

Published by Authority.

FRIDAY, MAY 21, 1897.

Lord Chamberlain's Office, St. James's Falace, March 25, 1897.

Lumb. 26855, **

NOTICE is hereby given, that The Queen's Birthday will be celebrated in London alone on Wednesday, the 26th of May next, and at all other Stations, Naval and Military, on Monday, the 24th of May next.

Lord Chamberlain's Office, St. James's Falace, May 17, 1897.

NOTICE is hereby given, that His Royal Highness The Prince of Wales will, by command of The Queen, hold a Levee at St. James's Palace, on behalf of Her Majesty, on Monday, the 31st instant, at two o'clock. It is The Queen's pleasure that Presentations

It is 'The Queen's pleasure that Presentations to His Royal Highness at the Levee shall be considered as equivalent to Presentations to Her Majesty.

REGULATIONS

TO DE OBSERVED AT THE QUEEN'S LEVEE TO BE HELD AT ST. JAMES'S PALACE, ON BEHALF OF HER MAJESTY.

By Her Majesty's Command,

Gentlemen who propose to attend Her Majesty's Levee are requested to bring with them two large cards, with their names *clearly written* thereon, one to be left with The Queen's Page in attendance in the Corridor, and the other to be delivered to the Lord Chamberlain, who will announce the name to His Royal Highness.

PRESENTATIONS.

Gentlemen who propose to present others must send in writing the name of such Gentlemen to the Lord Chamberlain's Office, not later than two days previous to the Levee, in order that the Lord Chamberlain may submit the names to Her Majesty, when, if they are approved, Presentation Cards will be forwarded. Forms for the purpose can be obtained at the Lord Chamberlain's Office.

Gentlemen who wish to be presented officially should communicate with the heads of their Department, who will provide them with the necessary cards and instructions.

It is particularly requested that the names of the Gentlemen to be presented be very distinctly written on the Presentation Cards delivered to the Lord Chamberlain at the Levee, in order that

there may be no difficulty in announcing them to His Royal Highness.

The State Apartments will be open for the reception of Company coming to Court at halfpast one o'clock. LATHOM,

Lord Chamberlain.

By the QUEEN.

A PROCLAMATION,

For a Public Holiday.

VICTORIA, R.

WE, considering that Tuesday the twentysecond day of June next has been by Our Royal Proclamation dated the twenty-sixth day of February, one thousand eight hundred and ninety-seven, commanded to be observed as a Bank Holiday throughout the United Kingdom, and considering that it is desirable that the said day should be observed as a Public Holiday in the Customs, Inland Revenue Offices, and Bonding Warehouses in England and Ireland, respectively, pursuant to " The Holidays Extension Act, 1875, and considering that it is desirable that the said day should be kept as a Public Holiday by the Customs, pursuant to "The Customs Consolidation Act, 1876," within the jurisdiction of the Commissioners of Customs appointed pursuant to "The Customs Consolidation Act, 1876," and also that the said day should be kept as a Public Holiday by the Officers and Servants of the Dock Companies in Eugland and Ireland, as required by "The Holidays Extension Act, 1875," do hereby, by and with the advice of Our Privy Council, and in pursuance of the provisions of the said Acts, and each and every of them. and of every other power enabling Us in that behalf, appoint and direct Tuesday the twenty-second day of June next to be, and to be kept as, a Public Holiday as aforesaid, and We do by this Our Royal Proclamation command the said day to be so kept, and all Our loving subjects to order themselves accordingly.

Given at Our Court at Windsor, this eighteenth day of May, in the year of our Lord one thousand eight hundred and ninety-seven, and in the sixtieth year of Our Reign.

GOD save the QUEEN.

May, 1897.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

THIS day the Honourable Samuel James Way was, by Her Majesty's command, sworn of Her Majesty's Most Honourable Privy Council, and took his place at the Board accordingly.

T the Court at Windsor, the 18th day of .A. May, 1897.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

ER Majesty in Council was this day pleased, on a representation of the Right Honourable the Lords of the Committee of Council on Education, to appoint Edward Hornsey Howard, Esquire, Sub-Inspector of the First Class in the Education Department, to be one of Her Majesty's Inspectors of Schools.

T the Court at Windsor, the 18th day of May, 1897.

PRESENT, The QUEEN's Most Excellent Majesty. Lord President. Duke of Norfolk. Earl of Kintore. Chief Justice Way.

WHEREAS by the twentieth section of "The Finance Act, 1894," it is enacted that Her Majesty the Queen may, by Order in Council, apply that section to any British Possession, where Her Majesty is satisfied that, by the law of such po-session, no duty is leviable intrespect of property situate in the United Kingdom when passing on death.

And whereas Her Majesty is satisfied that by the law of the Colony of Labuan, no duty is leviable in respect of property situate in the United Kingdom when passing on death.

Now, therefore, Her Majesty, by virtue and in exercise of the power by the aforesaid Act in Her Majesty vested, is pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered, that the twentieth section of "The Finance Act, 1894," shall apply to the Colony . C. L. Peel. of Labuan.

T the Court at Windsor, the 18th day of May, 1897.

PRESENT. The QUEEN's Most Excellent Majesty. Lord President. Duke öf Norfolk. Earl of Kintore. Chief Justice Way.

WHEREAS by the first section of "The Colonial Probates Act, 1892," it is enacted as follows :--

"Her Majesty the Queen may, on being satisfied "that the Legislature of any British Possession "has made adequate provision for the recognition "in that possession of probates and letters of "administration granted by the Courts of the " United Kingdom, direct by Order in Council "that this Act shall, subject to any exceptions "and modifications specified in the Order, apply "to that possession, and thereupon, while the "Order is in force, this Act shall apply accord-" ingly."

And whereas Her Majesty is satisfied that the

T the Court at Windsor, the 18th day of | Legislature of the British Possession hereinafter mentioned has made adequate provision for the recognition in that possession of probates and letters of administration granted by the Courts of the United Kingdom.

> Now, therefore, Her Majesty, by virtue and in exercise of the powers by the above-recited Act in Her Majesty vested, is pleased by and with the advice of Her Most Honourable Privy Council to order and it is hereby ordered, as follows:

> "The Colonial Probates Act, 1892," shall apply to the British Possession hereunder mention+d:-

> The North-West Territories being part of the Dominion of Canada.

> And the Right Honourable Joseph Chamberlain, one of Her Majesty's Principal Secretaries of State, is to give the necessary directions herein accordingly. C. L. Peel.

T the Court at Windsor, the 18th day of May, 1897.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by section four hundred and twenty-four of "The Merchant Shipping Act 1894" it is provided that whenever it is made to appear to Her Majesty in Council that the Government of any foreign country is willing that the collision regulations (being regulations which by Section four hundred and eighteen of the said Act Her Majesty is empowered to make by Order in Council on the joint recommendation of the Admiralty and the Board of Trade for the prevention of collisions at sea) should apply to the ships of that country when beyond the limits of the British jurisdiction, Her Majesty may, by Order in Council, direct that those regulations shall, subject to any limitations of time conditions and qualifications contained in the Order, apply to ships of the said foreign country, whether within British jurisdiction or not, and that such ships shall for the purpose of such regulations be treated as if they were British ships :

And whereas by section four hundred and thirty-four of the said Act Her Majesty is empowered by Order in Council to make rules as to signals of distress :

And whereas by section seven hundred and thirty-four of the said Act it is provided that where it has been made to appear to Her Majesty that the Government of any foreign country is desirous that any of the provisions of that Act which do not apply to the ships of that country, should so apply and there are no special provisions in the said Act for that application, Her Majesty in Council may order that such of those provisions as are in the Order specified shall (subject to the limitations, if any, contained therein) apply to the ships of that country, and to the owners, masters, seamen, and apprentices of those ships, when not locally within the jurisdiction of the government of that country in the same manner in all respects as if those ships were British ships :

And whereas by section seven hundred and thirty-eight of the said Act it is provided that, subject to any special provisions of that Act, upon the publication of any Order in Council which Her Majesty has power under that Act to make, the Order shall, as from the date of the publication or any later date mentioned in the Order, take effect as if it were enacted by Parliament :

And whereas by an Order in Council dated the fourteenth day of August one thousand eight hundred and seventy-nine and expressed to be

made in pursuance of "The Merchant Shipping | Act Amendment Act 1862" and, as to the first part thereof, on the joint recommendation of the Admiralty and the Board of Trade, and, as to the second part thereof, with the consent of the Governments of the several foreign countries mentioned in the Second Schedule thereto, Her Majesty was pleased to direct, first, that, on and after the first day of September one thousand eight hundred and eighty the regulations (being Regulations for preventing Coll sions at Sea) appended to an Order in Council of the ninth day of January one thousand eight hundred and sixty-three and the additions to the said regulations contained in an Order in Council of the thirtieth day of July one thousand eight hundred and sixty-eight should be annulled and that there should be substituted for the said regulations and additions respectively, the regulations contained in the First Schedule thereto, second, that the said regulations contained in the said First Schedule thereto should, from and after the first day of September one thousand eight hundred and eighty, apply to ships of the countries mentioned in the Second Schedule thereto whether within British jurisdiction or not:

