

# The London Gazette.

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TUESDAY, AUGUST 4, 1896.

A T the Court at Osborne House, Isle of Wight, references in the Principal Order to the comthe 1st day of August, 1896. mencement thereof shall for the purposes of the

PRESENT,
The QUEEN's Most Excellent Majesty.
Lord President.
Lord Privy Seal.
Lord Arthur Hill.

WHEREAS Her Majesty, by virtue of the authority committed to Her by the International Copyright Acts, 1844 to 1886, and having regard to the provisions of a Convention, the ratifications of which were exchanged on the fifth day of September, one thousand eight hundred and eighty-seven, between Her Majesty and the Foreign Countries parties to the said Convention, was pleased to make an Order in Council dated the twenty-eighth day of November, one thousand eight hundred and eighty-seven (hereinafter called the Principal Order) with respect to the protection to be given by way of copyright to the authors of literary and artistic works first produced in any one of the said Foreign Countries.

And whereas the Grand Duchy of Luxembourg and the Principalities of Monaco and Montenegro respectively, having acceeded to the said Convention, Her Majesty was pleased by Orders in Council dated respectively the tenth day of August, one thousand eight hundred and eighty-eight, the fifteenth day of October, one thousand eight hundred and eighty-nine, and the sixteenth day of May, one thousand eight hundred and ninety-three, to declare that the provisions of the Principal Order should extend to the said Grand Duchy of Luxembourg and Principalities of Monaco and Montenegro respectively.

And whereas it has been intimated to Her Majesty's Government that the Government of the Kingdom of Norway have notified the acces-

sion of that country to the said Convention.

And whereas Her Majesty in Council is satisfied that the said Kingdom of Norway has made such provisions as it appears to Her Majesty expedient to require for the protection of authors of works first produced in the United Kingdon.

Now therefore Her Majesty by and with the advice of Her Privy Council and by virtue of the authority committed to Her by the said Acts or otherwise vested in Her doth declare and it is hereby declared that from and after the date of this Order the provisions of the Principal Order shall extend to the said Kingdom of Norway as if the said Kingdom of Norway were one of the foreign countries therein named, and so that all

references in the Principal Order to the commencement thereof shall for the purposes of the application thereof to the said Kingdom of Norway be deemed to be references to the date of this Order.

And the Lords Commissioners of Her Majesty's Treasury are to give the necessary orders herein accordingly.

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 1st day of August, 1896.

#### PRESENT,

The QUEEN's Most Excellent Majesty in Council.

In pursuance of the Winter Assizes Acts, 1876 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:—

The jurisdiction of the Justices and Judges of the Central Criminal Court at any Session of Oyer and Terminer or Gaol Delivery, held or continued for the Central Criminal Court District in the months of October, November, or December, 1896, or January, 1897, shall extend to such part of the County of Surrey as is not now included in the Central Criminal Court District, as if such part of the County of Surrey were included in the Central Criminal Court District, and the Central Criminal Court Shall apply to the said part of the County of Surrey, and offences committed therein, as if the said part of the County of Surrey were mentioned in that Act:

Subject nevertheless to the following modifications and exceptions:—

(1.) Nothing in this Order shall authorize the trial at the Central Criminal Court of any person for any offence triable at Quarter Sessions, except in accordance with the provisions of Sections 18 and 19 of the Central Criminal Court Act, or except such last-mentioned person be also there triable for any offence or offences not triable at Quarter Sessions.

(2.) For the purposes of this Order the said part of the County of Surrey shall be deemed to be included in the Commission in force for the time being for the Central Criminal Court.

time being for the Central Criminal Court.

(3.) Unless the Central Criminal Court shall otherwise direct, no person shall be summoned or returned from the said part of the County of Surrey to serve on any Grand Jury or Petty Jury at the Central Criminal Court, but any Grand Jury or Petty Jury constituted in accordance with the provisions of the 4th Section of the

Central Criminal Court Act, shall have authority to inquire of, present, try, and determine all offences with respect to which jurisdiction is by this Order conferred on the Central Criminal Court.

(4.) Until Her Majesty is pleased, by and with the advice of Her Privy Council, otherwise to order and direct, it shall be lawful for any Justice of the Peace or Coroner having jurisdiction within the said part of the County of Surrey, to commit any person charged with having committed any offence with respect to which jurisdiction is by this Order conferred on the Central Criminal Court, and which has been committed or is alleged to have been committed within the jurisdiction of such Justice or Coroner, either to the Gaol (other than the Gaol of Newgate) to which, but for the said Winter Assizes Acts, 1876 and 1877, and this Order, such person would have been committed, or to Her Majesty's Prison at Holloway, there to remain until he can be tried in pursuance of this Order or in due course of law.

(5.) When in pursuance of this Order any person shall be committed to any Gaol other than Her Majesty's Prison at Holloway, the Sheriff of the County in which the Gaol to which the prisoner is committed is situated, or the Keeper of the same Gaol, shall, six days at least before the next sitting of the Central Criminal Court at which the prisoner can be tried, or at such other time as the Justices or Judges of the said Court, or any two or more of them, shall from time to time direct, cause such person, with his commitment and detainers, to be safely removed from the Gaol to which he was committed, without any Writ of Habeas Corpus or other Writ, to Her Majesty's Prison at Holloway, there to remain until thence delivered by due course of law.

(6.) Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said part of the County of Surrey, any one or more of the Justices and Judges of the Central Criminal Court, or the committing Justice or Justices, or any two of the Justices of the County or place in which he was committed, or admitted to bail, may, upon the application by or on behalf of such person direct the Treasurer of the County or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to or on behalf of such person a sum not exceeding 201. to enable him to defray the expenses of travelling to and from the Central Criminal Court of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum and shall deduct it out of the amount, if any, allowed by the Court in respect of such witnesses.

(7.) Where, for the purposes of the trial of any offence, with respect to which Jurisdiction is by this Order conferred upon the Central Criminal Court, recognizances are entered into for attendance at any Court of Oyer and Terminer or General Gaol Delivery for the County of Surrey, such recognizances shall be deemed to have been entered into for attendance at the then next ensuing Session of Oyer and Terminer and Gaol, Delivery to be holden for the Central Criminal Court District as enlarged by this Order, in the month of October, November, or December, 1896, or January, 1897, as the case may be, and every person bound by such recognizance shall be bound to appear at such Session or forfeit his recognizance.

(8.) If the Central Criminal Court at its Sessionlast held in the month of January, 1897, cannot

of opinion that it is inexpedient finally to dispose of the case of any prisoner or person committed for trial in the said part of the County of Surrey, then the said Central Criminal Court shall order the removal of such prisoner to the Gaol of the County or place whence he came in order that he may be tried at the then next Assizes, and the Prosecutor and Witnesses in attendance at the said Central .Criminal Court shall enter into recognizances for their appearance at the said Assizes, and if an Indictment or Indictments has or have been found against the prisoner, the Clerk of the said Central Criminal Court shall transmit the Indictment or Indictments and the Depositions and all other things relating thereto to the Clerk of Assize at such Assizes, together with a copy of the Order of Court, and such prisoner or person shall be tried upon such Indictment or Indictments as if the same had been found at the said Assizes, and such prisoner may be removed from Her Majesty's Prison at Holloway to the Gaol whence he came without Writ of Habeas Corpus, but with a copy of the said Order of Court, and all such other proceedings shall be had and taken as if the said prisoner or person had not been removed to Her Majesty's Prison at Holloway.

(9.) If, in pursuance of the 18th section of the Central Criminal Court Act as applied by this Order, any Writ of Certiorari or Habeas Corpus be issued for the removal of any indictment or presentment, or of any person in custody from the jurisdiction of the Justices of the Peace for the County of Surrey to the Central Criminal Court, one week's notice shall be given in manner

required by that section.

(10.) Except where the context otherwise requires, the terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

(11.) This Order, unless earlier revoked, shall be in force until the close of the Session of the Central Criminal Court last held in the month of January, 1897. C. L. Peel.

'I the Court at Osborne House, Isle of Wight, the 1st day of August, 1896.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

N pursuance of the Winter Assizes Acts, 1876 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:-

1. The County of Cumberland and the County of Westmoreland shall, for the purpose of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 1.

2. The said Winter Assizes for the said Winter Assize County shall be held at Carlisle.

3. The Court at the said Winter Assizes at Carlisle shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts. such prisoner would have been tried.

The provisions of Section thirteen of the Sheriffs Act, 1887, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said Section "the Sheriff of such County" shall mean the Sheriff of the county in which finally dispose of or for the purposes of justice is the prisoner so sentenced would have been tried

not been passed.

4. The Sheriff of the county of Cumberland shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter

Assizes shall be addressed to him alone.

The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the county of Cumberland, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.

6. The precepts of the Judges to the said Sheriff shall direct him to cause the prisoners from all the: prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Carlisle, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any Writ of Habeas Corpus.

7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (mutatis mutandis) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey

accordingly.

8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorize the said Sheriff to carry sentences into execution outside the County of Cumberland, or to levy outside the said county fines imposed or recognizances estreated at the said Winter Assizes.

9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority and being under an obligation to attend the Assizes for either of the counties comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize or the proper officer thereof any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize or the proper officer thereof, such indictment, inquisition, recognizance, examination, deposition, or document.

This provision shall not apply to the Sheriff of

the County of Westmoreland.

10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 1."

11. Any person who, after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery to be holden for either of the counties constituting the said Winter Assize County, shall be bound to !

if the Winter Assizes Acts, 1876 and 1877, had attend at the said Winter Assizes for the said Winter Assize County.

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the counties constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such lastmentioned Winter Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Carlisle, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Cumberland, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute

and give evidence at Carlisle.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody, three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any Writ of Habcas Corpus, such prisoners to Her Majesty's Gaol at Carlisle for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course

15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoner had been tried at the Assizes held in such last-mentioned county.

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed or

admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed, or entered into

any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding 201. to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Winter Assizes Acts, and this Order; and every such Treasurer or some known agent on his behalf shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly, without any Writ of Habeas Corpus.

18. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1896.

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 1st day of August, 1896.

#### PRESENT,

The QUEEN's Most Excellent Majesty in Council.

In pursuance of the Winter Assizes Acts, 1876 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:—

1. The County of Leicester and the County of Rutland shall, for the purposes of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 2.

2. The said Winter Assizes for the said Winter Assize County shall be held at Leicester.

3. The Court at the Winter Assizes at Leicester shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provisions of Section thirteen of the Sheriffs Act, 1887, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said Section "the Sheriff of such County" shall mean the Sheriff of the County in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and 1877, had not been passed.

4. The Sheriff of the County of Leicester shall

alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents' relating to the said Winter Assizes shall be addressed to him alone.

5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the County of Leicester, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.

6. The precepts of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Leicester, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any Writ of Hebert County.

Habeas Corpus.

7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (mutatis mutandis) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorize the said Sheriff to carry sentences into execution outside the County of Leicester, or to levy outside the said county fines imposed or recognizances estreated at the said Winter Assizes.

9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority and being under an obligation to attend the Assizes for either county comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority, and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, such indictment, inquisition, recognizance, examination, deposition, or document. This provision shall not apply to the Sheriff of the County of Rutland.

10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 2."

11. Any person who, after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery to be holden for either of the counties constituting the said Winter Assize County, shall

the said Winter Assize County.

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the counties constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Leicester, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be to the Sheriff of the County of Leicester, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Leicester.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody, three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any Writ of Habeas Corpus, such prisoners to Her Majesty's Gaol, formerly the Gaol for the county of Leicester, at Leicester, for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoner had been tried at the Assizes held in

such last-mentioned county.

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed, or entered into any

be bound to attend at the said Winter Assizes for | recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding. 201. to enable him to defray the travelling. expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the County where the trial would have taken place but for the Winter Assizes Acts, and this Order; and every such Treasurer or some known agent on his behalf shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly without any Writ of Habeas Corpus.

18. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1896. C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 1st day of August, 1896.

#### PRESENT.

The QUEEN's Most Excellent Majesty in Council. N pursuance of the Winter Assizes Acts, 1876 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:

1. The County of Huntingdon and the County of Cambridge shall, for the purpose of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 3.

2. The said Winter Assizes for the said Winter Assize County shall be held at the Shire Hall at

Chesterton, in the county of Cambridge.

3. The Court at the said Winter Assizes at Chesterton shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provisions of Section thirteen of the Sheriffs Act, 1887, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said Section "the Sheriff of such county" shall mean the Sheriff of the county in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and 1877, had not

been passed.

4. The Sheriff of the County of Cambridge shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him

5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the County of Cambridge, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.

6. The precepts of the Judges to the said

Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Chesterton, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any Writ of

Habeas Corpus.

7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (mutatis mutandis) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and officers in the said Winter Assize County

shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorize the said Sheriff to carry sentences into execution outside the County of Cambridge, or to levy outside the said county fines imposed or recognizances estreated at the said Winter Assizes.

9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority, and being under an obligation to attend the Assizes for either of the counties comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize, or the -proper officer thereof, any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, such indictment, inquisition, recognizance, examination, deposition, or document.

10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall in addition to the name of the county where the offence is charged to have been committed contain the words "Winter Assize County,

No. 3."

. 11. Any person who after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery, to be holden for either of the counties constituting the said Winter Assize County, shall I

be bound to attend at the said Winter Assizes for the said Winter Assize County.

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the counties constituting. the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such lastmentioned Winter Assizes or forfeit his recog-

13. Ten days before the day fixed for the opening of the Commission at Chesterton, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Cambridge, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute

and give evidence at Chesterton.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody, three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any Writ of Habeas Corpus, such prisoners to Her Majesty's Gaol, recently the Gaol for the County of Cambridge at Chesterton, for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

15. The Clerk of Assize at the said Winter -Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoner had been tried at the Assizes held in

such last-mentioned county.

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, or admitted to bail, may, upon the application of such person, direct the Treasurer

of the county or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding 20%, to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in

respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the County where the trial would have taken place but for the Winter Assizes Acts, and this Order; and every such Treasurer or some known agent on his behalf shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly, without any Writ of Habeas

Corpus.

18. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1896. C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 1st day of August, 1896.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

N pursuance of the Winter Assizes Acts, 1876 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:-

1. The County of Montgomery, the County of Merioneth, the County of Denbigh, and the County of Flint shall, for the purpose of the next Winter Assizes, be united together and form one County, under the name of the Winter Assize County, No. 4.

2. The said Winter Assizes for the said Winter

Assize County shall be held at Ruthin.

3. The Court at the said Winter Assizes at Ruthin shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provisions of Section thirteen of the Sheriff's Act, 1887, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said Section "the Sheriff of such County" shall mean the Sheriff of the County in which the

Winter Assizes Acts, 1876 and 1877, had not

4. The Sheriff of the County of Denbigh shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole: district constituting the said Winter Assize County; and precepts and other documents relating to the said Winter Assizes shall be addressed to him

5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the County of Denbigh, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.

6. The precepts of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Ruthin, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any writ of

Habeas Corpus.

7. In all matters not before specifically mentioned, the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (mutatis mutandis) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorize the said Sheriff to carry sentences into execution outside the County of Denbigh, or to levy outside the said county fines imposed or recognizances estreated at the said Winter-Assizes...

9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority and being under an obligation to attend the Assizes for any county comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize or the proper officer thereof any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize or the proper officer thereof such indictment, inquisition, recognizance, examination, deposition, or docu-This provision shall not apply to the Sheriffs of any of the counties constituting the said Winter Assize County, other than the Sheriff of the County of Denbigh.

10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof, shall in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 4."

11. Any person who after the date of this Order, and before the said Winter Assizes, enters prisoner so sentenced would have been tried if the linto a recognizance to appear and presecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery, to be holden for any of the counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for

the said Winter Assize County.

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in any of the counties constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Ruthin, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can be made out, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Denbigh, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute

and give evidence at Ruthin.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter :Assize County shall be in custody, three days -before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol at Ruthin, for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution, and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoner had been tried at the Assizes held in such

last-mentioned county.

bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed to bail, may, upon the application of passed.

such person, direct the Treasurer of the county or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding 201. to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Winter Assizes Acts, and this Order; and every such Treasurer or some known Agent on his behalf shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly, without any writ of Habeas Corpus.

18. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the

Winter Assizes Acts, 1876 and 1877.

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1896.

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 1st day of August, 1896.

#### PRESENT,

The QUEEN's Most Excellent Majesty in Council.

In pursuance of the Winter Assizes Acts, 1876
and 1877. Her Majesty is pleased, by and

and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy

Council, to order as follows:-

1. The County of Carnarvon, and the County of Anglesea shall, for the purpose of the next Winter Assizes, be united together and form one County, under the name of the Winter Assize County, No. 5.

The said Winter Assizes for the said Winter Assize County shall be held at Carnarvon.

3. The Court at the said Winter Assizes at Carnarvon shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provisions of Section thirteen of the Sheriffs Act, 1887, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said Section "the Sheriff of such County" shall mean the Sheriff of the County in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and 1877, had not been

4. The Sheriff of the County of Carnarvon shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.

5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the County of Carnarvon, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.

6. The precepts of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Carnarvon, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any

writ of Habeas Corpus.

7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (mutatis mutandis) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorize the said Sheriff to carry sentences into execution outside the County of Carnarvon, or to levy outside the said County fines imposed or recognizances estreated at the said Winter Assizes.

9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority and being under an obligation to attend the Assizes for either county comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize or the proper officer thereof any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority, and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize or the proper officer thereof such indictment, inquisition, recognizance, examination, deposition, or document. This provision shall not apply to the Sheriff of the County of Anglesea.

10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize

County, No. 5."

11. Any person who after the date of this Order, and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery, to be holden for either of the counties constituting the said Winter Assize County, shall

be bound to attend at the said Winter Assizes for the said Winter Assize County.

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the counties constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Carnarvon, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Carnarvon, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Carnaryon.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter. Assize County shall be in custody, three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol at Carnaryon for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence. until they are discharged in due course of law.

15. The Clerk of Assize at the soid Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoner had been tried at the Assizes held in such lastmentioned county.

Where any person is committed for trial, or is bound by any recognizance, to appear and answer in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed or entered into any recognizance to

No. 26764.

appear and answer as aforesaid, to advance to such person a sum not exceeding 201. to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf; and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Winter Assizes Acts, and this Order; and every such Treasurer, or some known agent on his behalf, shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly without any writ of Habens Corpus.

cordingly without any writ of Habeas Corpus.

18. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1896.

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 1st day of August, 1896.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

IN pursuance of the Winter Assizes Acts, 1876 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:—

1. The County of Carmarthen, the County of the Borough of Carmarthen, the County of Pembroke, the Town and County of Haverfordwest, and the County of Cardigan, shall, for the purpose of the rext Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 6.

2. The said Winter Assizes for the said Winter Assize County shall be held at Carmarthen.

3. The Court at the said Winter Assizes at Carmarthen shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provisions of Section thirteen of the Sheriffs Act, 1887, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said Section "the Sheriff of such County" shall mean the Sheriff of the County in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and 1877, had not been passed.

4. The Sheriff of the County of Carmarthen shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.

5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the County of Carmarthen, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.

jurisdiction accordingly.

6. The precepts of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Carmarthen, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any writ of

Habeas Corpus.

7. In all matters not before specifically mentioned, the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (mutatis mutandis) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize

County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorize the said Sheriff to carry sentences into execution outside the County of Carmarthen, or to levy outside the said county fines imposed or recognizances estreated at the said Winter Assizes.

9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority and being under an obligation to attend the Assizes for any county comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize or the proper officer thereof any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority, and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize or the proper officer thereof such indictment, inquisition, recognizance, examination, deposition, or This provision shall not apply to the document. Sheriffs of any of the counties constituting the said Winter Assize County, other than the Sheriff of the County of Carmarthen.

10. In all indictments and presentments at the said Winter Assizes, the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize

County, No. 6."

11. Any person who, after the date of this Order, and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before

a Court of Oyer and Terminer or General Gaol Delivery, to be holden for any of the counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in any of the counties constituting the said Winter Assize county prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Carmarthen, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be to the Sheriff of the County of Carmarthen, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Carmarthen.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody, three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol at Carmarthen for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Blis of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoner had been tried at the Assizes held in such last-

mentioned county.

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed,

or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding 201. to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Winter Assizes Acts, and this Order; and every such Treasurer, or some known agent on his behalf, shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly, without any writ of Habeas Corpus.

18. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1896.

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 1st day of August, 1896.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

IN pursuance of the Winter Assizes Acts, 18.6 and 1877, Her Majesty is pleased, by and with the advice of Her Most Honourable Privy Council, to order as follows:—

1. The County of Brecknock, and the County of Radnor shall, for the purpose of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 7.

2. The said Winter Assizes for the said Winter

Assize County shall be held at Brecon.

3. The Court at the said Winter Assizes at Brecon shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provisions of Section thirteen of the Sheriffs Act, 1887, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said Section "the Sheriff of such County" shall mean the Sheriff of the County in which the prisoner so sentenced would have been tried if the

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Winter Assizes Acts, 1876 and 1877, had not

4. The Sheriff of the County of Brecknock shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.

5. The precepts of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the County of Brecknock, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.

6. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Brecon, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any

writ of Habeas Corpus.

7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (mutatis mutandis) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorize the said Sheriff to carry sentences into execution outside the county of Brecknock, or to levy outside the said county fines imposed or recognizances estreated at the said Winter Assizes.

9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority, and being under an obligation to attend the Assizes for either county comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, such indictment, inquisition, recognizance, examination, This provision shall deposition, or document. not apply to the Sheriff of the County of Rudnor.

10. In all indictments and presentments at the said Winter Assizes the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize

County, No. 7."

11. Any person who, after the date of this Order, and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or

Delivery, to be holden for either of the counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the counties constituting the said Winter Assize County prior to the making of this Order, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes or forfeit his

recognizance.

13. Ten days before the day fixed for the opening of the Commission at Brecon, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Brecknock, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Brecon.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody, three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to Her Majesty's Gaol at Brecon for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoner had been tried at the Assizes held in such lastmentioned county.

Where any person is committed for trial, or is bound by any recognizance, to appear and answer in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the give evidence, or to appear and answer before a or Justices, or any two of the Justices of the Court of Oyer and Terminer or General Gaol county or place from which he is committed or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding 201. to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Winter Assizes Acts, and this Order; and every such Treasurer, or some known agent on his behalf, shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly without any writ of Habeas Corpus.

18. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1896. C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 1st day of August, 1896.

# PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act passed in the forty-VV fifth and forty-sixth years of Her Majesty's reign, intituled "The Militia Act, 1882" it is, amongst other things, enacted that Her Majesty may, with the advice of Her Privy Council, order that the period of annual training, in any year, of all or any part of the Militia be reduced to such time as to Her Majesty may seem

And whereas it has seemed fit to Her Majesty, by and with the advice of Her Privy Council, to order that the training and exercise of the Third Battaliou North Staffordshire Regiment should be reduced to a period of thirteen days in the year one thousand eight hundred and ninety-six :

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, doth hereby order and direct that the training and exercise of the Third Battalion North Staffordshire Regiment in the year one thousand eight hundred and ninetysix be reduced to a period of thirteen days and that this Order be published in the London Gazette. C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 1st day of August, 1896.

#### PRESENT.

The QUEEN's Most Excellent Majesty in Council. W HEREAS by section twenty-six of "The Pluralities Act 1838" after reciting that "Whereas in some instances tithings, hamlets, " chapelries, and other places or districts may be " separated from the parishes or mother churches "to which they belong, with great advantage, and places altogether extra-parochial may in "some instances with advantage be annexed to " parishes or districts to which they are con-"tiguous, or be constituted separate parishes for "ecclesiastical purposes," it is, amongst other things, enacted "That when with respect to his "own diocese it shall appear to the Arch-"bishop of the Province, or when the Bishop of "any diocese shall represent to the said Arch-" bishop that any such tithing, hamlet, chapelry, place, or district within the diocese of such Arch-" bishop, or the diocese of such Bishop, as the " case may be, may be advantageously separated " from any parish or mother church, and either be "constituted a separate benefice by itself or be " united to any other parish to which it may be "more conveniently annexed, or to any other "adjoining tithing, hamlet, chapelry, place, or district, parochial or extra-parochial, so as to "form a separate parish or benefice, or that "any extra-parochial place may with advantage "be annexed to any parish to which it is contiguous, or be constituted a separate " parish for ecclesiastical purposes; and the said Archbishop or Bishop shall draw up a scheme "in writing (the scheme of such Bishop to be "transmitted to the said Archbishop for his "consideration) describing the mode in which it "appears to him that the alteration may best be "effected, and how the changes consequent on " such alteration in respect to ecclesiastical juris-"diction, glebe lands, tithes, rent-charges, and " other ecclesiastical dues, rates and payments, " and in respect to patronage and rights to pews, "may be made with justice to all parties interested; and if the patron or patrons of the "benefice or benefices to be affected by such " alteration shall consent in writing under his or "their hands to such scheme, or to such modifica-"tion thereof as the said Archbishop may approve, and the said Archbishop shall, on full " consideration and enquiry, be satisfied with any

"tion thereof, as the case may be, into effect." And whereas the Right Reverend Brooke Foss Lord Bishop of Durham hath pursuant to the enactment aforesaid represented in a writing dated the thirtieth day of May one thousand eight hundred and ninety-six to the Right Honourable and Most Reverend William Dalrymple Lord Archbishop of York as follows:-

"such scheme, or modification thereof, and shall

" certify the same and such consent as aforesaid, " by his report to Her Majesty in Council, it shall

"be lawful for Her Majesty in Council to make " an Order for carrying such scheme, or modifica-

"1. That there is in the county and diocese of Durham the vicarage of Trimdon the parish whereof comprises the district of Trimdon Grange more particularly described in the scheme hereto annexed.

"2. That there is in the same county and diocese the vicarage of Kelloe which immediately adjoins the said district of Trimdon Grange.

"3. That the population of the said parish of

Trimdon including the said district of Trimdon Grange according to the last census amounted to

three thousand and ninety-seven persons and that of the said district of Trimdon Grange to two thousand five hundred and forty-seven persons.

"4. That the population of the said parish of Kelloe according to the same census amounted to two thousand five hundred and seventy persons.

ii 5. That the net annual value of the benefice of Trimdon is two hundred and seven pounds and that of the benefice of Kelloe eight hundred

"6. That the patronage of the said benefice of Trimdon is vested in Henry John Beckwith of Silksworth in the county of Durham Esquire and the patronage of the said benefice of Kelloe is vested in me in right of my Bishoprick and that the Reverend James Marmaduke Hick M.A. is Vicar of Trimdon and the Reverend William Richard Burnet M.A. is Vicar of Kelloe.

"7. That the patrons and Incumbents of the said benefices of Trimdon and Kelloe are consenting parties to the separation and annexation hereinafter proposed and the matters and things in the scheme hereto annexed stated and proposed.

"8. That it appears to me the said Lord Bishop that the said district of Trimdon Grange may under the provisions of the Acts of Parliament passed in the first and second years of the reign of Her present Majesty chapter one hundred and six and the second and third years of the same reign chapter forty-nine be separated from the said parish of Trimdon and be annexed for

ecclesiastical purposes to the said parish of Kelloe.

"9. That it is proposed if this scheme be carried into effect that a sum of three hundred and ninety-six pounds four shillings and five pence at present invested in Local Government three per cent. stock part of the endowment of the said benefice of Kelloe shall be transferred to the said benefice of Trimdon as and for a permanent

addition to the endowment thereof.

"10. That pursuant to the direction contained in the twenty-sixth section of the said firstmentioned Act of Parliament I the said Lord Bishop have drawn up a scheme in writing appended to this representation describing the mode in which it appears to me that the alterations above proposed may be best effected and how the changes consequent upon such alterations may be made with justice to all parties interested and I the said Lord Bishop submit the same to your Grace to the intent that your Grace may if on full enquiry you shall be satisfied with the said scheme certify the same and such consents to Her Majesty in Council.

And whereas the said scheme drawn up by the said Bishop and the consents referred to in the said representation are as follows :-

"The SCHEME referred to in the foregoing Representation.

"It is proposed to separate the district of Trimdon Grange the boundaries whereof are set forth in the schedule hereto from the parish of Trimdon in the county and diocese of Durham from that parish and to annex the same for ecclesiastical purposes to the parish of Kelloe in the same county and diocese.

"That the Vicar of Trimdon shall cease to have cure of souls within the said district of Trimdon Grange and the Vicar of Kelloe shall have exclusive cure of souls within the limits

of the same.

"That the inhabitants of the said district of Trimdon Grange shall have the same rights as to pews and the performance of all offices and services of the church at the parish church of Kelloe and otherwise in relation to the same Trimdon in the county and diocese of Durham

church and the parish thereto belonging as the other inhabitants of the same parish.

"That the fees for all such offices and services performed for the inhabitants of the said district of Trimdon Grange as aforesaid or arising within the limits of the same and usually payable to the Incumbent of a benefice shall belong to the Incumbent of the benefice of Kelloe.

"That from and after the publication in the London Gazette of any Order of Her Majesty in Council carrying this proposed scheme into effect a sum of three hundred and ninety-six pounds four shillings and five pence now part of the endowments of the benefice of Kelloe at present invested in three per cent. Local Government Stock shall belong to and become part of the permanent endowment of the henefice of Trimdon.

"That no alteration shall be made as to the patronage of either of the two benefices affected

by this scheme.

"The SCHEDULE hereinbefore referred to.

"All that district within the parish of Trimdon known as Trimdon Grange comprised within an imaginary line commencing at a point in Salterslane four hundred yards north of the railway crossing at Trimdon Grange and thence proceeding in an easterly direction along the line of the boundary between the parishes of Trimdon and Deaf Hill-cum-Langdale to the point where such boundary crosses Langdale Beck and thence proceeding south and south-west along the east side of Horse Close-lane to a point where such line crosses the river Skerne and thence passing west along the north-east of such river to a point one hundred and forty yards beyond the road leading from Trimdon to Kelloe and thence proceeding due north across the Hartlepool Branch of the North Eastern Railway to the boundary between the parishes of Kelloe and Trimdon and thence following the line of such boundary north and west to the said point first mentioned in Salterslane which said district is delineated on the map or plan hereto annexed and thereon coloured round with a pink verge line.

## CONSENTS.

"We the undersigned being respectively the patrons and Incumbents of the vicarages of Trimdon and Kelloe do hereby give our consents to the foregoing representation and scheme and the several matters and things therein stated and proposed.

"Given under our hands the fifteenth day of June one thousand eight hundred and ninety-six.

H. J. Beckwith Patron of the vicarage of Trimdon.

B. F. Dunelin Patron of the vicarage of .Kelloe.

J. Marmaduke Hick Vicar of Trimdon. W. R. Burnet Vicar of Kelloe.

And whereas the said scheme hath been transmitted by the said Bishop to the said Archbishop for his consideration;

And whereas the said Archbishop being satisfied with the said scheme hath certified the same and the consents aforesaid to Her Majesty in Council by his report dated the twenty-sixth day of June one thousand eight hundred and ninety-six which said report is in the words and figures following:-

"We the undersigned William Dalrymple by Divine Providence Lord Archbishop of York do

hereby certify to Your Majesty in Council:
"That the Right Reverend Brooke Foss Lord Bishop of Durham has represented to us that it appears to him that the place or district known as the district of Trimdon Grange in the parish of may be advantageously separated from that parish and be annexed to the parish of Kelloe in the same county and diocese for ecclesiastical

purposes.
"That the said Lord Bishop has drawn up a scheme in writing and has transmitted the same to us for our consideration describing the mode in which it appears to him that the separation and annexation may be best effected with justice to all parties.

"That the patrons and incumbents of the two benefices affected are consenting parties to such

separation and annexation as aforesaid.

"The representation and scheme of the said Lord Bishop of Durham with the consent of the patrons and incumients are hereto annexed.

"And we the said Archbishop being on full consideration and enquiry satisfied with the said scheme do hereby pursuant to the Act of the first and second years of Your Majesty's reign chapter one hundred and six certify the same to Your Majesty in Council to the intent that Your Majesty in Council may in case Your Majesty in Council shall think fit so to do make and issue an Order for carrying such scheme into

Now therefore Her Majesty in Council by and with the advice of Her said Council is pleased to order, as it is hereby ordered, that the said scheme be carried into effect. . C. L. Pecl.

A T the Court at Osborne House, Isle of Wight, the 1st day of August, 1896.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

THEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the thirty-third and thirty-fourth years of Her Majesty chapter thirty-nine, and of the Acts therein mentioned that is to say, the Act of the third and fourth years of Her Majesty, chapter one hundred and thirteen and the Act of the fourth and fifth years of Her Majesty, chapter thirty-nine, and of the Act of the thirty-first and thirty-second years of Her Majesty, chapter one hundred and fourteen, duly prepared and laid before Her Majesty in Council a scheme bearing date the eighteenth day of June, in the year one thousand eight hundred and ninety-six, in the

words following, that is to say:—
"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the thirtythird and thirty-fourth years of Your Majesty, chapter thirty-nine, and of the Acts therein mentioned, that is to say the Act of the third and fourth years of Your Majesty, chapter one hundred and thirteen, and the Act of the fourth and fifth years of Your Majesty, chapter thirty-nine, and the Act of the thirty-first and thirty-second years of Your Majesty, chapter one hundred and fourteen, have prepared and now humbly lay before Your Majesty in Council the following scheme for effecting a transfer of the ownership of a certain portion of the advowson or perpetual right of patronage of and presentation to the Church and Cure (hereinafter called "the said benefice") of All Saints, Compton Leek, in the county of Stafford and in the diocese of Lichfield.

"Whereas the advowson or perpetual right of patronage of and presentation to the said benefice of All Saints, Compton Leek is now vested in Joseph Challinor of Compton Leek aforesaid, Gentleman during his life and after his death in the Bishop of the said diocese of Lichfield and his successors Bishops of the same diocese for ever.

"And whereas the said Joseph Challinor is desirous that the whole of his estate and interest in the advowson or perpetual right of patronage of and presentation to the said benefice of All Saints Compton Leek should be transferred to and be vested in the bishop for the time being of the said diocese of Lichfield.

"And whereas the Honourable and Right Reverend Augustus now Bishop of the said diocese of Lichfield is willing to accept such transfer and in token of such his willingness and also in token that the same transfer has that consent of the Bishop of the diocese which by the Acts in the hereinbefore mentioned Act recited or by some or one of them is made necessary, he the said Augustus Bishop of the said diocese of Lichfield has executed this scheme as hereinafter mentioned.

"And whereas the transfer of the patronage of the said benefice of All Saints Compton Leek which is hereinbefore mentioned and hereinafter recommended and proposed will render the same benefice more eligible for augmentation out of funds under our control and this circumstance will in our opinion tend to make better provision for the cure of souls in the parish or district in or in respect of which the right of patronage or advowson so recommended and proposed to be transferred as aforesaid arises or exists that is to say in the consolidated chapelry of All Saints Compton Leek.

"Now therefore with the consent of the said Joseph Challinor (in testimony whereof he has signed and scaled this scheme) and with the consent of the said Augustus Bishop of the said diocese of Lichfield (in testimony whereof he has signed this scheme and sealed the same with his episcopal seal) and with the consent of the Right Honourable and Most Reverend Edward White, Archbishop of Canterbury (in testimony whereof he has signed this scheme and sealed the same with his archiepiscopal seal) we the said Ecclesiastical Commissioners for England humbly recommend and propose that upon and from the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this scheme and without any conveyance or assurance in the law other than such duly gazetted Order the whole of the estate and interest of the said Joseph Challinor in the advowson or perpetual right of patronage of and presentation to the said benefice of All Saints, Compton Leek shall be transferred and assigned from him the said Joseph Challinor to the said Augustus, Bishop of the said diocese of Lichfield and his successors Bishops of the said diocese, and shall thereupon and thenceforth become and be absolutely vested in and shall and may from time to time be exercised by the said Augustus, Bishop of the said diocese of Lichfield and by his successors Bishops of the same diocese for ever.

