2330

Accountant or Joseph Henry Scott of Canada-buildings Regent rold Liverpool Accountant being the Trustees under the said Deed of Assignment and to execute the said deed on or before the 22nd day of May 18:17 or in default thereof they will be excluded from the benefit of any Dividends to be declared.—Dated this 23rd day of April 1897.

LAWSON COPPOCK and HART 18 Tib-lane, Cross-street Mauche-ter Solicitors to Emanuel Williams and Joseph Henry Scott Trustees

In the Matter of a Deed of Assignment executed on the .18th day of November 1896 by William Towler of 16 Dartmonth-road Forest Hill in the county of Surrey

NOTICE is hereby given that the Trustee under the above deed will on the 4th May next or as soon thereafter as conveniently may be pay a Dividend under such deed amongst those creditors of the said William Towler whose debts have been then admitted. All creditors who have not sent in particu'ars of their debts must before the said fourth May next send the same to Messrs. Josolyne Miles and Biow of 23 King-street Cheapside in the city of London Chartered Accountant and be prepared to prove them otherwise they will be excluded from the benefit of the Dividend.—Dated this 26th day of April 1897. PHELPS SIDGWICK and BIDDLE 22 Alder-manbury London E.C. Solicitors for the Trustee

In the Matter of a Deed of Assignment executed on the 11th day of December 1896 by Trayton Weston Cleaver of No. 17 Br Berks Draper. 17 Bridge-street Abingdon in the county of

NOTICE is hereby given that the Trustee under the above deed will on the 4th May next or as soon thereafter as conveniently may be pay a Dividend under such deed amongst those creditors of the said Trayton Weston Cleaver whose debts have been then admitted. All creditors who have not sent in particulars of their debts must before the said 4th May next send the same to Messrs. Viney Price and Goodyear of 99 Cheapside in the city of London Chartered Accountants and be prepared to prove them, otherwise they will be excluded from the benefit of the Dividend.—Dated this 28th day of April 1897. PHELPS SIDGWICK and BIDDLE 22 Alderman

bury London E.C. Solicitors for the Trustee.

In the Matter of a Deed of Assignment for the Benefit of Creditors executed on the 28th September 1896, by James John Denman and George John Defoe theretofore trading as Browning and Co. at 233 Evelyn-street Deptford, Saddlers.

THE creditors of the above named James John Denman and George John Defoe who have not already sent in their claims are required on or before the 15th May 1897 to send their names and addresses and the particulars of their claims to Edwin Henry Bliss and the particulars of their claims to kdwin Henry Binss of 15 Sun-street. Finsbury London E.G. 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 23rd April 1897. J. P. GARRETT 38 Great James-street Bedford-row Soliciter for the said Trustee.

In the Matter of a Deed of Assighment for the Benefit of Creditors executed by John Hooley of 1 Little John-street in the town of Nottingham formerly Licensed

Victualler. NOTICE' is hereby given that a Dividend is intended to be declared in the above matter. Creditors who have not executed or assented in writing to the said deed have not executed or assented in writing to the said deed are required to do so and to send particulars of their claims to Robert Rhodes Chartered Accountant Low Pavement Notitingham the Trustee on or before the 20th day of May 1897 otherwise they will be excluded from the benefit of the Dividend to be declared. -Dated this 24th day of April 1897. JOHNSTONE and WILLIAMS 6 Weekday cross Nottingham Solicitors for the Trustee.

<u>y</u> 1 ..... In the County Court of Yorkshire holden at Leeds In the Matter of the Companies Acts 1862 to 1890 and in the Matter of the Branswick Ward (Leeds) Conservative Institute Limited:

Conservative Institute Limited: **NOTICE** is hereby given that a petition for the winding up of the above-named Company by the County Court of Yorkshire bolden at Leeds was on the 23rd day of April 1897 presented to the Court by Herbert Armstrong and Wilfrid Austin Coghlan both Solicitors in the city of Leeds and lately practising in partnership under the style of Armstrong and Coghlan ; and that the said petition is directed to be heard before the Court: sitting at 11 in the foremony on the fith day of May 1897 sitting at 11 in the forenoon on the 6th day of May 1897. 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 payment of the regulated charge for the same.