And whereas by several Orders in Council subsequently made, Her Majesty was pleased to direct that the regulations contained in the First Schedule to the said Order in Council of the fourteenth day of August one thousand eight hundred and seventy-nine should apply to the ships of the countries specified in the said several Orders whether within British jurisdiction or not but subject to the modifications mentioned in the said several Orders or any of them :

And whereas by an Order in Council dated the eleventh day of August one thousand eight hundred and eighty-four and expressed to be made in pursuance of "The Merchant Shipping Act Amendment Act, 1862," and on the joint recommendation of the Admiralty and the Board of Trade, Her Majesty was pleased to direct that on and after the first day of September one thousand eight hundred and eighty-four, the regulations contained in the Schedule thereto (being Regulations for preventing Collisions at Sea and as to Signals of Distress) should so far as regards British ships and boars, be substituted for the regulations contained in the First Schedule to the hereinbefore recited Order in Council of the fourteenth day of August one thousand eight hundred and seventy-nine:

And whereas by several Orders in Council subsequently made, Her Majesty was pleased to direct that the regulations contained in the said Schedule to the said Order in Council of the eleventh day of August one thousand eight hundred and eighty-four should apply to the ships of the countries specified in the said several Orders whether within British jurisdiction or not, but subject to the modifications mentioned in the same Orders or any of them and that such regulations subject as aloresaid, should as regards the ships and boats of the said several countries in the said several Orders now in recital specified to which the regulations contained in the First Schedule to the hereinbefore recited Order in Council of the fourteenth day of August one thousand eight hundred and seventy-nine applied by virtue of any Order in Council, be substituted therefor:

And whereas by an Order in Council dated the twenty-seventh day of November one thousand eight hundred and ninety-six and expressed to be made in pursuance of section four hundred and eighteen of "The Merchant Shipping Act, 1894,"

and on the joint recommendation of the Admiralty and the Board of Trade Her Majesty was pleased to direct that, on and after the first day of July one thousand eight hundred and ninety-seven the Regulations for preventing collisions at sea contained in the said recited Order in Council dated the eleventh day of August one thousand eight hundred and eighty-four, except the Article numbered ten in such Regulations, should be annulled, and the Regulations for preventing collisions at sea contained in Schedule I thereto annexed should be substituted therefor (with the exception aloresaid) and come into operation as regards British ships and boats, and by the same Urder and in pursuance of section four hundred and thirty-four of "The Merchant Shipping Act, 1894," Her Majesty was further pleased to direct that on and after the first day of July one thousand eight hundred and ninety-seven the Regulations or Rules as to signals of distress contained in the Schedule to the said Order in Council dated the eleventh day of August, one thousand eight hundred and eighty-four, should be annulled and the rules as to signals of distress contained in Schedule II to the Order now in recital annexed should be substituted therefor and come into operation as regards British ships and boars.

And whereas the provisions of sub-section two of section seven hundred and thirty-eight of "The Merchant Shipping Act, 1894," have been complied with in regard to the said lastly hereinbefore recited Order in Council.

And whereas it has been made to appear to Her Majesty in Council that the Governments of the several countries specified in Schedule III hereto are willing that the said Regulations contained in Schedule I to the said recited Order of the twenty-seventh day of November one thousand eight hundred and ninety-six and in Schedule I to this Order should apply to the ships of those countries when beyond the limits of British jurisdiction :

And whereas it has also been made to appear to Her Majesty that the Governments of the same countries are also desirous that the rules made in pursuance of the provisions of section four hundred and thirty-four of "The Merchant Shipping Act 1894" (being the rules contained in Schedule II to the said recited Order of the twenty-seventh day of November one thousand eight hundred and ninety-six and in Schedule II to this Order) in so far as they do not apply to the ships of those countries, should so apply.

And whereas the Government of China is desirous that the application of such Regularions and rules shall be limited to war and merchant ships of foreign type :

And whereas the operation of this Order immediately on and after the first day of July, one thousand eight hundred and ninety-seven, is urgent, this Order shall come into operation on and after that date; and shall be a *Provisional* Order within the meaning of "The Rules Publication Act 1893 :"

Now, therefore, Her Majesty, by virtue of the power vested in Her by section four hundred and twenty-four of "The Merchant Shipping Act 1894," and by and with the advice of Her Privy. Council, is pleased to direct that, on and after the first day of July one thousand eight hundred and ninety - seven the Regulations for preventing collisions at sea contained in Schedule I to the said Order of the twenty-seventh day of November one thousand eight hundred and ninety-six, and in Schedule I to this Order annexed, shall apply to the ships of the said several countries specified in Schedule III hereto annexed, whether within

British jurisdiction or not, and that such ships shall for the purpose of such Regulations be treated as if they were British ships, to the intent that such Regulations shall, on and after the first day of July one thousand eight hundred and ninety-seven as regards the ships of the said several countries specified in Schedule III hereto annexed to which the said Regulations for preventing collisions at sea contained in the said recited Orders of the fourtcenth day of August one thousand eight hundred and seventy-nine and the eleventh day of August one thousand eight hundred and eighty four apply by virtue of any Order in Council, be substituted therefor: Provided that this Order shall not affect the application of Article ten of each of such sets of Regulations in so far as the same is applicable to the ships of any of such countries :

And Her Majesty is further pleased, by virtue of the power vested in Her by section seven hundred and thirty-four of "The Merchant Shipping Act, 1894," and by and with the advice of Her Privy Council, to direct that, on and after the first day of July, one thousand eight hundred and ninety-seven, the Rules as to signals of distress contained in Schedule II to the said recited Order of the twenty-seventh day of November one thousand eight hundred and ninety-six, and in Schedule II to this Order, shall apply to the ships of the several countries specified in Schedule III hereto annexed, and to the owners, masters, seamen and apprentices of those ships, when not locally within the jurisdiction of the Government of that country, in the same manner in all respects as if those ships were British ships :

Provided always that as regards Chinese ships such Regulations for preventing collisions at sea and such rules as to signals of distress shall apply to ships of foreign type whether war ships or not, but not otherwise. C. L. Peel.

SCHEDULE I.

Prelimi ary.

These rules shall be followed by all vessels upon the high seas and in all waters connected therewith, navigable by sea-going vessels.

In the following rules every steam-vessel which is under sail and not under steam is to be considered a sailing vessel, and every vessel under steam, whether under sail or not, is to be considered a steam vessel.

The word "steam yessel" shall include any vessel propelled by machinery.

A vessel is "under way" within the meaning of these rules, when she is not at anchor, or made fast to the shore or aground.

Rules concerning Lights, &c.

. The word "visible" in these rules, when applied to lights, shall mean visible on a dark night with a clear atmosphere.

ARTICLE 1. The rules concerning lights shall be complied with in all weathers from sunset to sunrise, and during such time no other lights which may be mistaken for the prescribed lights shall be exhibited.

ARTICLE 2. A steam vessel when under way shall carry-

(a.) On or in front of the foremast, or if a vessel without a foremast, then in the fore part of the vessel, at a height above the hull of not less than twenty feet, and if the breadth of the vessel exceeds twenty feet, shen at a height above the hull not less than such breadth, so, however, that the light need not be carried at a greater height above the constructed as to show an unbroken light over an arc of the horizon of twenty points of the compass, so fixed as to throw the light ten points on each side of the vessel, viz., from right ahead to two points abaft the beam on either side, and of such a character as to be visible at a distance of at least five miles.

- (b.) On the starboard side a green light so constructed as to show an unbroken light over an arc of the horizon of ten points of the compass, so fixed as to throw the light from right ahead to two points abaft the beam on the starboard side, and of such a character as to be visible at a distance of at least two miles.
- (c.) On the port side a red light so constructed as to show an unbroken light over an arc of the horizon of ten points of the compass, so fixed as to throw the light from right ahead to two points abaft the beam on the port side; and of such a character as to be visible at a distance of at least two miles.
- (d.) The said green and red side-lights shall be fitted with inboard screens projecting at least three feet forward from the light, so as to prevent these lights from being seen across the bow.
- (e.) A steam vessel when under way may carry an additional white light similar in construction to the light mentioned in subdivision (a). These two lights shall be so placed in line with the keel that one shall be at least 15 feet higher than the other, and in such a position with reference to each other that the lower light shall be forward of the upper one. The vertical distance between these lights shall be less than the horizontal distance.

ARTICLE 3. A steam vessel when towing another vessel shall, in addition to her side-lights, carry two bright white lights in a vertical line one over the other, not less than six feet apart, and when towing more than one vessel shall carry an additional bright white light six feet above or below such lights, if the length of the tow, measuring from the stern of the towing vessel to the stern of the last vessel towed, exceeds six hundred feet. Each of these lights shall be of the same construction and character, and shall be carried in the same position as the white light mentioned in Artic'e 2 ("), except the additional light, which may be carried at a height of not less than fourteen feet above the hull.

Such steam vessel may carry a small white light abaft the funnel or aftermast for the vessel towed to steer by, but such light shall not be visible forward of the beam.

ARTICLE 4.-(a.) A vessel which from any accident is not under command shall carry at the same height as the white light mentioned in Article 2(a), where they can best be seen, and, if a steam vessel, in lieu of that light, two red lights, in a vertical line one over the other, not less than six feet apart, and of such a character as to be visible all round the horizon at a distance of at least two miles; and shall by day carry in a vertical line one over the other not less than six feet apart, where they can best be seen, two black halls or shapes each two feet in diameter.