"And we further recommend and propose that nothing herein contained shall prevent us from recommending and proposing any further or other measures relating to the matters aforesaid or any of them in accordance with the provisions of the said Acts or of any of them or of any other Act of Parliament."

And whereas the said scheme has been approved by Her Majesty in Council: now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Acts; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the said diocese of Lichfield. C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 1st day of August, 1896.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of Her Majesty, chapter forty-nine; and of the Act of the nineteenth and twentieth years of Her Majesty, chapter fifty-five, duly prepared and laid before Her Majesty in Council a representation, bearing date the second day of July, in the year one thousand eight hundred and ninety-six, in the words following, that is to say:—

words following, that is to say:—
"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the fiftyninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of Your Majesty, chapter forty-nine; and of the Act of the nineteenth and twentieth years of Your Majesty, chapter fifty-five, have prepared, and now humbly lay before Your Majesty in Council, the following representation as to the assignment of a district chapelry to the consecrated church of Saint John, West Hendon, situate in the parish of Hendon in the county of Middlesex and in the diocese of London.

"Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church of Saint John, West Hendon, situate as

"Now therefore, with the consent of the Right Honourable and Right Reverend Frederick Bishop of the said diocese of London (testified by his having signed and sealed this representation), we, the said Ecclesiastical Commissioners, humbly represent, that it would, in our opinion, be expedient that all that part' of the said parish of Hendon which is described in the schedule hereunder written, all which part, together with the boundaries thereof, is delineated and set forth on the map or plan hereunto annexed, should be assigned as a district chapelry to the said church of Saint John, West Hendon, situate as aforesaid, and that the same should be named 'The District Chapelry of Saint John, West Hendon.'

"And with the like consent of the said Frederick Bishop of the said diocese of London (testified as aforesaid) we, the said Ecclesiastical Commissioners, further represent, that it appears to us to be expedient that banns of matrimony should be published, and that marriages, baptisms, churchings, and burials should be solemnized or performed at the said church of Saint John West Hendon situate as aforesaid, and that the fees to be received in respect of the publication or such banns and of the solemnization or performance of the said offices should be paid and belong to the minister of the same church for the time being: Provided always, that nothing herein contained shall be construed as expressing any intention on the part of us the said Commissioners to concur in or approve the taking of any fee for the performance of the said office of baptism or for the registration thereof.

"We, therefore, humbly pray that Your Majesty will be graciously pleased to take the premises into Your Royal consideration and to make such Order with respect thereto as to Your Majesty, in Your Royal wisdom, shall seem meet.

"The SCHEDULE to which the foregoing Representation has reference.

"The District Chapelry of Saint John West Hendon being:—

"All that part of the parish of Hendon in the county of Middlesex and in the diocese of London which is bounded upon the south-east by the new parish of Saint Peter Cricklewood upon the south-west partly by the consolidated chapelry of Neasden-cum-Kingsbury partly by the parish of Kingsbury and partly by the parish of Little Stanmore, on the north-west by the parish of Edgware, upon the north by the particular district of Saint Paul. Mill Hill, all which said parishes and cures are situate in the county and diocese aforesaid and upon the remaining side that is to say upon the east by an imaginary line commencing upon the boundary which divides the said particular district of Saint Paul, Mill Hill from the parish of Hendon aforesaid at a point in the middle of the main line of the Midland Railway near to the mile post which indicates a distance of nine miles from London and extending thence southward along the middle of the said line of railway for a distance of one mile and thirtyone chains or thereabouts to the centre of the bridge which carries Collin Deep-lane over the said line of railway and extending thence southeastward along the middle of the said lane (thereby following at first the new course of such lane) for a distance of thirty chains or thereabouts to its junction on the eastern side of the buildings and premises called or known as Burroughs Lodge with Burroughs-lane and with Butchers-lane and extending thence still south eastward along the middle of the last-named lane for a distance of twenty-one chains or thereabouts to the point where it bends sharply to the east and is joined by the roadway leading to the house called or known as Gooseberry Gardens and extending thence still south-eastward along the middle of the last described roadway for a distance of twenty-one chains or thereabouts to the point at the last-mentioned house where the same roadway is joined by Upper Gutters Hedge-lane and by the footpath leading to the house called or known as Renter's Farm and extending thence still in a south-easterly direction and in a straight line for a distance of thirty-two chains or thereabouts (thereby crossing the River Brent) to a point at the junction of the road leading from Brent Bridge with Renter's lane and extending thence first south-eastward and then southward along the middle of the last-named lane for a distance of forty-one chains or thereabouts to the boundary which divides the said parish of Hendon from the new parish of Saint Peter Cricklewood aforesaid."

And whereas the said representation has been approved by Her Majesty in Council: now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said representation, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Acts; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the said diocese of London.

C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 1st day of August, 1896.

PRESENT.

The QUEEN's Most Excellent Majesty in Council

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirtyfour; of the Act of the second and third years of Her Majesty, chapter forty-nine; of the Act of the third and fourth years of Her Majesty, chapter sixty; and of the Act of the nineteenth and twentieth years of Her Majesty, chapter fifty-five, duly prepared and laid before Her Majesty in Council a representation, bearing date the second day of July, in the year one thousand eight hundred and ninety-six, in the words following, that is to say :-

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of Your Majesty, chapter forty-nine; of the Act of the third and fourth years of Your Majesty chapter sixty and of the Act of the nineteenth and twentieth years of Your Majesty, chapter fifty-five, have prepared, and now humbly lay before Your Majesty in Council, the following representation as to the assignment of a district chapelry to the consecrated church of Saint Peter Eastbourne situate within the limits of the new parish (sometime district chapelry) of Saint Saviour Eastbourne in the county of Sussex and in the diocese of

"Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church of Saint Peter Eastbourne situate as aforesaid.

" Now therefore with the consent of the Right Reverend Ernest Roland Bishop of the said diocese of Chichester (testified by his having signed and sealed this representation), we, the said Ecclesiastical Commissioners, humbly represent. that it would, in our opinion, be expedient that all that part of the said new parish of Saint Saviour Eastbourne which is described in the schedule hereunder written, all which part, together with the boundaries thereof, is delineated and set forth on the map or plan hereunto annexed, should be assigned as a district chapelry to the said church of Saint Peter Eastbourne situate as aforesaid, and that the same should be named 'The District Chapelry of Saint Peter, Eastbourne.

"And with the like consent of the said Ern st Roland Bishop of the said diocese of. Chichester (testified as aforesaid), we, the said Ecclesiastical Commissioners, further represent, that it appears to us to be expedient that banns of matrimony should be published, and that marriages, baptisms, churchings, and burials should be solemnized or performed at the said church of Saint Peter Eas bourne situate as aforesaid, and that the fees to be received in respect of the publication of such banns and of the solemnization or performance of the said offices should be paid and belong to the minister of the same church for the time being: Provided always, that nothing herein contained shall be construed as expressing any intention on the part of us the said Commissioners to concur in or approve the taking of any fee for the performance of the said office of baptism or for the registration thereof.

make such Order with respect thereto as to Your Majesty, in Your Royal wisdom, shall seem mert. "The SCHEDULE to which the foregoing :

Representation has reference.

"The District Chapelry of Saint Peter East-

bourne being :-

"All that part of the new parish (sometime district chapelry) of Saint Saviour Eastbourne in the county of Sussex and in the diocese of Chichester which is bounded upon the northwest and upon the west by the parish of Eastbourne, in the said county and diocese, upon the south partly by the new parish of Saint John Meads and partly by the new parish of All Saints. Eastbourne both in the county and diocese aforesaid, and upon the remaining sides, that is to say, upon the east and upon the north-east by an imaginary line commencing upon the boundary which divides the said new parish of All Saints Eastbourne from the new parish of Saint Saviour Eastbourne aforesaid, at the junction of Blackwater-road with Grange-road, and ext-nding thence northward along the middle of the lastnamed road for a distance of fourteen and a half chains or thereabouts to its junction with Meadsroad, and extending thence westward along the middle of the last-named road for a distance of two chains or thereabouts to the point where it is joined by the footpath which passes along the western side of the Town Hall and leads through Gildridge Park towards Eastbourne Old Town, and extending thence north-westward along the middle of the said footpath for a distance of seventeen and a half chains or thereabouts to the boundary which divides the said new parish of Saint Saviour Eastbourne from the parish of Eastbourne aforesaid.'

And whereas the said representation has been approved by Her Majesty in Council: now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said representation, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Acis; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the said C. L. Peel. diocese of Chichester.

T the Court at Osborne House, Isle of Wight, the 1st day of August, 1896.

PRESENT.

The QUEEN's Most Excellent Majesty in Council. W HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the seventh and eighth years of Her Majesty chapter ninety-four of the Act of the thirteenth and fourteenth, years of Her Majesty chapter ninety-four and of the Act of the thirtysecond and thirty-third years of Her Majesty chapter ninety-four duly prepared and laid before Her Majesty in Council a scheme or representation bearing date the second day of July, in the year one thousand eight hundre I and nivetysix, in the words and figures following, that is to

say:— "We the Ecclesiastical Commissioners for England acting under the provisions of the Act of the seventh and eighth years of Your Majesty chapter ninety-four of the Act of the thirtcenth "We therefore, humbly pray that Your Majesty will be graciously pleased to take the premises in o Your Royal consideration and to and thirty-third years of Your Majesty chapter and thirty-third years of Your Majesty chapter

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aninety-four, have prepared and now humbly lay before Your Majesty in Council the following scheme or representation for altering the boundaries of the new parish of Saint Paul Southport of the new parish of Saint James Birkdale of the new parish of Saint Andrew Southport and of the new parish of Saint Philip Southport all in the county of Lancaster and in the diocese of Liverpool.

"Whereas by the authority of an Order of Your Majesty in Council bearing date the first day of November in the year one thousand eight hundred and sixty-four and pubdished in the London Gazette on the fourth day of the same month a part of the parish of North Meels in the said county of Lancaster and at that Aime in the dioc se of Chester was assigned as a district chapelry to the consecrated church of Saint Paul situate at Southport in such parish and the same district chapelry was named 'The District Chapelry of Saint Paul Southport.'

"And whereas by the authority of another Order of Your Majesty in Council bearing date the eighteenth day of May in the year one thousand eight hundred and sixty-five and published in the London Gazette upon the following day a part of the said parish of North Meols was assigned as a district chapelry to the consecrated church of Saint James situate at Birkdale within the limits of such parish and the same district chapelry was named 'The District Chapelry of Saint James' Birkdale.'

"And whereas by the authority of another Order of Your Majesty in Council bearing date whe fifteenth day of October in the year one thousand eight hundred and seventy-two and published in the London Gazette on the eighteenth way of the same month certain contiguous portions of the cure of Christ Church Southport in the said county of Lancaster and also at that time in the diocese of Chester aforesaid and of the cure of Saint Paul Southport aforesaid were assigned as a consolidated chapelry to the consecrated church of Saint Andrew situate within the limits of the said cure of Christ Church Southport and the same consolidated chapelry was called 'The Consolidated Chapelry of Saint Andrew Southport.

"And whereas by the authority of another Order of Your, Majesty in Council bearing date the seventh day of February in the year one thousand eight hundred and eighty-eight and published in the London Gazette on the tenth day of the same month a part of the said cure of Christ Church Southport at that time in the said diocese of Liverpool was assigned as a district chapelry to the consecrated church of Saint Philip situate at Southport in the said cure of Christ Church Southport and the same district chapelry was mamed 'The District Chapelry of Saint Philip

"And whereas the said district chapelry of 'Saint Paul Southport the said district chapelry of Saint James Birkdale the said consolidated chapelry of Saint Andrew Southport and the said .district chapelry of Saint Philip Southport have, reach and all of them, under the provisions of the Act of the nineteenth and twentieth years of Your Majesty chapter one hundred and four Account new parishes of the character contemplated by that Act and by the Act of the sixth and seventh years of Your Majesty chapter thirty-seven and by the above-named Act of the thirty-second and thirty-third years of Your Majesty chapter ninety-four.

"And whereas by the authority of another Order of Your Majesty in Council bearing date the twenty-fourth day of March in the year one in the London Gazette on the ninth day of April in the same year the bishoprick of Liverpool was founded and the cures hereinbefore mentioned were thereupon and are now comprised within the diocese of Liverpool.

"And whereas it has been represented to us and it appears to us to be expedient that the boundaries of the said new parish of Saint Paul Southport of the said new parish of Saint James Birkdale of the said new parish of Saint Andrew Southport and of the said new parish of Saint Philip Southport should be altered in the manner hereinafter mentioned.

"Now therefore with the consent of the Right Reverend John Charles Bishop of the said diocese of Liverpool (in testimony whereof he has signed and sealed this scheme or representation) we the said Ecclesiastical Commissioners humbly represent recommend and propose that from and after the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this scheme or representation and without any assurance in law other than such duly gazetted Order the boundaries of the said new parish of Saint Paul Sombort of the said new parish of Saint James Birkdale of the said new parish of Saint Andrew Southport and of the said new parish of Saint Philip Southport shall be altered so that all those portions of the said new parish of Saint Philip Southport and of the said new parish of Saint Paul Southport which are described in the First Schedule hereunder written and are delineated and set forth upon the map or plan hereunto appended and are thereon coloured respectively green and blue shall be dissevered from such new parishes and shall be annexed to and shall in future form part of the said new parish of Saint Andrew Southport, and that in like manner all that portion of the said new parish of Saint Paul Southport which is described in the Second Schedule hereunder written and is delineated and set forth upon the map or plan hereunto annexed as aforesaid and is thereon coloured pink shall be dissevered from the last-named new parish and shall be annexed to and shall in future form part of the said new parish of Saint Philip Southport and that in like manner all that portion of the said new parish of Saint James Birkdale, which is described in the Third Schedule hereunder written and is delineated and set forth upon the map or plan hereunto annexed as aforesaid and is thereon coloured yellow shall be dissevered from the lastnamed new parish and shall be annexed to and shall in future form part of the new parish of Saint Paul Southport aforesaid.

"And we further represent recommend and propose that nothing herein contained shall prevent us from representing recommending or proposing any other measures relating to the matters aforesaid or any of them in accordance with the provisions of the hereinbefore mentioned Acts or any of them or of any other Act of Parliament.

"The FIRST SCHEDULE.

"The territory to be dissevered from the new parishes of Saint Philip Southport and of Saint Paul Southport respectively both in the county of Lancaster and in the diocese of Liverpool and to be annexed to the new parish of Saint Andrew Southport in the same county and diocese being :-

"I. All that portion of the new parish of Saint Philip Southport in the same county and diocese which is bounded upon the north by the new parish of Christ Church Southport in the said county and diocese upon the west by the new parish of Saint Andrew Southport aforesaid upon shousand eight hundred and eighty and published the south-west by the hereinafter described portion of the new parish of Saint Paul Southport in the county and diocese aforesaid and upon the remaining sides that is to say upon the south-east upon the east, and upon the north-east by an imaginary line commencing upon the boundary which divides the said new parish of Saint Paul Southport from the new parish of Saint Philip Southport aforesaid at the intersection, of Southbank-road by Sefton-street and extending thence first north-eastward and then northward along the middle of the last-named street for a distance of twenty-two chains or thereabouts to its junction with Virginia-street and with Hodson-street and extending thence northward along the middle of the last-named street for a distance of five chains or thereabouts to a point at the northern extremity of such street upon the southern side of the loop line which connects the Liverpool Crosby and Southport Branch of the Lancashire and York-shire Railway with the Wigan and Southport Branch of the same railway and extending thence due northward and in a straight:line to a point in the middle of the said loop line of railway upon the boundary which divides the said new parish of Saint Philip Southport from the new parish of

Christ Church Southport aforesaid.
"II. And also all that contiguous portion of the said new parish of Saint Paul Southport which is bounded upon the north-east by the above described portion of the new parish of Saint Philip Southport upon the north-west by the new parish of Saint Andrew Southport aforesaid and upon the remaining sides that is to say upon the south-west and upon the south-east by an imaginary line commencing upon the boundary which divides the said new parish of Saint Andrew Southport from the new parish of Saint Paul Southport aforesaid at the intersection of Linakerstreet by Portland-street and extending thence south-eastward along the middle of the lastnamed street for a distance of seven chains or thereabouts to its junction with Sefton-street aforesaid and extending thence north-eastward along the middle of the last-named street for a distance of seven chains or thereabouts to the above-mentioned point at the intersection of such street by Southbank-road as aforesaid upon the boundary which divides the said new parish of Saint Paul Southport from the new parish of Saint Philip Southport aforesaid.

# "The SECOND SCHEDULE.

"The territory to be dissevered from the said new parish of Saint Paul Southport and to be annexed to the new parish of Saint Philip Southport aforesaid being all that portion of the said new parish of Saint Paul Southport which is bounded upon the north-east by the said new parish of Saint Philip Southport upon the northwest by the above-described portion of the said new parish of Saint Paul Southport (or in other words by the middle of Sefton-street aforesaid) and upon the remaining sides that is to say upon the south-west and upon the south-east-by an imaginary line commencing at the intersection of the last-named street by Portland-street as aforesaid, and extending thence south-eastward along the middle of the last-named street for a distance of twenty-seven chains or thereabouts to its junction with Wulnut-street, and extending thence north-eastward along the middle of the last-named street for a distance of fifteen chains or thereabouts to. its junction with Southbankroad aforesaid upon the boundary which divides the said new parish of Saint Paul Southport from the new parish of Saint Philip Southport aforesaid.

"The THIRD SCHEDULE.

"The territory to be dissevered from the new parish of Saint James Birkdale in the county and diocese aforesaid and to be annexed to the new parish of Saint Paul Southport aforesaid being all that portion of the said new parish of Saint James Birkdale which is bounded upon the northeast by the said new parish of Saint Paul Southport upon the south-east by the consolidated chapelry of Saint Peter Birkdale in the county and diocese aforesaid and upon the remaining sides that is to say upon the south-west and upons the north-west by an imaginary line commencing upon the boundary which divides the said conso-lidated chapelry of Saint Peter Birkdale from thenew parish of Saint James Birkdale aforesaid at the centre of the level crossing of the said Liverpool Crosby and Southport Branch Line of the Lancashire and Yorkshire Railway over Aughtonroad and extending thence north-westward along the middle of the last-named road for a distance. of thirty-one chains or thereabouts to its junction, with Lulworth-road and extending thence northeastward along the middle of the last-named road for a distance of five chains or thereabouts to a point at or near to its junction with Westclifferoad and with Lord-street West upon the boundary: which divides the said new parish of Saint James-Birkdale from the new parish of Saint Paul Southport aforesaid."

And whereas drafts of the said scheme or representation have been transmitted to the patrons and to the incumbents of the curesaffected by the arrangements which are contemplated by such scheme or representation and such patrons and incumbents have respectively signified their assent thereto.

And whereas the said scheme or representation has been approved by Her Majesty in Council: now, therefore, Her Majesty by and with the advice of Her said Council, is pleased hereby to ratify the said scheme or representation, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Acts; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the said diocese of Liverpool.

C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 1st day of August, 1896.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissionersfor England have, in pursuance of the
Act of the sixth and seventh years of His lateMajesty King William the Fourth chapter seventyseven and of the Act of the fifth year of HerMajesty (Session two) chapter twenty-six duly
prepared and laid before Her Majesty in Council
a scheme bearing date the second day of July,
in the year one thousand eight hundred and ninetysix, in the words following, that is to say:

six, in the words following, that is to say:—
"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the sixth and seventh years of His late Majesty King William the Fourth chapter seventy-seven and of the Act of the fifth year of Your Majesty (Session two) chapter twenty-six have prepared and now humbly lay before Your Majesty in Council, the following scheme, for authorizing certain further works and improvements at the episcopal residence known

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as Farnham Castle in the county of Surrey which belongs to the See of Winchester.

"Whereas the Right Reverend Randall Thomas, now B shop of the diccese of Winchester, is desircus that certain improvements should be made at the said episcopal residence known as Farnham Castle, and has submitted to us the particulars of such proposed improvements and we have signified our general approval of the same.

"And whereas the said Bishop is also desirous and it appears to us to be expedient that towards the cost of effecting the said proposed improvements a sum not exceeding one thousand and five hundred pounds (being a sum which with certain moneys already borrowed upon the same security under the authority of the Statutes hereinbefore mentioned does not exceed two years' income of the See) should be provided by borrowing the same hy way of further mortgage, upon the security of all and every part of the lands tenements and hereditaments endowments or

emoluments which now belong or may hereafter

-belong to the bishoprick of Winchester. "Now therefore, with the consent of the said Randall Thomas Bishop of the said diocese of Winchester (testified by his having affixed his signature and episcopal seal to this scheme) we the said Ecclesiastical Commissioners for England, humbly recommend and propose that the said Bishop be authorized to borrow from the Governors of the Bounty of Queen Ance and that the said Governors be empowered to lend under the provisions of the above-mentioned Acts a further sum not exceeding one thousand and five hundred pounds and that as a security for the same the said Bishop do mortgage all and every part of the lands tenements and hereditaments and end wments or emoluments which now belong or may hereafter belong to his said See to the said Governors by deed for the term of twenty years or until the said sum of one thousand and five hundred pounds or such lesser sum as may be advanced with the interest for the same as hereinafter mentioned and costs and charges which may attend the recovery thereof shall be fully paid and satisfied and that such principal sum shall be repaid with interest in manner following that is to say during and in respect of the first period of twelve months of the said term computed from the day of the date of the mortgage no part of the said principal sum shall be repayable but the said Bishop or his successors shall yearly at the end of the second period of twelve months so computed and at the end of every such like period of twelve months thereafter pay to the said Governors their successors or assigns one-fifteenth part of the said principal sum of one thousand and five hundred pounds or of such lesser sum as may be advanced until the whole thereof shall be repaid and shall also at the end of the first and each succeeding period of twelve months computed as aforesaid pay interest at the rate of four pounds per centum per annum on the said principal sum or on so much thereof as shall from time to time remain And that if and when it shall happen unpaid. that either the principal or the interest directed to be paid as hereinbefore mentioned shall be in arrear and unpaid for the space of forty days after the same shall have become due it shall and may be lawful for the said Governors their successors and assigns to recover the same and the costs and charges attending the recovery thereof by distress and sale in the like manner as rents may be recovered by landlords or lessors from their tenants by the laws in force at the time of such distress and sale. And that such mortgage deed

shall be in the form and to the effect to be approved by us the said Ecclesiastical Commissioners and shall bind as well the said Randall Thomas now Bishop of the said diocese of Winchester as every succeeding Bishop of the same diocese until the principal money and interest costs and charges shall have been paid off and discharged.

"And we further recommend and propose that the said sum of one thousand and five hundred pounds or such lesser sum as may be advanced shall be paid to us the said Ecclesiastical Commissioners and that the receipt of our Joint Treasurers for the time being endorsed on the said mortgage deed shall be a good and sufficient discharge of the said Governors and their successors for the same who shall not be bound or required to see to the application thereof and that upon the receipt of the said sum of one thousand and five hundred pounds or such lesser sum as may be advanced the whole or any part or parts thereof shall be applied by us at such time or times and in such manner as shall appear to us to be expedient towards effecting the said proposed improvements at the Episcopal residence aforesaid.

"And we further recommend and propose that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the matters aforesaid or any of them in conformity with the provisions of the herein named Acts or of either of them or of any other Act of Parliament."

And whereas the said scheme has been approved by Her Majesty in Council: now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Acts; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the said diocese of Winchester.

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 1st day of August, 1896.

PRESENT,
The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the seventh and eighth years of Her Majesty chapter ninety-four of the Act of the thirteenth and fourteenth years of Her Majesty chapter ninety-four and of the Act of the thirty-second and thirty-third years of Her Majesty chapter ninety-four duly prepared and laid before Her Majesty in Council a scheme or representation bearing date

Council a scheme or representation bearing date the second day of July, in the year one thousand eight hundred and ninety-six, in the words following, that is to say:—

words following, that is to say:—

"We, the Ecclesiastical Commissioners for England, acting under the provisions of the Act of the seventh and eighth years of Your Majesty chapter ninety-four of the Act of the thirteenth and fourteenth years of Your Majesty chapter ninety-four and of the Act of the thirty-second and thirty-third years of Your Majesty chapter ninety-four have prepared and now humbly lay before Your Majesty in Council the following scheme or representation for altering the boundaries of the new parish of Hengoed in the county of Salop and in the diocese of Saint Asaph.

"Whereas by an Order of Your Majesty in Council dated the thirtieth day of January in the

year one thousand eight hundred and fifty-four and published in the London Gazette on the thirtyfirst day of the same month certain contiguous portions of the parish of Selattyn in the said county and diocese and of the parish of Whittington in the same county and diocese were assigned as a consolidated chapelry to the consecrated church of Saint Barnabas situate at Hengoed within the limits of the said parish of Selattyn and the same consolidated chapelry was called the consolidated chapelry of Hengoed.

"And whereas the said consolidated chapelry of Hengoed has under the provisions of the Act of the nineteenth and twentieth years of Your Majesty chapter one hundred and four become a new parish of the character contemplated by that Act and by the Act of the sixth and seventh years of Your Majesty chapter thirty-seven and by the above-mentioned Act of the thirty-second and thirty-third years of Your Majesty chapter

ninety-four.

"And whereas it has been represented to us and it appears to us to be expedient that the boundaries of the said new parish of Hengoed should be altered in the manner hereinafter mentioned.

"Now therefore, with the consent of the Right Reverend Alfred George Bishop of the said diocese of Saint Asaph (in testimony whereof he has signed and sealed this scheme or representation) we the said Ecclesiastical Commissioners humbly represent recommend and propose that from and after the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this scheme or representation and without any assurance in the law other than such duly gazetted Order the boundaries of the said new parish of Hengoed shall be altered so that all that contiguous part of the said parish of Whittington which is described in the Schedule hereunder written and is delineated and set forth upon the map or plan hereunto appended and is thereon coloured pink shall be annexed to and shall in future form part of the said new parish of Hengoed.

"And we further represent recommend and propose that nothing herein contained shall prevent us from representing recommending or proposing any other measures relating to the matters aforesaid or any of them in accordance with the provisions of the hereinbefore-mentioned Acts or of any of them or of any other Act of Parliament.

"The SCHEDULE to which the foregoing Scheme or Representation has reference.

"The territory to be annexed to the new parish of Hengoed in the county of Salop and in the

diocese of Saint Asaph being :-

"All that portion of the parish of Whittington in the said county and which is bounded upon the east by the consolidated chapelry of Welsh Frankton in the said county and diocese upon the north-east and upon the north by the parish of Saint Martin in the said county and diocese upon the west and upon the south-west by the new parish of Hengoed aforesaid and upon the remaining side that is to say upon the south-east by an imaginary line commencing upon the boundary which divides the said new parish of Hengoed from the parish of Whittington aforesaid at the place called Derwen-y-Pandy where the road which leads from Whittington to Llangollen is crossed by the road leading from the house called or known as Twmpatheithin to Iron Mills and Rhôsy-gadfa and extending thence first generally north-eastward and then northward along the middle of the last-mentioned road for a distance of one mile or thereabouts to the point distant of Dorset and in the diocese of Salisbury.

twenty-one chains or thereabouts to the north of the junction of the road leading from Ebnal Lodge with the said road leading to R ôs-y-gadfa where the last-mentioned road is crossed by the boundary which divides the township of Henlle from the township of Ebnal both in the parish of Whittington aforesaid (as the said townships are known for the purposes of collection of tithe rent charge) and extending thence first eastward then northward and then again eastward along the said township boundary for a distance of seventytwo chains or thereabouts to a point in the middle of the stream which flows along the western side of the Shropshire Union Canal upon the boundary which divides the said parish of Whittington from the consolidated chapelry of Welsh Frankton aforesaid.'

And whereas drafts of the said scheme or representation have been transmitted to the patrons and to the incumbents of the cures affected by the arrangements which are contemplated by such scheme or representation and such patrons and incumbents have either respectively signified their assent or have offered no objection thereto.

And whereas the said scheme or representation has been approved by Her Majesty in Council: now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, or representation and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Acts and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the said diocese of Saint Asaph.

C. L. Pesl.

T the Court at Osborne House, Isle of Wight, the 1st day of August, 1896.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the thirty-third and thirty-fourth years of Her Majesty chapter thirty-nine, and of the Acts therein-mentioned, that is to say, the Act of the third and fourth years of Her Majesty chapter one hundred and thirteeu, and the Act of the fourth and fifth years of Her Majesty, chapter thirty-nine, and the Act of the thirty-first and thirty-second years of Her Majesty, chapter one hundred and fourteen duly prepared and laid before Her Majesty in Council a Scheme bearing date the second day of July, in the year one housand eight hundred and ninety-six, in the words following, that is to say :-

"We, the Ecclesiastical Commissioners for England in pursuance of the Act of the thirtythird and thirty-fourth years of Your Majesty chapter thirty-nine and of the Acts therein mentioned that is to say the Act of the third and fourth years of Your Majesty chapter one hundrerd and thirteen and the Act of the fourth and fifth years of Your Majesty chapter thirty-nine and the Act of the thirty-first and thirty-second years of Your Majesty chapter one hundred and fourteen, have prepared and now humbly lay before Your Majesty in Council the following Scheme for effecting a transfer of the ownership of the advowson or perpetual right of patronage of and presentation to the church and cure (hereinafter called the said benefice) of Burstock in the county

"Whereas the advowson or perpetual right of patronage of and presentation to the said benefice of Burstock is vested for an estate in fee simple without incumbrances in Philip Hall Peters of the Cedars in the parish of Bromley in the county of Kent Esquire and in Henry Eden Sullivan of Hazeldene Trafalgar-road in the parish of Twickenham in the county of Middlesex Esquire and in their heirs and assigns.

"And whereas the said Philip Hall Peters and Henry Eden Sullivan are desirous that the whole advowson or perpetual right of patronage of and presentation to the said benefice of Burstock now vested in them as aforesaid should be transferred to and be vested in the Bishop for the time being

of the said diocese of Salisbury.

"And whereas the Right Reverend John now Bishop of the said diocese of Salisbury is willing to accept such transfer and in token of such his willingness and also in token that the same transfer has that consent of the Bishop of the diocese which by the Acts in the hereinbefore mentioned Act recited or by some or one of them is made necessary he the said John, Bishop of the said diocese of Salisbury has executed this scheme as hereinafter mentioned.

"And whereas the transfer of the patronage of the said benefice of Burstock which is hereinbefore mentioned and hereinafter recommended and proposed will render practicable steps which are proposed to be taken for effecting an union of the same benefice with the adjacent benefice of Broadwinsor in the said county of Dorset and in the said diocese of Salisbury and this circumstance will in our opinion tend to make better provision for the cure of souls in the parish or district in or in re-pect of which the right of patronage or advowson so recommended and proposed to be transferred as aforesaid arises or exists that is to

say in the parish of Burstock.

"Now therefore with the consents of the said Philip Hall Peters and Henry Eden Sullivan (in testimony whereof they have respectively signed and scaled this scheme) and with the consent, of the said John Bishop of the said diocese of Salisbury (in testimony whereof he has signed this scheme and sealed the same with his episcopal seal) and with the consent of the Right Honourable and Most Reverend Edward White Archbishop Canterbury  $\mathbf{of}$ (in testimony whereof he has signed this scheme and sealed the same with his Archiepiscopal Seal) we the said Ecclesiastical Commissioners for England humbly recommend and propose that upon and from the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this scheme and without any conveyance or assurance in the law other than such duly gazetted Order the whole advowson or perpetual right of patronage of and presentation to the said benefice of Burstock now vested in them the said Philip Hall Peters and Henry Eden Sullivan and their heirs and assigns as aforesaid shall be transferred from them and from their heirs and assigns to the said John Bishop of the said diocese of Salisbury and his successors Bishops of the same diocese and shall thereupon and thenceforth become and be absolutely vested in and shall and may from time to time be exercised by the said John Bishop of the said diocese of Salisbury and by his successors Bishops of the same diocese for ever.

"And we further recommend and propose that nothing herein contained shall prevent us from recommending and proposing any further or other measures relating to the matters aforesaid or any of them in accordance with the provisions of the

said Acts or of any of them or of any other Act of Parliament."

And whereas the said scheme has been approved by Her Majesty in Council: now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this order shall have been duly published in the London Gazette pursuant to the said Acts; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the said diocese of Salisbury.

C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 1st day of August, 1896.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Town Council of the Borough of Plymouth, in the county of Devon, have presented a Petition to Her Majesty in Council stating that Orders in Council have been made for closing the burial grounds situate within the said Borough of Plymouth, that there is difficulty and inconvenience in providing requisite places of burial for the inhabitants of the said Borough under the powers of the Act passed in the Session of Parliament held in the sixteenth and seventeenth years of Her Majesty's reign, intituled "An Act to amend the laws concerning the burial of the dead in England beyond the limits of the Metropolis, and to amend the Act concerning the burial of the dead in the Metropolis," and praying that powers may be vested in the Council of the Borough of Plymouth for providing places of burial for the parishes within the said Borough, under the provisions of the Act of Parliament made and passed in the seventeenth and eighteenth years of the reign of Her Majesty, intituled "An Act to make further provision for the burial of the dead in England beyond the limits of the Metropolis.

Now, therefore, Her Majesty in Council is pleased hereby to give notice of such Petition, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council on the twelfth day of September, one thousand eight hundred

and ninety-six.

And Her Majesty is further pleased to direct that this Order be published in the London Gazette, and in one of the newspapers usually circulating in the Borough of Plymouth, one month at least before the said twelfth day of September.

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 1st day of August, 1896.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act passed in the Session of Parliament held in the sixteenth and seventeenth years of Her Majesty's reign, intituled "An Act to amend the laws concerning the burial of the dead in England beyond the limits of the "Metropolis, and to amend the Act concerning the burial of the dead in the Metropolis," it is enacted that, in case it appears to Her Majesty in Council, upon the representation of one of Her Majesty's Principal Secretaries of State, that, for the protection of the public health, the opening of any new burial ground in any city or town, or

within any other limits, save with the previous approval of one of such Secretaries of State, should be prohibited, or that burials in any city or town, or within any other limits, or in any burial grounds or places of burial, should be wholly discontinued, or should be discontinued subject to any exception or qualification, it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, to order that no new burial ground shall be opened in any city or town, or within such limits, without such previous approval, or (as the case may require) that, after a time mentioned in the Order, burials in such city or town, or within such limits, or in such burial grounds or places of burial, shall be discontinued wholly, or subject to any exceptions or qualifications mentioned in such Order, and so from time to time as circumstances may require; provided always, that notice of such representation, and of the time when it shall please Her Majesty to order that the same be taken into consideration by the Privy Council, shall be published in the London Gazette, and shall be affixed on the doors of the churches or chapels of, or on some other conspicuous places within, the parishes affected by such representation, one month before such representation is so considered; provided also, that no such representation shall be made in relation to the burial ground of any parish until ten days' previous notice of the intention to make such representation shall have been given to the Incumbent and Vestry Clerk or Churchwardens of such parish:

And whereas the Right Honourable Sir Matthew White Ridley, Baronet, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbent and the Churchwardens of the parish hereinafter mentioned ten days' previous notice of his intention to make such representation, made a representation, stating that for the protection of the public health, no new burial ground should be opened in the undermentioned parish without the previous approval of one of Her Majesty's Principal Secretaries of State, and that burials should be discontinued therein with certain modi-

And whereas Her Majesty was pleased by Her Order in Council of the thirteenth day of May last to give notice of such representation, and to order that the same should be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council on the thirtieth day of June one thousand eight hundred and ninety-six, and such Order has been published in the London Gazette and copies thereof have been affixed as required by the said

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that no new burial ground shall be opened in the undermentioned parish without the previous approval of one of Her Majesty's Principal Secretaries of State, and that burials in the said parish shall be dis--continued, a follows; viz.:-

SAINT JOHN, REDIILL, SURREY.—Forthwith and entirely in Saint John's Church, Redhill, Reigate; and also in the churchyard, except

as follows :-

- (a.) In such vaults and wholly walled graves as are now existing in the churchyard, burials may be allowed on condition that every coffin buried therein be separately enclosed by stenework or brickwork properly cemented.
- (b.) In such partly walled graves and earthen graves as are now existing in the

them can be opened to the depth of five feet without exposing coffins or disturbing human remains, burials may be allowed of so many of the relations of those interred therein at the date of this Order as can be buried at or below that depth.

