Name, Title, and Principal Place of Issue.			Average Amount.
			£
Stamford, Spalding, and Boston Banking Company Limited Stamford Stuckey's Banking Company, Bristol Somersetshire	l	***	36060
Bank, and Somersetshire Bank Langpor	t		202385
Sheffield and Hallamshire Banking Company Sheffield Sheffield and Rotherham Joint Stock Banking Company			14320
Limited Sheffield	•••	•••	26215
Swaledale and Wensleydale Banking Company Limited Richmon	ıd	•••	43305
Wolverhampton and Staffordshire Banking Company Wolverh	ampton	•••	8124
Wakefield and Barnsley Union Bank Limited Wakefield	lđ		14033
Whitehaven Joint Stock Banking Company Whiteha	ven	•••	19619
Wilts and Dorset Banking Company Limited Salisbury	y •••	•••	64497
West Riding Union Banking Company Limited Hudders	field	•••	27020
Worcester City and County Banking Company Limited Worcest	er ••-	•••	1086
York Union Banking Company Limited York	•••	*** ***	61995
York City and County Banking Company Limited York		100 001	89135
Yorkshire Banking Company Limited Leeds	•••	•••	101531

Inland Revenue Office, July 11, 1885.

J. S. PURCELL, Registrar of Bank Returns.

In the Matter of Exparte the Undertaking of "The Devon and Cornwall Central Railway Bill, 1882;" and in the Matter of "The Plymouth, Devonport, and South Western Junction and Devon and Cornwall Central Poiles Act 1884"

Railway Act, 1884."

OTICE is hereby given, that a petition for the transfer to Lewis Charles Foster, of Liskeard, in the county of Cornwall, Banker, of the sum of £8,428 £3 per Cent. Consolidated Bank Annuities, part of the sum of £9,428 £3 like annuities being the Parliamentary deposit made for the undertaking of the Devon and Cornwall Central Railway Bill, was presented to Her Majesty's High Court of Justice, by John Peter, of Callington, in the county of Cornwall, Solicitor, and William Wenmouth Dymond, of Callington aforesaid, Iron Merchant; and that the said petition is directed to be heard before Vice-Chancellor Bacon, on the 18th day of July, 1885, and any landowner or other person whose property may have been interfered with or otherwise rendered less valuable by the commencement, construction, or abandonment of the portion of the Devon and Cornwall Central Railway lying between Lidford and the junction therewith at Calstock of the railway of the Plymouth, Devonport, and South Western Junction Railway Company, or who may have been subjected to injury or loss in consequence of the compulsory powers of taking property conferred upon the Devon and Cornwall Central Railway Company for the said portion of the said railway, and for which injury or loss no compensation or adequate compensation has been paid; and any creditor of the said Company desirous to oppose the making of an Order for the payment out of the said portion of the said deposit should appear at the time of hearing by himself or his Counsel for that purpose; and a copy of the said petition will be furnished to any landowner, creditor, or other person as aforesaid requiring the same, on payment of the regulated charge for the same. Dated this 13th day of July, 1885.

Burchell and Co., 5, The Sanctuary, West-

Burchell and Co., 5, The Sanctuary, Westminster, Solicitors for the Petitioners. In the High Court of Justice.—Chancery Division.
Mr. Justice Kay.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of Whiting and Company Limited.

TOTICE is hereby given, that Mr. Justice Kay has appointed Monday, the 20th day of July, 1885, at twelve o'clock at noon, at his chambers, Royal Courts of Justice, Strand, London, as the time and place for the appointment of an Official Liquidator of the above-named Company.—Dated this 11th day of July, 1885.

In the Chancery of the County Palatine of Lancaster.—Preston District.

In the Matter of the Companies Act, 1867, and of the Companies Act, 1877, and of the Court of Chancery of Lancaster Act, 1850, and of the Court of Chancery of Lancaster Act, 1854, and in the Matter of the Fylde Manufacturing Company Limited.

OTIČE is hereby given, that by an Order made by Vice-Chancellor Bristowe, on the 17th day of June, 1885, in the above-mentioned matter, it was ordered that the Special Resolution passed at an Extraordinary General Meeting of the said Company, held on the 9th day of March, 1885, and duly confirmed at another Extraordinary Meeting, held on the 30th day of March, 1885, and which resolution was in the words and figures following (that is to say): That the capital of the Company be reduced from £30,000, divided into 6,000 shares of £5 each, to £24,000 divided into 6,000 shares of £4 each, and that such reduction be affected by cancelling capital which has been lost or is unrepresented by available assets to the extent of £1 per share upon each of the 4,083 shares which have been issued, and by reducing the nominal amount of all the shares in the Company's capital from £5 to £4 per share, be confirmed. And it was ordered that the addition of the words "and Reduced" to the name of the Company be dispensed with altogether. notice is hereby also given, that the said Order has been produced to the Registrar of Joint Stock