(b.) A vessel employed in laying or in picking up a telegraph cable shall carry in the same position as the white light mentioned in Article 2 (a), and if a steam vessel, in lieu of that light, three lights in a vertical line one over the other, not less than six feet apart. The highest and lowest of these lights shall be red, and the middle light shall be white, and they shall be of such a character as to be visible all round the horizon, at hull than forty feet, a bright white light, so I a distance of at least two miles. By day she shall carry in a vertical line one over the other, not less than six feet apart, where they can best be seen, three shapes not less than two feet in diameter, of which the highest and lowest shall be globular in shape and red in colour, and the middle one diamond in shape and white.

(c.) The vessels referred to in this Article when not making way through the water, shall not carry the side lights, but when making way shall carry them.

(d.) The lights and shapes required to be shown by this Article are to be taken by other vessels as signals that the vessel showing them is not under command and cannot therefore get out of the way.

These signals are not signals of vessels in distress and requiring assistance. Such signals are contained in Article 31.

ARTICLE 5. A sailing vessel under way, and any vessel being towed, shall carry the same lights as are prescribed by Article 2 for a steam vessel under way, with the exception of the white lights mentioned therein; which they shall never carry.

ARTICLE 6. Whenever, as in the case of small vessels under way during bad weather, the green and red side-lights cannot be fixed, these lights shall be kept at hand lighted and ready for use; and shall, on the approach of or to other vessels, be exhibited on their respective sides in sufficient time to prevent collision, in such manner as to make them most visible, and so that the green light shall not be seen on the port side nor the red light on the starboard side, nor, if practicable, more than two points abaft the beam on their respective sides.

To make the use of these portable lights more certain and easy, the lanterns containing them shall each be painted outside with the colour of the light they respectively contain, and shall be provided with proper screens.

ARTICLE 7. Steam vessels of less than forty, and vessels under oars or sails of less than twenty, tons gross tonnage, respectively, and rowing boats, when under way, shall not be obliged to carry the lights mentioned in Article 2 (a) (b) and (c), but if they do not carry them they shall be provided with the following lights :--

1. Steam vessels of less than forty tons shall carry-

(a.) In the fore part of the vessel, or on or in front of the funnel, where it can best be seen, and at a height above the gunwale of not less than nine feet, a bright white light constructed and fixed as prescribed in Article 2 (a), and of such a character as to be visible at a distance of at least two miles.

(b.) Green and red side-lights constructed and fixed as prescribed in Article 2 (b)and (c), and of such a character as to be visible at a distance of at least one mile, or a combined lantern showing a green light and a red light from right ahead to two points abaft the beam on their respective sides. Such lantern shall be carried not less than three feet below the white light.

2. Small steamboats, such as are carried by sea-going vessels, may carry the white light at a less height than nine feet above the gunwale, but it shall be carried above the combined lantern, mentioned in subdivision 1 (b).

3. Vessels under ours or sails, of less than twenty tons, shall have ready at hand a lantern with a green glass on one side and a red glass on the other, which, on the approach of or to other vessels, shall be exhibited in sufficient time to prevent collision, so that the green light shall not be seen on the port side, nor the red light on the starboard side.

4. Rowing-boats, whether under oars or sail, shall have ready at hand a lantern showing a white light, which shall be temporarily exhibited in sufficient time to prevent collision.

The vessels referred to in this Article shall not be obliged to carry the lights prescribed by Article 4 (α), and Article 11, last paragraph.

Article 4 (a), and Article 11, last paragraph. ARTICLE 8. Pilot vessels, when engaged on their station on pilotage duty shall not show the lights required for other vessels, but shall carry a white light at the masthead, visible all round the horizon, and shall also exhibit a flare-up light or flare-up lights at short intervals, which shall never exceed fifteen minutes.

On the near approach of or to other vessels they shall have their side-lights lighted, ready for use, and shall flash or show them at short intervals, to indicate the direction in which they are heading, but the green light shall not be shown on the port side, nor the red light on the starboard side.

A pilot-vessel of such a class as to be obliged to go alongside of a vessel to put a pilot on board; may show the white light instead of carrying it at the masthead, and may, instead of the coloured lights above mentioned, have at hand ready for use a lantern with a green glass on the one side and a red glass on the other, to be used as prescribed above.

Pilot-vessels, when not engaged on their station on pilotage duty, shall carry lights similar to those of other vessels of their tonnage.

ARTICLE 9.*

ARTICLE 10. A vessel which is being overtaken by another shall show from her stern to such lastmentioned vessel a white light or a flare-up light.

The white light required to be shown by this Article may be fixed and carried in a lantern, but in such case the lantern shall be so constructed, fitted, and screened that it shall throw an unbroken light over an arc of the horizon of twelve points of the compass, viz.: for six points from right aft on each side of the vessel, so as to be visible at a distance of at least one mile. Such light shall be carried as nearly as practicable on the same level as the side-lights.

ARTICLE 11. A vessel under one hundred and fifty feet in length, when at anchor, shall carry forward, where it can best be seen, but at a height not exceeding twenty feet above the hull, a white light in a lantern so constructed as to show a clear, uniform, and unbroken light visible all round the horizon at a distance of at least one mile.

A vessel of one hundred and fifty feet or upwards in length, when at anchor, shall carry in the forward part of the vessel; at a height of not less than twenty, and not exceeding forty, feet above the hull, one such light, and at or near the stern of the vessel, and at such a height that it shall be not less than fifteen feet lower than the forward light, another such light.

The length of a vessel shall be deemed to be the length appearing in her certificate of registry.

A vessel aground in or near a fairway shall carry the above light or lights and the two red lights prescribed by Article 4 (a).

ARTICLE 12, Every vessel may, if necessary in

* This Article will deal with regulations affecting fishing-boats, and will be the subject of another Order, which will be submitted to Her Majesty for approval at a later date. order to attract attention, in addition to the lights which she is by these Rules required to carry, show a flare-up light, or use any detonating signal that cannot be mistaken for a distress signal.

ARTICLE 13. Nothing in these Rules shall interfere with the operation of any special rules made by the Government of any nation with respect to additional station and signal lights for two or more ships of war or for vessels sailing under convoy, or with the exhibition of recognition signals adopted by shipowners, which have been authorized by their respective Governments and duly registered and published.

ARTICLE 14. A steam-vessel proceeding under sail only, but having her funnel up, shall carry in daytime, forward, where it can best be seen, one black ball or shape two feet in diameter.

Sound-Signals for Fog, &c.

ARTICLE 15. All signals prescribed by this Article for vessels under way shall he given : 1. By "steam-vessels" on the whistle or siren.

By "steam-vessels" on the whistle or siren.
 By "sailing-vessels and vessels towed" on
 the fog-horn.

The words "prolonged blast" used in this Article, shall mean a blast of from four to six seconds' duration.

A steam-vessel shall be provided with an efficient whistle or siren, sounded by steam or some substitute for steam, so placed that the sound may not be intercepted by any obstruction, and with an efficient fog-horn, to be sounded by mechanical means, and also with an efficient bell.* A sailing-vessel of twenty tons gross tonnage or upwards shall be provided with a similar fog-horn and bell.

In fog, mist, falling snow, or heavy rain storms, whether by day or night, the signals described in this Article shall be used as follows, viz. :---

- (a.) A steam-vessel having way upon her, shall sound, at intervals of not more than two minutes, a prolonged blast.
- (b.) A steam-vessel under way, but stopped and having no way upon her, shall sound, at intervals of not more than two minutes, two prolonged blasts, with an interval of about one second between them.
- (c.) A sailing-vessel under way shall sound, at intervals of not more than one minute, when on the starboard tack one blast, when on the port tack two blasts in succession, and when with the wind abaft the beam three blasts in succession.
- (d.) A vessel, when at anchor, shall, at intervals of not more than one minute, ring the bell rapidly for about five sc conds.
- (e.) A vessel, when towing, a vessel employed in laying or in picking up a telegraph-calle, and a vessel under way, which is unable to get out of the way of an approaching vessel through being not under command, or unable to manœuvre as required by these Rules shall, instead of the signals prescribed in subdivisions (a) and (c) of this Article, at intervals of not more than two minutes, sound three blasts in succession, viz.: one prolonged blast followed by two short blasts. A vessel towed may give this signal and she shall not give any other.

Sailing-vessels and boats of less than twenty tons gross tonnage shall not be obliged to give the above-mentioned signals, but if they do not, they shall make some other efficient sound-signal at intervals of not more than one minute.

.; :

* In all cases where the Rules require a bell to be nsed, a drum may be substituted on board Turkish vessels, or a gong where such articles are used on board small sea-going vessels. Speed of Ships to be Moderate in Fog, &c.

ARTICLE 16. Every vessel shall, in a fog, mist, falling snow, or heavy rain-storms, go at a moderate speed, having careful regard to the existing circumstances and conditions.

A steam-vessel hearing, apparently forward of her beam, the fog-signal of a vessel the position of which is not ascertained, shall, so far as the circumstances of the case admit, stop her engines, and then navigate with caution until danger of collision is over.