(c.) In such reserved grave spaces in the churchyard (as have never before been buried in, and which, when opened, are free from water) burials may be allowed of so many members of the families to whom they have been allotted, as can be buried at or below the depth of five feet.

C. L. Peel.

Privy Council Office, August 1, 1896.

THE following Statutes made by the University of Oxford, on the ninth day of June, one thousand eight hundred and ninety-six, and the twenty-third June, one thousand eight hundred and ninety-six, respectively, have been submitted for the approval of Her Majesty in Council, and notice of their having been so submitted is published in accordance with the provisions contained in "The Universities of Oxford and Cambridge Act, 1877":-

University of Oxford.

The following Statute was enacted by the University in Convocation on June nine, one thousand eight hundred and ninety-six.

WHEREAS it is expedient to amend the Statute concerning the Delegacy for administering the Common University Fund, so as to make the Proctors members of the Delegacy, the University enacts as follows:

1. In Statt. Tit. XIX § 6 cl. 3 (p. 289, ed. 1895), after the words "the Vice-Chancellor." the words "the Proctors" shall be inserted.



E. T. Turner, Registrar of the University of Oxford.

The following Statute was enacted by the University in Convocation on June twenty-three one thousand eight hundred and ninety-six.

WHEREAS by a Statute made by the Commissioners under "The Universities of Oxford and Cambridge Act, 1877," certain purposes are specified to which the Common University Fund is applicable: and whereas it is expedient that the Fund should be applicable to certain further purposes, the University, subject to the approval of the Queen in Council, enacts as follows :-

In Statt. Tit. XIX § 6 cl. 5 (p. 290; ed. 1895) at the end of the clause the following subclause

shall be added:-

"(c) To the payment of such expenses incurred in the administration of the Fund as the Vice-Chancellor shall in writing allow."



E. T. Turner, Registrar of the University of Oxford.

Privy Council Office, August 1, 1896.

YE-LAWS made by the School Boards and School Attendance Committees for the following Places, were approved by Her Majesty churchyard, provided that the earth above in Council on the 1st day of August, 1896 :-

#### SCHOOL BOARDS.

Cromer. Far Cetton. Matlock.

BYE-LAWS MADE BY THE SCHOOL BOARD FOR THE UNITED SCHOOL DISTRICT OF — Billinghay.

BYE-LAWS MADE BY THE SCHOOL ATTENDANCE COMMITTEES FOR THE URBAN DISTRICTS OF—Audley.

Clevedon. Haydock.

BYE-LAWS MADE BY THE SCHOOL ATTENDANCE COMMITTEE OF THE UNDERMENTIONED UNION FOR THE PARISHES OR TOWNSHIPS NAMED:—

Ur	ion.		Parish or Township.			
Steyning			Ashurst			
37	***	•••	Bramber			
,,	•••	•	Buttolphs			
<b>)</b>	•••	•••	Coombes			
12	•••	•••	Edburton			
"	•••		Fulking			
**	•••	•••	Hangleton			
22	•••	•••	Henfield			
"	•••	•••	Kingston-by-Sea			
22	•••	•••{	Lancing			
"	•••		Old Shoreham			
"	•••	•••	Portslade			
"	•••		Poynings			
33	•••		Shermanbury			
22	•••	•••	Α			
"	•••		~ `. ~			
"	****		West Blatchington			
"	•••	•••	Woodmancote			

# Privy Council Office, August 1, 1896.

NOTICE is hereby given, that a Petition has been presented to Her Majesty in Council by the Marquess of Dufferin and Ava, K.P., and others, praying for the grant of a CHARTER OF INCORPORATION to The Library Association. And Her Majesty having referred the said Petition to a Committee of the Lords of the Council, notice is further given, that all petitions for or against such grant should be sent to the Privy Council Office, on or before the twelfth day of September next.

#### Privy Council Office, August 1, 1896.

OTICE is hereby given, that a Petition has been presented to Her Majesty in Council by certain Inhabitant Householders of the town of Hove, in the county of Sussex, praying for the grant of a Municipal Charter of Incorporation; and notice is hereby further given, that the said Petition will be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on the fourth day of September, one thousand eight hundred and ninety-six.

# St. James's Palace, August 4, 1896.

THE Services in the Chapel Royal, St. James's Palace, and in the German Chapel Royal, will be discontinued after Sunday next, the 9th instant, until further orders.

EDGAR SHEPPARD, Sub-Dean.

Admiralty, 31st July, 1896.

Royal Naval Reserve.

Acting Sub-Lieutenant Herbert Archer Edwards has been confirmed as Sub-Lieutenant. Dated 18th November, 1895.

Admiralty, 1st August, 1896.

Staff Commander Thomas James Henry Rapson has been promoted to the rank of Staff Captain in Her Majesty's Fleet. Dated 15th July, 1896.

# War Office, Pall Mall, 4th August, 1896.

1st Dragoon Guards, Gentleman Cadet Malcolm Matthew Moncrieff, from the Royal Military College, to be Second Lieutenant, vice E. G. Ingham, resigned. Dated 5th August, 1896.

3rd Drayoon Guards. Quartermaster and Honorary Captain Thomas Brown retires on retired pay.

Dated 5th August, 1896.

Quartermaster-Sergeant Charles Henry Thorne to be Quartermaster, with the honorary rank of Lieutenant, vice Honorary Captain T. Brown. Dated 5th August, 1896.

7th Dragoon Guards, Gentleman Cadet Richard Griffith Oliver Bramston-Newman, from the Royal Military College, to be Second Lieutenant, vice C. G. Jackson, promoted. Dated 5th August, 1896.

4th Hussars, The undermentioned Gentlemen Cadets, from the Royal Military College, to be Second Lieutenants. Dated 5th August, 1896:—

Arthur Frederick Carlisle Williams, on augmentation.

Auston Morgan Rotheram, vice W. L. S. Churchill, promoted.

Egerton Orme Bellairs Black Black-Hawkins, on augmentation.

Lewis Eales Dening, on augmentation.

5th Lancers, Gentleman Cadet John Bruce, from the Royal Military College, to be Second Lieutenant, vice C. Arkwright, promoted. Dated 5th August, 1896.

6th Dragoons, Second Lieutenant John Harris, from the King's Own (Royal Luncaster Regiment), to be Second Lieutenant, in succession to Lieutenant A. F. Morse, appointed Adjutant. Dated 5th August, 1896.

9th Loncers, Gentleman Cadet William Stewart Thorpe, from the Royal Military College, to be Second Lieutenant, vice G. H. J. S. Smyth, promoted. Dated 5th August, 1896.

10th Hussars, Lieutenant-Colonel Manners C. Wood, on completion of his period of service in command of the Regiment, is placed on half-pay. Dated 3rd August, 1896.

Major Ralph B. W. Fisher to be Lieutenant-Colonel, vice M. C. Wood. Dated 3rd August, 1896.

12th Lancers, Gentleman Cadet Dudley Massey Pigott-Carleton, from the Royal Military College, to be Second Lieutenant, vice R. C. Donaldson-Hudson, promoted. Dated 5th August, 1896.

17th Lancers, Gentleman Cadet Edward Gerald Thompson, from the Royal Military College, to be Second Lieu enant, in succession to Lieutenant H. C. Noel, promoted. Dated th Angust, 1896. 18th Hussars, Captain William M. Sherston retires from the Service receiving a gratuity, with permission to retain his rank and wear the prescribed uniform. Dated 5th August, 1896.

20th Hussars, Gentleman Cadet Kenneth Macaulay Woollcombe, from the Royal Military College, to be Second Lieutenant, vice A. D. Forbes-Gordon, transferred to the Queen's Own Cameron Highlanders. Dated 5th August, 1896.

Coldstream Guards, Lieutenant Giles Stephen Holland, Lord Stavordale (University Candidate), from 3rd Battalion the Royal Scots (Lothian Regiment), to be Second Lieutenant, in succession to Lieutenant J. H. G. M., Lord Athlumney, seconded. Dated 5th August, 1896.

Scots Guards, Lieutenant Sir Ralph B. Macnaghten Blois, Bart., resigns his Commission. Dated 5th August, 1896.

REGIMENTAL DISTRICT.

Brevet Colonel D. G. Johnston, from Lieutenant-Colonel the Royal Munster Fusiliers, to be Colonel to command the 101st Regimental District (the Royal Munster Fusiliers), vice Colonel J. H. Barnard, C.B., C.M.G., placed on half-pay. Dated 29th July, 1896.

LINE BATTALIONS.

The Northumberland Fusiliers, The promotion to the rank of Captain of Lieutenant Arthur G. M. Tozer, dated 10th April, 1896, is cancelled under the provisions of Article 19, Royal Warrant, 11th March, 1896. Dated 5th August, 1896.

The Royal Warwickshire Regiment, Lieutenant Eric M. Murray is seconded for service in the Niger Coast Protectorate. Dated 18th July,

J 896.

The Norfolk Regiment, Major Otway Mayne retires on retired pay. Dated 5th August, 1896. Captain Frederick J. D. Lugard, C.B., D.S.O., to be Major, vice O. Mayne. Dated 5th August, 1896.

The Royal Irish Regiment, Lieutenant Charles A. R. Hutchinson is seconded for service with the Indian Staff Corps. Dated 7th April, 1896.

The Royal Welsh Fusiliers, Captain William R. H. Beresford is seconded for service on the Staff. Dated 8th May, 1896.

The promotion to the rank of Captain of Lieutenant R. C. B. Throckmorton is antedated to 8th May, 1896, vice W. R. H. Beresford.

The East Surrey Regiment, Captain Arthur E. Couper retires on retired pay. Dated 5th August, 1896.

The York and Lancaster Regiment, Lieutenant Frederick E. C. Palmer resigns his Commission. Dated 5th August, 1896.

Seaforth Highlanders (Ross-shire Buffs, the Duke of Albany's), Second Lieutenant Maurice F. Dennis resigns his Commission. Dated 5th August, 1896.

The Royal Munster Fusiliers, Major and Brevet Colonel Francis J. Kempster, D.S.O., Aide-de-Camp to the Queen, to be Lieutenant-Colonel, vice Brevet Colonel D. G. Johnston, appointed to the command of the 101st Regimental District. Dated 29th July, 1896.

Army Service Corps, Second Lieutenant John Coulson, the Black Watch (Royal Highlanders), now on probation as a Second Lieutenant, is transferred on probation as a Lieutenant. Dated 1st July, 1896.

D

No. 26764.

Unattached List, The undermentioned Gentlemen Cadets, from the Royal Military College, to be Second Lieutenants, with a view to their appointment to the Indian Staff Corps. Dated 5th August, 1896:—

Norman Meredith Geoghegan. David Lockhart Robertson Lorimer.

Norman Victor Lacey Rybot.

Lionel Francis Jenkins.

Charles Walter Robinson.

Henry Frank Shairp.

John Neville Edge.

Harley Wentworth Ashburner. William Albany Fetherstonhaugh.

William David Reid (Queen's Cadet).

Arthur Young.

Henry Baliol Cheyne.

Evelyn Henry Dunsford (Queen's India Cadet).

John Arthur Bald.

Alexander William Daldy.

Robert Adolphus Lyall (Queen's India Cadet). McVeagh Crichton (Queen's India Cadet).

John Louis Dougherty. Edward Frederick Holland.

Digby Inglis Shuttleworth.

John Mackenzie (Queen's India Cadet).

Arthur Lewis Douglas Shewell (Queen's India Cadet).

Ashley Ernest Jewett.

William Weymouth van Someren.

Gordon Hay Anderson (Queen's India Cadet).

Cecil Gardner Ames.

Alfred Charles Samuel Burdon Ellis (Queen's Cadet).

Herbert Joseph Cotton.

Hubert Cecil Delacour Jarrett (Queen's India

William Gordon Hutchinson.

John Gilderdale Jennings (Honorary Queen's India Cadet).

John Hugh Watson (Queen's India Cadet). Percy Henry Mitchell Taylor (Queen's Cadet). Geoffrey Norman Stewart Keene (Queen's India

Cadet).

Francis William Iles (Queen's India Cadet).

Staff, Brevet Colonel H. Pipon, from Lieutenant-Colonel half-pay Royal Artillery, to be a Colonel on the Staff for Royal Artillery in India, with the temporary rank of Brigadier-General whilst so employed, and to have the substantive rank of Colonel in the Army, vice Major General A. H. Murray, Royal Artillery, promoted. Dated 11th June, 1896.

Army Chaplains' Department, The Reverend Emmanuel Maria Morgan, Chaplain to the Forces Third Class, to be Chaplain to the Forces. Second Class. Dated 31st July, 1896

Army Pay Department, Staff Paymaster and Honorary Lieutenant-Colonel H. C. Ryder is placed on retired pay. Dated 4th August, 1896.

## BREVET.

The undermentioned Officers to be Colonels:—
Lieutenant-Colonel Edward Blaksley, Royal
Artillery. Dated 21st July, 1896.

Artillery. Dated 21st July, 1896.

Lieutenant-Colonel Archibald Broadfoot, C.B.,
Royal Artillery. Dated 21st July, 1896.

Lieutenant-Colonel W. G. W. McClintock, half-

pay. Dated 28th July, 1896.

MEMORANDA.
Surgeon-Major-General James Sinclair, M.D., retired pay, to be Honorary Physician to the Queen, vice Director-General Sir T. G. Logan, K.C.B., M.D., deceased. Dated 5th August, 1896.

Colonel G. A. French, C.M.G., is granted the local rank of Major-General whilst Commandant of the Colonial Forces in New South Wales. Dated 1st April, 1896.

Lieutenant - Colonel and Colonel Francis C. Manley, half-pay, is placed on retired pay. Dated

29th July, 1896.

Major C. F. Hadden, Royal Artillery, is granted the temporary rank of Lieutenant-Colonel in the Army, whilst serving as a Chief Inspector, Army Ordnance Department. Dated 1st April, 1896.

RESERVE OF OFFICERS.

Lieutenant R. S. Marshall (Major the Duke of Edinburgh's Own, Edinburgh Artillery) to be Captain. Dated 5th August, 1896.

# ARMY MEDICAL RESERVE OF OFFICERS.

Surgeon-Captain William Mitchell Roocroft, 1st Volunteer Battalion the Manchester Regiment, to be Surgeon-Major. Dated 5th August, 1896.

# War Office, 4th August, 1896. MILITIA.

# ROYAL ARTILLERY.

Cardigan Artillery (Western Division, Royal Artillery), John Carbury Holford, Gent., to be Second Lieutenant. Dated 5th August, 1896.

ROYAL ENGINEERS (MILITIA).

Royal Anglesey, Major R. ap H. Williams is granted the honorary rank of Lieutenant-Colonel. Dated 5th August, 1896.

## INFANTRY.

- 3rd Battalion, the Queen's (Royal West Surrey Regiment), Lieutenant George William Fowler, from the 1st Volunteer Battalion, Royal Berkshire Regiment, to be Captain. Dated 25th July, 1896.
- 3rd and 4th Battalions, the South Staffordshire Regiment, Percival Alexander Wilson, Gent., to be Second Lieutenant. Dated 23rd July, 1896.
- 3rd and 4th Battalions, the Northamptonshire Regiment, Captain and Honorary Major F. A. White to be Major, and to be granted the honorary rank of Lieutenant-Colonel. Dated ofth August, 1896.
- 7th Battalion, the King's Royal Rifle Corps, Alfred Digby Legard, Gent., to be Second Lieutenant. Dated 22nd July, 1896.
- 3rd and 4th Battalions, the Manchester Regiment, Michael Albert Busuttil, Esq., late Second Lieutenant the Leicestershire Regiment, to be Captain. Dated 27th July, 1896.
- 3rd Battalion, the Prince of Wales's Leinster Regi-ment (Rayal Canadians), Lieutenant-Colonel J. H. G. Smyth is granted the honorary rank of Colonel. Dated 5th August, 1896.

# YEOMANRY CAVALRY.

Royal 1st Devon, Lieutenant E. H. Gifford to be Captain. Dated 5th August, 1896.

#### VOLUNTEER CORPS.

#### ARTILLERY.

- 3rd Kent (Royal Arsenal), Richard Ross Howlett, Gent., to be Second Lieutenant. Dated 5th August, 1896.
- 1st Edinburgh (City), Second Lieutenant H. O. Hobson to be Lieutenant. Dated 5th August, 1896.

- 2nd Lancashire, Richard Rankin Heap, jun.,.. Gent., to be Second Lieutenant. Dated 5th. August, 1896.
- t Cornwall (Duke of Cornwall's) (Western Division, Royal Artillery), The undermentioned Officers resign their Commissions; also are permitted to retain their rank, and to continue to wear the uniform of the Corps on their retirement :-

Captain and Honorary Major W. S. Allport. Dated 5th August, 1896.

Captain and Honorary Major A. H. James.
Dated 5th August, 1896.
Ralph Thomas Cann, Gent., to be Surgeon-

Lieutenant. Dated 5th August, 1896.

- 1st Glamorganshire, The Reverend J. A. Smith, M.A., to be Acting Chaplain. Dated 5th-August, 1896.
- 4th Durham (Western Division, Royal Artillery),. The undermentioned Lieutenants to be Captains:
  - A. Peele. Dated 5th August, 1896. M. Rickinson. Dated 5th August, 1896.

#### ROTAL ENGINEERS (VOLUNTEERS).

- 1st Gloucestershire, Surgeon-Lieutenant G. H. Ward-Humphreys to be Surgeon-Captain. Dated 5th August, 1896.
- 2nd Gloucestershire (the Bristol), Charles Earle-Laverton, Gent., to be Second Lieutenant. Dated 5th August, 1896.
- 2nd Lancashire (the St. Helens) Captain J. P. Fraser is appointed Instructor of Musketry to the Corps. Dated 5th August, 1896.

#### RIFLE.

- The Queen's Rifle Volunteer Brigade, the Royal Scots (Lothian Regiment), Captain M. R. Greenlees resigns his Commission. Dated 5th August, 1896.
- 1st Volunteer Battalion, the Queen's (Royal West Surrey Regiment), Lieutenant-Colonel J. P. Fearon is granted the honorary rank of Colonel. Dated 5th August, 1896.
- 2nd Volunteer Battalion, the Northumberland Fusiliers, Captain C. Stephenson resigns his Commission. Dated 5th August, 1896.
- 1st Volunteer Battalion, the Royal Fusiliers (City of London Regiment), Lieutenant C. E. W. Taylor is appointed Instructor of Musketry tothe Battalion. Dated 5th August, 1896.
- 3rd Volunteer Battalion, the King's (Liverpool Regiment), Lieutenant J. Wrigley resigns his Commission. Dated 5th August, 1896.
- Captain George Campbell, the King's (Liverpool Regiment), to be Adjutant, vice Captain R. C. C. Cox, Royal Inniskilling Fusiliers, whose period of service has expired. Dated 27th July, 1896.
- 2nd (Prince of Wales's) Volunteer Battalion, the Devonshire Regiment, Jackson Taylor Gamlen, Gent., to be Second Lieutenant. Dated 5th August, 1896.
- 1st Volunteer Battalion, the Suffolk Regiment, Second Lieutenant A. G. Beauclerk resigns his Commission. Dated 5th August, 1896.
- 3rd Volunteer Battalion; the Prince Albert's (Somersetshire Light Infantry), Captain F. W. Pinney is granted the honorary rank of Major. Dated 5th August, 1896.

- Ast (Hertfordshire) Bedfordshire Regiment, The Reverend G. B. Gainsford, M.A., formerly Lieutenant, to be Acting Chaplain. Dated 26th February, 1896.
- 1st Volunteer Battalion, the Leicestershire Regi-ment, Lieutenant C. E. Hare to be Captain. Dated 5th August, 1896.
- 4th Volunteer Battalion, the Cheshire Regiment Lieutenant H. Marriott is appointed Instructor of Musketry to the Battalion. Dated 5th August, 1896.

The undermentioned Second Lieutenants to be Lieutenants :-

- O. Partington. Dated 5th August, 1896.
- E. Sumner. Dated 5th August, 1896. C. Ellison. Dated 5th August, 1896.
- J. Bates. Dated 5th August, 1896.
- F. Thompson. Dated 5th August, 1896.
- 2nd Volunteer Bottalion, the Royal Welsh Fusi-liers, Captain Harry Harris Were, the East Lancashire Regiment, to be Adjutant, on increase of establishment. Dated 1st July, 1896.
- (Brecknockshire) Volunteer Battalion, the South Wales Borderers, Thomas Ernest Hincks, Gent., to be Second Lieutenant. Dated 5th August, 1896.
- Surgeon-Lieutenant D. Thomas, M.D., to be Surgeon-Captain. Dated 5th August, 1896.
- 4th Volunteer Battalion, the South Wales Borderers, Second Lieutenant R. W. Haslett resigns his Commission. Dated 5th August, 1896.
- 3rd Volunteer Battalion, the Welsh Regiment, Captain and Honorary Major A. P. James to be Major. Dated 5th August, 1896.
- 1st (City of Dundee) Volunteer Battalion, the Black Watch (Royal Highlanders), Lieutenant R. A. Robertson is appointed Instructor of Musketry to the Battalion. Dated 5th August, 1896.
- 2nd Volunteer Battalion, the Oxfordshire Light Infantry, Captain the Reverend H. Lewis, B.A., resigns his Commission. Dated 4th August, 1896.
- Tae Reverend H. Lewis, B.A., to be Acting Chaplain. Dated 5th August, 1896.
- 1st Volunteer Battalion, the Sherwood Foresters (Derbyshire Regiment), Lieutenant E. B. F. Wright resigns his Commission. Dated 5th August, 1896.
- 1st Volunteer Battalion, the Northamptonshire Regiment, Major C. S. Turner is granted the honorary rank of Lieutenant-Colonel. Dated 5th August, 1896.
- -3rd Volunteer Battalion, the Queen's Own (Royal West Kent Regiment), Surgeon-Lieutenant G. L. Cheatle resigns his Commission. Dated 5th August, 1896.
- 1st Volunteer Battalion, the King's (Shropshire Light Infantry), The undermentioned Second Lieutenants to be Lieutenants :-
  - G. Mackie. Dated 5th August, 1896. W. Westcott. Dated 5th August, 1896.
- . 3rd Middlesex, Lieutenant C. H. Pank is appointed Instructor of Musketry to the Corps. Dated 5th August, 1896.
- 13th Middlescx (Queen's Westminster), William Merrick. jun., Gent., to be Second Lieutenant (Supernumerary). Dated 22nd July, 1896.

- Volunteer Battalion, the \ 21st Middlesex (the Finsbury), Second Lieutenant M. H. Hale to be Lieutenant. Dated 5th August, 1896.
  - 1st Wiltshire Cecil George Bennett, Gent., to be Second Lieutenant. Dated 5th August, 1896.
  - nd Volunteer Battalion, the Durham Light Infantry, Second Lieutenant W. E. Morgan to be Lieutenant. Dated 5th August, 1896.
  - 5th (Glasgow Highland) Volunteer Battalion, the Highland Light Infantry, Second Lieutenant G. B. Ramsay, from the 1st Lanarkshire Volunteer Rifle Corps, to be Lieutenant. Dated 5th August, 1896.
  - h (Clackmannan and Kinross) Volunteer Battalion, Princess Louise's (Argyll and Suther-7thland Highlanders), Walter John Francis, Earl of Mar and Kellie, is appointed to the Honorary Colonelcy of the Battalion. Dated 5th August,
  - 18th Middlesex Volunteer Rifle Corp?, Charles John Beattie, M.B., to be Surgeon-Lieutenant. Dated 5th August, 1896.

#### MEMORANDUM.

Volunteer Infantry Brigade.

outh Wales Brigade, Brigade-Surgeon-Lieutenant-Colonel J. W. Mulligan resigns his South appointment, retaining his Commission in the 3rd Volunteer Battalion, the South Wales Borderers. Dated 5th August, 1896.

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

Edward Leigh Pemberton, Esq., C.B., to be Deputy Lieutenant. Dated 29th July, 1896. Captain C. T. Hatfeild to be Deputy Lieutenant. Dated 29th July, 1896.

# Whitehall, August 3, 1896.

THE Secretary of State for the Home Department hereby gives notice that the Industrial School for Boys at Walsham-le-Willows, Bury St. Edmunds, has been certified by him as fit to be an Industrial School for the reception of Boys (not exceeding forty in number) under the provisions of "The Industrial Schools Act, 1866."

#### Civil Service Commission, August 4, 1896.

THE Civil Service Commissioners hereby give notice that an Examination of Candidates for registration as Boy Copyists (New Class) will be held in London, Edinburgh, Dublin, Liverpool, Aberdeen, Glasgow, and Belfast, on the 6th October, 1896, under the Regulations dated 22nd May, 1896. Not fewer than 150 will be registered if so many shall be found competent; but it is probable that a few only will be required for early employment, and that the majority of those registered will have to wait a considerable time. Very few Boy Copyists are employed elsewhere than in London or Dublin, so that boys who are not prepared to serve in London or Dublin should not apply for admission to this Examination. No Candidate will be admitted to the Examination from whom the Secretary, Civil Service Commission, has not received, on or before the 23rd September, an application on a prescribed form, which may be obtained from the Secretary at

# THE NATURALIZATION ACT, 1870.

LIST of ALIENS to whom Certificates of Naturalization or of Readmission to British Nationality have been granted by the Secretary of State under the provisions of the Act 33 Vic., cap. 14, and have been registered in the Home Office pursuant to the Act during the Month of July, 1896.

•	<del>.,</del>	<del></del>	· ·
Name.	Country.	Date of Certificate.	Place of Residence.
Agid, John	Austria	19th May, 1896	London, Norton Folgate, 18;
Apt, Woolf	. Russia	20th June, 1896	Elder-street London, 64A, High-street, White-
Bornheim, Adolphus	. Germany	10th March, 1896	
Bron, Abraham	Russia	14th May, 1896	1 ' ' ' '
Clarke, Jacob	Russia	15th July, 1896	street Dublin, 3, Desmond-street, South
Diamond, Zyman	Russia	19th May, 1896	Circular-road London, Shoreditch, 9, Hollywell-
Dolman, Dirk Hermanis Drapkin, Max	Deserte	1st May, 1896 18th June, 1896	Manufacture (Manufacture 159)
	ľ		Stocks-street
Drapkin, William		•	Manchester, Cheetham, 27, Broughton-street
Dreyfus, Sylvain	,	7th July, 1896	road
Dunn, Lazarus	Russia	20th June, 1896	London, 20, Broad-street, Golden-square
Feigenbaum, Jacob	Russia	19th May, 1896	London, Oxford-street, 19, Noel- street
Finkelstein, Barnett	Russia	20th June, 1896	London, 29, Tenter-street, Com- mercial-street
Firestein, Lazarus	Russia	1st July, 1896	London, Mile End Old Town; Commercial-road, 50, Berner- street
Fogelman, Hyman Freedman, Lewis	10	004 T 1000	London, Soho, 58, Wardour-street London, 52, Spelman-street, Spital-
Goldberg, Abraham	Russia	17th June, 1896	
Goldblutt, Gershon	Russia	29th June, 1896	London, Hackney, London Fields,
Günther, Christian Edolf Harris, Isaac	Germany Russia	27th June, 1896 17th June, 1896	20, Tower-street London, Highbury, St. John's Hall London, Spitalfields, Brick-lane,
Hitner, Joseph	Austria	20th June, 1896	35, Pelham-street Great Grimsby, 245, Cleethorpe-
Hyams, David	Russia	17th June, 1896	road London, Stepney, 91, Rutland-
		18th June, 1896	street London, 48, Tollington-park
Krumm, Richard	Germany	20th June, 1896	London, 34, Dock-street, White- chapel
Lapidus, Isaac	Russia	29th June, 1896	Landan Commoraint road 65
Leemann, John	Switzerland	16th July, 1896	Monchaston the Assessed Burnegon
Leven, Otto Bernhard	Germany	17th June, 1896	T 7 0 10 20 Albord
Levi, Moses	Turkey	2nd August, 1880	London, 13, Bury-street, St. Mary
Lévy, Lucien Moise (other-	France	9th July, 1896	, , , ,
wise Lucien Levy) Lohmann, Friedrich	Germany	20th June, 1896	
Mohr, Bernhard	Germany	29th June, 1896	
Müller, Max (otherwise	Germany	lst July, 1896	ment Hill-road London, Haringay, 47, Pemberton-
Miller) Naftalin, Abe Abraham Newman, Davis	LTD •	27th June, 1896 29th May, 1896	Glasgow, 39, Dunmore-street London, St. George's East, 234,
Plocki, Abraham (known	Russia	11th June, 1896	
rs Abraham Pesner) Reihs, John Adam	Germany	3 1th June, 1893	Haggersten London, Hackney, 6, Well-street
	j	•	1.

Name.	Country.	-	Date of Certificat	te.	Place of Residence.
Renner, Henrich	Germany	•••	5th June, 1896	•••	Sussex, 10, Goldsmith - road, Brighton
Rosenfield, Hyman	Russia	•••	20th June, 1896	•••	London, 44, Settle street, Com- mercial-road
Rubensohn, Joseph (known as Joseph Robinson)	Germany	•••	11th June, 1896	•••	London, 376, Gray's-inn-road
Rubensohn, Max (known as Mas Robinson)	Germany	•••	11th June, 1896	•••	London, The White Hart Tavern, Old-street, St. Luke's
Rühmann, Friedrich Wil- helm	Germany	•••	18th July, 1896	•••	London, 32, Tottenham-court-
Sakier, Samuel	Russia	•••	26th June, 1896	•••	London, Commercial-road, 48, Settle-street
Schmitz, Max Ludwig Felix	Germany	•••	9th July, 1896	•••	Surbiton, Surrey, Hurley House, Grove-road
Schnitzer, Robert Carl	Germany	•••	18th June, 1896	•••	London, Romford-road, 38, Elea- nor-road
Scholles, Martin	Germany	•••	18th June, 1896	•••	London, Fitzroy-square, 54, Char- lotte-street
Stahl, Albert	Germany	•••	9th July, 1896	•••	Chorlton-cum-Hardy, Lancashire, Hazlewood, Barlow Moor-road
Steinhart, Oscar Julian	U. S. America	of	20th June, 1896	•••	London, 18, Lower Belgrave-street
Troubitz, Henry		•••	27th June, 1896	•••	London, Islington, 205, New North-road
Wan, Tsó Seen	China.	•••	17th July, 1896	•••	London, 4, Sandmere-road, Clap-
Wherley, Eugene	Germany	•••	16th July, 1896	•••	London, 112, Leman-street, Whitechapel

Home Office, Whitehall, August 1, 1896.

Civil Service Commission, August 4, 1896.

THE following Candidates have been certified by the Civil Service Commissioners as qualified for the appointments set against their respective names:—

July 30, 1896.

AFTER OPEN COMPETITION.

Boy Clerks, William Cecil Hunter, Frank War-

After Limited Competition and Under Clause VII of the Order in Council of 4th June, 1870.

Post Office: Assistant Clerk (Abstractor Class). Roy Launcelot Maclachlan.

WITHOUT COMPETITION.

Broadmoor Criminal Lunatic Asylum: Second Class Clerk, William John Edwards.

Customs: Boatman, Sidney Parry Courts.

Prisons Department (Scotland): Female Warder, Rennie Donald Stewart.

Post Office: Sorter - Tracer, London, Albert Edwin Cross.

Sorting Clerks and Telegraph Learners, Catherine Laura Kinsman (Manchester), George Webb (Bantry).

Postmen, Joseph Bluff (Watford), John Harding (Bridgnorth).

July 31, 1896.

AFTER OPEN COMPETITION.

Boy Clerks, Herbert Barr Bain, William Grigg, William Henry Hall, John Herbert Johnson.

Inland Revenue: Assistant of Excise, John Henry Carroll.

Royal Navy: Engineer Students, John Edward Alloatt, Albert George May.

Post Office: Female Clerk, London, Isabella Duthic Walker. AFTER LIMITED COMPETITION AND UNDER CLAUSE VII of the Order in Council of 4th June, 1870.

Post Office: Assistant Clerks (Abstractor Class), Sydney Horace Bower; Alfred Salter Manning, Charles Frederick Norman, Edward Trotter.

WITHOUT COMPETITION.

Broadmoor Criminal Lunatic Asylum: Third Class Female Attendant, Jane Ann Matheson.

Prisons Department (Scotland): Female Warder, Margaret McMillan.

Post Office: Shilled Lineman, John Timms. Postman, London, William Larken.

Labourer, Edinburgh, Henry Lewis Dobell.
Sorting Clerk and Telegraph Learner,
Redditch, Caroline Helen Hobday.

Postmen, Job Gibson (Congleton), William Henry James Meech (Oldham), Alfred Percival (Bilston), James Davies Wilson (Carnforth).

Civil Service Commission, August 4, 1896.

IN pursuance of the provisions of Her Majesty's Order in Council of the 12th February, 1876, the Civil Service Commissioners hereby announce that the undermentioned Appointments, Transfers, and Promotions in the Civil Service were notified to them in the month of July, 1896:—

#### APPOINTMENTS.

Admirally, Thomas David James to be Clerk of the Higher Division.

John Cronin and James Maurice Henry tobe Staff Clerks.

Robert William Wilson to be Staff Cleik in the Contract and Purchase Department.

George Edgar Foot and Albert Edward. Tippen to be Temperary Staff Clerks.

Ernest Henry Beer, John William Bools, Thomas George Flynn, Charles James, Walter Augustus Newnham, and Charles Fabian Rand to be First Class Writers in the Expense Accounts Department of Her Majesty's Naval

William James Cullum, George Pollock Gard, Thomas Pollock Gard, William Henry Kelly, and Joseph Edward Wilkins to be First Class Writers in the Naval Store Department of Her Majesty's Naval Yards.

Broadmoor . Criminal Lunatic Asylum, William John Edwards to be Second Class Clerk.

Diplomatic Service, Charles Bedlington Rhind to be Translator to Her Majesty's Legation at Rio de Janeiro.

Education Department, John William Garden to be Minor Staff Officer.

Inland Revenue, David Alexander Abernethy to be Registrar of Estate Duty Statistics in the Office of the Comptroller of Stamps and Taxes, Edinburgh.

James Anderson Hearne to be Superintendent of Stamping in the Office of the Comptroller of Stamps and Taxes, Edinburgh.

Local Government Board (England), Curtis, Arthur James Firth, and Philip Alfred Holliday Pott to be Assistant Clerks (Abstractor

Lords, House of, John Kemp Williams to be Resident Superintendent in the Department of the Lord Great Chamberlain.

Mint, William James Linn Jolly to be Office Keeper in the Branch Mint, Sydney.

Post Office, William Henry Hancock to be Temporary Staff Assistant in the Secretary's Office, Dublin.

Evangeline Jane Body (Morice Town) and Eliz. Jane Lansley (Weyhill) to be Post-

Olive Eliza Anderson, Elizabeth Isabel Coventry, Jessie Christian Cramphorn, Annie Jessie Dodd, Julia Gertrude Kilpatrick, Sarah McClelland, Ethel Marion Shaw, Isabella Duthie Walker, and Gertrude Emma Wilshaw to be Female Clerks.

Joseph Hyland and Charles Mayne to be Sorting Clerks, Dublin.

Sydney Horace Bower, Arthur Gee, Roy Launcelot Maclachlan, Alfred Salter Manning, Charles Frederick Norman, Edward Trotter, and Percy Frederick West to be Assistant Clerks (Abstractor Class).

Reformatories Office (England), Thomas Dixon Marr Trotter Robertson to be Assistant Inspector.

Science and Art Department, Arthur Banks Skinner to be Assistant Director, South Kensington Museum.

James Robinson Kilroe and Alexander McHenry to be Geologists on the Geological Survey of Ireland.

Patrick Michael O'Connor to be Assistant Clerk (Abstractor Class) in the Geological Survey Office.

Supreme Court of Judicature (England), Patrick Norreys Russell to be Third Class Clerk in the Probate, Divorce, and Admiralty Division.

: Trade, Board of, George Macfarlane Gray to be Engineer Surveyor (Third Class).

William Robert Lowman to be Abstractor in the Bankruptcy Department.

Treasury, Frederick William Jennings Kemp to be Clerk in the Department of the Superintendent of County Courts.