ARTHUR E. B. WOOD Britannia-buildings 4 Oxford-place Leeds Solicitor 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 inten-tion so to do. The notice must state the name and oddress of the newson of a final set of the name and drass 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 5th of May 1897.

In the County Court of Warwickshire holden at Birmingham. No. 1 of 1897.

In the Matter of the Companies Acts 1862 to 1890 and in the Matter of Palmer Lawley and Lewis Limited. Y an Order made in the above matters by His Honour

**b** Judge Whitehorne dated the 15th day of March 1897 upon the petition of Charles William Faulkner (trading as C. W. Faulkner and Co.) it was ordered that the voluntary winding up of the above named Company be continued but subject to the supervision of the Coart and that any of the proceedings under the said voluntary winding up may be adopted as the Judge shall think fit and the persons thereinafter named and called the Committee of Inspection consenting to act in manner thereinafter mentioned and without remuneration. The Court did direct that the Liquidator appointed to conduct such winding up may exercise all the powers con-ferred upon him by the above Statutes without the sanction or intervention of the Court in the same manner as if the Company were being wound up altogether voluntarily subject until further order to the restrictions voluntarily subject until further order to the restrictions hereinafter imposed upon him that is to say :--(a.) The Liquidator shall not without the sanction of the majority of the following persons Messieurs Morell of 41 Jewin-street in the city of London Manager to the Petitioner Edward Jones (of Scotland-passage in the city of Bir-mingham Printer's Fursisher) Misch of the firm of Misch and Stock of Cripplegate-street in the city of London John Edward Hunt of 65 Old Bailey in the city of London Secretary to John Dickinson and Co. Limited 'and Louis Themans of Jewin-street aforesaid Cashier to Davidson Themans of Jewin-street aforesaid Cashier to Davidson Brothers' (being a Committee of Inspection) or of the Court carry on the business of the Company or bring or defend any legal proceedings or exercise any of the powers conferred by sec. 159 of sec. 160 of the Companies defend any legal proceedings of exercise any of the powers conferred by sec. 159 of sec. 160 of the Companies Act 1862. (b) The Liquidator shall not without the sanction of a majority of the Committee of Inspection or of the Court sell or enter into any contract for the sale the Company's business or assets. (c) The Liqui-dator except in cases of urgency shall not without the sanction of a majority of the Committee of Inspection or of the Court employ a Solicitor or other 'Agent to take any proceedings or do any business which the Liquidator is unable to take or do, himself. (d.) Nothing in the said Order contained shall be deemed to in any vay restrict the acts of the Liquidator as Receiver and Manager in the Debenture Holders' action. And it was further ordered that the Liquidator be at liberty, to hav out of the assets of the Company the actual out of pocket expenses necessarily incurred by the aforesaid persons acting as aforesaid subject to the approval of the Registrar of the Court. And it was further ordered that in the event of any or either of the aforesaid persons dying or refusing or becoming from any cause whatever unable to act that the Registrar of the Court shall upon application made to him for that purpose appoint some person or persons to fill the vacancy in the said Com-mittee thereby occasioned. And it was further ordered that the Committee of Inspection the creditors the con-tributories the Liquidator and all other persons interested mittee thereby occasioned. And it was further ordered that the Committee of Inspection the creditors the con-tributories the Liquidator and all other persons interested are to be at liberty to apply to the Court or to the Registrar thereof as there may be occasion. And it was ordered that the said Liquidator do on the 17th day of May next and on the same day of each succeeding third calendar month furnish to the said Committee of Inspection a report in writing as to the position of and the progress made with the winding up of the said Com-pany and, with the realization of the assets thereof and pany and with the realization of the assets thereof and as to any other matters connected with the winding up as the said Committee or the Court may from time to time direct. And it was ordered that no bills of costs charges or expenses or special remuneration of any Solicitor employed by the Liquidator or any remunera-tion charges or expenses of such Liquidator or of any. manager accountant auctioneer broker or other person

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