Steering and Sailing Rules.

Preliminary-Risk of Collision.

Risk of collision can, when circumstances permit, be ascertained by carefully watching the compass hearing of an approaching vessel. If the bearing does not appreciably change, such risk should be deemed to exist.

ARTICLE 17. When two sailing-vessels are approaching one another, so as to involve risk of collision, one of them shall keep cut of the way of the other, as follows, viz.:--

- (a.) A vessel which is running free shall keep out of the way of a vessel which is closehauled.
- (b.) A vessel which is close-hauled on the port tack shall keep, out of the way of a vessel which is close-hauled on the starboard tack.
- (c.) When both are running free, with the wind on different sides, the vessel which has the wind on the port side shall keep out of the way of the other.
- (d.) When both are running free, with the wind on the same side, the vessel which is to windward shall keep out of the way of the vessel which is to leeward.
- (e.) A vessel which has the wind aft shall keep out of the way of the other vessel.

ARTICLE 18. When two steam vessels are meeting end on, or nearly end on, so as to involve risk of collision, each shall alter her course to starboard, so that each may pass on the port side of the other.

- This Article only applies to cases where vessels are meeting end on, or nearly end on, in such a manner as to involve risk of collision, and does not apply to two vessels which must, if both keep on their respective courses, pass clear of each other.
- The only cases to which it does apply are when each of the two vessels is end on, or nearly end on, to the other; in other words, to cases in which, by day, each vessel sees the masts of the other in a line, or nearly in a line, with her own; and, by night, to cases in which each vessel is in such a position as to see both the side-lights of the other.
- It does not apply. by day, to cases in which a vessel sees another ahead crossing her own course; or by night, to cases where the red light of one vessel is opposed to the red light of the other, or where the green light of one vessel is opposed to the green light of the other, or where a red light without a green light, or a green light without a red light, is scen ahead, or where both green and red lights are seen anywhere but ahead.

ARTICLE 19. When two steam-vessels are crossing, so as to involve risk of collision, the vessel which has the other on her own starboard side shall keep out of the way of the other.

ARTICLE 20. When a steam-vessel and a sailingvessel are proceeding in such directions as to involve risk of collision, the steam-vessel shall keep out of the way of the sailing-vessel.

out of the way of the sailing-vessel. ARTICLE 21. Where by any of these Rules one of two vessels is to keep out of the way, the other shall keep her course and speed.

Note. - When, in consequence of thick weather or other causes, such vessel finds herself so close that collision cannot be avoided by the action of the giving-way vessel alone, she also shall take such action as will best aid to avert collision. (See Articles 27 and 29.) ARTICLE 22. Every vessel which is directed by

these Rules to keep out of the way of another vessel shall, if the circumstances of the case admit, avoid crossing ahead of the other.

ARTICLE 23. Every steam-vessel which is directed by these Rules to keep out of the way of another vessel shall, on approaching her, if necessary, slacken her speed or stop or reverse.

ARTICLE 24. Notwithstanding anything contained in these Rules, every vessel, overtaking any other, shall keep out of the way of the overtaken vessel.

Every vessel coming up with another vessel from any direction more than two points abaft her beam, i.e., in such a position, with reference to the vessel which she is overtaking, that at night she would be unable to see either of that vessel's side-lights, shall be deemed to be an overtaking vessel; and no subsequent alteration of the bearing between the two vessels shall make the overtaking vessel a crossing vessel within the meaning of these Rules, or relieve her of the duty of keeping clear of the overtaken vessel until sbe is finally past and clear.

As by day the overtaking vessel cannot always know with certainty whether she is forward of or abast this direction from the other vessel, she should, if in doubt, assume that she is an overtaking vessel and keep out of the way.

ARTICLE 25. In narrow channels every steamvessel shall, when it is safe and practicable, keep to that side of the fair-way or mid-channel which lies on the starboard side of such vessel.

ARTICLE 26. Sailing-vessels under way shall keep out of the way of sailing-vessels or boats fishing with nets, or lines, or trawls. This Rule shall not give to any vessel or boat engaged in fishing the right of obstructing a fairway used by vessels other than fishing-vessels or boats.

ARTICLE 27. In obeying and construing these Rules, due regard shall be had to all dangers of navigation and collision, and to any special circumstances which may render a departure, from the above Rules necessary in order to avoid immediate danger.

Sound Signals for Vessels in Sight of one Another-

ARTICLE 28. The words "short blast" used in this Article shall mean a blast of about one second's duration.

When vessels are in sight of one another, a steam vessel under way, in taking any course authorized or required by these Rules, shall indicate that course by the following signals on her whistle or siren, viz. :-

One short blast to mean, "I am directing my course to starboard."

Two short blasts to mean, "I am directing my course to port."

Three short blasts to mean, " My engines are going full speed astern."

No Vessel under any Circumstances to neglect

proper Precautions. ARTICLE 29. Nothing in these Rules shall exonerate any vessel, or the owner, or master, or crew thereof, from the consequences of any neglect to carry lights or signals, or of any neglect to keep I in the Schedule to an Order in Council of the

a proper look-out, or of the neglect of any precaution which may be required by the ordinary practice of seamen, or by the special circumstances of the case.

Reservation of Rules for Harbours and Inland Navigation.

ARTICLE 30. Nothing in these Rules shall interfere with the operation of a special rule, duly made by local authority, relative to the navigation of any harbour, river, or inland waters.

SCHEDULE II.

Distress Signals.

ARTICLE 31. When a vessel is in distress and requires assistance from other vessels or from the shore, the following shall be the signals to be used or displayed by her, either together or separately, viz. :

In the daytime-

- 1. A gun or other explosive signal fired at, intervals of about a minute ;
- 2. The International Code signal of distress indicated by N C;
- 3. The distant signal, consisting of a square flag, having either above or below it a ball or anything resembling a ball;
- 4. A continuous sounding with any fog-signal apparatus.
- At night-
- 1. A gun or other explosive signal fired at intervals of about a minute ;
- 2. Flames on the vessel (as from a burning tarbarrel, oil-barrel, &c.);
- 3. Rockets or shells, throwing stars of any. colour or description, fired one at a time, atshort intervals ;
- 4. A continuous sounding with any fog-signal apparatus.

SCHEDULE III. Argentine Republic. Austria-Hungary. Belgium. Brazil. Chili. China. Costa Rica. Denmark. Ecuador. Egypt. France. Germany. Greece. Guatemala. Italy. Japan. Mexico. Netherlands. Norway. Peru. Portugal. Russia. Siam. Spain. Sweden. United States.

T the Court at Windsor, the 18th day of May, 1897. PRESENT,

The QUEEN's Most Excellent Majesty in Council. THEREAS by an Order in Council dated W the eighteenth day of August one thousand eight hundred and ninety-two, after reciting Article nine of the Regulations contained

eleventh August one thousand eight hundred and eighty-four, and reciting that the Admiralty and the Board of Trade had, in pursuance of the Act therein referred to jointly recommended to Her Majesty that the said Regulations contained in the said Order in Council of the eleventh August one thousand eight hundred and eighty-four should be further modified by adding to the said recited Article nine thereof the provision contained in the Schedule to the reciting Order, Her Majesty was pleased to direct that from the date of the Order the Regulations contained in the Schedule to the said Order of the eleventh August one thousand eight hundred and eighty-four, should be further modified by the addition to the said recited Article nine thereof of the provisions in the schedule thereto.

And whereas by an Order in Council of the twenty-seventh November one thousand eight hundred and ninety-six, Her Majesty by virtue of the power vested in Her by section four hundred and eighteen of "The Merchant Ship-ping Act 1894," and on the joint recommendation of the Admiralty and the Board of Trade was pleased to direct that on and after the first July one thousand eight hundred and ninety-seven, the Regulations for Preventing Collisions at Sea contained in the said Order in Council dated the eleventh August one thousand eight hundred and eighty-four, except the Article numbered ten in such Regulations, shall be annulled, and that the Regulations for Preventing Collisions at Sea contained in Schedule one thereto annexed shall be substituted therefor (with the exception aforesaid) and come into operation as regards British ships and boats.

And whereas doubts may arise whether the said recited Order in Council dated the eighteenth August, one thousand eight hundred and ninetytwo, will apply to Article numbered eight of the new Regulations set out in Schedule one to the said recited Order dated the twenty-seventh November one thousand eight hundred and ninety-six which is in substitution for Article numbered nine of the Regulations set out in the Schedule to the said Order in Council dated the eleventh August one thousand eight hundred and eighty-four and so annulled as aforesaid.

And whereas the operation of this Order immediately on and after the first day of July one thousand eight hundred and ninety-seven is urgent, this Order shall come into operation on and after that date; and shall be a Provisional Order within the meaning of "The Rules Publication Act 1893."

Now therefore, Her Majesty, by virtue of the powers vested in Her by "The Merchant Shipping Act 1894" and by and with the advice of Her Privy Council is pleased to order and direct that the said recited Order in Council dated the eighteenth day of August one thousand eight hundred and ninety-two, shall be read and construed as if it referred to Article numbered eight of the Regulations set out in Schedule one to the said recited Order dated the twenty-seventh November, one thousand eight hundred/ and ninety-six, to the intent that the provisions contained in the Schedule to the said recited Order dated eighteenth August one thousand eight hundred and ninety-two, and in the Schedule hereto annexed shall form part of the said Article numbered eight which shall be read and C. L. Peel. construed accordingly.