Clerks of the Second' Division.

Home Office (for temporary duty), Arthur Charles

Local Government Board (England), Ernest Alfred Faunch, George Julian Gilbert, Peter Moncur Inglis, Edward James Kerswill, Alfred Lewcock, Peter Liddell, Thomas Edmund Lower, Malcolm Boyer Percy, Arthur William Rowe and Reginald Massie Walley.

Post Office, William Peter Baines, Herbert Brig-Robert Vincent Headland, William Montague Hey, John Mare, and Frederic Arthur Simmons.

Works, Office of, John Frederick Armstrong.

Boy Clerks.
Charity Commission, William Henry Hall and Willie Watkin Skippon.

Congested. Districts Board (Ireland), Edward Law Cuthbert.

Customs (Hull), Charles Davies.

Education Department, Sydney James Holliwell Cotton.

Inland Revenue, William Henry George and John Ryan.

Post Office, Ernest Charles Davies, Henry Green, William Cecil Hunter, Stewart Kennedy, Sydney Powell, Frederick Strong, Edgar Louis Tournay, Henry Charles Julius Upstone, and William Walden.

Public Works Office (Ireland), Alexander James Campbell and Walter Alexander Magill.

Treasury, John McKinnon,

Transfers, with the approval of the Lords Commissioners of Her Majesty's Treasury: Registrar-General's Office (England), Anstruther Moad, Clerk of the Second Division, from the Post Office.

Exchequer Office (Scotland), Alexander Horn, Boy Clerk, from the Post Office.

Registrar-General's Office (Scotland), William Reavell Johnston, Boy Clerk, from the Public Works Office (Ireland).

PROMOTIONS under Clause XVIII of the Order in Council of 12th February, 1876:-

Admiralty, George Henry Ashdown, Charles Eley, and George Worrall, Clerks of the Second Division, to be Assistant Naval Store-keepers in Her Majesty's Naval Yards.

William Hogarth, Richard Jenkins, Uriah King, Frederick Clifton George Smith, Charles Frederick Almroth Stevens, and William Elisha Turner, Clerks of the Second Division, to be Assistant Victualling Storekeepers in Her Majesty's Naval Yards.

Supreme Court Pay Office, Henry Sellar and William John Meshech Snow, Clerks of the Second Division, to be Clerks of the Higher Division.

# NOTICES TO MARINERS.

(Nos. 392 to 397 of the year 1896.)

[The bearings are magnetic, and those concerning the visibility of lights are given from seaward.]
No. 392.—AUSTRALIA—SOUTH COAST.
PORT PHILLIP.

South Channel-Depth and Buoyage of Dredged Channel.

THE Government of Victoria has given notice

dated 9th June, 1896, that at that date the southern side of the dredged channel in the vicinity of Pile Light, South Channel, had a navigable depth of 28 feet at low water springs for a width of 200 feet; and that the tide gauge westward of Pile Light would be altered to agree with that depth.

The deepening of the northern side of the

channel was in progress.

Also that, on 18th June, 1896, the gas buoy No. 11 (green light), moored with Pile Lighthouse bearing S.W. by W. 3 W., distant 34 cables, would be replaced by an ordinary black buoy (can), numbered 11.

The south edge of the eastern end of the dredged channel would be marked by a gas buoy showing a fixed green light, elevated 10 feet above the sea,

and visible 3 miles in clear weather.

And the south edge of the western end of the dredged channel would be marked by a gas buoy showing a fixed white light, elevated 10 feet above the sea, and visible 5 miles in clear weather.

Approximate position, Pile Light, lat. 38° 20'0"

S., long. 144° 51′ 5″ E.

Variation 8° Easterly in 1896.]

This Notice affects the following Admiralty Chart:—Port Phillip, Southern Sheet, No. 1171a; Entrance to Port Phillip, No. 2747b. Also, Australia Directory, Vol. I, 1884, page 319; and Revised Supplement, 1889, relating to that work, page 59.

No. 393.—RED SEA—WESTERN SHORE. (1.) Mersa Makdah and Approach-Shoals.

THE undermentioned information, relating to shoals in Mersa Makdah and its approach, dated 22nd June, 1896, has been received from Commander E. A. Simons, Her Majesty's ship " Melita":-

1. A sand and coral shoal, circular in shape, about 2 cables in diameter, with a least depth of  $4\frac{1}{2}$  fathoms on it, and depths of 6 to 8 fathoms northward and southward, lies with the beacon on the south-east point of Ul Shubuk bearing S.S.W. (S. 22° W.), distant  $1\frac{2}{10}$  miles; and north extreme of Reef Island, Ul Shubuk, W.  $\frac{3}{4}$  S. (S. 82° W.).

Approximate position, lat. 18° 45′ 30" N., long.

37° 45′ 10″ E.

2. The shoal about half a mile eastward of the above position, marked on the Admiralty Chart "Cygnet, 1886," was found to be a sand and coral shoal, with depths of 5 to 8 fathoms on it, extending north and south for a distance of  $1\frac{1}{10}$ miles, with a breadth of a quarter of a mile. From its centre the beacon on the south-east point of Ul Shubuk bears S.W. ½ S. (S. 39° W.), distant 1 miles; and north extreme of Reef Island W. by S. (S. 79° W.).

3. A coral patch, about three-quarters of a cable in extent, and with a least depth of 7 feet on it, lies in Mersa Makdah, with the beacon at the east end of Eagle Island Reef bearing N.N.W.  $\frac{1}{8}$  W. (N. 24°, W.), distant  $1\frac{1}{2}$  miles; and the west extreme of Reef Island N.N.E.  $\frac{3}{4}$  E.

(N. 30° E.).

(2.) Blockhouse and Pier in Mersa Makdak moved to Trinkitat.

Also, that the blockhouse and pier, previously situated on Sand Hills Point, western side of Mersa Makdah, have been moved to Trinkitat Harbour, which is now the landing-place for Tokar.

A light railway is in course of construction from Trinkitat to Tokar.

[Variation 4° Westerly in 1896.]

This Notice affects the following Admiralty Charts:-Mersa Durur to Trinkitat, No. 81; it, in a position with Malabrigo Point bearing

Mersa Makdah, No. 1948. Also, Red Sea and Gulf of Aden Pilot, 1892, pages 177, 178.

No. 394.—BALTIC-GULF OF FINLAND. Viborg Approach - Shoul Westward of Rondo.

THE Russian Government has given notice, dated 18th July, 1896, that a shoal, now named Winters Grund, of small extent, and with a depth of 4 fathoms on it, has been found in a position Rondo Lighthouse bearing E.  $\frac{1}{2}$  N. with (N. 84° E.), distant 3<sup>7</sup>/<sub>10</sub> miles; and Little Fiskär Beacon N.W. by W. <sup>8</sup>/<sub>8</sub> W. (N. 61° W.).

A red spar buoy, surmounted by one upturned red broom, has been moored near the shoal in a

depth of  $5\frac{1}{2}$  fathoms.

Approximate position, latitude 60° 26′ 45″ N., longitude 28° 15' 0" E.

Variation 1° Westerly in 1896.]

This Notice affects the following Admiralty Charts:—Gulf of Finland, No. 2191; Hozland to Seskär, N. shore, No. 2247; also Baltic Pilot, Part II, 1888, page 271.

No. 395.—IRELAND—SOUTH COAST. Cork Harbour-Beacon Eastward of Spike Island.

THE Cork Harbour Commissioners have given notice that a beacon, consisting of a perch surmounted by a cage, the whole painted black, has been erected on the rocks eastward of Spike Island, in a position with Spit Bank Lighthouse bearing N.E.  $\frac{7}{8}$  N. (N. 35° E.), distant  $6\frac{1}{2}$  cables; and the cairn in ruins on Corkbeg S.E. 1/2 E. (S. 51° E.).

Approximate position, lat. 51° 50′ 5″ N., long... 8° 16′ 45″ W.

Variation 21° Westerly in 1896.7

This Notice affects the following Admiralty Charts: - Cork Harbour, No. 1765; Queenstown and Port of Cork, No. 1777. Also Irish Coast. Pilot, 1893, page 59.

No. 396.—BALTIC ENTRANCE.
Femern Sound—Alteration in Strukamp Point Light.

WITH reference to Notice to Mariners, No. 335 of 1896 :-

The German Government has given further notice that, on 25th July, 1896, the light shown. from Strukamp Point, northern side of Femern Sound, was altered from fixed white to a flashing light about every four seconds, elevated 16 feet above the sea, visible from N. 59° W., through north, to S. 59° E.

The new light is situated N.W. 1 N., distant. 8 feet, from the position of the old light.

Approximate position, lat. 54° 24' 50" N., long.

11° 5' 55" E.

This Notice affects the following Admiralty Charts:—Femern to Bornholm, No. 2150; Kiel Bay, No. 2117; Lubeck Bay and Femern Belt,. No. 2364. Also, Lists of Lights, Part III, 1896, No. 154; and Baltic Pilot, Part I, 1895, page 439.

No. 397.—SOUTH AMERICA—WEST COAST.

Malabrigo Road-Sunken Rock N.N.E. of Malabrigo Point.

WITH reference to Notice to Mariners No. 350 of 1896 :-

Further information has been received that Commander Hay, of the Pacific Steam Navi-"Mendoza, gation Company's steam - vessel while making an examination of the locality, found a small patch with a depth of 3 fathoms on

4452	THE LONI	OON GAZET	TE, AUGUST
S. 21° W., di S. 60° E.	staut about l <sub>īō</sub> mile	es; and Ranchos	Name of 1
Approxima 7° 41′ 3′ S., [Variation This Notic Plan:—Mala Also, South 2 519. By con Hydrographic 29th to 30t	te position, on Chalong. 79° 25′ 20″ V 8° Easterly in 1896 te affects the followingo Road on Slamerica Pilot, Part Inmand of their Lore V. J. L. Wharton, Office, Admiralty, h July, 1896.	V] wing Admiralty n-et No. 1291. II, 1895, page dships, Hydrographer. London,	McFadyen and W John P. Wakefor Phineas Goldsmit Samuel Murphy Ferguson and De Moses Ramos J. C. Deleon Hendrick and Bre Edward Lucas George N. Ramos W. G. Astwood Henry J. De Pass Jacob De Pass
JAMAIC.	A GOVERNMENT		C. H. Smith
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ing the time di Insolvent Esta Applications the underment Island Treasu	aring which claims a tes not finally dealt a from all persons h ioned estates should rer prior to the 3 ich date no furthe	may be made to with. aving claims on be sent to the last December,	George Emerson James McBean I. N. Vaz J. D. Cushion John Nicoll James Marshall

1896, after which date no further claims will be received.

JORDON ANDREWS, Acting Island

Statement showing Balances at Credit of Insolvent · Estates and Dividends remaining unclaimed.

Balance at Credit. Name of Estate. s. d. £ Henry Jackson 17 14 11 26 3 9½ Robert B. Muirhead John P. Burke 11 14 10 34 13 James Minot William Christie ... 7 12 2 175 3 Robert Spalding ... William Gordon ... 23 19 10 3 24 5 James Campbell ... 7 William D'Aguilar 13 14 Benjamin Naar Prescott and Hamilton 0 28 8 82 4 William Hyslop ... 0 R. Mendes... 28 9 65 11 W. M. Anderson ... Francis G. Mayne 60 12 2 41 Solomon Lazarus ... 7 McDowell and Drummond *5*9 11 31 Charles Arbouin ... Robert B. Parry ... 33 Charles Mathon ... 105 1 11 10 3 Richard Pendergast Thomas B. Smith...
Daniel Abisdid ... 1 64 ••• 14 14 1 64 19 Edward Riuesett ... 1 47 18 7 Joseph Cohen Alexander Melhado 20 1 ... 4 419 James Wallace and Co. 10 13 R. J. C. Hitchins ... 84 11 William Abraham ..

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	Ferguson and De Moses Ramos	elan	•••	•••	11 76	7 18	3 11
	J. C. Deleon	•••	•••	•••	28	11	7
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	Edward Lucas	•••	•••	•••	218	5	-4
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	Thomas Byndloss	•••	•••	•••	2	14	9
	Charles Crane Michael Lawton	•••	•••	•••	6 12	5 19	8 1
	M. M. Sollas	•••	•••	•••	10	6	8
١	William Ector	•••	•••	•••	11.	8	6
	William Moodie	•••	•••	•••	1	14	2
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	William Colas	•••	•••	•••		$1\overline{5}$	2
7	Thomas Ramsay	•••	•••	•••	6	5	6
	R. A. Pike	•••	•••	•••		12	6
	Michel Taafe James Jackson	•••	***	•••	8 3	13 7	6 1½
	. C. Lamont	•••	•••	•••		10	1 2
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	Pedro Pompee Inclaimed Divide	ends	•••	***	3 7	1. 8	3 8
1	A. P. Da Costa	•••	***	•••	-	11	8
	eorge Matthews		•••	•••	0		11
	Charles Torrean Villiam Robertson	*** D	•••	•••	0	6 16	2 11
J	ohn Wallace	•••	•••	•••		19	0
I	saac H. Walton	•••	•••	•••	1	16	0
	Lewis Cunha	•••	<b></b>	•••	_	19	0
	David Aguilar Alexander Brande	on.	***	•••	0 6	5 3	2 -6
	I. L. Samuels	111	•••	•••	ĭ	8	6

Name of E	state.		Bala		ıt Cı	edit.
				£	8.	d.
Wolfe and Delgad	o	•••	•••	8	3	10
Duncan Davidson	•••	•••	•••	4	7	5
	•••	•••	•••	3	5	1
M. Benjamin	•••	•••	•••	6	7	10
J. J. Counsell	•••	•••	•••	3	10	8
Henry Brandon	•••	•••	•••	0	12	2
M. A. Bonitto	• • •	•••		]	15	7
Albert Da Costa	•••	•••	•••	5	4	6
J. Laurence	•••	•••	•••	12	0	8
Joseph Minot	•••	•••	•••	6	19	0
David Charles	•••	•••	***	1	13	10
Robert Sherlock	•••	•••	•••	10	12	2
Jacob Andrade	•••	•••	•••	6	8	10
Fdward Aarons	•••	•••	•••	2	3	6
R. D. Jacob	• • •	•••	***	16	6	10
Thomas Nix	•••		•••	7	12	8
W. O. Cary		•••	•••	4	19	9
Andrew H. Savage		•••	•••	3	16	6
Solomon de Cordo			•••	3	10	5
A. H. Quallo	•••	•••	***	3	1	7
Edward Ffrench		•••	•••	6	13	10
James Gall			•••	ō	14	11
George Ferguson			•••	Õ	9	6
James Gayleard		•••		57	ŏ	8
John McGregor	•••	•••	•••	14	18	ĭ
J. L. Desporte		•••	•••	17	4	î
John Joseph Duva	••• •1	•••	•••		. 0	5
W. G. Warren		•••	•••	28	. 4	3
John Levay	•••	•••	•••	43	9	2
Samuel A. Mann	•••	***	•••	18	13	ő
Isaac Silvera	•••	•••	•••-	31	10	5
	•••	•••	•••	51	17	10
John Sykes .	•••	•••	•••	39	9	0
Henry Forbes	•••	•••	•••	89	17	_
Thomas S. Trench		•••	•••	31		5
	•••	•••			11	3 7
George Husband		•••	•••	11	15	
	•••	•••	•••	23	5	5
Duncan McPherso		•••	•••	65	2	5
	•••	•••	•••	18	3	6
Melhado and Soar	es	•••	. •••	_	15	0
C. C. Hamilton	•••	•••	•••	6	14	4
G. H. Chevannes		•••	•••	27	13	7
	•••	•••	•••	83	3	4
Charles Nation	•••	•••	•••		15	0
E. C. Corinaldi	•••	•••	•••	40	11	7
James Hewitt	•••	•••	***	30	16	4
Andrew Carter	•••	***		6	16	5
William Anderson	ı	***	***	6	19	9
George Gabay	•••	•••	•••	0	19	0
R. Bowen	•••	•••	•••	11	7	1
1). Feurtado	•••	•••	•••	5	6	5
J. Archambeau	•••	•••	•••	1	9	2
J. B. Morris	•••	•••	•••	1	14	5
D. M. Leon	•••	•••	•••	0	1	4
D. and L. Alexan		•••	•••	90	5	0
Abraham Lazarus	•••	•••	***	28	1	0.
Barnet Stines	•••	•••	•••	8	19	6
				767	16	<del></del>

£4,767 16 9½

The Borough of Southport. The Tramways Act, 1870.

IN pursuance of Section 19 and Schedule C, Part 1, of the Tramways Act, 1870, the Mayor, Aldermen, and Burgesses of the Borough of Southport do hereby give notice, that they intend after the expiration of one month from the date hereof to grant a lease to the Southport Tramways Company Limited, of the tramways within the said borough, constructed under the provisions of the Southport Tramways Order, 1872, confirmed by the Tramways Orders Confirmation Act, 1872 (No. 4), and the Southport No. 26764.

Tramways (Extensions) Order, 1876, confirmed by the Tramways Order Confirmation (Bristol, &c.), Act, 1876, for a term of 21 years, computed from the 25th day of March last, at the yearly rent of £2,700, the said lease to contain the following covenants and conditions, namely:-

Covenants by the Lessees.

(a.) To pay rent, rates, and taxes. (b.) To observe and conform to the provisions of all Acts of Parliament and duly made Bye-laws and Regulations relating to the said tramways.

(c.) To provide sufficient and proper carriages

(d.) Not to increase the fares at present charged, and to formulate a scheme of short distance stages at penny fares.

(c.) Not to use the said tramways in connection with tramways not in the lessees' possession.

(f.) To enter into agreements at the request of the lessors with the Birkdale and Southport Tramways Company as to mutual running powers.

(g.) To enter into an agreement for the exercise of running powers over the said tramways in connection with any tramways which the lessors may hereafter construct or acquire.

(h.) To work other tram lines which the lessors

may hereafter construct or acquire.

(i.) Not to discontinue the working of any portion of the said tramways.

(j.) Not to use other than animal power on the said tramways.

(k.) To permit the said tramways to be used by the lessors for the conveyance of scavenging stuff and other materials free of charge

(1.) To stop the traffic on the said tramways

for the purpose of repairing roads, etc.

(m.) To indemnify the lessors from damages for injury to persons employed on the said tramways, and damages caused by the act or default of the lessees.

(n.) Not to assign or underlet the said tramways,

Proviso for re-entry on non-payment of rent cr non-performance or non-observance of covenants. Covenants by the Lessors.

(a.) To keep the said tramways in repair.(b.) To reconstruct the said tramways.

(c.) For quiet enjoyment.

Proviso.—That lessees shall not oppose any application by the lessors for statutory powers to extend the said tramways, or to acquire other tramways, or to use steam or other motive power on the said tramways.

Proviso for settlement of disputes by arbitration. And notice is also hereby given that a copy of the said proposed lease is deposited at the office of the undersigned at the Townhall, Southport, and may be inspected thereat during office hours.

For the said Mayor, Aldermen, and Burgesses, J. Davies. Williams, Town Clerk.

Town Hall, Southport, July 25, 1896.

OTICE is hereby given that a separate building named the Tabernacle situated at Beresford-street in the parish of Woolwich in the county of London in the registration district of Woolwich being a building certified according to law as a place of meeting for religious worship, was on the 24th day of July 1896, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, c. 85, being substituted for Parsons Hill Chapel, Parsons Hill, Woolwich now disused.—Witness my hand this 24th day of July 1896.

Ton Cutter Superintendent Registrar,

OTICE is hereby given that a separate building named Wesleyan Methodist Chapel situated at Ringstead in the parish of Ringstead in the county of Northampton in the registration district of Thrapston being a building certified according to law as a place of meeting for religious worship, was on the 29th day of July 1896, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, c. 85.—Witness my hand this 29th day of July 1896.

S. Mosley French Superintendent Registrar.

OTICE is hereby given that a separate building named St. Charles Church situated at Gerald-road in the township of Pendleton in the county borough of Salford in the registration district of Salford being a building certified according to law as a place of meeting for religious worship, was on the 29th day of July 1896, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, c. 85, being substituted for St. Charles Church Charlestown, Pendleton now disused.—Witness my hand this 29th day of July 1896. F. Townson Superintendent Registrar.

OTICE is hereby given that a separate building named Providence Chapel situated at Springhead in the parish of Springhead in the county of York in the registration district of Saddleworth being a building certified according to law as a place of meeting for religious worship, was on the 29th day of July 1896, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, c. 85.ness my hand this 29th day of July 1896.

B. B. Bradshaw Superintendent Registrar.

OTICE is hereby given that a separate building named Baptist Chapel situated at the corner of Balsall Heath and Longbridge Roads in the parish of Balsall Heath in the county borough of Birmingham in the registration district of King's Norton being a building certified according to law as a place of meeting for religious worship, was on the 29th day of July 1896, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, c. 85. -Witness my hand this 29th day of July 1896.

EDWIN DOCKER Superintendent Registrar.

OTICE is hereby given that the Chief Registrar of Friendly Societies has, pursuant to 38 and 39 Vic., c. 60, s. 12, by writing under his hand, dated the 29th day of July 1896, .cancelled the Registry of the Bradford Labourers' , Friendly Accident and Burial Society (Register No. 2150), held at Manor House North Gate off Westgate Bradford in the county of York, at its request. The Society (subject to the right of appeal given by the said Act) ceases to enjoy the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such cancelling had not taken place.
E. W. BRABROOK Chief Registrar.

In the Matter of the Blackwood Coffee Company, Limited and Reduced and in the Matter of the Companies Act 1867.

OTICE is hereby given that a petition for confirming a resolution reducing the capital of the above Company from £100,000 to £29,840 was on the 14th July 1896 presented to Her Majesty's High Court of Justice and is now pending and that the list of creditors of the Company is to be made out as for Wednesday the 30th day of September 1896.

DRAKE SON and PARTON of 24 Rood-lane London E.C. Solicitors to the

Company.

In the Matter of the Mill Bay Soap Alkali and Soda Company Limited and Reduced and in the Matter of the Companies Act 1867 and in the Matter of the Companies Act 1877.

OTICE is hereby given that the Order of the High Court of Justice Chancery Division dated the 18th day of July 1896 confirming the reduction of the capital of the above named Company from £50,000 to £40,000 and the Minute approved by the Court showing with respect to the capital of the Company as altered the several particulars required by the Statutes were registered by the Registrar of Joint Stock Companies on the 31st day of July 1896. further take notice that the said Minute is in the words and figures following:-" The capital of the Mill Bay Soap Alkali and Soda Company Limited and Reduced henceforth is £40,000 divided into 2,000 shares of £20 each instead of the original capital of £50,000 divided into 2,000 shares of £25 each. At the time of the registra-tion of this Minute the sum of £17 10s. Od. has been and is to be deemed paid up on each of the said shares."-Dated the 1st day of August 1896.

ROBBINS BILLING and Co. Surrey House Victoria Embankment London W.C.

Agents for

THOMAS WOLFERSTAN Plymouth Solicitor for the Company.

In the Matter of the Companies Acts 1862 to 1890 and in the Matter of the Mayfair Property

Company Limited.

OTICE is hereby given that a petition for the winding up of the above named Company by the High Court of Justice was on the 31st day of July 1896 presented to the said Court by William Howard Gray of 62A Curzonstreet Mayfair in the county of London Esquire a creditor of the said Company and that the said petition is directed to be heard before the Court sitting at the Royal Courts of Justice Strand London on the 12th day of August 1896 and any creditor or contributory of the said Company desirous to support or oppose the making of an Order on the said petition may 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 creditor or contributory of the said Company requiring the same by the undersigned on payment of the regulated charge for the same.

> MACKRELL, MATON GODLEE and QUINCEY 21; Cannon-street E.C. Solicitors for the said Petitioner.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named notice in writing of his intention so to do. The notice must state the name and address of the person or if a firm the name and address of the firm and must be signed by the person or firm or his or their Solicitor (if any) and must be served or if posted must be sent by post in sufficient time to reach the above named not later than six o'clock in the aftérnoon of the 11th day of August 1896.

with the filter of

Colonial Secretary's Office.

# JAMAICA CHANCERY DEPOSITS.-NOTICE.

DURSUANT to an Act of the Legislature of Jamaica, 19 Victoria caput 5 section 5, notice is hereby given that the several sums of money mentioned in the Schedule to this Notice annexed were paid into the hands of the Treasurer of the Island of Jamaica, there to remain subject and liable to any Order of the Court of Chancery of the said Island, and that the said several sums of money so remain in such matters causes or suits in the books or office of the said Treasurer and that no proceedings have been had in the said matters causes or suits in respect thereto for twenty years last past, nor any application for the payment of the said sums respectively for a period of twenty years.

And notice is hereby further given that if no claim be made or right to such money substantiated to the satisfaction of the Supreme Court of Judicature within two years from the date of the first publication of this Notice in Great Britain the said moneys will become the absolute property of the public of the said Island.

Dated at Kingston Jamaica this 1st day of April 1896.

#### SCHEDULE

Name of Suit.	•	ŀ	Date of Last Proces		Amount at Credit.			
Dignum vs. Gordon Tuckett vs. Tuckett Harris vs. Goddard Allwood vs. Vidal Re T. MacBayne Re John Dobson		•••	30th September, 1872 25th March, 1875 30th March, 1872 30th March, 1872 5th April, 1873 28th January, 1876	***	•••	28 1	8. d. 2 2 9 0 4 10 3 11 5 7	

STATEMENT showing the Quantities Sold and Average Price of BRITISH CORN, I aperial Measure\*, as received from the Inspectors and Officers of Excise in the Week ended 1st August, 1896, conformably with the Act of the 45th and 46th Victoria, cap. 37.

						QUANTITIES	SOLD.	AVERAGE PRICE.
Wheat Barley Oats	•••	909	***	600	***	Qrs. 18,105 509 4,995	Bus. 2 3 7	3 d. 23 8 19 7 14 10

COMPARATIVE STATEMENT for the corresponding Week in each of the Years from 1892 to 1895.

Corr	espond	ing		QU.	Antitie	S SOLI	D.			<b>A</b> V	ERAGE	PRI	CE.	
	eek in		WHE	AT.	BARLI	CY.	OAT	8.	WHE	AT.	BARI	EY.	• ØAT	ř <b>6.</b>
1892			Qrs. 53,338	Bus.	673	Bus.	Qrs. 1,321	Bus.	s. 29	d. 7	s. 23	<b>å.</b> 8	s. 21	d. 6
1893	•••	•••	33,851	4	385	3	2,552	1	26 24	2	21	8	21	5
18 <b>94</b>	•••	•••	17,508	7	201	3	2,295	4		4	21	4	19	8
1895	••• .	•••	30,69 <i>5</i>	5	262	6	4,993	5	24	2	18	2	15	9

\* Section 8 of the Corn Returns Act, 1882, provides that where returns of purchases of British Corn are made to the local inspector of Corn Returns in any other measure than the imperial bushel or by weight or by a weighed measure that officer shall convert such returns into the imperial bushel, and in the case of weight or weighed measure the conversion is to be made at the rate of sixty imperial pounds for every bushel of wheat, fifty imperial pounds for every bushel of barley, and thirty-nine imperial pounds for every bushel of oats.

Board of Agriculture, 4, Whitehall-place, London, S.W., August 1, 1896.

P. G. CRAIGIE,

AVERAGE PRICE of Wheat, Barley, and Oats per Quarter of Eight Bushels (Imperial Measure), as received from the Inspectors and Officers of Excise at each of the undermentioned Towns during the week ended Saturday, the 1st August, 1896.

Towns.	·		Wheat.	Barley.	Oats.	Towns.	_	Wheat.	Barley.	Uats
Loudon			s. d. 24 7	s. d.	s. d.	Horsham		s. d. Nil.	s. d.	s. d
xbridge			25 2			Pulborough	•••	Nil.	***	***
halmaford	•••	•••	Nil. 25 9	220	•	Chichester	•••	24 0	•••	***
olchester	•••	•••	25 9 23 1		. 13 6	Newport (Hants) Fareham		Nil. 22 11	••• ,	•••
raintree	•••		25 1	""		Southampton	[	24 6	•••	***
	•••	•••	Nil. 23 4		•••	Winchester	•••	24 3 23 7	•••	13
ertford	•••	•••	Nil.		***	Basingstoke Andover	•••	23 7 25 2	23 0 16 0	15 15
Oyston (Herts)	•••	•••	23 5	•••		Ringwood		Nil.		
mhom (Dadfaud)	•••	•••	22 10 22 6	•••	14 "3	Wimborne	•••	Nil.	•••	•••
Bedford	•••		23 2	***	14 3	Wareham Dorchester (Dorset)		Nil. 24 7	•••	•••
	•••	•••	22 11		13 0	Blandford		Nil.	***	***
A T CTT AN	•••		Nil. 22 4	•••		Bridport Honiton	•••	Nil. Nil.	•••	•••
Visbeach	•••		Nil.			Tiverton (Devon)	:::	Nil.		***
	•••	•••			16 8	Barnstaple		Nil.	•••	•••
Jambridge Taverhill	•••	•••	- 23 3 22 9		14 9	Exeter Newton Abbot	•••	22 9 Nil.	•••	•••
Sudbury (Suffolk)	•••	•••	24 0		***	Totnes		Nil.	***	•••
Hadleigh (Suffolk)	•••	•	Nil.	•••	•••	Kingsbridge	•••	. Nil.	,	. •••
Woodbridge	•••		22.3 24 0		•••	Plymouth	•••	Nil. Nil.	•••	•••
towmarket		•••	22 2	ſ '		Liskeard		24 0	***	***
	•••	•••	23 · 1	21 8	14 0	Wadebridge ·		Nil.	. •••	•••
Saxmundham Framlingham		•••	24 0 23 8			Truro Bridgwater	:::	Nil. Nil.		•••
Gye (Suffolk)			Nil.	:::	•	Taunton :		. 22 3	***	•••
Halesworth Bungay	•••	•••	24 0 Nil.			Yeovil	•••	21 3 N:1		15
Beccles	•••	•••	24 3	•••		Frome Bath		Nil. Nil.		•••
Diss	•••	•••	22 4			Bristol		Nil.		***
Harleston (Norfolk) Tarmouth (Norfolk)	•••	•••	23 2 Nil.		•••	Warminster	•••	00"0	•••	14
Norwich		•••	23 2		13 <sup>.</sup> 11	Salisbury Devizes	:::	28 2 23 6	27 11	15 13 1
North Walsham (No	•	•••	21 11		1	Swindon (Wilts)			-,	16
Holt (Norfolk) Fakenham	•••	***	22 4		16 ï1	Cirencester Gloucester	•••	23 5 24 3	•••	•••
B4 DL	•••	•••	21 11			Cheltenham		Nil.		•••
	•••	•••	Nil.			Tewkesbury		Nil.	""	•••
Lynn Spalding	•••	•••	22 2 22 10	•••	14 7	Chepstow	•••	23 2 Nil.		•••
Stamford	•••		23 9		16 4	Newport (Mon.) Monmouth	•••	Nil.		••
Frantham	•••	•••	24 3	•••	***	Ross		Nil.		
Sleaford Boston	•••	•••	23 6 23 6		15"6	Hereford		Nil. Nil.		•••
Couth	•••	•••	24 0	19‴8	14 3	Evesham Worcester		25 3		•••
Lincoln	•••	•••	24 8		15 7	Ludlow		Nil.		•••
Gainsborough Brigg	•••	•••	24 9 24 6,	•••	14 5	Bridgnorth Shrewsbury		25 6 24 7		•••
Hull	•••	•••	23 7		14 3	Oswestry		Nil.	:::	***
Howden	•••	•••	Nil.		4,	Market Drayton		24 6	***	15
Beverley Bridlington	•••	•••	23 6 Nil.	:::	14 5	Wolverhampton Stafford	:::	Nil. Nil.	•••	•••
Retford	•••	•••	Nil.	i :::	:::	Burton-on-Trent		Nil.	***	•••
Worksop Mansfield	•••	•••	Nil. 25 6	16 11	14'10	Derby		Nil.	•••	•••
Nansneid Newark		•••	23 11	10 11	14 10 ` 14 3	Sheffield Doncaster	•••	24 3 24 8	•••	15
Nottingham			25 1			Goole		24 9		
	•••	•••	25 3 Nil.	•••		Pontefract	•••	24 11 Nil.	. ***	14 1
K-14 1K1	•••		Nil.	•••		Wakefield Leeds		Nil.	***	***
Oakham	•••		Nil.	18'''4		Knaresborough		Nil.	•••	•••
7 a A A a a a a a a	•••	••••	23 1 23 11	_	18 7	Ripon York	•••	25 8 24 3	***	15
Iorthampton	•••	:::	24 0	•••	***	Easingwold		Nil.		14
Daventry	•••		Nil.			Malton	•••	24 3	•••	18 1
11	•••		23 7 24 11	•••	17 9	Scarborough Thirsk	:::	Nil.	•••	13
T7	•••		Nil.			Bedale		Nil.		•••
	•••		Nil. 22 7	17```6	74".7	Northallerton		23 9		•••
\_c3 *	•••		Nil.	-,	14 7	Darlington Stockton-on-Tees		Nil. Nil.		***
Bicester			24 3		15 7	Bishop Auckland		Nil.	•••	•••
Tewport Pagnell	•••		25 0 23 9		16 6 17 6	Sunderland	•••	24 9 26 2	***	
L	•••		Nil.		17.6	Newcastle-on-Tyne Alnwick	:::	Nil.	***	15
Didcot			Nil.			Berwick	•••	24 7	19 4	16
r	•••		Nil. 26 6		•••	Carlisle Egremont (Cumberland)	•••	Nii.	•••	15
7	•••	•••	24 6	19‴8	14 4	Penrith		•••	***	17
leading	•••	•••	26 3			Kendal	•••	Nil.	•••	
farnham (Surrey) Juildford	•••	•••	27 0 25 3			Garstang Preston (Lancashire)		Nil. Nil.	•••	***
Reigate		•••	Nil.		:::	Manchester				14
Kingston (Surrey)	•••	•••	28 1	ļ. <b></b>		Warrington	•••	24 6	•••	•••
Croydon (Surrey) Dartford	•••	•••	Nil. Nil.			Chester Llangefni (Anglesey)	•••	Nil. Nil.		- ***
Rochester (Kent)	•••	•••	Nil.	!		Carnarvon		Nil.		•••
Sandwich	•••	•••	Nii.		14 6	Denbigh		Nil.		•
Janterbury Ashford (Kent)	•••	•••	27 0	***	:::	Wrexham Welshpool	•	Nil. Nil.	***	•••
Maidstone	•••			•••	13```0	Cardigan		•••	•••	20
Funbridge	•••	•••	Nil.			Haverfordwest	•••	Nil.	•••	•••
Lewes Brighton	•••	•••	1 60 1			Carmarthen Cardiff	:	Nil. Nil.	•••	***
Hayward's Heath	•••	•••	Nil.			Brecon	***	Nil.	***	•••
-					-					•

RECEIPTS into and ISSUES out of the EXCHEQUER, between the 1st April, 1896, and the 1st August, 1896.

			pts into the uer from			Total Issues out o	of the Exchequer ments from
AND OTHER RECEIPTS.		1st April, 1896, to 1st August, 1896.	1st April, 1895, to 3rd August, 1895.	EXPENDITURE AND OTHER ISSUES.		1st April, 1896, to 1st August, 1896.	1st April, 1895, to 3rd August, 1895.
alances in Exchequer on 1st April:—  Bank of England	<u>£</u>	£ 8,163,964 811,237 8,975,201	£ 5,516,355 784,472 6,300,827	EXPENDITURE.  Permanent Charge of Debt Other Consolidated Fund Services Supply Services	<b>£</b>	£ 11,830,755 683,765 28,135,676	£ 10,715,259 692,431 23,341,183
REVENUE.  ustoms		6,581,000 8,521,000 4,008,000 2,629,000 430,000 3,244,000 960,000 120,000 415,686	6,767,000 8,329,000 4,266,000 2,535,000 425,000 3,197,000 3,300,000 980,000 120,000 395,156	Exper	diture	35,650,196	<b>84,748</b> 87 <b>3</b>
REVENUE		778,873 31,097,559	600,070 30,864,226	OTHER ISSUES. For Advances for Bullior, &c	,	210,000	10,000 539,000
OTHER RECEIPTS, Repayment of Advances for Bullion, &c Under Barracks Act ,, Telegraph Act, 1892	· ••• ••• •••	32,667	37,165,058 -131,709 200,000 40,000	For Supply purposes (net amount) Under Imperial Defence Act Barracks Act Telegraph Act, 1892 Surplus Revenue of 1895-96 applied under Act, 1896  Balances in Exchequer— Bank of England £ 1,909,114 Bank of Ireland 316,027	r the Naval Works	1,300,000 100,000 88,000 532,090 37,880,286	35,695,873
Tota		40,105,427	37,536,762	Tota	3]B	40,105,427	37,536,762

### COTTON STATISTICS ACT, 1868.

RETURN of the Number of BALES of COTTON Imported and Exported at the Various Ports of the United Kingdom during the Week and 30 Weeks ended 30th July, 1896.

