invention of "improvements in the manufacture of telegraphic cables."

As set forth in their respective petitions, both recorded in the said office on the 22nd day of

January, 1861.

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.

Erratum in Gazette of 1st February.
173. For "Park-place," read "Bark-place."

In the Court of the Vice Warden of the Stannaries.

Stannaries of Cornwall.

In the Matter of the Saint Aubyn Mineral Company (Limited), and in the Matter of the Joint Stock Companies Acts, 1856, 1857.

Y an Order made by his Honour the Vice-Warden of the Stannaries in the above matter, and dated the 29th day of January instant, on the petition of Charles Fardell, of Bournemouth, in the county of Hants, Esquire, a contributory of the said Company, it was ordered that the said Company should be absolutely wound up under the provisions of "The Joint Stock Companies Winding-up Acts, 1856-57," and that all suits and actions against the said Company should be stayed from the date thereof until the further order of the said Court. And it was ordered, that Mr. Frederick Marshall, of Truro, in the county of Cornwall, Gentleman, the Assistant-Registrar of the Stannaries of Devon, should be provisionally appointed the Official Liquidator of the said Company, and that such appointment should be and become absolute upon his giving due security to the satisfaction of William Michell, Esq., the Registrar of the said Court, unless within twelve days after the publication of the said order in the "London Gazette," any creditor or contributory of the said Company should signify to the said Registrar his or her objection to such appointment and his or her intention to appear in support of his or her objection on a day to be named by the said Registrar for that purpose; or unless within that

time it should appear and be shown to the satisfaction of the said Registrar, that the major part in value of the creditors and of the contributories respectively of the said Company should concur in the proposal to appoint some single official liquidator. And it was further ordered, that the costs of the appearance of the said petitioner and of the said Company and of the opposing contributory James Bancks, should be paid out of the estate. And it was further ordered that a copy of the said Order should be served on the several persons named at the foot of the said petition (that is to say); James Bancks, John Parkinson the younger, Joseph Richards, and Benjamin Collett; and that such service on them or any of them in any part of England or Wales should be good and sufficient service thereof on the person or persons so served. -Dated 30th January, 1861.

Hodge, Hockin, and Marrack, Truro, Cornwall, Agents for

Chauntler and Crouch, 8, Gray's-inn-square, London, Solicitors for the Petitioner.

In the Matter of the Joint Stock Companies Winding-up Acts, 1848 and 1849, and the Joint Stock Companies Winding-up Amendment Act, 1857, and in the Matter of the British Provident Life and Fire Assurance Society (Registered).

TOTICE is hereby given, that a petition for the dissolution and winding up of the above-named Company was, on the 31st day of January, 1861, presented to the Lord Chancellor by Henry Obie; and that it is expected such petition will be heard before the Vice-Chancellor Sir Richard Torin Kindersley, on Friday the 15th day of February, 1861; and any person desirous to oppose the making of an order absolute for the dissolution and winding up of the said Company, under the said Acts, should appear at the time of hearing, by himself or his counsel, for that purpose; and a copy of the petition will be furnished to any contributory of the said Company requiring the same, by the undersigned, on payment of the regulated charge for the same.

Warry, Robins, and Burges, 70, Lincoln'sinn-fields, Solicitors for the Petitioner.

Law Life Assurance Office, Fleet-Street, London,

Ath February, 1861.

No TICE is hereby given, that at a Special General Meeting of the Proprietors of the Law Life Assurance Society will be held at the Society's Office, Fleet-Street, London, on Friday, the 15th day of February instant, at Two o'clock in the afternoon precisely, for the purpose of confirming (if thought fit) the following resolution, passed at the General Meeting of the Proprietors held on the 2nd instant, viz.:

Resolved—"That Clause 52 in the Deed of Settlement be and the same is hereby repealed and made void; and in the place thereof, that the following rule be and the same is hereby adopted; that is to say: If any person now or hereafter assured by this society, on his or her own life, shall die by his or her own hand, or by duelling, or by the hands of justice, the Directors shall be at liberty to pay the whole or such part of the amount assured by such policy, and of any bonus or bonuses thereon, as the Directors in their discretion shall think expedient.

By order of the Directors,
William Samuel Downes, Actuary.