SCHEDULE.

the service of pilots licensed or certified by any pilotage authority or the committee of any pilotage district in the United Kingdom when engaged on her station on pilotage duty and in British waters and not at anchor shall in addition to the lights required for all pilot boats carry at a distance of eight feet below her white mast-head light a red light visible all round the horizon and of such a character as to be visible on a dark night with a clear atmosphere at a distance of at least two miles and also the coloured side-lights required to be carried by vessels when under way.

When engaged on her station on pilotage duty and in British waters and at anchor she shall carry in addition to the lights required for all pilot-boats the red light above-mentioned but not the coloured side lights.

When not engaged on her station on pilotage duty she shall carry the same lights as other steam vessels.

T the Court at Windsor, the 18th day of May, 1897.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS there was this day read at the Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the eighteenth day of March, one thousand eight hundred and ninety-seven, in the words following, viz. :-

"WHEREAS, by the thirtieth section of an Act passed in the twenty-ninth year of Your Majesty's reign, chapter eighty-nine, entitled 'An Act to ⁶ provide for the better government of Greenwich 'Hospital, and the more beneficial application of 'the Revenues thereof,' it is enacted that the Admiralty, with the approval of Your Majesty in Council, may make grants of money for the erection of buildings and providing conveniences for places of worship, residence of ministers, education of children, or other public purposes :

"And whereas we consider it expedient, under. the provision before quoted, that we should contribute, out of the money standing to the credit of the Greenwich Hospital Income Account, the sum of one hundred pounds towards the cost of providing additional buildings at the schools at Throckley, in the parish of Newburn and county of Northumberland, established for the education of children and adults, or children only, of the labouring, manufacturing and other poorer classes :

"We beg leave to recommend that Your Majesty will be graciously pleased by Your Order in Council to sanction such contribution of one hundred pounds towards the cost of the additional buildings at the said schools at Throckley.

"And whereas Your Majesty was graciously pleased by Your Order in Council of the twelfth day of December, one thousand eight hundred and eighty-three, to fix the salary of the Head Master of the Royal Hospital School at Greenwich at three hundred pounds a year with a residence :

"And whereas the duties and responsibility of the Head Master have been increased in consequence of the school having been placed under inspection by the Committee of Council on Education :

"We beg leave to recommend that Your Majesty will be graciously pleased by Your Order in Council to authorize the Salary of t'e Head Master being fixed at three hundred pounds A steam pilot-vessel exclusively employed for I a year rising to three hundred and fifty pounds after a period of five years, and to authorize payment from the first day of April, one thousand eight hundred and ninety-seven, at the rate of three hundred and fifty pounds a year to the present holder of the office."

And whereas the provisions of section one of the Rules Publication Act, 1893, have been complied with :

Her Majesty, having taken the said Memorial into consideration, was pleased, by and with the advice of Her Privy Council, to approve of what is therein proposed. And the Right Honourable the Lords Commissioners of the Admiralty are to give the necessary directions herein accordingly.

C. L. Peel.

A.^T the Court at Windsor, the 18th day of May, 1897.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by "The Merchant Shipping Act, 1894," it is (among other things) enacted that Her Majesty may, by Order in Council, fix the establishments to be maintained by each of the General Lighthouse Authorities on account of the services of lighthouses, buoys, and beacons, or the annual or other sums to be paid out of the Mercantile Marine Fund in respect of these establishments, and that no increase of any establishment or part of an establishment so fixed shall be made without the consent of the Board of Trade :

And whereas Her Majesty by Order in Council dated the sixteenth day of March one thousand eight hundred and ninety-two, was pleased to fix the establishment which might be maintained by the Commissioners of Northern Lighthouses and the amount of the salaries to be paid to the officer's of the said establishment out of the Mercantile Marine Fund:

And whereas it is expedient that the said recited Order should be varied in manner hereinal ter appearing:

And whereas it has been made to appear to Her Majesty that the Board of Trade have consented to such variation:

Now, therefore, Her Majesty, by virtue and and in exercise of the powers vested in Her by "The Merchant Shipping Act, 1894," doth hereby vary the said recited Order of the sixteenth March, one thousand eight hundred and ninetytwo, in manner following, that is to say :---

In lieu of the salary of an Assistant Superintendent fixed by the schedule to the said Order in Council of the sixteenth March, one thousand eight hundred and ninety-two, there shall be paid and allowed out of the Mercantile Marine Fund, in respect of the salary of an Assistant Superintendent, a sum of one hundred and eighty pounds per annum, rising by annual increments of ten pounds to a maximum of two hundred and fifty pounds per annum, and the said Order of the sixteenth March, one thousand eight hundred and ninety-two, shall be read and construed accordingly.

Provided that Mr. Alexander Arthur Dick, the present holder of the office of Assistant Superintendent, shall be deemed to be entitled to the said maximum salary of two hundred and firity pounds per annum, as from the sixth day of November, one thousand eight hundred and ninety-six, and the same shall be paid to him accordingly. C. L. Peel.

A.^T the Court at Windsor, the 18th day of May, 1897.

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 eighteenth day of February, in the year one thousand eight hundred and ninety-seven, 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 thirteenth and fourtcenth 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 Saint James Over Darwen, of the new parish of the Holy Trinity, Over Darwen, of the new parish of Saint John the Evangelist Turncroft, and of the new parish of Saint Çuthbert, Darwen, all in the county of Lancaster, and in the diocese of Manchester.

"Whereas by the authority of an Order of Your Majesty in Council bearing date the eleventh day of August in the year one thousand eight hundred and forty-two and published in the London Gazette on the twentieth day of September in the same year certain portions of the parish of Blackburn in the said county of Lancaster and at that time in the diocese of Chester but now in the diocese of Manchester as aforesaid, were assigned as chapelry districts to the consecrated churches of Saint James Over Darwen and of the Holy Trinity Over Darwen respectively situate in the said parish of Blackburn and the said chapelry districts were called respectively 'The Chapelry District of Saint James Over Darwen' and 'The Chapelry District of the Holy Trinity Over Darwen.'

"And whereas the said chapelry district of Saint James Over Darwen 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 by the authority of another Order of Your Majesty in Council bearing date the fourth day of February in the year one thousand eight hundred and sixty-five and published in the London Gazette on the seventh day of the same month a part of the said chapelry district of the Holy Trinity Over Darwen was assigned as a district chapelry to the consecrated church of Saint John the Evangelist Turncroft situate within the limits of such chapelry district and the same district chapelry was called 'The District Chapelry of Saint John the Evangelist Turncroft.

"And whereas the said chapelry district of the Holy Trinity Over Darwen, and the said district chapelry of Saint John the Evangelist Turncroft,

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have each of them under the provisions of the said Act of the nineteenth and twentieth years of Your Majesty chapter one hundred and four also become new parishes.

"And whereas by the authority of another Order of Your Majesty in Council bearing date the twenty-sixth day of January in the year one thousand eight hundred and seventy-four and published in the London Gazette on the thirtieth day of the same month, certain contiguous portions of the said new parish of the Holy Trinity Over Darwen, of the said new parish of Saint James Over Darwen, and of the new parish of Saint Stephen Tockholes in the said county of Lancaster and in the diocese of Manchester aforesaid were constituted a separate district for spiritual purposes which was called 'The District of Saint Cuthbert, Darwen.'

"And whereas the said district of Saint Cuthbert Darwen has under the provisions of the said Act of the sixth and seventh years of Your Majesty chapter thirty-seven, also become a new parish.

"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 James Over Darwen, of the said new parish of the Holy Trinity Over Darwen, of the said new parish of Saint John the Evangelist. Turncroft, and of the said new parish of Saint Cuthbert, Darwen, should be altered in the manner hereinafter set forth.

"Now therefore with the consent of the Right Reverend James Bishop of the said diocese of Manchester (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 the boundaries of the said new parishes of Saint James Over Darwen, of the Holy Trinity, Over Darwen, of Saint John the Evangelist Turncroft and of Saint Cuthbert Darwen shall be altered as follows, viz. :--

"1. All that portion of the said new parish of Saint James, Over Darwen which is described in the First Schedule hereunder written and is delineated and set forth upon the map or plan hereunto appended and is thereon coloured green shall be dissevered from the said new parish of Saint James Over Darwen and shall be transferred to and included within the limits of the said new parish of Saint John the Evangelist, Turncroft.

"2. All that other portion of the said new parish of Saint James Over Darwen which is described in the Second Schedule hereunder written and is delineated and set forth upon the said map or plan and is thereon coloured pink shall be dissevered from the said new parish of Saint James Over Darwen and shall be transferred to and included within the limits of the said new parish of the Holy Trinity, Over Darwen.