-		·					·			o			<del></del>	
	•.				Імро	RTS.		·		Exports.				
Por	TS:		American.	Brazilian.	East Indian.	Egyptian.	Miscellaneous.	TOTAL.	American.	Brazilian.	East Indian.	Egyptian.	Miscellaneous.	TOTAL.
				·			· \	Week ended 30	th <b>July,</b> 1896	6.				•
Liverpool London Hull Manchester: Other Perts	*** *** *** ***		3,336 282 1,161 71	•••	32 1,413 200 	1,704	774 5 	5,946 1,700 1,361 71	1,274  1,833 	100	98 2,991  92	102	188	1,660 2,991 1,985 
Total	***	•••	4,850	•••	1,645	1,704	779	8,978	3,107	. 100	3,181	102	188	6,678
•		'		·		•	31	Weeks ended &	30th July, 18	396.			•	***
Liverpool London Hull Manchester Other Ports	•••	•••	1,292,860 4,056 65,922 109,553 3,370	29,313	83,410 24,397 5,670	185,304 9,231 38,994	26,607 1,562 4  69	1,617,494 30,015 80,827 148,547 3,439	36,557 7,671 68,984 4,464	5,916 1,014 	5,877 28,971 5,045  389	45,964 10,756	15,016 442 28 	109,330 32,084 85,827 4,819
Total		-mjede	1,475,761	29,313	113,477	233,529	28,242	1,880,322	11.7,67.6	6,930	35,232	56,736	15,486	232,060

Dated July 31, 1896.

R. GIFFEN,

Commercial: Department, Board of Trade.

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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 ended Saturday, the 25th day of July, 1896.

### PRIVATE BANKS.

		PRIVATE I	BAN	KS.		\
Na	me, Title,	and Principal P	lace	of Issue.		Average Amount.
						£
Ashford Bank Aylesbury Old Bank	•••	Ashford Aylesbury	•••	Pomfret and Co Cobb, Bartlett, and Co.	•••	4062 7057
Banbury Bank	•••	Banbury	•••	Gillett and Co	•••	£333
Banbury Old Bank Bedford Bank	•••	Banbury Bedford	•••	T. R. Cobb and Son Barnard and Co	•••	5081 11975
Redfordshire Leighton Buzz		Leighton Buzza		Bassett, Son, and Harris	•	11594
Bicester and Oxfordshire B	7	·Bicester	• • •	Tubb and Co	•••	8380
Oxford Bank Buckingham Bank	)	Buckingham		Bartlett and Co		5953
Bury and Suffolk Bank,	Sudbury	Bury St. Edmu		Oakes, Bevan, and Co		12611
Bank, and Stowmarket I	Bank 5	Dary St. Edita	LULB	Carcs, Deran, and Corns	•••	
Combailer on Combaile	Line Damb	C		Hanton ou I Co		17001
Cambridge and Cambridges Canterbury Bank	mile Dank	Cambridge Canterbury	•••	Foster and Co Hammond and Co	•••	17981 5882
City Bank, Exeter	***	Exeter	•••	Milford and Co	•••	3590
Derby Bank		Derby	1	Samuel Smith and Co	1	5879
Dorchester Old Bank and	Dorset-		•••		***	
shire Bank	}	Dorchester	***	R. R. Williams and Co.		15191
East Riding Bank		Beverley		Beckett and Co		30180
Exeter Bank	•••	Exeter		Sanders and Co		8682
Faversham Bank	•••	Faversham		Hilton and Co		1995
		2 4 0 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	•			
Hull Bank and Kingston-up Bank	on-Hull}	Hull	•••	Smith Brothers and Co.	•••	9156
Ipswich Bank Ipswich and Needham Marke	at Rank	Ipswich		Bacon and Co	•	11907
Suffolk, Hadleigh Bank ningtree and Mistley Ba	, Man-(	Ipswich		Gurneys, Alexanders, and Co	o	22593
Woodbridge Bank	, "")			,		•
Kington and Radnorshire I	Bank	Kington	•••	Davies and Co	•••	9756
Leeds		Leeds	•••	Beckett and Co	•••	43435
Leeds Union Bank Lincoln Bank	•••	Leeds Lincoln	•••	Wm. Wms. Brown and Co. Smith, Ellison, and Co	•••	20384
Llandovery Bank, Lampete	r Bank,		•••	•	***	50753
and Llandilo Bank		Llandovery	***	D. Jones and Co	***	9394
Lynn Regis and Lincolnshi	re Bank	Lynn Regis	•••	Gurneys and Co	•••	11413
Naval Bank, Plymouth	•••	Plymouth	•••	Harris, Bulteel, and Co.	•••	5091
Newark Bank Newark and Sleaford Bar	nk and)	Newark	•••	Samuel Smith and Co	•••	5052
Sleaford and Newark Bar		Sleaford	•••	Peacock and Co	•••	9290
Newmarket Bank	77.1	Newmarket	•••	Hammond and Co	•••	6496
Norwich and Norfolk and ham Banks	raken-	Norwich	•••	Gurneys, Birkbeck's, and Co.		31473
Nottingham Bank	•••	Nottingham		Samuel Smith and Co	•••	14881
Oxford Old Bank		Oxford		Parsons and Co	- 1	15725
Oxfordshire Witney Bank		Witney		Gillett and Co		3240
Reading Bank		Reading		Simonds and Co		10049
Reading Bank		Reading	•••	Stephens, Blandy, and Co.	***	102 <b>43</b> 9098
Richmond Bank	•••	Richmond		Roper and Co	•••	3386
Salisbury Old Bank	•••	Salisbury		Pinckney Brothers		1541
Scarborough Old Bank		Carabananal		Woodall and Co.	•••	5588
Tring Bank and Chesham F	Bank	Tring	984	Butcher and Sons		6723
₩ ार पर पत्र अस्मित्रवर्षा स			>==4-1	Date of State	5,00	AIMA
-	•	<del>-</del>		•		

Name, Title,	and Principal Pla	ace	of Issue.		Average Amount
Uxbridge Old Bank	Uxbridge	•••	Woodbridge and Co	•••	£ 770
Wallingford Bank Wellington Somerset Bank	Wallingford Wellington	•••	Hedges, Wells, and Co Fox, Fowler, and Co	•••	775 4652
West Riding Bank, Wakefield and Pontefract Bank	Wakefield	•••	Leatham, Tew, and Co.	•••	19017
Weymouth Old Bank and Dor-	Weymouth	•••	Eliot, Pearce, and Co	•••	3518
Wisbech and Lincolnshire Bank	Wisbech	•••	Gurney and Co	•••	8715
Wercester Old Bank and Tewkes-	Worcester	•••	Berwick, Lechmere, and Co.	•••	12891
Yarmouth and Suffolk Bank, and Halesworth and Suffolk Bank	Yarmouth	.•••	Gurneys, Birkbeck, and Co.	•••	14010
Yarmouth, Norfolk, and Suffolk Bank	Great Yarmout	h	Lacons, Youell, and Co.		3841

### JOINT STOCK BANKS.

Name, Title, and Principal Place of Issue.				Averagé Amount
1				£
Bank of Whitehaven Limited	•••	Whitehaven	•••	11465
Barnsley Banking Company Limited	•••	Barnsley	***	3541
Bradford Banking Company Limited	•••	Bradford	•••	18327
Bradford Commercial Banking Company Limited	•••	Bradford	•••	14504
Burton Union Bank Limited	•••	Burton-upon-	Trent	14408
Carlisle and Cumberland Banking Company Limited	•••	Carlisle		21809-
Carlisle City and District Bank Limited	•••	Carlisle	•••	14910
County of Gloucester Banking Company Limited	•••	Cheltenham		29790
Cumberland Union Banking Company Limited	•••	Carlisle		32044
Derby and Derbyshire Banking Company Limited	•••	Derby	Not	received.
Halifax and Huddersfield Union Banking Company Limited		Halifax	•••	12445
Halifax Commercial Banking Company Limited	•••	Halifax		7647
Halifax Joint Stock Banking Company Limited	•••	TT 110	•••	12815
Huddersfield Banking Company Limited	•••	Huddersfield	•••	24665
Knaresborough and Claro Banking Company Limited	•••	Harrogate	•••	18461
Lancaster Banking Company Limited		Lancaster	•	46328
Leicestershire Banking Company Limited	•••	Leicester	•••	28702
Lincoln and Lindsey Banking Company Limited	•••	Lincoln	•••	39960
Moore and Robinson's Nottinghamshire Banking Company Limited		Nottingham	•••	10396
Nouth and South Wales Bank Timited				•
Nottingham and Nottinghamshire Banking Company Limited	•••	Liverpool	•••	38180
	•••	Nottingham	•••	20520
Pares's Leicestershire Banking Company Limited	•••	Leicester	•••	24174
Sheffield and Hallamshire Banking Company Limited	•••	Sheffield	•••	8050
Sheffield and Rotherham Joint Stock Banking Company Limited		Sheffield		12133
Sheffield Banking Company Limited		Sheffield	•••	13330
Stamford, Spalding, and Boston Banking Company Limited	•••	Stamford	•••	27983
Stuckey's Banking Company Limited	•••	Langport	•••	111780
Swaledale and Wensleydale Banking Company Limited	•••	Richmond	•••	33870
Wakefield and Barnsley Union Bank Limited		Wakefield		7695
West Riding Union Banking Company Limited	•••	Huddersfield	***	13436
Whitehaven Joint Stock Banking Company Limited		Whitehaven	•••	20339
Wilts and Dorset Banking Company Limited	•••	Salisbury	•••	· 53520
York City and County Banking Company Limited	•••	York		81687
Yorkshire Banking Company Limited	•••	Leeds	•••	90016
York Union Banking Company Limited	•••	Vanle .	•••	66679
0	•	LOPE	•••	00019

### DISEASES OF ANIMALS ACT, 1894.

## RETURN of OUTBREAKS of SWINE-FEVER for the Week ended August 1st, 1896, distinguishing Counties (including Boroughs\*).

C	ounty	•		Outbreaks confirmed.	Swine Slaughtered as Diseased or as having been exposed to Infection.	County.	Outbreaks confirmed.	Swine Slaughtered as Diseased or as having been ex- posed to Infection.
ENG	JLAN	D.		No.	No.	ENGLAND.	No 1	No.
Bedford				1	2	Somerset	· 9	66
Isle of Elv	•••	***		1	•••	Stafford	1 0	24
Chester		•••		4	24	Suffolk	1 .	17
Derby	410	•••		2 4	6	Warwick	1 6	31
Devon	•••	•••	•••	4	13	Wilts	. 4	109
Durham	•••	***	•••	2	2	Worcester	2	44
Essex	•••	•••	•••	14	516	York, North Riding	1 -	3
Hants	•••	•••		1	•••	" West Riding	. 4	72
Hereford		***		1			<b>\</b>	İ
Huntingdon		•••		1	' 17		1	Ĭ
Kent	•••	440		4	6	, .	Ī	!
Lancaster	•••	***	••	2	3	WALES.	i	j
Leicester		**•	•••	3	88	Cardigan		1
Lincoln, Par	ts of	Lindsey	•••	2	4	Glamorgan	. 2	6
London	•••	•••	•••	. 1	233	,	1	1
Middlesex	•••	***	***	2	17			
Monmouth	•••	•••	••	8	3			
Norfolk	•••	•••	•••	3	15	SCOTLAND.	j	j
Northampto	n,		•••	***	1	Aberdeen	.] 1	1
Soke of Pete		ugn	•••	2	2		<del> </del>	- <del></del>
Notts	494	•••	•••	1	4	TOTAL	. 83	1,283
			,		!	l	<u> </u>	

<sup>\*</sup> For convenience Berwick-upon-Tweed is considered to be in Northumberland, Dudley is considered to be in Worcestershire, and the city of London is considered to be in the county of London.

### SWINE-FEVER INFECTED AREAS.

THE following Areas are now Areas Infected with Swine-Fever under the above-mentioned Act:—

Derbyshire.—(I.) An Area, comprising the parishes of Beighton, Eckington, Staveley, Clown, Bolsover, Whittington, Newbold-cum-Dunston, Brimington, Tapton, Calow, Sutton-cum-Duckmanton, Temple Normanton, Hasland, Wingerworth, and North Wingfield, in the county of Derby, and also comprising the borough of Chesterfield (14 July, 1896).

(2.) An Area comprising the parishes of Alfreton, Ripley, Codnor-cum-Loscoe, Codnor Park, Heanor, Denly, Belper, Kilhourne, Holbrook, Horsley, Horsley Woodhouse, Smalley, Shipley, Mapperly, Stanley, and West Hallam, in the county of Derby, and also comprising the borough of likeston (14 July, 1896).

Devonshire:—An Area comprising the parishes of Alphington, and St. Thomas-the-Apostle, in the county of Devon (18 May, 1896).

Huntingdonshire.—An Area comprising the parishes of Bury, and Ramsey, in the county of Huntingdon (21 April, 1896).

Leicester shire.—An Area comprising the parishes of Coalville, Swannington, and Whitwick, in the county of Leicester (29 June, 1896).

Oxfordshire.—An Area in the county of Oxford comprising the district of the Urban Council of Witney, and also comprising the parishes of Coggs, Crawley, Curbridge, Ducklington, and Hailey (12 May, 1896).

Staffordshire.—(1.) An Area comprising the parishes or townships of Bentley, Bilston, Darlaston, Wednesfield, and Willenhall, in the county of Stafford, and also comprising the boroughs of Walsall, and Wolverhampton (21 April, 1896).

(2.) An Area comprising the borough of Burton-upon-Trent (21 April, 1896).

Forkshire.—(1.) An Area comprising the parish of Sutton-with-Stoneferry, in the East Riding of the county of York, and also comprising the borough of Kingston-upon-Hull (21 April, 1896).

(2.) An Area comprising the parish of Handsworth, in the West Riding of the county of York, and also comprising the borough of Sheffield (21 April, 1896).

Board of Agriculture, 4th August, 1896.

### DISEASES OF ANIMALS ACT, 1894.

RETURN of OUTBREAKS of the undermentioned DISEASES for the Week ended August 1st, 1896, distinguishing Counties (including Boroughs\*).

<u>. :</u>	Al	TH	RAX.		GLANDERS (	INCI	UDIN	FAR	CY).
County	· .		Outbreaks reported.	Animals Attacked.		:		Animal which	
ENGLAN	ND.		No.	No.	County.		Out- breaks reported.	Diseased at the	during the Week
Cornwall	. <b>***</b>	•••	ŀ	3				vious week.	tacked.
Northampton	***	•••	1 .	1	ENGLAND.		No.	No.	No.
Somerset		•••	<b>1</b>	1	Essex Lancaster London Sussex, Eastern Divisi Warwick	on	2 3 10 1	*** *** ***	3 12 1
WALES	š. 	•		1	TOTAL	RAB	IES.		19
	•••		•			Cases	reported the Week	during	Number of Dogs lestroyed
SCOTLA		•			County.	Dog		ther	as having been ex- posed to infection.
Banff	•••	•	1	1	ENGLAND.	No		No.	No.
Perth	***	•••	. 1	6	Buckingham London Middlesex Surrey Worcester	1 4 1 2		***	*** *** ***
Tota	L	•••	5	13	York, West Riding TOTAL	10		•••	

<sup>\*</sup>For convenience Berwick-upon-Tweed is considered to be in Northumberland, Dudley is considered to be in Worcestershire, and the city of London is considered to be in the county of London.

### SUMMARY OF RETURNS.

	Anthrax. and-Mouth Disease.	(incl	ders uding cy).	Pleuro	-Pneum	onia.	Ral	bies.	Swine-Fever				
Period.		cked.		cked.		cked.			ttle htered.		ses orted.		sed or to In-
20.100	Outbreaks.	Animals Attacked.	Outbreaks.	Animals Attacked.	Outbreaks.	Animals Attacked.	Outbreaks.	Diseased	Exposed to Infection.	Dogs.	Other Animals.	Outbreaks.	Swine Slaughtered as Diseased or Exposed to Infection
Week ended	No.	No.	No.	No.	No, 17	No. 19	No.	No.	No.	No.	No.	No. 82	No.
Aug. 1, 1896  Corres- ponding 1894 week in 1893	2 7 16	5 16 30	•••		23 12 41	33 19 62	***			8 1		80 147 73	1,068 1,243 112
Total for 31 Weeks 1896.	303	<b>551</b> :	·	•••	445	725	2	9	183	366	21	3,674	51,347
Corres- 1895 ponding 1894 period in 1893	277 329 293	645 675 707	2	30	612 623 877	968 . 906 1,405	1 2 4	15 13	43 354 371	461 105 :44	41 6	3,500 3,604 1,788	81,552 44,221 6,563

Note.—The figures for the current Year are approximate only.

Board of Agriculture, 4th August, 1896.

In the High Court of Justice.—Chancery Division. | pany by the High Court of Justice was on the 1st Mr. Justice Kekewich.

1896. T. No. 0113.

In the Matter of the Tudor Publishing Company Limited and Reduced and in the Matter of the Companies Act 1867 and in the Matter of the

Companies Act 1877.

OTICE is hereby given that a petition presented to the High Court of Justice Chancery Division on the 23rd day of July 1896 for confirming a Special Resolution reducing the capital of the above mentioned Company from £92,500 to £41,592 is directed to be heard before his Lordship on Saturday the 8th day of August 1896. Any creditor or shareholder of the Company desiring to oppose the making of an Order for the reduction of the capital of the said Company under the above 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 creditor or shareholder of the Company requiring the same by the undersigned on payment of the regulated charges for the same. Dated this 3rd day of August 1896.

SLAUGHTER and May 18 Austin Friars E.C. Solicitors for the Company.

In the High Court of Justice.—Companies (Winding-up).

Mr. Justice Vaughan Williams. No. 00186 of 1896.

In the Matter of the Companies Acts 1862 to 1890 and in the Matter of John T. Iles and Son-

OTICE is hereby given that a petition for the winding up of the above named Company by the High Court of Justice was on the 3rd day of August 1896, presented to the said Court by James Richards of No. 25 Redcliff-street in the city and county of Bristol, Sugar Broker, a creditor of the said Company, and that the said petition is directed to be heard before the Court sitting at the Royal Courts of Justice, Strand, London, on Wednesday the 12th day of August 1896. And any creditor or contributory of the said Company desirous to support or oppose the making of an Order on the said petition may 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 creditor or contributory of the said Company requiring the same by the undersigned on payment of the regulated charge for the same.

. TORR and Co. 38 Bedford-row London W.C. Solicitors Agents for

-OSBORNE WARD VASSALL and Co. of Bristol Solicitors for the Petitioner.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above-named, notice in writing of his intention so to do. The notice must state the name and address of the person or if a firm the name and address of the firm and must be signed by the person or firm or his or their Solicitor (if any) and must be served or if posted must be sent by post in sufficient time to reach the above-named not later than six o'clock in the afternoon of the 7th August 1896.

. In the High Court of Justice.—Companies (Winding-up).

Mr. Justice Vaughan Williams. No. 00185 of 1896.

In the Matter of the Companies Acts 1862 to : 1890 and in the Matter of the Duval Restaurants for London Limited.

OTICE is hereby given that a petition for the winding up of the above named Com-

day of August 1896 presented to the said Court by Edwin Thomas Folley of 68 Ashmore-road Harrow-road in the county of London a creditor of the said Company and that the said petition is directed to be heard before the Court sitting at the Royal Courts of Justice, Strand, London on the 12th day of August 1896 and any creditor or contributory of the said Company desirous to support or oppose the making of an Order on the said petition may 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 creditor or contributory of the said Company requiring the same by the undersigned on payment of the regulated charge for the same.—Dated the 4th day of August, 1896.

JAMES F. ELGAR, 46, Queen Victoriastreet, London E.C. Solicitors for the Petitioner.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named notice in writing The notice must state of his intention so to do. the name and address of the person or if a firm' the name and address of the firm or his or their Solicitor (if any) and must be served or if

posted must be sent by post in sufficient time to reach the above named not later than six o'clock in the afternoon of the 11th August 1896.

NAVY CONTRACTS FOR FRESH BEEF. ENDERS will be received until noon, on Thursday, the 27th August, for the supply at the following places of

FRESH BEEF,

for six calendar months, from the 1st October next:-

ENGLAND.

Berwick; Chatham; Cowes; Dartmouth; Deal and in the Downs; Dover; Falmouth; Gravesend; Great Grimsby; Gorey, Jersey; Harwich; Holyhead; Hull, Hawke Roads and in the Humber; London Bridge to Woolwich, inclusive; Lowestoft; Milford Haven, Pembroke, and Pater; Newhaven; Penzance; Plymouth (Oxen and Sheep); Poole; Portland (Cattle and Sheep); Portsmouth (Oxen and Sheep); Ramsgate; Rock Ferry and Liverpool; Sheerness; Shields, North; Southampton; Sunderland; Torbay; Yarmouth, Great.

Aberdeen; Campbeltown; Granton and Leith; Greenock; Inverness; Kirkwall; Lerwick; Queensferry; Stornoway.

IRELAND.

Bantry; Belmullet; Buncrana; Carrickfergus; Castletown (Berehaven); Dublin; Foynes and Tarbert; Galway; Killybegs; Kingstown; Kinsale; Moville; Queenstown; Rathmullen; Waterford.

Forms of tender,\* containing conditions of contract and all particulars, may be obtained on personal application at this office, or by letter addressed to "Director of Navy Contracts, Admiralty, Whitehall, S.W."

Their Lordships do not bind themselves to

accept the lowest or any tender.

Applications for forms of tender should state for what place it is intended to tender.

Contract Department, Admiralty, Whitehall, August 1, 1896.

PROVISIONS.

ENDERS will be received until noon, on Thursday, the 27th August, for the supply for six months, from 1st October next, of MUTTON for Her Majesty's Training Ships

at Falmouth. Queensferry, and Queenstown. PORK at Devonport, Falmouth, Portland, Portsmouth, Queensferry, and Queenstown.

BREAD and MEAT for the Royal Marines at Walmer and Marchwood.

MEAT for the Royal Hospital School, Green-

Forms of tender, containing conditions of contract and all particulars, may be obtained on personal application at this office, or by letter addressed "The Director of Navy Contracts, Admiralty, Whitehall, S.W."

Applications for forms of tender should state for what place and article it is desired to tender. Contract Department, Admiralty, Whitehall,

August 1, 1896.

VEGETABLES AT PORTLAND. TENDERS will be received until twelve o'clock L noon, on Thursday, the 20th August, for the supply of

VEGETABLES

for Her Majesty's ships at Portland for two years from the 1st April, 1897.

Forms of tender, containing conditions of contract and all particulars, may be obtained on personal application at this office, or by letter addressed "Director of Navy Contracts, Admiralty, Whitehall, S.W."

Contract Department, Admiralty, Whitehall, August 1, 1896.

Great Western Royal Hotel Co. Padd ngton, London, W. 3rd August, 1896. OTICE is hereby given that at an Extraordinary General Meeting of the above Company held at the Great Western Royal Hotel, Paddington, in the county of Middlesex, on Thursday, the 30th of July last, the following resolution which was passed by the Proprietors at an Extraordinary General Meeting of the Company held on the 15th of July was confirmed:

"That the Company ought to be dissolved under the provisions of the Deed of Settlement and the Acts of Parliament affecting the Company as on the 30th day of July 1896, and that the Board of Directors do all acts necessary for the purpose of winding up the affairs of the Com-EDWARD D. STOKES Secretary.

Companies Acts, 1862 to 1883. Special Resolution (pursuant to Companies Act, 1862, s. 51) of the Metallic Tube and Flask Company Limited.

Passed 14th July, 1896. Confirmed 31st July, 1896.

T an Extraordinary General Meeting of the Members of the above-named Company duly convened and held at the offices of Messrs. Sharp, Parsons and Company, 120 Colmore-row, Birmingham, on the 14th day of July, 1896, the following Special Resolution was duly passed: and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened and held at 120 Colmore-row, Birmingham, on the 31st day of July, 1896, the said Special Resolution was duly confirmed:-

"That the Company be wound up voluntarily under the provisions of the Companies Acts, 1862 and 1867, and that Mr. Joseph Samuel Taylor, of the Corinthians, Acocks Green, in the county of Worcester be, and he is hereby, appointed Liqui- | voluntarily.

dator for the purposes of such winding up, and that the remuneration of such Liquidator for his services in the winding up, including commission on sale of the Company to Thomas Ashton, of 48 Newport-road, Moseley, in the county of Worcester, Gentleman, remuneration of the Directors and staff, and all law and other charges be fixed at the sum of three thousand six hundred and thirty-seven pounds ten shillings.'

Jo. S. TAYLOR, Chairman.

In the Matter of the De Mare Incandescent Gas Light System, Limited.

T an Extraordinary General Meeting of the above-named Company, duly convened and held at the Westminster Palace Hotel, West-minster, in the county of London, on Thursday, the 16th day of July, 1896, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened and held at the same place, on the 31st day of July, 1896, the following Special Resolution was duly confirmed, viz.:

"That the Company be wound up voluntarily under the provisions of the Companies Acts

1862 and 1867.'

And at such last-mentioned Meeting it was

further duly resolved.

"That Mr. J. H. Sheldrake of Palace-chambers, Westminster, in the county of London, be, and he is hereby appointed, Liquidator at a remuneration of one hundred guineas for the purposes of such winding up."

Dated this 1st day of August, 1896. C. M. KNATCHBULL-HUGESSEN Chairman.

In the Matter of the Zululand Exploration Syndicate Limited.

T an Extraordinary General Meeting of the Members of the said Company, duly convened and held at No. 4, Tokenhouse-buildings, in the city of London, on the 13th day of July, 1896, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, duly convened and held at No. 4, Tokenhouse-buildings, in the city of London, on the 28th day of July, 1896, the following Special Resolution was duly confirmed :-

"That the Zululand Exploration Syndicate, Limited, be wound up voluntarily, under the provisions of the Companies Acts, 1862 and 1867, and that Charles Wallington, of 4, Tokenhousebuildings, in the city of London, Chartered Accountant, be and he is hereby appointed Liquidator for the purposes of such winding up at a remuneration of 75 guineas."

Dated this 28th day of July, 1896.

C. Wallington Chairman.

The Stalybridge Household Stores Limited. OTICE is hereby given, that at an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at 172 Stamford-street Stalybridge in the county of Chester on the thirteenth day of July 1896, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the twenty-ninth day of July 1896, the following Special Resolutions were duly confirmed :-

Resolved-"That as the assets of the Company have been satisfactorily disposed of and as there are no liabilities the Company be wound up

"That Mr. Charles Herbert Moore of 5 Millstreet Stalybridge be appointed Liquidator."

ROBERT GARSIDE IVES Chairman.

In the Matter of the Searombe Drapery and Outfitting Company Limited.

TOTICE is hereby given that the creditors of the above named Company are required on or before the 19th day of September next to send their names and addresses and the particulars of their debts or claims, and the names and addresses of their Solicitors, if any, to the undersigned T. Theodore Rogers of Marldon-chambers 30 North John-street Liverpool the Liquidator of the said Company, and, if so required, by notice in writing from me the said Liquidator, are by their Solicitors to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.-Dated this 30th day of July 1896.

T. THEODORE ROGERS Liquidator of the above named Company.

In the Matter of the Companies Acts 1862 to 1890 and in the Matter of the Agnes Block I.d.

OTICE is hereby given that the creditors of the above named Company are required on or before the 14th day of September 1896 to send their names and addresses and particulars of their debts or claims and the names and addresses of their Solicitors (if any) to Lionel Henry Lemon of 4 King-street Cheapside London E.C. Chartered Accountant, one of the Liquidators of the said Company, and if so required by notice in writing from the said Liquidators, are by their Solicitors to come in and prove their said debts or claims at such time and place as shall be specified in such notice or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved .- Dated this 29 day of July 1896.

ARTHUR GODDARD Liquidators.

The Positive Nut Lock Washer Syndicate Ltd. In Liquidation.

OTICE is hereby given that the creditors of the above named Company are required on or before the 17th day of August 1896 to send their names and addresses and the particulars of their debts or claims, and the names and audresses of their Solicitors (if any) to Tom Ernest Spurr (addressed to 3 Broad-street-buildings in the city of London) the Liquidator of the said Company and if so required by notice in writing from the said Liquidator are by their Solicitors or personally to come in and prove their debts or claims at 3 Broad-st.-buildings aforesaid at such time as shall be specified in such notice or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved. Dated the 11th day of July 1896.

T. E. SPURR Liquidator.

In the Matter of the Companies Acts 1862 to OTICE is hereby given that the creditors of 1890 and in the Matter of Tosh and Ashton Ltd. the above named Company are required on or before the 30th day of September 1896 to send their names and addresses and the particulars of their debts or claims and the names and addresses of their Solicitors, if any, to the undersigned Algernon Osmond Miles of 28 King street Cheapside in the city of London the Liquidator of the said Company, and, if so required by notice in writing from the said Liquidator, are by their Solicitors to come in and prove their said debts or [

claims at such time and place as shall be specified in such notice or in default thereof they will be excluded from the benefit of any distribution made hefore such debts are proved.—Dated this 30th day of July 1896.

A. O. Miles 28 King-street Cheapside London E.C. Liquidator of the said

Company.

In the Matter of The Teirw Hill Roadstone Company Limited.

OTICE is hereby given that the creditors. of the above named Company are required, on or before the 31st day of August 1896, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors, if any, to Alexander Charles Nicholson of Oswestry in the county of Salop Accountant or to George Edward Woodford of Rusbon in the county of Denbigh Accountant the Liquidators of the said Company, and, if so required by notice in writing from the said Liquidators, are by their Solicitors to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of the final distribution about to be made. -Dated this 30th day of July 1896.

WALKER SMITH and WAY, Chester, Solicitors to the above named Liquidators.

In the Matter of the Companies Act 1862 and in the Matter of the De Mare Incandescent

Gas Light System Ld.

OTICE is hereby given that creditors of the abovenamed Company are required on or before the 14th day of September 1896 to send their names and addresses and the particulars of their debts or claims and the names and addresses of their Solicitors if any to J. H. Sheldrake of 111 Palace-chambers Westminster London S.W. the Liquidator of the said Company and if so required by notice in writing from., the said Liquidator are by their Solicitors to come in and prove their said debts or claims at such time and place as shall be specified in such notice or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.-Dated. this 1st day of August 1896.

MICHAEL ABRAHAMS Sons and Co. 8 Old Jewry London E.C. Solicitors to the

abovenamed Liquidator.

In the Matter of the Companies Acts 1862 to 1890 and in the Matter of the Great

Western Hotel Company.

THE creditors of the above named Company are required on or before the 16th day of September next to send in their names and addresses and the particulars of their debts or claims to the undersigned Edward D. Stokes of the Great Western Royal Hotel, Paddington, W., the Secretary of the Board of Directors charged with the winding up of the affairs of the Company and if so required by notice in writing from the said Secretary are to come in and prove their debts or claims at such time and place as shall be specified in such notice or in default thereof will be excluded from ... the benefit of any distribution of assets.

EDWARD D. STOKES, Secretary. The Stalybridge Household Stores Limited, .

OTICE is hereby given, that a General Meeting of the Members of the abovenamed Company will be held at 172 Stamfordstreet Stalybridge on Monday the seventh day of September next at a quarter to six o'clock in the afternoon; for the purpose of having an account

laid before them showing the manner in which the winding-up of the Company has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator.-Dated the twenty-ninth day of C. HBT. MOORE Liquidator. July 1896.

The Sea Steamship Company Limited. OTICE is hereby given in pursuance of section 142 of the Companies Act 1862 that a General Meeting of the Members of the above named Company will be held at the offices of the Managers, No. 12 Hanover-street Liverpool on Wednesday the ninth day of September 1896 at twelve o'clock noon for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the Company disposed of and of hearing any explanation that may be given by the Liquidator.—Dated the 30th day of July 1896. BURTON W. EILLS Liquidator.

Cumberland Coal and Brick Syndicate Limited. OTICE is hereby given in pursuance of section 142 of the Companies Act 1862, that a General Meeting of the Members of the above named Company will be held at 39 Lowtherstreet Carlisle on the eleventh day of September 1896 at 11.30 A.M. o'clock for the purpose of having an account laid before them showing the manner in which the winding up has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also determining by Extraordinary Resolution, the manuer in which the books, accounts and documents of the Company and of the Liquidator shall be disposed of .-Dated the first day of August 1896.
H. F. LEEMING Voluntary Liquidator.

NOTICE is hereby given that the Partnership here-N tofore subsisting between us the undersigned John William Milne Alaric Carlisle Autrobus Cowell and Henry Thomas Cresswell carrying on business as Wine Henry Thomas Cresswell carrying on business as Wine Merchants at 37 and 38 Seething-lane in the city of London under the style or firm of Cowell and Co. was dissolved as and from the 21st day of July 1896, by mutual consent. All debts due to and owing by the said late firm will be received and paid by the said Alaric Antrobus Cowell and Henry Thomas Cresswell.—Dated the 24th day of July 1896.

J. W. MILNE: A. C. A. COWELL. H. T. CRESSWELL.

NOTICE is hereby given that the Partnership hereto-fore subsisting between us the undersigned William Thompson and Thomas Edward Thompson carrying on business as Tailors at 223 Tottenham Court-road in the business as Tailors at 223 Tottenham Court-road in the county of London under the style or firm of Thompson and Son has been dissolved by mutual consent as and from the 29th day of July 1896 so far as regards the said William Thompson. All debts due to and owing by the said late firm will be received and paid by the said Thomas Edward Thompson by whom the business will in future be carried on as heretofore under the style of Thompson and Son.—Dated 29th day of July 1896.

WM. THOMPSON.

T. E. THOMPSON.

OTICE is hereby given that the Partnership hereto-fore subsisting between us, the undersigned George William Barns and Sarah Ann Barns now or heretofore carrying on business as Wholesale and Retail Confectioners at Brighton and No. 89 Camberwell-road in the parish of St. Giles Camberwell in the county of Surrey under the style or firm of Barns and Barns and in the parish of St. Giles Camberwell in the county of Surrey under the style or firm of Barns and Barns and The Edinburgh Confectionery Company has been dissolved by mutual consent as and from the 31st day of July 1896. All debts due to and owing by the said late firm will be received and paid by the said Sarah Ann Barns.—Dated 31st day of July 1896.

G. W. BARNS.

SARAH A. BARNS.

NOTICE is hereby given that the Partnership heretofore subsisting between us the undersigned
John Rawlins and William Furner carrying on business
as Builders and Contractors at Second Avenue and 13
Erskine-road, Walthamstow in the county of Essex under
the style or firm of Rawlins and Furner has been dissolved
by mutual consent as from this date. All debts due to
and owing by the said firm will be received and paid by
the said John Bawlins — Dated this lath day of July 1806 the said John Rawlins.—Dated this 14th day of July 18:6. JOHN RAWLINS.
WILLIAM FURNER.

NOTICE is hereby given that the Partnership here-fore subsisting between us the undersigned Edwin Henry Newby and James Gibbs carrying on business as Waterproofers of Cloth and other materials at Johnsstreet York-road Wandsworth Surrey under the style or firm of the Rainproof Cloth Company and under the style or firm of Newby and Gibbs has been dissolved by mutual consent as and from the 31st day of March 1896. All debts due to and owing by the said late firm will be received and paid by the said Edwin Henry Newby.—Dated this 31st day of July 1896.

EDWIN HENRY NEWBY.

J. GIBBS.

OTICE is hereby given that the Partnership hereto-fore subsisting between us the undersigned Thomas Hyde and Harold Augustus Toms carrying on business as Upholsterers Cabinet Makers and Undersakers under the style or firm of Hyde Toms and Co. at 180 London-road Croydon Surrey has this day been dissolved by mutual consent. All debts due to and owing by the said firm will be received and paid by the said Thomas Hyde.

—Dated this 30th of July 1896.

THOMAS HYDE.

H. A. TOMS.

NOTICE is hereby given that the Partnership here-Tofore subsisting between us the undersigned Thomas Matterface Williams George Peter Scott and Joshua Sinclair Cox carrying on business as Cotton Waste Manufacturers at Cliftonville Mills, Stockholm-Waste Manufacturers at Chiftonville Mills, Stockholmroad, South Berdmondsey in the county of London under
the style or firm of T. M. Williams Scott and Co has
been dissolved by mutual consent as and from the 29th
day of July 1896.—Dated 29th day of July 1896,

THOS. M. WILLIAMS.
GEO. P. SCOTT.
J. S. COX.

OTICE is hereby given that the Partnership heretofore subsisting between us the undersigned George Davison and Thomas Davison carrying on busi-George Davison and Thomas Davison carrying on business as Jewellers and Silversmiths formerly at the Side but latterly at 80 Grey-street both in the city of Newcastle-upon-Tyne under the style or firm of G. and J. Davison was on the 1st day of June last dissolved by mutual consent. All accounts owing to or by the late firm will be paid and received by the said George Davison who will continue to carry on the business of the late firm in partnership with his son George Albert Davison under the style or firm of Geo. Davison and Son.—As witness our hands this 29th day of July 1896.
GEORGE DAVISON.
THOS. DAVISON.
G. A. DAVISON.

NOTICE is hereby given that the Partnership here-tofore sub-isting between us the undersigned Charles Redman Congdon and William Stibbs carrying on business as Fish Salesmen at the Barbican Plymouth under the style or firm of Stibbs and Congdon has been dissolved by mutual consent as from the 15th day of July 1896. All debts due to and owing by the said late firm will be received and paid by the said William Stibbs and by Edwin Charles Congdon and John Francis Congdon who will continue the said business under the same style or firm of Stibbs and Congdon.—Dated this 24th day of July 1896.

C. R. CONGDON.

W. STIBBS.

J. F. CONGDON.

NOTICE is hereby given that the Partnership heretofore subsisting between us the undersigned
Meyer Mindelsohn Samuel Gordon Jonas Gordon and
Jacob Cohen carrying on business as Upholsterers and
Furniture and Looking Glass Manufacturers at Bradfordstreet Birmingham in the county of Warwick under the
style or firm of Gordon and Co. has been dissolved by
mutual consent as and from the thirtieth day of July
1896 so far as regards the said Jacob Cohen. All debts
due to and owing by the said late firm will be received
and paid by the said Meyer Mindelsohn Samuel Gordon
and Jonas Gordon.—Dated 30th day of July 1896.

M. MINDELSOHN. JONAS GORDON.
SAMUEL GORDON. JACOB COHEN.

NOTICE is hereby given that the Partnership hereto-fore subsisting between the undersigned George Herbert Brayshaw and Sam Smith carrying on business as Worsted Spinners at Lane Close Mills, Great Horton, Bradford, in the county of York, under the style or firm of Smith and Brayshaw, has been dissolved by mutual consent as and from the 18th day of July 1896.—Dated this 29th day of July 1896.

GEO. H. BRAYSHAW. SAM SMITH.

NOTICE is hereby given that the Partnership heretofore subsisting between us the undersigned Thomas Bevan, Robert Bevan, Edmund Henry Bevan and Wilfred Bevan carrying on the business of Cement Manufacturers at Northfleet in the county of Kent and also at No. 17 Leadenball-street in the city of London under the style or firm of Knight Bevan and Sturge was dissolved by mutual consent as from the third day of July 1896, by the retirement of the said Thomas Bevan and that the said business is now and will continue to and that the said business is now and will continue to be carried on by the said Robert Bevan Edmund Henry Bevan and Wilfred Bevan alone under the said style or firm of Knight Bevan and Sturge. All debts due to and owing by the said late firm will be received and paid by the said Robert Bevan, Edmund Henry Bevan and Wilfred Bevan.—Dated this 31st day of July 1896.

THOMAS BEVAN. EDMUND HENRY BEVAN. ROBERT BEVAN. WILFRED BEVAN.

NOTICE is hereby given that the Partnership here's tofore subsisting between us the undersigned William Bibby and Thomas Waring, carrying on business as Quarrymasters at White Coppice Stone Quarries Heapey near Chorley under the style or firm of Bibby and Waring has been dissolved by mutual consent as and from the 24th day of July 1896. All debts due to and owing by the said late firm will be received and paid by the said Thomas Waring, by whom the said business will be carried on in his own name and on his own account.—Dated this 29th day of July 1896.

W. BIBBY.

THOMAS WARING

THOMAS WARING.

Notice of Dissolution of Partnership. NOTICE is hereby given that the Partnership here Martin Fountain Page, and Edward Clifford Turner carrying on business as Corn, Coal, Coke and General Merchants at Blakeney and Holt in the county of Norfolk under the style or firm of Page and Turner, has been dissolved by mutual consent as and from the 17th day of July 1896. All debts due to and owing by the said late firm will be received and paid by the said Edward Clifford Turner.—Dated this 22nd day of July 1896.

M. F. PAUE.

E. CLIFFORD TURNER.

NOTICE is hereby given that the Partnership lately subsisting between us the market and the partnership lately Broady and Jacob Broady as Jewellers and Pawnbrokers at Church-street and Park-road West Hartlepool in the county of Durham under the firm of J. and J. Broady was on the 31st day of July last dissolved by mutual consent so far as regards the said Joseph Broady who on that day retired from the business and that all debts due and owing to or by the late firm will be received and paid by the said Jacob Broady who will henceforth carry on the business on his own account.—As witness our hands this 31st day of July, 1896. JOSEPH BROADY.

JACOB BROADY.

NOTICE is hereby given that the Partnership here-tofore subsisting between us the undersigned Arthur James Martin and Ernest Bromhall carrying on business as Surgeons and Medical Practitioners at Bloxwich and Pelsall in the county of Stafford under the style or firm of A. J. Martin M.D. and E. Bromhall Physicians and Surgeons has been dissolved by mutual consent as from the 30th day of June last. All debts due to and owing by the said late firm will be received and paid by the said Arthur James Martin.—Dated this 24th day of July 1896. ARTHUR J. MARTIN. ERNEST BROMHALL

TOTICE is hereby given that the Partnership heretofore subsisting between us the undersigned
Barnes Richards, 12 Regent-square, Penzance, Auctioneer
and Charles Henry Bird-Davis, 5 Bedford-st. Plymouth,
Publisher, carrying on business as Publishers and Contractors at 54 and 55 Causewayhead, Penzance, 5 Bedford-st. Plymouth and elsewhere under the style or firm
of the Borough Bulletin Advertising Co. has been dissolved by mutual consent as and from the 15th day of
April 1896.—Dated this twenty-first day of April 1896.

BARNES-RICHARDS.
CHARLES HENRY BIRD-DAVIS.

OTICE is hereby given that the Partnership heretofore subsisting between us the undersigned John Peacock Kay and Joseph William Twist as Architects and Surveyors at Prudential-buildings Park-row in the city of Leeds under the style or firm of John Peacock Kay and Joseph William Twist was dissolved on the thirtieth day of June 1896 by mutual consent. And that all debts due to or owing from the said firm will be received and paid by the said John Peacock Kay by whom the said business will be carried on in his own name.—Dated this 31st day of July 1896. name.—Dated this 31st day of July 1896.

J. P. KAY.
J. W. TWIST.

Notice of Dissolution of Partnership.

NOTICE is hereby given that the Partnership lately subsisting between us the undersigned James Adnams and Francis Havell Adnams carrying on business as Brewers and Maltsters under the style of James Adnams and Son at Speenhamland Newbury in the county of Berks was on the 1st day of July 1896 dissolved by mutual consent so far as regards the said James Adnams who on that day retired from the busi-ness and that all debts due and owing to or by the late firm will be received and paid by the said Francis Havell Adnams who continues to carry on the business on his own account but under the old style.—As witness our hands this 27th day of July 1896.

JAMES ADNAMS.

F. H. ADNAMS.

NOTICE is hereby given that the Partnership here-OTICE is hereby given that the Partnership heretofore existing between us the undersigned Francis
Griffin Stokes and Leonard Hamilton White both of
Pennington Hall, Southborough, in the county of Kent
carrying on business as Schoolmasters at Pennington
Hall aforesaid under the style or firm of Stokes and
White has been dissolved by mutual consent as and
from the first day of August 1896. All debts due to,
and owing by the said firm will be received and paid by
the said Francis Griffin Stokes—Dated this twentyseventh day of July one thousand eight hundred and
ninety-six.

FRANCIS GRIFFIN STOKES.

LEONARD HAMILTON WAITE. LEONARD HAMILTON WHITE.

OTICE is hereby given that the Partnership heretofore subsisting between us the undersigned Edwin Pickles and John Winsor carrying on business as Preserved Provision and Tea Merchants and Commission Agents at 33 and 35 Duke-street and 8 Cooper's row in agents at 3 and 35 Dike-street and 3 Coopers fow in the city of Liverpool under the style or firm of Pickles and Winsor has been dissolved by instual consent as and from the thirty-first day of July 1-96. All debts due to and owing by the said late firm will be received and paid by the said Edwin Pickles.—Dated first day of August 1896.

EDWIN PICKLES. JOHN WINSOR.

TOTICE is hereby given that the Partnership hereto-fore subsisting between us the undersigned Edward Scott, Harry Scott, and Thomas King Warhurst carrying on business as Solicitors at Herne Bay and Whitstable, in the county of Kent under the style or firm of Scott and Warhurst has been dissolved as from the 4th day of October 1835. All debts due to and owing by the said late firm will be received and paid by Mr. Robert Ascot Brown at 55 William-street Herne Bay.—Dated this 31st day of July 1826.

HARRY SCOTT.

HARRY SCOTT.

T KING WARHIEST

T. KING WARHURST.

NOTICE is hereby given that the Partnership hereto-TOTICE is hereby given that the Partnership heretofore subsisting between us the undersigned
Charles Burgin of Thorpe Hesley near Rotherham in the
county of York and William Henry Evers of Wortleyroad Thorpe Hesley aforesaid carrying on business as
Miners and Colliery Proprietors at Lane Head otherwise
Parkgate in the parish of Ecclesfield in the county of
York under the style or firm of Burgin and Evers has
been dissolved by mutual consent as and from the lst
day of August 1896. All debts due to and owing by the
said late firm will be received and paid by the said
William Henry Evers.—Dated this first day of August
1896.

CHARLES BURGIN.
WILLIAM HENRY EVERS.

OTICE is hereby given that the Partnership heretofore subsisting between us the undersigned
William Coo and Charles William Howgate carrying on
the business of Land and Estate Agents at No. 4 the
Corn Exchange in the city of Leeds under the style or
firm of Coo and Howgate has been dissolved as and from
the first day of July 1896 by mutual consent. All debts
due to and owing by the said late firm will be received
and paid by the said Charles William Howgate by whom
the said business will henceforth be carried on under
the same style as heretofore.—Dated this 22nd day of
July 1896.

WM. COO.
CHARLES WM. HOWGATE.

NOTICE is hereby given that the Partnership heretofore subsisting between us the undersigned James Philip Ottaway Frederick Charles Farrah carrying on business as Butchers at 94 Gladstone-road Boscombe Hants under the style or firm of Uttaway and Farrah has been dissolved by mutual consent as and from the 20th day of July 1896. All debts due to and owing by the said late firm will be received and paid by the said Frederick Charles Farrah—Pated 23rd day of July 1896. JAMES PHILIP OT AWAY.

FREDERICK CHARLES FARRAH

NOTICE is hereby given that the Partnership here.
tofore subsisting between us the undersigned
Thomas Jones the younger and William Henry Sewell carrying on business as Millers Hay Straw Corn Meal and Seed Dealers at No. 22 Tamworth street in the city of Lichfield and at Seedy Mill near Lichfield has been dissolved by mutual consent as and from this day.— Dated this 27th day of July one thousand eight hundred and ninety-six.

THOMAS JONES JR.

WM. HY. SEWELL.

NOTICE is hereby given that the Partnership here-tofore subsisting between us the undersigned Alfred Fletcher and James Fletcher carrying on business as Boot and Shoemakers at 18 Charles-street and 5 Queen-street Wrexham in the county of Denbigh under Queen-street Wresham in the county of Dennigh under the style or firm of Fletcher Brothers has been di-solved by mutual consent as and from the 11th day of July 1896. All debts due to and owing by the said late firm will be received and paid by the said Alfred Fletcher.— Dated this 31st day of July 1896.

ALFRED FLETCHER.

JAMES FLETCHER.

NOTICE is hereby given that the Partnership here tofore subsisting between us the undersigned William Barratt and George Henry Baker carrying on business as Boot and Shoe Manufacturers at Victoriaroad Northampton under the style or firm of Barratt and Baker has been dissolved by mutual consent as and from the 31st day of July 1896. All debts due to and owing by the said late firm will be received and paid by the said George Henry Baker.—Dated 31st day of July, 1896.

WILLIAM BARRATT.

GEORGE HENRY BAKER.

OTICE is hereby given that the Partnership here-tofore subsisting between us the undersigned Benjamin Bamford David and Oliver Stephen Southwell Benjamin Bamford David and Oliver Stephen Southwell
Piper carrying on business as Ship Broakers Ship Brokers
and General Merchants at Port Talbot in the county of
Glamorgan under the style or firm of David and Piper
has been dissolved by mutual consent as and from the
21st day of July 18.55. All debts due to and owing by
the said late firm will be received and paid by the said Oliver Stephen Southwell Piper.—Dated 27th day of July 1806.
BENJN. B DAVID.
OLIVER S. S. PIPER.

NOTICE is hereby given that the Partnership heretofore subsisting between us the undersigned C. H. Treadgold and F. W. Treadgold as Grocers and Wine and Spirit Merchants at Matlock Bridge in the county of Derby, under the style or firm of Treadgold Brothers, has been dissolved by mutual consent as from the 6th day of June 1896 and that the business will in future be carried on by the said F. W. Treadgold alone under the same style of Treadgold Brothers and that all debts due to or by the said firm will be received and paid by the said F. W. Treadgold.—As witness our hands this 23rd day of July 1896.

FRANK WILLIAM TREADGOLD. CHARLES HENRY TREADGOLD.

NOTICE is hereby given that the business heretofore carried on by me the undersigned Edward Sayer at 9 Clifford-street Middlesex and at 17 Soho-square Middlesex and the adjoining property under the style of M. Feetham and Co. has been this day transferred to my three sons the undersigned William Feetham Sayer Michael John Sayer and John Feetham Sayer who will continue the said business under the firm aforesaid. All trade debts liabilities and contracts heretofore All trade debts liabilities and contracts heretorore incurred or entered into by the said firm and all debts owing to the said firm will be paid discharged performed and collected respectively by the said William Feetham Sayer, Michael John Sayer and John Feetham Sayer.—Dated this thirty-first day of July 1896.

EDWARD SAYER.

W. F. SAYER.

MICHAEL J. SAYER.

JOHN F. SAYER.

Pursuant to the Partnership Act 1890 secs. 36 and 37. OTICE is hereby given that the Partnership heretofore subsisting between James Greenwood and
others in carrying on the trade or business of Cotton
Wadding Manufacturers at Clayton near the city of
Manchester under the style or firm of the Empire Wadding Company was dissolved on the 14th day of July 1896 as regards the said James Greenwood by his retirement therefrom. All debts due to and owing by the firm will be received and paid by the continuing partners.—Dated this 31st day of July 1896.

JNO. TAYLOR 65 Warrington street Ashton-

under-Lyne Solicitor to the said James Green-wood and to the continuing Partners.

WILLIAM SHEPHERD Deceased.

Pursuant to the Statute 22nd and 23rd Victoria chapter 35 intituled "An Act to further amend the Law of

Property, and to relieve Trustees."

OTICE is hereby given that all creditors and other persons having any dabte claims or decrease. OTICE is hereby given that all creditors and other persons having any debts claims or demands against the estate of William Shepherd, late of No. 2 lind-street Poplar in the county of London retired Master Mariner (who died on the 17th March 1896 and whose will with a codicil thereto was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 3rd July 1836 by Alfred Shepherd and Cordelia Moore the Wife of Henry John Moore the executors thereof) are hereby required to send particulars in writing of their debts claims or demands to me the undersigned as Solicitor to the said executors on or before the 7th day of to the said executors on or before the 7th day of September 1896 and notice is hereby also given that at the expiration of that time the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto having regard only to the debts claims and demands of which they shall then have notice, and that they will not be liable for the assets or any part thereof so distributed to any person or persons of whose debt claim or demand they shall not then have had notice.—Dated this 31st day of July 1896.

CHAS. G. BRADSHAW 85 East India Dockroad Poplar Solicitor for the said Executors.

ERNEST WILLIAM HUGHES Deceased. Pursuant to the Act of Parliament made and passed in

the 22nd and 23rd years of the reign of Her present Majesty cap. 35 intituled "An Act to further amend the Law of Property and to relieve Trustees."

the Law of Property and to relieve Trustees."

OTICE is hereby given that all creditors and persons having any claims or demands upon or against the estate of Ernest William Hughes late of No. 37 Nightingale-road Clapton in the country of Middlesex Surveyor (who died on the 27th day of May 1896) and whose will was proved by his Widow Jane Hughes the sole executrix therein named on the 29th day of July 1896 in the Principal Registry of the Probate Division of the High Court of Justice are hereby required to send in the particulars of their claims and demands to Messrs Henworth and Co. of No. 15 South-street Vinc. Messrs Hepworth and Co. of No. 15 South-street Fins-bury E.C. in the county of London her Solicitors on or before the 31st day of August next and notice is hereby also given that after that day the said executrix will proceed to distribute the assets of the deceased among the parties entitled thereto having regard only to the claims of which the said executrix shall then have notice and she will not be liable for the assets thereof so distributed to any person of whose debt or claim she shall not then have had notice.—Dated this 30th day of July 1896.

HEPWORTH and CO. 15 South-street Finsbury London E.C. Solicitors for the Executrix.

CHARLES THORNTON GRAINGER Deceased Pursuant to the Act of Parliament 22nd and 23rd Victoria chapter 35 intituled "An Act to further amend the Law of Property and to relieve Trustees."

OTICE is hereby given that all creditors having any claims or demands against the estate of Charles Thornton Grainger, only surviving partner in the firm of Grainger and Son, 21, Mincing-lane E C. are hereby required to send the particulars in writing of their claims or demands to us the undersigned on or before October 30th 1896 after which date the assets of the said deceased will be distributed amongst the persons entitled thereto, having regard only to the claims and demands of which the executrix shall then have had notice, and she will not be liable for the assets of the said deceased or any part thereof so distributed to any person or persons of whose claims or demands she sha l not then have had notice.—Dated this 31st day of July 1896. CRONIN, ORGILL, and CRONIN, 22 Southamp-

ton-street, Bloomsbury, W.C., Solicitors for the

said Executrix.

CAROLINE AMELIA FURBER, Deceased. Pursuant to the Statute 22nd and 23rd Victoria chapter

35, intituled "An Act to further amend the Law of

Property and to relieve Trustees.'

NOTICE is hereby given that all creditors or other persons having any claims or demands against the estate of Caroline Amelia Furber late of 114 Killigrew-road, Falmouth in the county of Cornwall, Widow, deceased (who died on the 4th day of October last and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 2nd day of January last by Francis Cecil Lane, of 8 Frankfort-street, Plymouth in the county of Devon, Solicitor, the executor therein named) are hereby required to send in particulars in writing of their claims and demands to us the undersigned Solicitors to the said executor on or before the 29th day of August 1896 after which date the said executor will proceed to distribute the assets of the said deceased among the parties crititled thereto having regard only to the claims and demands of which they shall then have had notice; and the said executor will not be liable or accountable for the assets so distributed to any person of whose debt or claim he shall not then have had notice.—Dated this 29th day of July 1896.

LANE and WHITE, 8, Frankfort-street, Plymouth, in the county of Devon, Solicitors for

the Executor.

EDWARD CHARLES LEAR, Deceased.

Pursuant to the Statute 22nd and 23rd Victoria chapter 35, intituled "An Act to further amend the Law of

Property and to relieve Trustees."

NOTICE is hereby given that all creditors and other persons having any claims. orlick is hereby given that all creditors and other persons having any claims or demands against the estate of Edward Charles Lear late of 11 South Devonplace, Plymouth in the county of Devon, Butcher, deceased (who died on the 21st day of February last and whose will was proved in the District Registry at Exeter of the Probate Division of Her Majesty's High Court of Justice on the 21st day of April last by Thomasine Lear, Widow, of Plymouth aforesaid the executrix thereingamed) are hereby required to send in particulars in named) are hereby required to send in particulars in writing of their claims or demands to us the undersigned Solicitors to the said executrix on or before the 29th day of August 1896 after which date the said executrix will proceed to distribute the assets of the said deceased among the parties entitled thereto having regard only to the claims and demands of which they shall then have had notice; and the said executrix will not be liable or accountable for the assets so distributed to any person of whose debt or claim she shall not then have had

.—Dated this 29th day of July 1896.

LANE and WHITE, 8, Frankfort-street, Plymouth, in the county of Devon, Solicitors for the

Executrix.

THOMAS PITTS, Deceased.

Pursuant to the Statute 22nd and 23rd Victoria chapter 35 intituled "An Act to further amend the Law of

Property and to relieve Trustees."

OTICE is hereby given that all creditors and other persons having any claims or down. OFICE is hereby given that all creditors and other persons having any claims or demands against the estate of Thomas Pitts late of 31 Cobourg-street, Plymouth, in the county of Devon, retired Butcher, deceased (who died on the 25th day of February last and whose will was proved in the District Registry at Exeter of the Probate Division of H.M. High Court of Justice on the first day of May last by George Pitts, of Plymouth aforesaid Butcher, and Gerald Falkner, of Sidmouth in the said county. Railway Station Master the executors the said county, Railway Station Master the executors therein named) are hereby required to send in particulars in writing of their claims and demands to us the undersigned Solicitors to the said executors on or before the 29th day of August 1896 after which date the said exe cutors will proceed to distribute the assets of the said deceased among the parties entitled thereto having regard only to the claims and demands of which they then shall have had notice and the said executors will not be liable or accountable for the assets so distributed to any had notice.—Dated this 29th day of July 1895.

LANE and WHITE, 8, Frankfort-street, Plymouth, in the county of Devon, Solicitors for

the Executors.

WALTER SCOBLE Deceased.

Pursuant to the Statute 22nd and 23rd Victoria chapter 35 intituled "An Act to further amend the Law of Property and to relieve Trustees."

NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of Walter Scoble late of 1 Strand-street, East Stonehouse in the county of Devon, Baker, deceased (who died on the 29th day of May last and whose will was proved in the District Registry at Exeter of the No. 26764.

Probate Division of Her Majesty's High Court of Justice on the 21th of July last by Ann Scoble, Widow, of 1 Strand-street, East Stonehouse aforesaid, the executrix therein named) are hereby required to sond in particulars in writing of their claims and demands to us the under-signed Solicitors to the said executrix on or before the 29th day of August 1896 after which date the said executrix will proceed to distribute the assets of the said deceased among the parties entitled thereto having regard only to the claims and demands of which they shall then have had notice; and the said executrix will not be liable or accountable for the assets so distributed have had notice.—Dated this 29th day of July 1896.

LANE and WHITE, 8, Frankfort-street, Plymouth, in the county of Devon, Solicitors for the

Executrix.

WILLIAM ROBINSON Deceased.

Pursuant to an Act of Parliament made and passed in the twenty-second and twenty-third years of the reign of Her present Majesty cap. 35 intituled "An Act to further amend the Law of Property and to relieve Trustees.

Trustees."

OTICE is hereby given that all creditors and persons having any claims or demands upon or against the estate of William Robinson late of Darlington Lodge Manchester-road Warrington in the county of Lancaster Gentleman deceased (who died on the 18th day of October 1895 and whose will was proved by Thomas Joseph Ridgway of Warrington aforesaid Solicitor and Charletts Present of Michael Vierses. Charlotte Brereton of Higham View off Gardner-street Pendleton in the county of Lancaster the executor and executrix thereinnamed on the 11th day of November 1895 in the Principal Registry of the Probate Division of the High Court of Justice) are hereby required to send in the particulars of their claims and demands to the undersigned the Solicitors to the said Thomas Joseph Ridgway and Charlotte Brereton on or before the 30th day of September 1896 and notice is hereby also given that after that day the said executors will proceed to distribute the assets of the deceased among parties entitled thereto having regard only to the claims of which the said executors shall then have notice and that they will not be liable for the assets or any part thereof so distributed to any person of whose debt or claim they shall not then have had notice.—Dated this 31st day of July 1896.

RIDGWAY and WORSLEY 2 Cairo-street Warnington Solicitors for the Executors.

rington Solicitors for the Executors.

Re PHILIP JOHN MOSS, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Victoria chapter 35 intituled "An Act to further amend the

Law of Property and to relieve Trustees.

OTICE is hereby given that all creditors and other persons having any claims or demands against the estate of Philip John Moss late of the South Lastern Hotel, Redhill in the county of Surrey Licensed Victualler deceased (who died on the tenth day of July 1896 and letters of administration of whose personal estate and effects were granted to Elizabeth Moss the Widow of the said Philip John Moss by the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the twenty-eighth day of July 1896) are hereby required to send the particulars in writing of their claims and demands to me, the undersigned, the Solicitor for the and demands to he, the distinguist, the Solitor for the said administratrix on or before the thirtieth day of August 1896 after which date the said administratrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which she shall then have had notice, and she will not be liable for the assets of the said deceased or any part thereof so distributed to any person or persons of whose claims or demands she shall not then have had notice.—Dated this thirtieth day

of July 18:6.
T. BACON PHILLIPS Redhill Surrey Solicitor for the said Administratrix.

THOMAS BARBER JEPSON Deceased. Pursuant to Statute 22 and 23 Victoria cap. 35.

OTICE is hereby given that all creditors and other persons having any claim upon the estate of Thomas Parber Jepson late of Brack-road in the city of Liverpool Wharfinger deceased who died on the 7th day of February 1893 are required to send particulars of their claims to us the undersigned on or before the 15th day of September 1896 after which date the executors of the will of the said Thomas Barber Jepson will distribute the assets of the deceased among the parties entitled thereto having regard only to the claims of which they shall then have had notice.—Dated this 31st day of July 1806 day of July 1896.
T. J. SMITH and SON 6 Newington Liverpool

Solicitors for the Executor.

GEORGE SHELBOURNE Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Victoria chapter 35 infituled "An Act to further amend the Law of Property and to relieve Trustees."

OTICE is hereby given that all creditors and other persons having any claims or demands against the estate of George Shelbourne late of North Collingham in the county of Nottingham Joiner deceased (who died on the 7th day of November 1895 and whose will was proved in the Nottingham District Registry of the Probate Division of the High Court of Justice on the 2 th day of January 1896 by Thomas Blagg of Newark-upon-Trent in the county of Nottingham Accountant and Robert Hodgkinson of Newark-upon-Trent aforesaid Solicitor the executors therein named) are hereby required to send the particulars in writing of their claims or demands to me the undersigned as Solicitor to the said executors on or before the 15th day of September 1896 after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which they shall then have had notice and they will not be liable for the assets of the said deceased or any part thereof so distributed to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 27th day of July 1896.

ROB. HODGKINSON Newark-on-Trent Notts. Solicitor to the said Executors.

SYDNEY HOLLOWAY Deceased.

Pursuant to the Statute 22nd and 23rd Victoria, cap. 35, intituled "An Act to f rther amend the Law of Property and to relieve Trustees."

OTICE is hereby given that all creditors and other persons having any claims or demands against the estate of Sydney Holloway late of Hope Mount, Potterne-road, Devizes in the county of Wilts, Widow deceased (who died on the 13th day of June 18:6 and whose will was proved in the Principal Registry of the Probleto Division of the High Court of Justice on the whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice on the 23rd day of July 1896 by Samuel Frederick Holloway M.R.C.S. L.R.C.P. and William Montgomery White, Solicitor the executors therein named) are hereby required to send the particulars in writing of their claims or demands to me the undersigned on or before the 14th day of September 1896, after which date the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto. the said deceased among the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice, and they will not be liable for the assets of the said deceased or any part thereof to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 30th day of July 1896.

W. MONTGOMERY WHITE of Hastings House Norfolk-street Strand London W.C. Solicitor

for the Executors.

MARY ANN FEAST Deceased. Notice to Creditors.

Pursuant to Statute 22 and 23 Vic. c. 35. Pursuant to Statute 22 and 23 vic. c. 35.

ALL persons having claims against the estate of
Mary Ann Feast late of Peckham House
Peckham in the county of Surrey formerly of 153
Stratford-terrace Gwydir-street, Cambridge Spinster
(who died on the 19th February 1896 and of whose
estate letters of administration were granted by the
Principal Registry to Henry Walter Gilbey the lawful
attorney of Nathan Driver Feast on the 15th July 1896)
are required on or before the 1st day of September next to send the particulars of their claims to Henry Walter Gilbey the administrator at our office; and the said administrator will after the said 1st day of September next distribute the estate of the said deceased.—Dated

this 30th day of July 1896.

BAILEYS, SHAW and GILLETT, 5 Bernersstreet, London, W., Solicitors for the said

Administrator.

Sir GEORGE WILLIAM ELLIOT Baronet Deceased. Pursuant to an Act of Parliament made and passed in the 22nd and 23rd years of the reign of Her present Majesty cap. 35 intituled "An Act to further amend the Law of Property and to relieve Trustees."

OTICE is hereby given that all creditors and persons having any claims or demands upon or against the estate of Sir George William Elliot late of against the estate of Sir George William Effict late of No. 17 Portland place in the county of Middlesex and of 16 Great George-street in the city of Westminster and of Scruton Hall Bedale in the county of York Baronet deceased (who died on the 15th day of November 1895 and whose will was proved by the son Sir George Elliot of Scruton Hall Bedale in the county of York Baronet and Charles Edward Hunter of Schop York Baronet and Charles Edward Hunter of Selaby Gainford near Darlington in the county of Durham Esquire the executors therein named on the 20th day

of February 1896 in the Principal Registry of the Probate Division of the High Court of Justice) are hereby required to send in the particulars of their claims and demands to the said Sir George Elliot and Charles Edward Hunter or to the undersigned their Solicitors on or before the 1st day of September 1896; and notice is hereby also given that after that day the said executors will proceed to distribute the assets of deceased among the parties entitled thereto having regard only to the claims of which the said executors shall then have notice and that they will not be liable for the assets or any part thereof so distributed to any person of whose debt or claim they shall not then have had notice.—Dated this 30th day of July 18 6.

NORTON ROSE NORTON and CO. 571 Old

Broad-street London E.C. Solicitors for the

Executors.

HUGH ANTHONY VICKERS Deceased.

Pursuant to Act of Parliament 22nd and 23rd Victoria chapter 35 intituled "An Act to further amend the Law of Property and to relieve Trustees."

OTICE is hereby given that all creditors and other persons having any claims against the estate of Hugh Anthony Vickers late of Fontabelle Estate in the parish of Westmoreland in the Island of Jama'ca Planter (who died on the 11th day of December last rianter (who died on the lith day of December last intestate and letters of administration of whose personal estate in England were granted by the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 2nd day of May last to Richard Musgrave Harvey Esq. as the lawful attorney of Charles Benjamin Vickers of Jamaica aforesaid Esquire) are bereby required to send the particulars in writing of their claims or demands to me the undersigned the Solicitor for the said Richard Musgrave Harvey on or before the 15th day of September next after which date he or the said Charles Benjamin Vickers will proceed to distribute the assets of the said deceased among the persons entitled thereto having regard only to the claims and demands of which he the said Richard Musgrave Harvey shall then have had notice and he will not be liable for the assets of the said deceased or any part thereof so distributed to any person or persons of whose claims or demands he shall not then have had

notice.—Dated this 30th day of July 1896.

JOHN M. CLABON 21 Great George-street
Westminster Solicitor for the said Richard

Musgrave Harvey.

SAMUEL CRANE Deceased.

Pursuant to the Statute 22 and 23 Victoria cap. 35.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of Samuel Crane late of No. 6 Devonshire-place Child's Hill near Hendon in the county of Middlesex deceased (who died on the 27th day of May 1896 and whose will with a codicil thereto were proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 24th day of June 1896 by John William Furby and William Jabez Waters the executors named in the said will) are hereby required to send the particulars in writing of their claims or demands to us the undersigned as Solicitors to the said executors on or before the 29th day of September 1896 after which date the said executors will proceed to distribute the assets of the said deceased amongst the distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which they shall then have had notice and they will not be liable for the assets of the said deceased or any part thereof so distributed to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 30th day of July 1906. 1896.

ROSE and JOHNSON, 13, Delahay-street, West-minster, Solicitors for the said Executors.

Miss MARY ANN MASTERS Deceased.

Pursuant to 22 and 23 Vio. cap. 35.

OTICE is hereby given that all creditors and other persons having any claims or demands against the estate of Mary Ann Masters late of 3 the Paddock Dover Kent Spinster who died on the 5th June last and whose will was proved at London on the 14th July 1896 by George Frederick Clements and Ralph Simmonds the executors therein named are hereby required to send the particulars in writing of their claims or demands to me the undersigned on or before 1st September next after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to such claims and demands as they shall then have had notice of, and they will not be liable for the assets of the said deceased or any part thereof so distributed to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 30th day of July 1896.

WALTER DAWES, Bank-chambers, Rye, Sussex,

Solicitor for the Executors.

JULIA LOUISA RANKING Deceased.
Pursuant to an Act of Parliament made and passed in
the 22nd and 23rd years of the reign of Her present
Majesty cap. 35 intituled "An Act to further amend
the Law of Property and to relieve Trustees."

NOTICE is hereby given that all creditors and persons having any debts claims or demands upon or against the estate of Julia Louisa Ranking late of No. 3 Venner-road Sydenham in the county of Kent Widow (who died on the 29th day of June 1896 and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 21st day of July 1896 by Henry Crickitt of 10 Whitehall-place Westminster Gentleman one of the executors thereinnamed) are hereby required to send in executors thereinnamed) are hereby required to send in particulars in writing of their claims and demands to us the undersigned the Solicitors for the said executors on or before the 31st day of August 1896 and notice is hereby also given that after that day the said Henry Crickitt will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims of which he shall then have had notice, and that he will not be liable for the assets of the said deceased or any part thereof so distributed to any person or persons of whose debt claim or demand he shall not then have had notice.—Dated this 1st day of August 1896.

MILLES JENNINGS WHITE and FOSTER 8
Whitehall-place Westminster S.W. Solicitors for

the said Henry Crickitt.

ELIZABETH MEADOWS GILES Deceased.

Pursuant to the Statute 22nd and 23rd Vic. cap. 35. NOTICE is hereby given that all persons having any claim against the estate of Elizabeth Meadows Giles late of the Maples Bonchurch in the Isle of Wight Widow who died on the 9th day of July 1896 and whose will was proved on the 28th day of July 1896 by John Lankester and Major George A. Carr the executors therein named are required to send particulars thereof to the undersigned on or before the 1st day of Septem-ber next after which date the assets of the deceased will be distributed by her executors and regard had only to the claims of which they shall then have had notice.

-Dated the 31st day of July 1896.
PEACOCK and GODDARD 3 South-square
Gray's inn W.C. Solicitors for the said Exe-

ADELAIDE WHITE Deceased.