"3. All that other portion of the said new parish of Saint James Over Darwen which is described in the Third Schedule hereunder written and is delineated and set forth upon the said map or plan and is thereon coloured yellow shall be dissevered from the said new parish of Saint James Over Darwen, and shall be transferred to and included within the limits of the said new parish of Saint Cumbert Darwen, and,—

"4. All that portion of the said new parish of Saint Cuthbert Darwen which is described in the Fourth Schedule hereunder written and is delineated and set forth upon the said map or plan and is thereon coloured blue, shall be dis-

severed from the said new parish of Saint Cuthbert Darwen and shall be transferred to and included within the limits of the said new parish of the Holy Trinity, Over Darwen: and that from and after the said date and without any assurance in the law other than such duly gazetted Order the said portions of the said new parish of Saint James Over Darwen so to be dissevered as aforesaid shall become annexed to and become and be and shall form parts of the said new parish of Saint John the Evangelist Turncroft of the said new parish of the Holy Trinity Over Darwen and of the said new parish of Saint Cuthbert Darwen respectively and the said portion of the last-named new parish so to be dissevered as aforesaid shall become annexed to and become and be and shall form part of the said new parish of the Holy Trinity, Over Darwen.

"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 FIRST SCHEDULE.

"The territory to be dissevered from the new parish of Saint James Over Darwen in the county of Lancaster and in the diccese of Manchester and to be annexed to the new parish of Saint John the Evangelist Turncroft in the same county and diocese being :—

"All that portion of the said new parish of Saint James Over Darwen which is bounded upon the south by the said new parish of Saint John the Evangelist, Turncroft, and upon the remaining sides that is to say, upon the west, upon the north, and upon the east, by an imaginary line commencing at the point near the junction of Marsh House lane with Sudell-road where the boundary which divides the said new-parish of Saint John the Evangelist Turncroft from the new parish of Saint James Over Darwen aforesaid meets the boundary which divides the said new parish of Saint James Over Darwen from the new parish of the Holy Trinity Over Darwen in the county and diocese aforesaid and extending thence north-eastward along the middle of the last-named road for a distance of three chains and a half or ther-abouts to its junction with Sudell Side-street and extending thence north-westward along the middle of the last-named street for a distance of four chains or thereabouts to its junction with Ellison Fold-lane and extending thence north-eastward along the middle of the last-named lane for a distance of thirty-six chains or thereabouts to the point where it is joined by the footpath leading to Marsh Houselane aforesaid and extending thence southward along the middle of the said footpath for a distance of fifteen chains and a half or thereabouts to its junction with Marsh House-lan's as aforesaid upon the boundary which divides the said new parish of Saint James Over Darwen from the new parish of Saint John the Evangelist, Turncroft aforesaid.

"The SECOND SCHEDULE.

"The territory to be dissevered from the said new parish of Saint James Over Darwen and to be annexed to the new parish of the Holy Trinity Over Darwen aforesaid being:—

"All that portion of the said new parish of Saint James Over Darwen which is bounded upon the north-west by the new parish of Saint Cuthbert Darwen in the county and diocese aforesaid upon the west and upon the south-west by the said new parish of the Holy Trinity Over Darwen and upon the remaining sides that is to say, upon the south

upon the east and upon the north-east by an imaginary line commencing at the above-mentioned point near the junction of Marsh House-lane with Sudell-road where the boundary which divides the said new parish of Saint John the Evangelis: Turncroft from the new parish of Saint James Over Darwen aforesaid meets the boundary which divides the said new parish of Saint James Over Darwen from the new parish of the Holy Trinity Over Darwen aforesaid and extending thence north-eastward along the middle of the last-named road for a distance of three chains and a half or thereabouts to its junction with Sudell Side-street aforesaid and extending thence north-westward along the middle of the last-named street for a distance of rather more than four chains or thereabouts to its junction with Back Garnett-street and extending thence south-westward along the middle of the last-named street for a distance of five chains or thereabouts to its south-western end at the southern corner of the open space which is situate at the south-western ends of Garnett-street Corporation-street and Pit-street and extending thence north-westward and in a straight line across the said open space for a distance of eight chains and a half or thereabouts to its northern corner at the south-eastern end of the street or roadway which leads to Tythebarn-street and Sarah-street and extending thence north-westward along the middle of the said street or roadway for a distance of three chains or thereabouts to its junction with Sarah-street aforesaid and extending thence north-eastward along the middle of the last-named street for a distance of half a chain cr thereabouts to its junction with Industry-street and extending thence north-westward along the middle of the last-named street for a distance of two chains and a quarter or thereabouts to its junction with Atlas-road and extending thence south-westward along the middle of the last-named road for a distance of nine chains and a half or thereabouts to the centre of the bridge which carries the Bolton Blackburn and Hellifield Line of the Lancashire and Yorkshire Railway over such road and extending thence north-westward along the middle of the said line of railway for a distance of twenty-three chains and a half or thereabouts. (thereby passing through Darwen Railway Station) to the centre of the bridge which carries such line of railway over Cotton Hall-street and extending thence south-westward along the middle of the last-named street for a distance of one chain and a half or thereabouts to its junction with Frederick-street and extending thence north-westward along the middle of the last-named street for a distance of six chains and three quarters or thereabouts to its junction with Nelson-street and extending thence south-westward along the middle of the last-named street for a distance of five chains or thereabouts to its junction with Dobsonstreet and extending thence north-westward and along the middle of the last-named street for a distance of three chains or thereabouts to the boundary which divides the said new parish of Saint James Over Darwen from the new parish of Saint Cuthbert, Darwen aforesaid.

"The THIRD SCHEDULE.

"The territory to be dissevered from the said new parish of Saint James Over Darwen and to be annexed to the new parish of Saint Cuthbert, Darwen aforesaid, being :---

" All that portion of the said new parish of Saint James Over Darwen which is bounded upon the north-west by the said new parish of Saint Cuthbert, Darwen, and upon all other sides, that is to say, upon the north-east, upon the south-east,

imaginary line commencing upon the boundary which divides the said new parish of Saint Cuthbert Darwen from the new parish of Saint James Over Darwen afores aid at the centre of the bridge which carries the said Bolton, Blackburn and Hellifield Line of the Lancashire and Yorkshire Railway over the roadway which connects Exchange-street with Dove-lane and extending thence south-eastward along the middle of the said line of railway for a distance of eight chains and a half or thereabouts to the centre of the bridge which carries such line of railway over Cotton Hall-street and extending thence south-westward along the middle of the last-named street for a distance of one chain and a half or thereabouts to its junction with Frederick-street and extending thence north-westward along the middle of the last-named street for a distance of six chains and three quarters or thereabouts to its junction with Nelson-street and extending thence south-westward along the middle of the last-named street for a distance of five chains or thereabouts to its junction with Dobson-street and extending thence north-westward along the middle of the last-named street for a distance of three chains or thereabouts to the boundary which divides the said new parish of Saint James Over Darwen from the new parish of Saint Cuthbert Darwen aforesaid. " The FOURTH SCHEDULE.

upon the south, and upon the south-west, by an

"The territory to be dissevered from the said new parish of Saint Cuthbert Darwen and to be annexed to the new parish of the Holy Trinity" Over Darwen aforesaid, being :---

"All that portion of the said new parish of Saint Cuthbert Darwen which is bounded upon the southeast by the said new parish of the Holy Trinity Over Darwen and upon the remaining sides that is to say upon the north-west and upon the northeast by an imaginary line commencing upon the boundary which divides the said new parish of the Holy Trinity Over Darwen from the new parish of Saint Cuthbert Darwen aforesaid at the point where the footpath leading from Tockholes-road joins Barley Bank-street and extending thence north-eastward along the middle of the last-named street for a distance of five chains or thereabouts to its junction with Hindle-street and extending thence south-eastward along the middle of the last-named street for a distance of one chain and a half or thereabouts to the boundary which divides the said new parish of Saint Cuthbert Darwen from the new parish of the Holy Trinity Over .Darwen 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 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 Manchester.

C. L. Peel.

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T the Court at Windsor, the 18th day of | May, 1897.

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 ninetyfour and of the Act of the thirty-second and thirty-third years of Her Majesty chapter ninetyfour duly prepared and laid before Her Majesty in Council a scheme or representation bearing date the eighteenth day of February, in the year one thousand eight hundred and ninety-seven, in the

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 Majeety 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 Saint John Canton in the county of Glamorgan and in the diocese of Llandaff.

"Whereas by the authority of an Order of Your Majesty in Council bearing date the thirty-first day of July in the year one thousand eight hundred and fifty-eight and published in the London Gazette on the second day of August in the same year a part of the parish of Llandaff in the said county and diocese was assigned as a district chapelry to the consecrated church of Saint John situate at Canton in the said parish of Llandaff and the said district chapelry was called 'The District Chapelry of Saint John Canton.'

"And whereas the said district chapelry of Saint John Canton 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 Saint John Canton should be altered so as to include within its limits a certain additional portion of the said parish of Llandaff.

"Now therefore, with the consent of the Right Reverend Richard Bishop of the said diocese of Llandaff (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 the boundaries of the said new parish of Saint John Canton shall be altered so as to include within its limits all that additional portion of the said parish of Llandaff 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 and that from and after the same date and without any assurance in the law other than such duly gazetted Order the said portion of the said parish of Llandaff so to be included as aforesaid shall become annexed to and |

become and be and shall form part of the said new parish of Saint John Canton.

"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 Saint John Canton in the county of Glamorgan and in the diocese of Llandaff being :-

"All that portion of the parish of Llandaff in the said county and diocese which is bounded upon the south-west by the middle of the Ely River or in other words partly by the parish of Caerau and partly by the parish of Leckwith both in the county and diocese aforesaid upon the south by the last-named parish upon the east partly by the last-named parish and partly by the new parish of Saint John Canton aforesaid and upon the remaining sides that is to say upon the north and upon the north-west by an imaginary line commencing at the point distant three chains and a half or thereabouts to the west of the junction of Clive-road with Pensisli-lane where the boundary which divides the said new parish of Saint John Canton from the parish of Llandaff aforesaid diverges towards the south from the middle of the last-named lane and extending thence westward along the middle of such lane for a distance of three chains or thereabouts to its junction with Conybeare-road and extending thence southward along the middle of the last. named road for a distance of eight chains or thereabouts to its junction with the road called or known as Westbury-terrace and extending thence westward along the middle of the last-mentioned road for a distance of three chains or thereabouts to its junction with the road which skirts the northern and western sides of Ely Common and extending thence first south-westward then generally westward and then south-eastward along the middle of the last-mentioned road for a distance of forty-five chains or thereabouts to its junction with Cowbridgeroad and extending thence north-westward along the middle of the last-named road for a distance of thirteen chains and three quarters or thereabouts to its junction on the eastern side of the house called or known as Ash Cottage with the road leading towards Ely Paper Mills and extending thence south-westward along the middle of the last described road for a distance of seven chains or thereabouts (thereby passing over the line of the South Wales Division of the Great Western Railway by a level crossing and afterwards passing under the Penarth Branch line of the Taff Vale Railway) to a point on the northern bank of the said Ely River and continuing thence in precisely the same direction and in a straight line to a point in the middle of the Ely River aforesaid upon the boundary which divides the said parish of Llandaff from the parish of Caerau 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 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 Llandaff.

C. L. Peel.

A T the Court at Windsor, the 18th. day of May, 1897.

PRESENT,

The QUEEN's Most Excellent Majesty in Council

W HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the eighth and ninth years of Her Majesty, chapter seventy; of the Act of the fourteenth and fifteenth years of Her Majesty, chapter ninetyseven; of the Act of the nineteenth and twentieth years of Her Majesty, chapter fifty-five; and of the Act of the thirty-fourth and thirty-fifth years of Her Majesty, chapter eighty-two; duly prepared and laid before Her Majesty in Council a representation, bearing date the eighteenth day of February in the year one thousand eight hundred and ninety-seven in the words and figures following; that is to say :--

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the eighth and ninth years of Your Majesty, chapter seventy, of the Act of the fourteenth and fifteenth years of Your Majesty, chapter ninety-seven, of the Act of the nineteenth and twentieth years of Your Majesty, chapter fifty-five, and of the Act of the thirtyfourth and thirty-fifth years of Your Majesty, chapter eighty-two, have prepared, and now humbly lay before Your Majesty in Council the following representation as to the assignment of a consolidated chapelry to the consecrated church of Saint John the Evangelist Cherry Hinton situate within the limits of the parish of Cherry Hinton in the county of Cambridge and in the diocese of Ely.

Ely. "Whereas at certain extremities of the said parish of Cherry Hinton and of the parish of Trumpington in the county and diocese aforesaid which said extremities lie contiguous one to another, and are described in the Schedule hereunder written, there is collected together a population which is situate at a distance from the several churches of such parishes respectively.

"And whereas it appears to us to be expedient that certain contiguous portions (being the portions containing the population aforesaid) of the said parish of Cherry Hinton, and of the said parish of Trumpington should be formed into a consolidated chapelry for all ecclesiastical purposes, and that the same should be assigned to the said church of Saint John the Evangelist Cherry Hinton situate as aforesaid.

"Now, therefore, with the consent of the Honourable and Right-Reverend Alwyne Bishop of the said diocese of Ely as such Bishor (in testimony whereof he has signed this representation and caused his episcopal seal to be allixed hereto), with the consents of the Master and Fellows or Scholars of Saint Peter's College in the University of Cambridge, as the patrons of the vicarage of the said parish of Cherry Hinton (in testimony whereof they have caused their common or corporate seal to be affixed hereto) and with the consents of the Master, Fellows, and

Scholars of the College of the Holy and Undivided. Trinity within the town and University of Cambridge, of King Henry the Eighth's Foundation, as the patrons of the vicarage of the parish of Trumpington aforesaid (in testimony whereof they have caused their common or corporate seal to be affixed hereto) we, the said Ecclesiastical Commissioners for England humbly represent, that it would, in our opinion, be expedient that all those contiguous portions of the said parish of Cherry Hinton and of the said parish of Trumpington which are described in the Schedule hereunder written, all which portions, together with the boundaries thereof, are delineated and set forth on the map or plan hereunto annexed, should be united and formed into one consolidated chapelry for the said church of Saint John the Evangelist Cherry Hinton situate as aforesaid and that the same shall be named 'The Consolidated Chapelry of Saint John the Evangelist Cherry Hinton.

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

"The SCHEDULE to which the foregoing

Representation has reference. "The Consolidated Chapelry of Saint John the Evangelist Cherry Hinton comprising :---

"I. All that portion of the parish of Cherry Hinton in the county of Cambridge and in the diocese of Ely, which is bounded upon the south-west by the hereinafter described portion of the parish of Trumpington in the said county and diocese upon the north-west by the new parish of Saint Paul Cambridge in the said county and diocese, and upon the remaining sides, that is to say, upon the north, upon the east, and upon the south, by an imaginary line commencing upon the boundary which divides the said new parish of Saint Paul Cambridge from the parish of Cherry Hinton aforesaid at a point in the middle of the Cambridge Newmarket Bury and Haughley Line of the Great Eastern Railway and extending thence castward along the middle of the said line of railway for a distance of eleven chains or thereabouts to the centre of the bridge or culvert which carries such line of railway over the drain or watercourse which extends between Coldhams-lane and the road called Trumpington Drift which leads from Cherry Hinton to Trumpington and extending thence southward along the middle of the said drain or watercourse for a distance of one mile and six chains or thereabouts (thereby crossing the road leading from Cambridge to Cherry Hinton) to the point where such drain or watercourse reaches the northern side of the said read called Trumpington Drift which leads from Cherry Hinton to Trumpington and extending thence first southward to, and then westward along the middle of the last-named road for a distance of twenty-six chains or thereabouts to its junction with the high road which leads from Cambridge to Linton upon the boundary which divides the said parish of Cherry Hinton from the parish of Trumpington aforesaid.

"II. And also all that contiguous portion of the said parish of Trumpington which is bounded upon the south-east by the parish of Great Shelford in the county and diocese aforesaid upon the north-east partly by the last-named parish and pirtly by the parish of Cherry Hinton aforesaid (including the hereinbefore described portion thereof) upon the north-west by the new parish of Saint Paul Cambridge aforesaid, and upon the remaining side that is to say, upon the west by an imaginary line commencing upon the boundary which divides the said new parish of Saint Paul Cambridge from the parish of Trumpington afore aid at a point in the middle of the Cambridge Line of the Great Eastern Railway and extending thence southward along the middle of the lastmentioned line of railway for a distance of one mile and twenty-five chains or thereabouts to the boundary which divides the said parish of Trumpington from the parish of Great Shelford 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 Ely. C. L. Peel.

A T the Court at Windsor, the 18th day of May, 1897.

PRESENT,

The QUEEN's Most Excellent Majesty in Council

W HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the eighth and ninth years of Her Majesty, chapter seventy; of the Act of the fourteenth and fifteenth years of Her Majesty, chapter ninety-seven; of the Act of the nineteenth and twentieth years of Her Majesty, chapter fiftyfive; and of the Act of the thirty-fourth and thirty-fifth years of Her Majesty, chapter eightytwo; duly prepared and laid before Her Majesty in Council a representation, bearing date the twenty-fifth day of February in the year one thousand eight hundred and ninety-seven in the words and figures following; that is to say :---

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the eighth and ninth years of Your Majesty, chapter seventy, of the Act of the fourteenth and fifteenth years of Your Majesty, chapter ninety-seven, of the Act of the nineteenth and twentieth years of Your Majesty chapter fifty-five, and of the Act of the thirty-fourth and thirty-fifth years of Your Majesty, chapter eighty-two, have prepared, and now humbly lay before Your Majesty in Council the following representation as to the assignment of a consolidated chapelry to the consecrated church of Saint Bartholomew Dalston situate in Dalston-lane within the limits of the new parish (sometime consolidated chapelry) of Saint Mark Dalston in the county of Middlesex and in the diocese of London.

"Whereas at certain extremities of the said new parish of Saint Mark Dalston and of the new parish (sometime district chapelry) of (Saint Philip) Dalston, in the county and diocese aforesaid which said extremities lie contiguous one to another, and are described in the schedule hereunder written, there is collected together a population which is situate at a distance from the several churches of such new parishes respectively.

"And whereas it appears to us to be expedient that certain contiguous portions (being the portions containing the population aforesaid) of the said.new parish of Saint Mark Dalston and of the new parish of (Saint Philip) Dalston aforesaid should be formed into a consolidated chapelry for

all ecclesiastical purposes, and that the same should be assigned to the said church of Saint ... Bartholomew Dalston situate as atoresaid.