Pursuant to an Act of Parliament made and passed in the 22nd and 23rd years of the reign of Her present Majesty, cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

OTICE is hereby given that all creditors and persons having any claims or demands upon or against the estate of Adelaide White late of No. 2, Oakley-square in the county of Middlesex Widow, deceased (who died on or about the 18th day of June 1896 and whose will was proved by Charles Hannen Harvey, Walter Thomas Broughall Woods, and Francis Walter Foulkes Shipton, the executors therein appointed, on the 24th day of July 1896, in the Principal Registry of the Probate Division of the High Court of Justice) are hereby required to send in the particulars of their claims and demands to the said executors, or to the undersigned, their Solicitors, on or before the 8th day of September 1896; and notice is also hereby given that after that day the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said executors shall then have notice, and that they will not be liable for the assets or any part thereof so dis-tributed to any person of whose debt or claim they shall not then have had notice.—Dated this thirty-first day of July 1896.

SEAGROVE and WOODS, 22, Chancery-lane, London, Solicitors for the said Executors.

CHARLES ARMSTRONG Deceased. Pursuant to the Statute 22nd and 23rd Victoria chapter 35

intituled "An Act to further amend the Law of Pro-perty and to relieve Trustees."

Perty and to relieve Trustees."

NOTICE is hereby given that all creditors and other persons having any debts claims or demands against the estate of Charles Armstrong formerly of No. 33 Old Jewry E.C. and No. 53 Moorgate-street E.C. and of the Bartletts Holyport near Maidenhead in the county of Berks and late of No. 7 Nelson-crescent Ramsgate in the county of Kent Solicitor (who died on the 9th day of March 1896 and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 9th day of July 1896 by Annie Simons of 7 Nelson-crescent Ramsgate 1896 by Annie Simons of 7 Nelson-crescent Ramsgate aforesaid and Charles Cranmer of the Mount Aspley Heath in the county of Bedford the executors therein named) are hereby required to send particulars in writing

of their debts claims or demands to us the undersigned as Solicitors to the said executors on or before the 29th day of September 1896 and notice is hereby given that at the expiration of that time the said executors will proceed to distribute the assets of the said testator among the persons entitled thereto having regard only to the debts claims and demands of which they shall then have had notice and that they will not be liable for the assets or any part thereof so distributed to any person or persons of whose debt claim or demand they shall not then have had notice.—Dated this 31st day of July 1896.

DARLEY and CUMBERLAND 36 John-street Bedford-row London W.C. Solicitors for the said

Executors.

WALTER JOSEPH SIMSON Deceased. Pursuant to 22nd and 23rd Victoria, chapter 35. OTICE is hereby given that all creditors and other

persons having any claims or demands against the estate of Walter Joseph Simson late of I Lima-terrace Southern-road Ashton-on-Mersey in the county of Chester Estate Agent deceased (who died on the 18th day of May 1896, and letters of administration of whose personal estate and effects were granted by the Chester District Registry of the Probate Division of Her Majesty's High Court of Justice on the 18th day of July 1896, to Jane Turner of Chorlton-cum-Hardy in the county of Lancaster), are hereby required to send the particulars, in writing, of their claims or demands to us the undersigned the Solicitors for the said administratrix on or before the 11th day of September next, after which date the said administratrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto having regard only to the claims and demands of which she shall then have had notice; and she will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose claims or demands she shall not then have had notice.—Dated this 31st day of July 1896.

DIXON and LINNELL 24 Cross-street Manchester Solicitors for the said Administratrix.

JOHN GREEN Deceased.

NOTICE is hereby given pursuant to the Act of Par-liament 22 and 23 Vict. c. 35 that all persons having any claims or demands upon or against the estate of John Green late of Nos. 2 and 4 Oxford-road Ambler Thorn near Halifax in the county of York Grocer deceased (who died on the 22nd day of June 1896 and whose will was proved by the executors thereinnamed on the 28th day of July 1896 in the Principal Registry of the Probate Division of the High Court of Justice) are hereby required to send in the particulars of their debts or claims to us the undersigned on or before the 15th day of September 1896 and notice is hereby also given that after that day the executors will proceed to distribute the assets of the said John Green deceased amongst the parties entitled thereto having regard only to the claims of which they shall then have had notice and that they will not be liable for the assets or any part thereof so distributed to any person of whose debt or claim they shall not then have had notice.—Dated the 31st day of July 1896.

JUBB BOOTH and HELLIWELL 7 Harrison-

road Halifax Solicitors for the Executors.

THOMAS JOHN ELMORE Deceased. Pursuant to Statute 22nd and 23rd Vic. cap. 35.

OTICE is hereby given that all persons having any claim against the estate of Thomas John Elmore late of Barcombe House Barcombe in the county of Sussex Esquire who died on the 13th day of July last and whose will was proved on the 30th day of July 1896 by Edith Constance Elmore the sole executrix therein named, are required to send particulars thereof to the undersigned on or before the 1st day of September next after which date the assets of the deceased will be distributed by his executrix and regard had only to the claims of which she shall then have had notice.— Dated the 31st day of July 1896. PEACOCK and GODDARD 3 South square Gray's-

inn W.C. Solicitors for the said Executrix.

WALTER JAMES PAIGE PALMER Deceased. Pursuant to the Act of Parliament 22nd and 23rd Victoria cap. 35 intituled "An Act to further amend the Law Property and to relieve Trustees."

NOTICE is hereby given that all creditors and other persons having any claims or demands upon or against the estate of Walter James Paige Palmer late of Okehampton Devon Veterinary Surgeon deceased (who died on the 15th July 1896) and of whose personal estate letters of administration were on the 31st day of July 1896 granted by Her Majesty's High Court of Justice at the District Registry thereof at Exeter to John Palmer of Lew Trenchard Devon Yeoman are

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hereby required to send in particulars in writing of their claims or demands to us the undersigned Solicitors to the said administrator on or before the 1st day of September 1896 after which date the said administrator will proceed to distribute the assets of the said deceased among the parties entitled thereto having regard only to the debts claims and demands of which he shall then have had notice and that he the said administrator will not be liable or accountable for the assets or any part thereof so distributed to any person of whose debt or claim he shall not then have had notice.—Dated this 1st day of August 1896.

BURD PEARSE and PRICKMAN of Okehampton Devon Solicitors to the said John Palmer the

Administrator.

### Mrs. LUCY ANN MARIA PALMER MOREWOOD Deceased.

OTICE is hereby given that all persons having any claims against the estate of Mrs. Lucy Ann Maria Palmer Morewood late of 16 Gloucester-walk Campdenhill Kensington London and of East Woodhay near Newbury in the county of Berks are hereby required to send in the particulars to us the undersigned on or before the 31st day of August next after the expira-tion of which time the executors will not be liable for the assets or any part thereof to any person of whose claim they shall not then have had notice.—Dated this

31st day of July 1896. HUNTERS and HAYNES 9 New-square Lincoln'sinn W.C. Solicitors for the Executors

CECILIA GRANTHAM STORR, Deceased.

Pursuant to the Statute 22 and 23 Vic. c. 35.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of Cecilia Grantham Storr late of Glenmead Brenchley in the county of Kent Widow (who died on the 29th day of April 1896 and whose will was proved in the Principal Probate Registry of Her Majesty's High Court of Justice on the 24th day of June 1896 by Francis Storr Charles Storr and Robert Venn Faithfull Davies Storr Charles Storr and Robert Venn Faithfull Davies the executors named therein) are hereby required to send in writing full particulars of such claims or demands to me the undersigned as Solicitor to the said executors on or before the 1st day of September next after which date the said executors will proceed to distribute the assets of the said testatrix among the persons entitled thereto having regard only to the claims and demands of which they shall then have had notice and that they will not be liable for the assets of the said testatrix or any part thereof so distributed to any person or persons of whose claim or demand they shall not then have had notice.—Dated this 31st day of July 1896.
HUGH C. KNIGHT, 2 South-square, Gray's-ion,

Solicitor to the said Executors.

Re JAMES ROBINSON Deceased. Pursuant to the Act of Parliament 2 and and 23rd Vict., cap. 35, intituled "An Act to further amend the Law

of Property, and to relieve Trustees."

Office is hereby given, that all creditors and other persons having any claims are designed. persons having any claims or demands against the estate of James Robinson, late of 3 Rose-mount, Bolton, Bradford, in the county of York, Stuff Manufac-turer's Manager, deceased (who died on the 22nd day of October 1895, intestate, and to whose personal effects October 1895, intestate, and to whose personal effects letters of administration were granted by Her Majesty's High Court of Justice, at the District Probate Registry thereof at Wakefield, on the 7th day of February 1896, to John Ho'dsworth Robinson, one of the next-of-kin of the said intestate) are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, at cur offices, 29 Tyrrel-street, Bradford aforesaid, before or on the 31st day of August 1896, after which date the said administrator will proceed to distribute the assets of the said decreased arronget the distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 30th day of July 1896

ATKINSON and WARD, 29 Tyrrel-street, Bradford Solicitors for the said Administrator.

Re JOHN KIRKE Deceased.

Pursuant to an Act of Parliament made and passed in

Thresuant to an Act of Farliament made and passed in the 22nd and 23rd years of the reign of Her present Majesty cap. 35 intituled "An Act to further amend the Law of Property and to relieve Trustees."

OTICE is hereby given that all creditors and persons having any claims or demands upon or against the estate of John Kirke deceared (who died at Hoffman House Los Angeles California North America on the 2nd of October 1895 and who was a Barrister of the

1895 resided at times in Stockwell Park Walk, Brixton. London but was generally travelling abroad, letters of administration to whose personal estate and effects were granted to Mary Bettina Georgina Thorold of Welham near Retford in the county of Nottingham Widow on the 4th day of March 1896 by the Principal Registry of the Probate Division of the High Court of Justice) are hereby required to send in the particulars of their claims and demands to the said Mary Bettina Georgina Thorold or to the undersigned her Solicitors on or before the 30th day of October 1896; and notice is hereby also given that after that day the said administratrix will proceed to distribute the assets of the deceased among the parties entitled thereto having regard only to the claims of which the said administratrix shall then the claims of which the said administratrix shall then have notice and that she will not be liable for the assets or any part thereof so distributed to any person of whose debt or claim she shall not then have had notice.— Dated this 31st day of July 1896. SHIPTON HALLEWELL and CO. 20 West-bars Chasterfield Solicitors for the Administratrix.

PURSUANT to a Judgment of the Court of Chancery of the County Palatine of Lancaster dated the 9th day of December 1895 made in an action Whittington v. Brierley and Company Limited 1895 W. No. 8588 Manchester District whereby it was ordered that enquiries be made what debentures had been issued by the defendant Company and who are now the holders thereof and for an account of what is due to the plaintiff and all other the holders of the said debentures for principal and interest in respect of their said debentures. The holders of debentures issued by the defendant Comany are required on or before the first day of September 1896 to send their names and addresses in full the particulars of the debentures held by them and the par-ticulars of their claims as such debenture holders for principal and interest and the names and addresses of their Solicitors (if any) to Stanley Pearson of 13 Spring-gardens in the city of Manchester Chartered Accountant, the Receiver appointed in the said action and if so required by notice in writing such debenture holders are by their Solicitors to come in and prove their holders are by their Solicitors to come in and prove their claims at such time and place as shall be specified in such notice or in default thereof they will be excluded from the benefit of the said Judgment. The said debenture holders are to produce their debentures at the chambers of the Registrar, Duchy-chambers, Clarence-street, Manchester, on Tuesday the 6th day of October 1896 at 11 o'clock in the forence on being the time appointed for adjudicating upon the said claims.—Dated this 27th day of July 1896. HUBERT WINSTANLEY, Registrar.

In the Matter of a Deed of Assignment for the Benefit of

Creditors executed on the 29th day of May 1836 by John Bramley of 1 St. Mary's place Barnsley in the county of York Cigar Dealer.

THE creditors of the above named John Bramley who have not already sent in their claims, are required on or before the 15th day of August next, to send in their names and addresses, and the particulars of their debts or claims to me the undersigned William Carr of 27 Regent-street, Barnsley aforesaid, Incorpo-rated Accountant, the Trustee under the said deed or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 29th day of July 1896. WM. CARS, Trustee.

In the Matter of a Deed of Assignment for the Benefit of Creditors executed on the eleventh day of June, 1896 by George Charlton of 24 Market-street, Barnsley

in the county of York Painter and Paperhanger.

THE creditors of the above named George Charlton, who have not already sent in their claims are required, on or before the 15th day of August next, to send in their names and addresses, and the particulars of their debts or claims to me the undersigned, William Carr of 27 Regent-street Barnsley aforesaid, Incorporated Accountant, the Trustee under the said deed, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 29th day of July 1896. WM. CARR, Trustee.

In the Matter of a Deed of Assignment for the Benefit of Creditors executed on the sixth day of July 1896 by Harry Durham of 23 Winn-street Barnsley in the county of York Grocer and Beer Retailer.

THE creditors of the above named Harry Durham who have not already sent in their claims are required, on or before the 15th day of August next, to send in their names and addresses and the particulars of their debts or claims to me the undersigned William Middle Temp'e but never practised and from 1892 to Carr of 27 Regent-street Barnsley aforesaid, Incorporated

Accountant, the Trustee under the said deed, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 29th day of July 1896. WM. CARR, Trustee.

In the Matter of a Deed of Assignment for the Benefit of Creditors executed on the 23rd day of March 1896 by Henry John Shaw of 24 Amhurst-road Hackney in the county of London Cycle M nufacturer and Cycle Agent and of Kenmure-yard Kenmure-road Hackney aforesaid.

Aforesaid.

THE creditors of the above named Henry John Shaw

Who have not already sent in their claims are
required on or before the 17th day of August 1-96 to
send in their names and addresses and the particulars
of their debts and claims to Mr. Ernest W. E. Blandford
of 227 and 228 Gresham House Old Broad-street, E.C.
Incorporated Accountant the Trustee under the said
deed or in default they will be excluded from the benefit
of the Dividend proposed to be declared.—Dated this of the Dividend proposed to be declared.—Dated this 30th day of July, 1896.

C. W. LANGFORD, 45 Finsbury-pavement, E.C.

Solicitor for the above named Trustee.

In the County Court of Warwickshire holden at Birmingham.

No. 1 of 1896. In the Matter of the Companies Acts 1882 to 1890 and in the Matter of the Unique Time Table Company Limited.

OTICE is hereby given that a petition for the winding up of the above named Company by the County Court of Warwickshire holden at Birmingham

was on the 30th day of July 1896 presented to the said Court by Charles Cooper and Co. Limited of Corporationstreet Birmingham in the county of Warwick Printers and Bookbinders creditors of the said Company. And that the said petition is directed to be heard before the Court sitting at the Court-house in Corporation-street Birmingham on the 12th day of August 1896 at half-past ten of the clock in the forenon and any creditor or contributory of the said Company desirous to support or oppose the making of an Order on the said petition may appear at the time of hearing by himself or his Solicitor or his Counsel for that purpose and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned on pay-ment of the regulated charge for the same.

BEALE and CO: 3 Newhall-street Birmingham

Solicitors for the Petitioners.

NOTE —Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named notice in writing of his intention so to do. The notice must state the name and address of the person or if a firm the name and address of the firm and must be signed by the person or firm or his or their Solicitor (if any) and must be served or if posted must be sent by post in sufficient time to reach the above named not later than six o'clock in the afternoon of the 11th day of August 1896.

### THE BANKRUPTCY ACTS, 1883 AND 1890.

### RECEIVING ORDERS.

No.	Deptor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. of Matter,	Date of Receiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition.
2529	Goldfoot, George	Lately residing and trading at 73, Crosby- street, Maryport, Cumberland, now re- siding and trading at 19, Old-street, Ashton-under-Lyne, Lancashire	House Furnisher and Picture Frame Maker	Ashton - under- Lyne and Stalybridge	July 30, 1896	9 of 1896	July 30, 1896	. 8	Debtor's	
2530	Washington, George	Clifton, Bedfordshire	Farmer, Gardener, and Dealer in Wood, Coal, and General Produce	Bedford	July 30, 1896	11 of 1896	July 30, 1896	8	Debtor's	
2581	Hatton, William Edward	230, Bristol-street, Birmingham, Warwick- shire	Ironmonger	Birmingham	July 20, 1896	78 of 1896	July 30, 1896	76	Creditor's	Sec. 4-1 (A.), Bank- ruptcy Act, 1883
2532	Tomkinson, Horace James	Residing at 187, Blackburn-road, Bolton, Lancashire, and carrying on business at 187, Blackburn-road and 56, Higher Bridge- street, Bolton aforesaid	Pianoforte Dealer	Bolton	July 28, 1896	19 of 1896	Jaly 28, 1896	19	Debtor's	
2538	Norman, William John	15, Lancaster-road, Brighton, Sussex	Builder	Brighton	July 31, 1896	75 of 1896	Jul <b>y</b> 31, 1896	83.	Debtor's	
2534	Prickett, Harriett	The Harp Hotel, Strond-street, Dover, Kent	Hotel Keeper	Canterbury	July 30, 1896	35 of 1896	July 30, 1896	35	Debtor's	
2535	Gibbs, George, and Hoskins, Gwillym (trading as	108, Diana-street, Cardiff, Glamorganshire 100, Diana-street, Cardiff, Glamorganshire	Decorator Plumber							
	Gibbs and Hoskins)	At 170, Richmond-road, Cardiff, Glamorgan- shire	Plumbers and Decorators	Cardiff	July 30, 1896	55 of 1896	July 3 <b>0</b> , 1896	57	Debtor's	
2536	Cannock, Thomas	Staverton Bridge, Cheltenham, Gloucester- shire	Farmer and Dealer	Cheltenham	July 30, 1896	14 of 1896	July 30, 1896	14	Debtor's	
2537	Smith, Alfred Benjamin (trading as the Eagle Furnishing Company)	145, Cleethorpe-road and 33 and 35, Free- man-street, Great Grimsby	Furniture Dealer	Great Grimsby	July 28, 1896	31 of 1896	July 28, 1896	31	Debtor's	
2538	Sudlow, Thomas William	Grimsby-road, Cleethorpes	Jeweller's Manager	Great Grimsby	July 29, 1896	32 of 1896	July 29, 1896	.32 -	Debtor's	
<b>2539</b>	Earp, Edwin	52, Derby-road, Loughborough, Leicestershire	Baker	Leicester	July 31, 1896	38 of 1896	Jul <b>y</b> 31, 1896	35	·Debtor's	

### RECEIVING ORDERS-continued.

No.	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. of Matter.	Date of Receiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition.
2540	Smith, Herbert Ronald	Residing and trading at 64, Walton-road, also trading at 39, West Derby-road, Liverpool, Lancashire	Stationer and General Fancy Dealer	Liverpool	July 16, 1898	50 of 1896	July 31, 1896	47	Creditor's	Sec. 4-1(H.), Bank- ruptcy Act, 1883
2541	Weinstein, Max	Residing at 40, Fairclough-lane, Liverpool, Lancashire, lately trading at 110, Brown- low-hill, Liverpool aforesaid	Formerly Grocer and Egg Dealer, now out of business	Liverpool	July 17, 1896	52 of 1896	July 30, 1896	46	Creditor's	Sec. 4-1 (A.), Bank- ruptcy Act, 1883
2542	Foster, Matthew	Hitchin, Hertfordshire	Builder, Contractor, and Undertaker	Luton	July 30, 1896	15 of 1896	July 30, 1896	11	Debtor's	
<b>2</b> 543	Goulding, William	East Bank, 8, Marshall-road, Levenshulme, Lancashire	Contractor	Manchester	May 15, 1896	34 of 1896	July 29, 1896	45	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
<b>2544</b>	Gorddard, Charlie	1, Cornwall-street, Plymouth, and Princess- street, Ope; Plymouth, Devonshire	Ironmonger, Gas Fitter, and Plumber	Plymouth and East Stone- house	Jnly 31, 1896	43 of 1896	July 31, 1896	41	Debtor's	
<b>254</b> 5	Jones, David	The Colonial Stores, Tylorstown, near Pontypridd, Glamorganshire	Grocer	Pontypridd	July 30, 1896	54 of 1896	July 30, 1896	52	Debtor's	
2546	Hughes, John	Formerly of Glanrafon, parish of Llanrwst, now Church-street, Llanrwst, Denbighshire	Joiner	Portmadoc and Blaenau Festi- niog	July 30, 1896	6 of 1896	July 30, 1896	6	Debtor's	
. <b>2</b> 547	Nuttall, Arthur	23, Bolton-street, South Shore, Blackpool, Lancashire	Butcher	Preston	July 31, 1896	18 of 1896	July 31, 1896	16	Debtor's	
2548	Riley, Edward	246, Central-drive, Blackpool, Lancashire	Journeyman Plasterer	Preston	July 31, 1896	19 of 1896	July 31, 1896	17	Debtor's	
<b>254</b> 9	Come them in a class of the Wray, Henry 14	Black Bull Hotel, Market-place, Malton,	Innkeeper	ega leaf	July 31, 1896	21 of 1896	July 31, 1896	20	Debtor's	
<b>255</b> 0		esternic வ புகாமை பிற்கான வரி 76; Burton-road, Didsbury, Lancashire என்ன	Ladies' Outfitter, a Married Woman with separate estate carry-	Stockport	July 30; 1896	8 of 1896	- <b>July 30, 1896</b> -	ger ger	Debtor's	Control of the Contro
	ar magain to also sure as a sign		ing on business apart from her Husband	!				30 m	Special Company	ACL VIOLETTICS

BEOELLING ORDERS—COMMON

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No.	Debtor's Name.	Address.	Haling Control of the March Co	Court.	Date of Filing Petition.	No. of Matter.	Pate of Beceiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Beakruptey proved in Creditor's Petition.
2551	Moore, Thomas Cartlich	Residing at Havelock-place, Hanley	( ***	r <u>igoros (h. s.</u>	<del></del>		\			:
š. i	Leason, Robert	Residing at James-street, Stoke-upon-Trent	Karthenware Manu-	Stoke - upon -	July 31, 1896	9	July 31, 1896		Debtor's	
		shire	facturers	Trent and Longton		of 1896	3			
2552	Pratt, Henry James Duke	Pewsey, Wiltshire	Chemist	Swindon	July 30, 1896	15 of 1896	July 30, 1896	14	Debtor's	:
<b>2</b> 553	Roe, George	, ,	Brewer"	Wandsworth	July 30, 1896.	42 of 1896	July 30, 1896	30 3	Debtor's	
:		Yarmouth		•			,			
2554	Jones, John	6, Church street, Bilston, Staffordshire	Pork Butcher	Wolverhampton	July 30, 1896	24 of 1896	July 31, 1896	17	Debtor's	•
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### FIRST MEETINGS AND PUBLIC EXAMINATIONS.

		/: ·	·	MOL MEETI	IINGS AND PUBLIC EXAMINATIONS								
No. 2	Debtor's Name.	Address.	Description.	Court.	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order, if any, for Summary Administration.	
6764.	Brokenshire, Nicholas	51, Borough High-street, in the county of London, residing at 21, High- street, Windsor, Berk- shire, and carrying on business there as Lester	Solicitor, Baker, and Confec- tioner	High Court of Justice in Bankruptcy	916 of 1896	Aug. 13, 1896	12 noon 	Bankruptcy - build- ings, Carey-street, London, W.C.	Sept. 8, 1896	11 A.M.	Bankruptcy - buildings, Ca- rey - street, London, W.C.		
	Burdett, Charles William Bates	and Son Residing and trading at 7, Mentmore - terrace, London Fields, Middle- sex	Boot Manufac- turer	High Court of Justice in Bankruptcy	926 of 1896	Aug. 13, 1896	11 A.M.	Bankruptcy - buildings, Carey-street, London, W.C.	Sept. 8, 1896	11 A.M.	Bankruptcy - buildings, Ca- rey - street, London, W.C.	Aug. 1, 1896	
H	Pella Roccella, Louisa	Kensington Palace man- sions, De Vere-gardens, Kensington-road, in the county of London	Widow ·	High Court of Justice in Bankruptc <b>y</b>	832 of 1896	Aug. 13, 1896	2.30 P.M.	Bankruptoy - build- ings, Carey-street, London, W.C.	Sept. 8, 1896 .	11 а.м.	Bankruptey - buildings, Ca- rey - street, London, W.C.		
	Duhan, Harry Taylor	24, Bolingbroke-road, West Kensington, Middlesex		High Court of Justice in Bankruptcy	850 of 1896	Aug. 12, 1896	2.30 р.м.	Bankruptcy - build- ings, Carey-street, London, W.C.	Sept. 15, 1896	11 A.M.	Bankruptcy - buildings, Ca- rey - street, London, W.C.		
	Karl, Harry Daniel Earl	225, Strand and 30, Killieser-avenue, Streat- ham Hill, both in the county of London	Architect and Surveyor	High Court of Justice in Bankruptcy		Aug. 12, 1896	11 а.ж.	Bankruptcy - build- ings, Carey-street, London, W.C.	Sept. 15, 1896	11 A.M.	Bankruptcy - buildings, Ca- rey - street, London, W.C.	July 31, 1896	
	Howett, Robert	Late of 21, Haymarket, in the county of London, present residence the Petitioning Creditor is unable to ascertain, but who is domiciled in		High Court of Justice in Bankruptcy		Aug. 12, 1896	12 noon	Bankruptcy - build- ings, Carey-street, London, W.C.	Sept. 15, 1896	11 A.M.	Bankruptcy - buildings, Ca- rey - street, London, W.C.		
	Read, Herbert William	England  9. Nailour-street, Caledonian-road, George's-yard, Bundell-street, formerly of 98, Frederickstreet and Sutherton Mews, Sutherton-street,	1	High Court of Justice in Bankruptcy	940 of 1896	Aug. 12, 1896	2.30 г.м.	Bankruptcy - build- ings, Carey-street, London, W.C.	Sept. 8, 1896	11.30 A.M.	Bankruptcy - buildings, Ca- rey - street, London, W.C.		
	F	previously of Leslie- street, Barnsbury, and the Duke of Wellington Stables, Richmond-road, Caledonian-road, all in the county of London					:		. :				

THE LONDON GAZETTE, AUGUST 4, 1896,

### FIRST MEETINGS AND PUBLIC EXAMINATIONS—continued.

Debtor's Name,	Address.	Description;	Court.	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order, if any, for Summary Administration.
Wilson, Charles Horace, and Simon, Wilfred Powell (trading as C. H. Wilson, Simon, and Co.)	: 22, Garlick-hill, in the city of London	•	High Court of Justice in Bankruptcy	359 of 1896	Aug. 14, 1896	12 noon	Bankruptcy - build- ings, Carey-street, London, W.C.	Sept. 15, 1896	12 noon	Bankruptcy - buildings, Ca- rey - street, London, W.C.	
Coltman, Alfred	High Wycombe, Bucking- hamshire	Auctioneer,  Valuer, and Furniture Dealer	Aylesbury	5 of 1896	. Aug. 12, 1896	1 P.M.	Red Lion Hotel, High Wycombe	Aug. 31, 1896	11 A M.	County Hall, Aylesbury	
Curnow, Francis	2, the Triangle, New Barnet, Hertfordshire	Oil and Colour Man	Barnet	11 of 1896	Aug. 13, 1896	12 noon	Official Receiver's Offices, 95, Temple- chambers, Temple- avenue, E.C.	Aug. 12 1896	11 A.M.	Townhall, Bar- net	
Feely, James	82, Moseley-road, lately trading at 10 and 12, Jamaica-row and 7, Bromsgrove-street, all in Birmingham, Warwick- shire	Provision Sales- man, lately Wholesale Egg, Butter, and Pro- vision Merchant	Birmingham	59 of 1896	Aug. 13, 1896	11 A.M.	23, Colmore - row, Birmingham	Aug. 27, 1896	2 P.M.	County Court, Birmingham	Aug. 1, 1896
Holden, Frederick Messenger	Residing at 142, Varna- road, and trading at 24 and 25, Great Charles- street, in the city of Birmingham	General Lithographer and Printer	Birmingham	79 of 1896	Aug. 14, 1896	11 A.M.	23, Colmore - row, Birmingham	Aug. 27, 1896	2 P.M.	County Court, Birmingham	
Pountney, Rowland	Bristol-road, Northfield, Worcestershire	Carpenter	Birmingham	77 of 1896	Aug: 14, 1896	2.30 P.M.	23, Colmore - row, Birmingham	Aug. 27, 1896	2 г.м.	County Court, Birmingham	
Tomkinson, Horace James	Residing at 187, Black- burn-road, Bolton, Lan- cashire, and carrying on business at 187, Black- burn-road and 56, Higher Bridge-street, Bolton aforesaid		Bolton	19 of 1896	Aug. 11, 1896	3 P.M.	16, Wood - street, Bolton	Sept. 7, 1896	11.30 A.M.	Court - house, Mawdsley - street, Bolton	
Davis, Emma.	58, High-street, Bridg- water. Somersetshire	Greengrocer	Bridgwater	of 1896	Aug. 11, 1896	10.30 A.M.	Office of Mr. Tamlyn, High-street, Bridg- water	Aug. 11, 1896	11 A.M.	County Court, Bridgwater	July 29, 1896

### FIRST MEETINGS AND PUBLIC EXAMINATIONS—continued.

Debtor's Name.	Address,	Description.	Court.	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place,	Date of Order, if any, for Summary Administration.
Rushe, Albert Fred- erick	80; 'Queen-street, Cardiff, Glamorganshire, lately trading at the Cross Keys Hotel, Queen-street, Car- diff	Manager of a Restaurant, late Licensed Victualler	Cardiff	. 50 of 1896	Aug. 12, 1896	11 A.M.	Official Receiver's Offices, 29, Queen- street, Cardiff	Aug. 14, 1896	10 а.м.	Townhall, Cardiff	Aug. 1, 1896
John William Swain and Company	20, Mount Stuart-square, Cardiff, Glamorganshire	Oil Brokers	Cardiff	of 1896	Aug. 12, 1896	11.30 A.M.	Official Receiver's Offices, 29, Queen- street, Cardiff	Aug. 14, 1896	10 а.м.	Townhall, Cardiff	
James	13, Nott-square, Carmar- then	Watch Jobber	Carmarthen .	23 of 1896	Aug. 11, 1896	3.30 P.M.	Official Receiver's Offices, 4, Queen- street, Carmarthen	Aug. 11, 1896	11 а.м.	Guildhall, Car- marthen	July 30, 1896
Key, Sarah Ann	38, High-street, Tewkes- bury, Gloucestershire	Pork Butcher, Widow	Cheltenham .	13 of 1896	Aug. 13, 1896	·2.45 P.M.	Hop Pole Hotel, Tewkesbury	Aug. 27, 1896	12 noon	County Court, Cheltenham	
Holt, Horace Henry	Clifton Villa, Matlock Bank, Derbyshire	Civil Engineer	Derby	37 of 1896	Aug. 11, 1896`	12 noon	Official Receiver's Offices, 40, St. Mary's-gate, Derby	Aug. 15, 1896	11 а.м.	County-hall, St. Mary's - gate, Derby	July 31, 1896
Robotham, Henry Raynor	112, Burton-road, Derby, Derbyshire	Plumber, Glazier, and Gas Fitter	Derby	36 of 1896	Aug. 11, 1896	12.30 P.M.	Official Receiver's Offices, 40, St. Mary's-gate, Derby	Aug. 15, 1896	11 A.M.	County-hall, St. Mary's - gate, Derby	July 31, 1896
Mumford, William	4, Leighton-villas, York- road, Waltham Cross, Hertfordshire	Storeman at Royal Small Arms Fac- tory, Enfield Lock		of 1896	Aug. 12, 1896	3 P.M.	Official Receiver's Offices, 95, Temple- chambers, Temple- avenue, E.C.	Aug. 24, 1896	11.30 а.м.	Court - house, Edmonton	
Vinton, George	60, Clarence-road, Wood Green, lately residing at 108, Mayes-road, Wood Green, formerly carrying on business at the Stores, Station - road, Wood Green, all in Middlesex	Manager to Coal, Coke, and Gene- ral Builders' Merchant; for- merly General Builders' Mer- chant	Edmonton	14 of 1896	Aug. 13, 1896	3 P.M.	Official Receiver's Offices, 95, Temple- chambers, Temple- avenue, E.C.	Aug. 24,1896	11.30 A.M.	Court - house, Edmonton	
Plant, James	6, Bridge-street, Newcastle- under-Lyme, Stafford- shire	Potter's Turner, and Milliner and Children's Out- fitter	Hanley, Burs lem, and Tun stall	26 of 1896	Aug. 11, 1896	11.15 A.M.	Official Receiver's Offices, Newcastle- under-Lyme	Aug. 26, 1896	10.30 А.М.	Townhall, Han-	July 22, 1896

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### FIRST MEETINGS AND PUBLIC EXAMINATIONS-continued.

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Debtor's Name.	· Address,	Description.	Court.	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order if any, for Summary Administration.
Palmer, Samuel Ebenezer	Heathfield, Hampton, Middlesex	Carrier	Kingston, Sur- rey	12 of 1896	Aug. 11, 1896	11.30 A.M.	24, Railway-ap- proach, London Bridge, S.E.	Aug. 28, 1896	3 P.M.	Court - house, Kingston, Sur- rey	July 29, 1896
Hartley, James	Residing at 11, St. James- street, Southport, Lanca- shire, and trading at 117, Lord-street, Southport aforesaid	Hosier	Liverpool	48 of 1896	Aug. 12, 1896	2,30 р.м.	Offices of Official Receiver, 35, Vic- toria-street, Liver- pool	Aug. 13, 1896	11.30 А.М.	Court - house, Government - buildings, Vic- toria - street, Liverpool	· :
Beckett Brothers	1, Knightrider - street, Maidstone, Kent	Bioycle Makers	Maidstone	10 of 1896	Aug. 12, 1896	11 а.м.	9, King-street, Maid- stone	Aug. 12, 1896	12 noon	Sessions-house, Maidstone	: July 22, 1896
Bolt, Henry Pearce	41, Lewis-street, Newport, Monmouthshire, and 103, Lewis-street, Newport aforesaid	Grocer and Baker	Newport, Mon.	32 of 1896	Aug. 11, 1896	12 noon	Townhall, Newport, Mon.	Aug. 18, 1896	10 A.M.	Townhall, New- port, Mon.	July 31, 1896.
Grocock, John Tom- linson	High-street, Builth, Breconshire	Plumber, Painter, Glazier, and Paperhanger	Newtown	6 of 1896	Aug. 11, 1896	1 P.M.	Official Receiver's Office, Llanidloes	Sept. 3, 1896	10.30 а.м.	County Court, Newtown	July 27, 1896
Coates, John Seamer	Elm House, Farndale, Yorkshire	Farm Labourer	Northallerton	10 of 1896	Aug. 24, 1896	11.30 A.M.	Court-house, North- allerton	Aug. 24, 1896	11.30 а.м.	Court - house, Northallerton	July 30, 1896
Webb, David	Appleton, Berkshire	Farmer, Haulier, Dealer, and Ma- chinist	Oxford	12 of 1896	Aug. 14, 1896	12 noon	Bankruptcy Office, Oxford	Aug. 27, 1896	11.30 А.М.	County - hall, Oxford	:
Sweet, William	Fernleigh Cottage, Queen- street, Plymouth, Devon- shire	General Dealer	Plymouth and East Stone- house	40 of 1896	Aug. 11, 1896	9.30 A.M.	10, Athenœum-ter- race, Plymouth	Aug. 11, 1896	11 а.м.	Townhall, East Stonehouse	July 28, 1896
Uglow, Wymond Cory	Carley Farm, Lifton, Devonshire	Farmer	Plymouth and East Stone- house	42 of 1896	Aug. 11, 1896	10 а.м.	10, Athenæum-ter- race, Plymouth	Aug. 11, 1896	11 A.M.	Townhall, East Stonehouse	July 28, 1896
Swift, Albert James	83A, Broad-street, Reading, Berkshire, formerly re- siding and trading at 32 and 36, Station-road, Turnham Green, Middle- sex	Formerly Tobac- conist and Con- fectioner, now Tobacconist	Reading	10 of 1896	Aug. 13, 1896	12.30 р.м.	Queen's Hotel, Reading	Aug. 13, 1896	2 г.м.	Assize Courts, Reading	

# THE LONDON GAZETTE, AUGUST 4, 1896.

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,		FIRST	MEETINGS A	ND P	UBLIC EXA	MINAT	IONS—continued.	. : :	•		
Debtor's Name.	Address.	Description,	Court.	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order if any, for Summary Administration
Payne, Harriet	Fore - street, Hatfield, Hertfordshire	Saddler	St. Albans	6 of 1896	Aug. 11, 1896	12 noon	Official Receiver's Office, 95, Temple- chambers, Temple- avenue, E.C.	Aug. 28, 1896	12 noon	Court-house, St. Albans	July 21, 1896
Simpson, Joseph	Residing and carrying on business at 159, Lin- thorpe-road, Middles- borough, Yorkshire	Insurance Agent	Stockton - on - Tees and Mid- dlesborough	43 of 1896	Aug. 19, 1896	3 P.M.	Official Receiver's Office, 8, Albert- road; Middles- borough	Aug. 19, 1896	10.30 а.м.	Court - house, Bridge - road, Stockton - on - Tees	July 30, 189
Snowdon, John	Formerly of 22. Skinner- gate, now of Mechanic's- yard, both in Darlington, in the county of Durham	Chemist and Druggist	Stockton - on - Tees and Mid- dlesborough	42 of 1896	Aug. 19, 1896	3 Р.М.	Official Receiver's Office, 8, Albert- road, Middles- borough	Aug. 19, 1896	10.30 д.м.	Court - house, Bridge - road, Stockton - on - Tees	July 30, 1896
Jones, Henry	The Copperman's Arms, Neath-road, Landore, in the county borough of Swansea	Licensed Victual- ler	Swansea	31 of 1896	Aug. 12, 1896	12 noon	Official Receiver's Offices, 31, Alex- andra-road, Swan- sea	Aug. 13, 1896	11.30 А.м.	Townhall, Swansea	July 30, 189
Pascoe, Samuel	Camborne, Cornwall	Coal Dealer	Truro	24 of 1896	Aug. 13, 1896	12 noon	Official Receiver's Office, Boscawen- street, Truro	Aug. 22, 1896	11.45 д.м.	Townhall, Truro	July 30, 1896
Richards, Barnes	Penzance, Cornwall	Auctioneer and Accountant	Ţruro	22 of 1896	Aug. 13, 1896	12.30 р.м.	Official Receiver's Office, Boscawen- street, Truro	Aug. 22, 1896	11.45 а.м.	Townhall, Truro	July 25, 1896
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### ADJUDICATIONS.

Debtor's Name.		Address.	Description.	Court.	No.	Date of Order.	Date of Petition.
Goldfoot, George		Lately residing and trading at 73, Crosby-street, Maryport, Cumberland, now residing and trading at 19, Old-street, Ashton-under-Lyne, Lancashire	House Furnisher and Picture-frame Maker	Ashton-under-Lyne and Stalybridge	9 of 1896	July 30, 1896	July 30, 1896
Washington, George	•••	Clifton, Bedfordshire	Farmer, Gardener, and Dealer in Wood, Coal, and General Produce	Bedford	11 of 1896	July 30, 1896	July 30, 1896
Prickett, Harriett	•••	The Harp Hotel, Strond-street, Dover, Kent	Hotel Keeper	Canterbury	35 of 1896	July 30, 1896	July 30, 1896
Gibbs, George, and  Hoskins, Gwillym (trading as Gibbs and Hoskins)	•••	108, Diana-street, Cardiff, Glamorganshire 100, Diana-street, Cardiff, Glamorganshire At 170, Richmond-road, Cardiff, Glamorganshire	Decorator Plumber Plumbers and Decorators	Cardiff	55 of 1896	July 30, 1896	July 29, 1896
Cannock, Thomas	•••	Staverton Bridge, near Cheltenham, Gloucestershire	Farmer and Dealer	Cheltenham	14 of 1896	July 30, 1896	July 30, 1896
Smith, Alfred Benjamin (trading as t Eagle Furnishing Company)	he	145, Cleethorpe-road, and 33 and 35, Freeman-street, Great Grimsby	Furniture Dealer	Great Grimsby	31 of 1896	July 28, 1896	July 28, 1896
Sudlow, Thomas William	•••	Grimsby-road, Cleethorpes	Jeweller's Manager	Great Grimsby	32 of 1896	July 29, 1896	July 29, 1896
Meredith, Benjamin Smith	•••	Bridge-street, Godalming, Surrey	Furnishing Ironmonger and China Merchant	Guildford and Godalming .	11 of 1896	July 28, 1896	June 13, 1896
Earp, Edwin	•••	52, Derby-road, Loughborough, Leicestershire	Baker	Leicester	38 of 1896	July 31, 1896	July 31, 1896
Jackson, George	•••	Ansty, Leicestershire	Joiner and Builder	Leicester	31 of 1896	July 28, 1896	June 19, 1896
Neil, Joseph	•••	Residing and trading at 263, County-road, Walton, Liverpool	Plumber	Liverpool	47 of 1896	July 30, 1896	July 15, 1896
Halförd, John	•••	306, Washbrook, Hollinwood, Lancashire	Insurance Agent	Oldham	14 of 1896	July 30, 1896	July 9, 1896
Gorddard, Charlie	•••	1, Cornwall-street, Plymouth, and Princess-street, Ope, Plymouth, Devonshire	Ironmonger, Gas Fitter, and Plumber	Plymouth and East- Stonehouse	of 1896	July 31, 1896	July 30, 1896

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Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Petition
Ivans, David Owen	30, Holton-road, Barry Dock, formerly 49, Strand, Ferndale, Glamorganshire	Egg and Butter Merchant	Pontypridd	53 of 1896	July 29, 1896	July 29, 1896
fones, David	The Colonial Stores, Tylorstown, near Pontypridd, Glamorganshire	Grocer	Pontypridd	54 of 1896	July 31, 1896	July 30, 1896
Thomas, Edgar, and Thomas, William (trading as Thomas Brothers)	Porth, Glamorganshire	Wheelwrights	Pontypridd	43 of 1896	July 4, 1896	July 4, 1896
Hughes, John	Formerly of Glanrafon, parish of Llanrwst, now of Church- street, Llanrwst, Denbighshire	Joiner '	Portmadoc and Blaenau Festiniog	6 of 1896	July 30, 1896	July 29, 1896
Nuttall, Arthur ••• ••• ••• •••	23, Bolton-street, South Shore, Blackpool, Lancashire	Butcher	Preston	18 of 1896	July 31, 1896	July 30, 1896
Riley, Edward	246, Central-drive, Blackpool, Lancashire	Journeyman Plasterer	Preston	19 of 1896	July 31, 1896	July 30, 1896
efferies, Henry	Appleshaw, Hampshire	Baker	Salisbury	of 1896	July 30, 1896	Jul <b>y</b> 1, 1896
Rowley, William	Reighton Vicarage, near Bridlington, Yorkshire	Clerk in Holy Orders	Scarborough	15 of 1896	Jaly 29, 1896	June 11, 1896
Vray, Henr <b>y</b>	Black Bull Hotel, Market-place, Malton, Yorkshire	Innkeeper	Scarborough	21 of 1896	July 31, 1896	July 30, 1896
Pratt, Henry James Duke 🟎 🔐 🤐	Pewsey, Wiltshire	Chemist	Swindon	15 of 1896	July 30, 1896	July 30, 1896
ones, John	6, Church-street, Bilston, Staffordshire	Pork Butcher	Wolverhampton	24 of 1896	July 31, 1896	July 30, 1896
Banks, John Thomas (lately trading as the Walmgate Carriage Company)	20, Wolseley-street, York, lately trading in Walmgate, York	Journeyman Wheelwright, late Carriage Builder	York	29 of 1896	July <b>29, 1</b> 896 <sub>:</sub>	July 29, 1896
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### ORDER ON APPLICATION TO APPROVE COMPOSITION OR SCHEME.

Debtor's Name.	Address.	Description.	Court.	No. of Matter.	Date of Order.	Nature of Scheme or Composition sanctioned or Order made.
Newman, Arthur Alexander	25, Artillery-terrace, Guildford, Surrey	Retired Major in Her Majesty's Army	Guildford and Godalming	of 1896	July 16, 1896	(1) The debtor consents that a sum of £35 a year, out of his retired pay of £250 a year, shall be paid quarterly to the Official Receiver for the purpose of distribution amongst his creditors, until a Dividend of 20s. in the pound and 4 per cent. interest has been
				· · · ·		paid on all provable debts at the date of the Receiving Order, and consents to give formal request to the Treasury, or to Messrs. Cox, and Co., his agents, to enable the Official Receiver to carry out the terms of this scheme as may be required. (2) Payment in priority of all debts directed to be so paid in the distribution of the property of a bankrupt, to be made out of the moneys payable to the Official Receiver,
C . J. d			. , .			as provided by Clause 1. (3) All the proper costs, charges, and expenses of and incidental to the proceedings, and all fees and percentages payable to the Official Receiver and the Board of Trade, to be paid out of the first moneys payable to the Official Receiver, as provided by clause 1
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### NOTICES OF INTENDED DIVIDENDS.

Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name, of Trustee.	Address.
Clayton, Frederick George (Separate Estate)	112 and 114, St. John-street-road, Clerkenwell, London	Printer, trading with Edward Samuel Blinks as Blinks, Clayton, and Co.	High Court of Justice in Bankruptcy	527 of 1895	Aug. 19, 1896	Edward Joseph Palmer	6A, Austinfriars, London E.C.
Hacche, Thomas Prescott and	Residing at 1, Nightingale-road, Harlesden, Middlesex						
Povey, Henry William (carrying on business as	Residing at Spring Cottage, Harrow - road, Kensal Green, Middlesex	. ,		\ 			
Hacche and Povey)	At 120, High-street, Harlesden, Middlesex	Builders, Decorators, and Sanitary Engineers	High Court of Justice in Bankruptcy	994 of 1895	Λug. 25, 1896	Robert James Ward, Chartered Accountant	2, Clement's-inn, W.C.
Collison, Walter	Church-road, Horfield, Gloucestershire	Builder	Bristol	of 1895	Aug. 19, 1896	Edward Thomas Collins	39, Broad-street, Bristol
Lazenby, George	18, Meridian-place, Clifton, Bristol	Commercial Traveller	Bristol	of 1895	Aug. 20, 1896	Edward Gustavus Clarke, Official Re- ceiver	Bank-chambers, Corn-stree Bristol
Murtagh, Hugh	64, Standish-street, Burnley, Lancashire	Jeweller	Burnley	of 1896	Aug. 20, 1896	Thomas Edelston, Offi- cial Receiver	14, Chapel-street, Preston
Flitton, Thomas Allen	Ashwell, Hertfordshire	. Miller	. Cambridge	21 of 1895	Aug. 15, 1896	R. Peters	7, Downing - street, Ca bridge
Mercer, George, and Edwards, James Barber (carrying on business as	,			·			
Mercer and Edwards)	Deal and Sandwich, both in Kent	. Solicitors	Canterbury	58 of 1891	Aug. 26, 1896	. Worsfold Mowll, Offi- cial Receiver	19 and 20, Queen-stre Deal
Rees, Griffith (trading as G. Rees and Co.)	Golden Fleece, Cwmavon-road, Aberavon, Gla- morganshire	Draper and Milliner	Neath	13 of 1895	Aug. 18, 1896	Theodore Gregory,	32, York-street, Manches
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### NOTICES OF DIVIDENDS.

Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or Otherwise.	When Payable.	; Where Payable.
Sorrell, James and Schnitzler, Auguste (trading as	13, Marlborough-square, Chelsea, in the county of London 7, Bolan-street, Battersea, in the county of London							
James Sorrell and Co.)	Godfrey Works, Godfrey-street, Chelsea, in the county of London	Builders and Decorators	High Court of Justice in Bankruptcy	1688 of 1893	6d.	First and Final	On and after Aug. 6, 1896	Office of Trustee, William Lovell Hurt, 110, Cannon- street, London, E.C.
Waterman, William Henry	18, King's Arms yard, Moorgate-street, in the city of London	Architect	High Court of Justice in Bankruptcy	1036 of 1894	<sub>.</sub> 5s.	Composition Second and Third (Final) Instalment)	Aug. 10, 1896	90, Cannon-street, E.C.
Mason, Henry Sedgwick	The Stanhope Arms, Sackville - street, Barnsley, Yorkshire	Beerhouse Keeper	Barnsley	3 of 1896	4s. 0½d.	First and Final	Aug. 7, 1896	Official Receiver's Office, G, Bond-terrace, Wakefield
Field, Lorenzo	2, Halcyon-villas, Poplar-avenue, Edg- baston, Warwickshire	Cabinet Maker	Birmingham	35 of 1896	4½d.	First and Final	Aug. 10, 1896	Whitehall-chambers, 23, Colmore-row, Birmingham
Lamb, Daniel	Clarence-road, in the city and county of Bristol, and of Severn Lodge Farm, New Passage, Gloucestershire	Confectioner	Bristol	of 1896	. 2s: 6⅓d.	First and Final	On and after Aug. 10, 1896	39, Broad-street, Bristol
Nethersole, John	West-street House and Ham Farm, Eastry, near Dover, Kent	Wine Merchant and Director of Public Com- panies	Canterbury ·	62 of 1891	6·47d.	Second and Final	Aug. 13, 1896	22, Queen-street, Deal
Stewart, Daniel	Canine Hospital, North Parade, Halifax, Yorkshire	Veterinary Surgeon	Halifax	29 of 1895	2s. 6d.	First and Final	Aug. 17, 1896	Lancashire and Yorkshire Bank-chambers, Halifax
Gillespie, Shaw Allinson	Residing at 1, Manley-road, Waterloo, near the city of Liverpool, and carrying on business at 76, Gill-street, in the city of Liverpool	Hide and Skin Broker	Liverpool	106 of 1891	7.jd.	First and Final	June 25, 1896	Office of Trustee, William Dickson, 7, Victoria-street, Liverpool, Chartered Accountant
Begg, George	Mortgrove Farm, in the parish of Hexton, Hertfordshire	Farmer	Luton	8 of 1894	<b>9</b> d.	First and Final	Aug. 13, 1896	Trustee's Offices, Castle-street- chambers, Luton
Sheldon, John (trading as J. and R. Sheldon and Sheldon and Fenton)	Cornhill, Cheddleton-road, Leek, Stafford- shire, trading at the Britannia Mills, Leek, and Fountain-court, 2, Alder- manbury, London	Silk Manufacturer	Macclesfield	3 of 1896	2s. ·	First	Aug. 17, 1896	23, John William - street, Huddersfield
Burden, Wilfrid	1, Stanley-place, Oswestry, Salop, and the Steam Saw Mills, Station Yard, Mont- gomery	Timber Merchant and Saw Mill Proprietor	Newtown	5 of 1895	7 <b>2</b> d.	Final	Aug. 10 1896	44. Broad-street, Newtown, Montgomeryshire

	1	NOTICES OF	· DIVIDENDS—	1		1 m = 1	· · · · · · · · · · · · · · · · · · ·	1
Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or Otherwise.	When Payable.	Where Payable.
Basford, Henry Thomas and Basford, Stephen	·							
(rrading as H. T. Basford and Son)	Both residing and trading at 151, St. Mary- street, in the town and county of the town of Southampton	Tailors and Robemakers	Southampton	16 of 1895	3s. 9½d.	First and Final	Aug. 11, 1896	Official Receiver's Office, 4, East-street, Southampton
Blanchard, Thomas	Lately residing at Ryecroft Villa, Ryecroft, Walsall, Staffordshire, now residing at 142, Wednesbury-road, Walsall aforesaid, and carrying on business at High-street and 20, the Square, both in Walsall	Furniture and General Dealer	Walsall	12 of 1895	1s. 1d.	Final	Aug. 14, 1896	Moore and Gibbon's Offices, Walsall
Herring, James Herbert and	Residing at 68, South Lambeth-road							
Sewell, Frederick (trading as	Residing at 3, Mysore-road, Clapham							
Herring and Sewell)	At 13, Lavender-hill, Clapham Junction, all in Surrey	China and Glass Dealers	Wandsworth	21 of 1896	<b>4</b> s.	First	Aug. 19, 1896, or any subsequent Wed- nesday between 10 and 2	Offices of Seear, Hasluck, and Co., 17, Holborn-viaduct, London, E.C.
Chesney, William Mure	39, Goodramgate, in the city of York	Grocer	York	34 of 1895	2s. 10d.	First and Fina	Aug. 13, 1896	Official Receiver's Offices, 28, Stonegate, York
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THE LONDON GAZETTE, AUGUST 4, 1896.

### ORDERS MADE ON APPLICATIONS FOR DISCHARGE,

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
Jeffryes, James	158, Kyverdale-road, Stam- ford Hill, Middlesex	Clerk in Second Division of the Civil Service	High Court of Justice in Bankruptcy	302 of 1896	July 9, 1896	Discharge granted	
Fletcher, Henry Hope Leigh	Rose Hill, Denton, Lan- cashire	Formerly Mill Manager, now out of business	Ashton - under - Lyne and Stalybridge	23 of 1895	June 25, 1896	That the bankrupt's Discharge be suspended until a Dividend of not less than 12s, in the pound has been paid to the creditors	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; and that this has arisen from circumstances for which he must be held responsible; and that he had on a previous occasion made an arrangement with his creditors, viz., in January, 1880
Green, John Edward	Brigg, Lincolnshire	Grocer and General Dealer	Great Grimsby	48 of 1888	July 1, 1896	Discharge suspended for six months	Bankrupt had omitted to keep such books of account as are usual and proper in the business carried on by him; and had continued to trade after knowing himself to be insolvent
Barrett, A	Upper Greyshott, Surrey	Boarding-house Keeper	Guildford and Godalming	1 of 1895	May 14, 1896	Discharge suspended until a Divident of not less than 10s. in the pound has been paid to the creditors, with liberty to the bankrupt at any time after the expiration of two years from the date of this Order, to apply for a modification thereof pursuant to section 8 of the Bankruptoy Act, 1890	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he had omitted to keep proper books of account; had continued to trade after knowledge of insolvency; had contracted provable debts without reasonable expectation of being able to pay them; and had brought on or contributed to his bankruptcy by rash and hazardous speculation
Gwynne, Edwin F	Frensham Pond Hotel, Farnham, Surrey	Hotel Proprietor	Guildford and Godalming	13 of 1894	Jan. 23, 1896	Discharge refused	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he had omitted to keep proper books of account; had contracted provable debts without reasonable expectation of being able to pay them; had brought on or contributed to his bankruptcy by rash and hazardous speculation; and had on a previous occasion made an arrangement with his creditors.
Wright, Elias George	Residing at 44, Woodbridge- road, Guildford, Surrey, and trading at 38A, North-street, Guildford aforesaid, and at Dapdune-road, Guildford aforesaid, and at Knaphill, Surrey		Guildford and Godalming	6 of 1895	May 14, 1896	Discharge suspended for four years	

### APPOINTMENTS OF TRUSTEES.

Debtor's Name.	Address,	Description.	Birmingham 69		Trustee's Name.	Address.	Date of Certificate of Appointment.  July 31, 1896
Davis, William  Hollingworth, John Barton	Residing at Oxford Cottage, Hasluck's Green, Shirley, trading at 49 and 51, Constitution- hill, Birmingham, both in Warwickshire	Cabinet Maker and Uphol- sterer			Sharp, Elkanah Mackintosh	Colmore-row, Birmingham, Chartered Accountant	
Hollingworth, John Barton	Egginton, Derbyshire	Grocer, Baker, and Pro- vision Dealer	Burton-on-Trent	14 of 1896	Bennett, William	Station-street, Burton-on- Trent, Accountant	July 31, 1896
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### NOTICES OF RELEASES OF TRUSTEES. No. of Date of Release. Debtor's Address. Debtor's Description. Court. Trustee's Name. Trustee's Description. Trustee's Address. Matter. Late East Indian High Court of Justice 1038 Thomas John Wes-June 24, 1896 32, Tresillian-road, St. John's, Romanhurst, Higheate. Chartered Account-Deptford, Kent, and also until Agent, Widow in Bankruptcy of 1892 lev Bennett London, N. ant recently carrying on the business of her late Husband, William Bartlett Davis, at 105, Leadenhall-street, in the city of London Late 33, Holborn-viaduct, in the Mining Company's High Court of Justice George Williams 41. Finsbury-pavement, June 9, 1896 Chartered Account-Agent in Bankruptcy of 1892 city of London E.C. 15 and 19. Swallow-street, Regent-Wine Merchant High Court of Justice 301 Alfred Cotton Chartered Account-April 22, 1896 10. Trinity-square. E.C... street, and residing at 114, Hurin Bankruptcy of 1894 Harper ant lingham-road, Fulham, both in the county of London 216 and 217. Newmarket-road, in Cambridge ... Baker and Grocer 14 Ernest William Jo-5. Petty-cury, Cambridge Official Receiver Jan. 28, 1896 the borough of Cambridge of 1894 seph Savill June 24, 1896 9, Union-street, Cambridge Grocer and Provision Cambridge ... 17 Robert Peters 7. Downing-street Cam-Chartered Account-Dealer of 1894 bridge Trading at 54, Queen-street, and Tailor and Outfitter .. Derby Thomas: Henry 18. Wardwick, Derby Z., Chartered Account-May 16, 1896 residing at 55, Crompton-street, of 1894 Harrison ant both in the county borough of 60. Langley-street, Derby 62. Cecil-street, Derby. Trading in copartnership at 62. Allan Baum... April 22, 1896 Builders Derby 18. Wardwick, Derby Incorporated of 1890 Cecil-street, Derby countant May 16, 1896 Formerly of Trubshaw-street. Builder ... Hanley, Burslem. Arthur Charles Albion-street, Hanley Chartered Account-

Bourner

Jesse Adnitt

William

of 1894

of 1895

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now of Bridgewater - street, Longport, Burslem, Staffordshire Chatteris, Cambridgeshire . Wright, John Hopkins, William ... Tudor House, Ystrad Rhondda, Glamorganshire Holmwood, Parkstone, Dorset-Field, John Lyon ...

Salop

Derby

Debtor's Name.

Hilder, Charles Frederick ...

Judd. Cecil Samuel (trad-

Baldrey, Henry Charles ...

Pigg. James Hayden

Frankish, Henry ...

Tilley, Jesse, and ...

Thompson, George ...

Shenton, William ...

Belcher, Edward ...

ing as C. S. Judd and

Davis, Jane ...

Co.)

Of no occupation shire Formerly of Moreton Park, Staf-

fordshire, now of Sambrook,

Miller and Farmer

Outfitter

Poole... of 1891 Farmer ... Stafford 2 of 1895 Wright

and Tunstall

Peterborough

Pontypridd ...

of 1893 Daniel Tydfil Frederick City-chambers, Salisbury Dawes. Charles Henry St. Martin's-place, Staf-

ford

Lewes

Oriel House, Peter

65. High-street, Merthyr

borough

Official Receiver June 15, 1896 Chartered Account-June \$4, 1896 ant

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High Bailiff ...

Official Receiver

June 24, 1896

June 12, 1896

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### NOTICES OF RELEASE OF TRUSTEES-continued.

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Debtor's Na	me,		Debtor's Address.	Debtor's Description.	Court.	No. of Matter	Trustee's Name.	Trustee's Address.	Trustee's Description. Date of Release.
Walter Ald	lridge	***	Lytton House, Clarence-road, Windsor, Berkshire	Tailor ·	Windsor	6 of 1895	Cecil Mercer	Offices of Official Receiver, 95, Temple-chambers, Temple-avenue, E.C.	Official Receiver June 16, 1896
y, Thomas (Decease	ď)		Late of Bilston, Staffordshire	Late Rope Manufac- turer	Wolverhampton	of 1895	Edwin Pritchard	St. Peter's-close, Wolver- hampton	Official Receiver June 16, 1896
y, Asher	···	•••	Red Lion Inn, Bilston-road, Wolverhampton, Staffordshire, lately residing at Lane Head, near Wolverhampton aforesaid	Licensed Victualler	Wolverhampton	41 of 1894	Edwin Pritchard	St. Peter's-close, Wolver- hampton	Official Receiver June 16, 1896
n, Thomas	Rupert	•	12, High-street, Bilston, Stafford-shire	Butcher	Wolverhampton	29 of 1895	Edwin Pritchard	St. Peter's-close, Wolverhampton	Official Receiver June 30, 1896
Albert Ed	ward	•••	Britannia House, North Quay, Worcester, and trading at Bar- nard's Green Mill, Great Malvern, Worcestershire	Miller and Cornfactor	Worcester	9 of 1894	Luke Jesson Sharp	45, Copenhagen - street, Worcester	Official Receiver June 20, 1896
er, Arthur	***	•••	31, Upper Tything, in the city of Worcester	Baker and Confec-	Worcester	44 of 1894	Luke Jesson Sharp	45, Copenhagen - street, Worcester	Official Receiver June 20, 1896
Ernest Sar	nuel	•••	Elmbridge, Droitwich, Worcestershire	Farmer	Worcester	25 of 1895	Luke Jesson Sharp	45, Copenhagen street, Worcester	Official Receiver June 20, 1896
s, John	***	•••	High-street, Caergwrle, Flintshire	Grocer and Baker	Wrexham	15 of 1894	Llewelyn Hugh- Jones	Crypt-chambers, Chester	Official Receiver June 22, 1896
Charles .	•••		Wincanton, Somersetshire	Commission Agent	Yeovil	of 1895	Frederick Aston Dawes	City-chambers, Salisbury	Official Receiver June 15, 1896
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y 3	Walter Ald  7, Thomas (Decease y, Asher  1, Thomas Albert Ed  1, Arthur  1, Ernest San 1, John  Charles	y, Thomas (Deceased) y, Asher n, Thomas Rupers Albert Edward er, Arthur Ernest Samuel s, John Charles	Walter Aldridge 7, Thomas (Deceased) y, Asher n, Thomas Rupert Albert Edward er, Arthur Ernest Samuel s, John Charles	Walter Aldridge Lytton House, Clarence-road, Windser, Berkshire  7, Thomas (Deceased)  8, Asher Red Lion Inn, Bilston-road, Wolverhampton, Staffordshire, lately residing at Lane Head, near Wolverhampton aforesaid  12, High-street, Bilston, Staffordshire shire  Albert Edward Britannia House, North Quay, Worcester, and trading at Barnard's Green Mill, Great Malvern, Worcestershire  21, Upper Tything, in the city of Worcester  Ernest Samuel Elmbridge, Droitwich, Worcestershire  3, John High-street, Caergwrle, Flintshire  Charles Wincanton, Somersetshire	Walter Aldridge Lytton House, Clarence-road, Windser, Berkshire  7, Thomas Late of Bilston, Staffordshire Late Rope Manufacturer  Red Lion Inn, Bilston-road, Wolverhampton, Staffordshire, lately residing at Lane Head, near Wolverhampton aforesaid  12, High-street, Bilston, Staffordshire shire  Britannia House, North Quay, Worcester, and trading at Barnard's Green Mill, Great Malvern, Worcestershire  21, High-street, Caergwrle, Flintshire  Baker and Confectioner  Ernest Samuel Elmbridge, Droitwich, Worcestershire  Grocer and Baker	Walter Aldridge Lytton House; Clarence-road, Windser, Berkshire Late Rope Manufacturer (Deceased)  7, Thomas Late of Bilston, Staffordshire Late Rope Manufacturer Wolverhampton turer Wolverhampton turer Wolverhampton werhampton, Staffordshire, lately residing at Lane Head, near Wolverhampton aforesaid Butcher Wolverhampton Wolverhampton Miller and Cornfactor Worcester, and trading at Barnard's Green Mill, Great Malvern, Worcestershire Worcester	Walter Aldridge Lytton House, Clarence-road, Windsor, Berkshire Late Rope Manufacturer Wolverhampton 9 of 1895  7, Thomas Late of Bilston, Staffordshire Late Rope Manufacturer Wolverhampton 9 of 1894  7, Asher Red Lion Inn, Bilston-road, Wolverhampton, Staffordshire, lately residing at Lane Head, near Wolverhampton aforesaid Wolverhampton aforesaid shire Wolverhampton 29 of 1894  Albert Edward Britannia House, North Quay, Worcester, and trading at Barnard's Green Mill, Great Malvern, Worcestershire 31, Upper Tything, in the city of Worcester 31, Upper Tything, in the city of Worcester Elmbridge, Droitwich, Worcester Baker and Confectioner Wolverhampton 25 of 1895  Ernest Samuel Elmbridge, Droitwich, Worcester Sphire Commission Agent Wrexham 15 of 1894  Charles Wincanton, Somersetshire Commission Agent Yeovil 7 of 1895	Walter Aldridge Lytton House, Clarence-road, Windsor, Berkshire Late of Bilston, Staffordshire Late Rope Manufacturer Wolverhampton 9 of 1895 Edwin Pritchard wolverhampton, Staffordshire, lately residing at Lane Head, near Wolverhampton aforesaid Licensed Victualler wolverhampton 29 of 1894 Edwin Pritchard wolverhampton aforesaid Wolverhampton 29 of 1895 Edwin Pritchard wolverhampton aforesaid Wolverhampton 29 of 1895 Edwin Pritchard 20 of 1895 20	Walter Aldridge Lytton House, Clarence-road, Windser, Berkshire Late of Bilston, Staffordshire Late Rope Manufacturer Wolverhampton 9 of 1895 Edwin Pritchard St. Peter's-close, Wolverhampton, Staffordshire lately residing at Lane Head, near Wolverhampton aforesaid 12, High-street, Bilston, Stafford-shire lately residing at Lane Head, near Wolverhampton aforesaid Wolverhampton 9 of 1895 Edwin Pritchard St. Peter's-close, Wolverhampton aforesaid Thomas Rupert 12, High-street, Bilston, Stafford-shire lately residing at Lane Head, near Wolverhampton aforesaid Wolverhampton 29 of 1895 Edwin Pritchard St. Peter's-close, Wolverhampton worderhampton 29 of 1895 Edwin Pritchard St. Peter's-close, Wolverhampton 29 of 1895 Edwin Pritchard 29 of 189

Parsuant to the Acts and Rules, notices to the above effect have been received by the Board of Trade.

JOHN SMITH, Inspector-General in Bankruptcy.

# THE COMPANIES ACTS, 1862 to 1890. WINDING-UP ORDERS.

Hame of Company.	Address of Registered Office.	Court.	No. of Matter.	Date of Order.	Date of Presentation of Petition.
The Globe Blocks Gold Mining Company Limited	18, Eldon-street, E.C	High Court of Justice	00147 of 1896	July 22, 1896	June 23, 1896
The New London Tea Market Limited	5, Idol-lane, Eastcheap	High Court of Justice	. 00170 of 1896	July 29, 1896	July 16, 1896
Pwllheli Gas Company	Talafon, Pwllheli, Carnarvonshire	Portmadoc and Blaenau Festiniog	2 of 1896	July 22, 1896	June 25, 1896
The Weldless Chain Company Limited	Eccleston-street, St. Helens, Lancashire	Palatine of Lancaster,	W 150 of 1896	July 27, 1896	July 16, 1896
:		Liverpool District			
					,

### FIRST MEETINGS.

Name of Company.	Address of Registered Office.	Court.	Number.	Date of First Meeting.	Hour,	Place.
The Globe Blocks Gold Mining Company Limited	18, Eldon-street, E.C	High Court of Justice	00147 of 1896	Creditors, Aug. 14, 1896	11 А.М.	33, Carey-street, Lincoln's- inn, London, W.C.
		7		Contributories, Aug. 14, 1896	12 noon	33, Carey-street, Lincoln's- inn, London, W.C.
The Shaftesbury Inventions Company Limited	217, Shaftesbury-avenue, London, W.C.	High Court of Justice	00155 of 1896	Creditors, Aug. 12, 1896	11 A.M.	33, Carey-street, Lincoln's- inn, London, W.C.
			VI 1000	Contributories, Aug. 12, 1896	12 noon	33, Carey-street, Lincoln's- inn, London, W.C.
The Weldless Chain Company Limited	Eccleston-street, St. Helens, Lancashire	Chancery of the County Palatine of	W 150 of 1896	Creditors, Aug. 14, 1896	2 p.m.	Official Receiver's Offices, 35, Victoria-street, Liverpool
·		Lancaster, Liver- pool District	01 1050	Contributories, Aug. 14, 1896	2.30 г.м.	Official Receiver's Offices, 35, Victoria-street, Liverpool
		· <del> </del> ·				

### NOTICES OF INTENDED DIVIDENDS.

Name of Company,	Address of Registered Office.	Court.	Number.	Last Day for Becelving Proofs.	Name of Liquidator.	Address,
The English and Australian Mortgage Bank Limited	37, Lombard-street, E.C	High Court of Justice	00132 of 1892	Aug. 18, 1896	George Stapylton Barnes, Official Receiver and Liquidator	33, Carey-street, Lincoln's-inn, London, W.C.
Pidot's Iron-Silver and Ferro-Bronze Syndi- cate Limited	125, Chancery-lane, London, W.C	High Court of Justice	00137 of 1892	Aug. 19, 1896	Samuel Wheeler, Official Receiver and Liquidator	83, Carey-street, Lincoln's-inn, London, W.C.
The Railway and General Automatic Library Limited	Princes-chambers, Copthall-avenue, E.C	High Court of Justice	00163 of 1892	Aug. 22, 1896	George Stapylton Barnes, Official Receiver and Liquidator	33, Carey-street, Lincoln's-inn, London, W.C.
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### NOTICE OF DIVIDEND.

Name of Company.	Address of Registered Office.	Court.	No.	Amount per Pound.	First, or Final, or Otherwise.	Wien Payable,	Where Payable.
The City of Melbourne Bank Limited	117, Bishopsgate-street Within, London, E.C.	High Court of Justice	00182 of 1895	3s. 4d.	First	Warrants numbered 1 to 2000 on the 29th, 30th, and 31st July; warrants numbered 2001 to 4000 3rd, 4th, and 5th August; warrants numbered 4001 to 7000 6th and 7th August, or on any day after 7th August except Saturday	Official Receiver's Offices, 33, Carey - street, Lincoln's - inn W.C.
· :						except Saturday	

Pursuant to the Companies (Winding-up) Act, 1890, and the Rules thereunder, notices to the above effect have been received by the Board of Trade.

JOHN SMITH, Inspector-General in Companies Liquidation.

The Bankruptcy Acts 1883 and 1890. In the County Court of Lancashire holden at Ashton-under-Lyne and Stalybridge.

In Bankruptcy. No. 11 of 1895.

Re William Penny late of 90 London road, Manchester, now of Egret Mill, Old-street, Ashton-under-Lyne both in Lancashire, Paint and Varnish Merchant.

TOTICE is hereby given, that an Order was, on the 31st day of July 1896, made by the Board of Trade, under the powers conferred upon them by the Bankruptoy Acts, 1883 and 1890, removing Percy Edmund Land of 64 Cross-street, Manchester from the office of Trustee of the property of the said William Penny a Bankrupt.—Dated this 31st day of July 1896.

By the Board of Trade, JOHN SMITH, Inspector-General in Bankruptcy. 

The Bankruptcy Acts, 1883 and 1890. In the County Court of Lancashire, holden at Liverpool. ptcy. No. 12 of 1895.

In Bankruptcy. No. 12 of 1895.

Re James Ainsworth residing and carrying on business at 24 Nevill-street, Southport, Lancashire; also carrying on business at Bank Hey-street, Blackpool Lanca-

ing on business at Bank Hey-street, Blackpool Lancashire and lately carrying on business also at Marketplace Wigan and at Market-street, Bacup, both in Lancashire Bookseller, Stationer and Auctioneer.

OTICE is hereby given, that an Order was, on the 31st day of July, 1896, made by the Board of Trade, under the powers conferred upon them by the Bankruptcy Aots, 1883 and 1890, removing Percy Edmund Land, of 64, Cross-street, Manchester, from the office of Trustee of the property of the said James Ainsworth, a bankrupt.—Dated this 31st day of July 1896.

By the Board of Trade,

JOHN SMITH, Inspector-General in Bankruptcy.

OTICE.—All Notices and Advertisements are published in the London Gazette at the risk of the Advertiser.

Scale of Charges for Advertisements, which must be received before 2 c'olock on the day previous to publication.

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Companies Winding-up Notices under compulsory powers of Court, 5s.

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All Letters must be Post-paid, and all communications on the business of the London Gazette to be addressed to the Office, 47, St. Martin's Lane, London, W.C.

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