"Now therefore, with the consent of the Right Reverend Mandell Bishop of the said diocese of London as such Bishop and also as the patron in right of his See of the vicarage of the said new parish of Saint Mark Dalston and with the consent of the Reverend Frederick Evelyn Gardiner the rector or incumbent of the rectory of the parish of Hackney in the said diocese of London as the patron in right of his rectory of the vicarage of the said new parish of (Saint Philip) Dalston (in testimony whereof they the said consenting parties have respectively signed. and scaled this representation) we, the said Ecclesiastical Commissioners for England, humbly represent, that it would, in our opinion be expedient that all those contiguous portions of the said new parish of Saint Mark Dalston and of the said new parish of (Saint Philip) Dalston which are described in the schedule hereunder written, all which portions, together with the boundaries thereof, are delineated and set forth on the map or plan hereunto annexed, should be united and formed into one consolidated chapelry for the said church of Saint Bartholomew Dalston situate as aforesaid, and that the same should be named 'The Consolidated Chapelry of Saint Bartholomew Dalston.'

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

"The SCHEDULE to which the foregoing

Representation has reference.

"The consolidated chapelry of Saint Bartholo-" mew Dalston comprising :---

"1. All that portion of the new parish (some-time consolidated chapelry) of Saint Mark Dulston in the county of Middlesex and in the diocese of London which is bounded upon the south partly by the new parish of the Holy Trinity Dalston and partly by the hereinafter described portion of the new parish (sometime district chapelry) of (Saint Philip) Dalston both in the county and diocese aforesaid upon the east by the parish of Saint John at Hackney in the said county and diocese and upon the remaining sides that is to say upon the north and upon the north-west by an imaginary line commencing upon the boundary which divides the said parish of Saint John at Hackney from the new parish of Saint Mark Dalston aforesaid at the centre of the bridge which carries the line of the Great Eastern Railway over the line of the North London Railway and extending thence westward along the middle of the last-named line of railway for a distance of thirtythree chains or thereabouts to its junction with the more easterly loop line connecting such line of railway with the Broad Street Branch Line of the North London Railway and extending thence south-westward along the middle of the said loop-line of railway for a distance of twenty chains or thereabouts to the point where such loop-line runs under the middle of Dalston-lane upon the boundary which divides the said new parish of Saint Mark Dalston from the new parish

of the Holy Trinity Dalston aforesaid. "2. And also all that contiguous portion of the said new parish of (Saint Philip) Dalston which is bounded upon the east by the parish of Saint John at Hackney aforesaid upon the north by the above-described portion of the said new parish of Saint Mark Dalston upon the west by the new parish of the Holy Trinity Dalston aforesaid and

upon the remaining sides that is to say upon the south-west and upon the south by an imaginary line commencing upon the boundary which divides the said new parish of the Holy Trinity Dalston from the new parish of (Saint Philip) Dalston aforesaid at the junction of Queen's road with Parkholm-road and extending thence south-eastward along the middle of the last-named road for a distance of seven chains and a half or thereabouts to its junction with Wilton-road and extending thence eastward along the middle of the last-named road for a distance of thirty-two chains and a half or thereabouts to the point at the centre of the bridge which carries the line of the said Great Eastern Railway over such road upon the boundary which divides the said new parish of (Saint Philip) Dalston from the parish of Saint John at Hackney 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.

A^T the Court at Windsor, the 18th day of May, 1897.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the third and fourth years of Her Majesty, chapter one hundred and thirteen, of the Act of the fourth and fifth years of Her Majesty, chapter thirty-nine of the Act of the thirty-first and thirty-second years of Her Majesty, chapter one hundred and fourteen, and of the Act of the thirty-third and thirty-fourth years of Her Majesty, chapter thirty-fourth years of Her Majesty, chapter thirty-nine, duly prepared and laid before Her Majesty in Council a scheme bearing date the twenty-fifth day of February, in the year one thousand eight hundred and ninetyseven, in the words following, that is to say :-

seven, in the words following, that is to say :--"We the Ecciesiastical Commissioners for England, acting in pursuance of the Act of the third and fourth years of Youn Majesty chapter one hundred and thirteen, of the Act of the fourth and fifth years of Your Majesty chapter thirtynine, of the Act of the thirty-first and thirtysecond years of Your Majesty chapter one hundred and fourteen, and of the Act of the thirty-third, and thirty-fourth years of Your Majesty chapter thirty-nine, have prepared and now humbly lay before Your Majesty in Council the following scheme for making better provision for the cure of souls within the parish of Saint George the Martyr, Southwark, in the county of Surrey and in the diocese of Rochester.

"Whereas the advowson of the rectory and benefice of Saint Margaret Pattens with Saint Gabriel Fenchurch in the city and diocese of London is vested alternately in Your Majesty in right of the Crown being exercised on behalf of Your Majesty by the Lord High Chancellor of Great Britain by virtue of his office, and alternately in the mayor and commonalty and citizens of the city of London hereinafter referred to as "the said Corporation." "And whereas the advowson of the said parish and benefice of Saint George the Martyr, Southwark is vested in Your Majesty in right of the Crown and is exercised on behalf of Your Majesty by the Lord High Chancellor of Great Britain by virtue of his office.

"And whereas it has been proposed to us by the Right Honourable Hardinge Stanley, Baron Halsbury, now Lord High Chancellor of Great Britain as such Lord High Chancellor and by the said Corporation that in order to render legally practicable an apportionment of the endowments of the said benefice of Saint Margaret Pattens with Saint Gabriel Fenchurch in favour of the said benefice of Saint George the Martyr, Southwark the transfer of patronage hereinafter recommended and proposed should be effected.

"And whereas it has been made to appear to us that such transfer of patronage as is hereinbefore mentioned is expedient and will 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 to be transferred arises or exists that is to say in the said parish of Saint George the Martyr, Southwark.

"Now therefore with the consent of the said Hardinge Stanley, Lord High Chancellor of Great Britain, acting on behalf of Your Majesty as the patron of the said benefice of Saint George, the Martyr, Southwark (in testimony whereof he has signed and sealed this scheme) with the consent of the Right Reverend Edward Stuart, Bishop of Rochester as the Bishop of the diocese in which the said benefice of Saint George the Martyr, Southwark is situate as aforesaid (in testimony of which consent he the said Bishop has signed this scheme and sealed the same with his episcopal seal) and with the consent of the said Corporation (in testimony of which consent they the said Corporation have sealed this scheme with their common seal).

"We the 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 one turn out of every three turns of presentation (including the next turn of presentation) to the said benefice of Saint George the Martyr, Southwark shall be transferred from Your Majesty Your heirs and successors and shall thereupon become and be absolutely vested in and shall and may from time to time be fully and freely exercised by the said Corporation and their successors for ever.

"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 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 diocèse of Rochester. C. L. Peel: A^T the Court at Windsor, the 18th day of May, 1897.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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, of the Act of the thirtysecond and thirty-third years of Her Majesty chapter ninety-four, and of the Act of the fortyseventh and forty-eighth years of Her Majesty chapter sixty-five, duly prepared and laid before Her Majesty in Council a scheme or representation bearing dated the fourth day of March, in the year one thousand eight hundred and ninetyseven, in the words following, that is to say :--"We the Ecclesiastical Commissioners for

"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 of the Act of the thirty-second and thirty-third years of Your Majesty chapter ninety-four and of the Act of the forty-seventh and forty-eighth years of Your Majesty chapter sixty-five, have prepared and now humbly lay before Your Majesty in Council the following scheme or representation for altering the boundaries of the district of New Basford in the county of Nottingham and in the diocese of Southwell.

"Whereas by the authority of an Order of Your Majesty in Council bearing date the ninth day of March in the year one thousand eight hundred and forty-seven and published in the London Gazette on the thirtieth-day of the same month ratifying a scheme of the Ecclesiastical Commissioners for England prepared under the provisions of the Act of the sixth and seventh years of Your Majesty chapter thirty-seven a certain part of the parish of Basford in the said county of Nottingham and at that time in the diocese of Lincoln but now in the diocese of Southwell aforesaid was constituted a separate district for spiritual purposes and the same was called 'The District of New Bas'ord.'

"And whereas there is not yet within the existing limits of the said district of New Basford a consecrated church.

"And whereas it has been represented to us and it appears to us to be expedient that the boundaries of the said district should be altered by way of extension so that they shall include the additional part hereinafter described of the said parish of Basford.

"Now therefore with the consent of the Right Reverend George Bishop of the said diocese of Southwell (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 the boundaries of the said district of New Basford shall be altered by way of extension so that they shall include all that additional part of the said parish of Basford which is described in the Schedule hereunder written and is delineated and set forth on the map or plan hereunto appended and is thereon coloured pink and that from and after the said day of publication as aforesaid and without any assurance in law other than such duly gazetted Order the said part of the said

parish of Basford so to be included within the boundaries of the district of New Basford as aforesaid shall become and be and form part of the same district.

"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 district of New Basford in the county of Nottingham and in the diocese of Southwell being :--

"All that part of the parish of Basford in the same county and diocese, which is bounded upon the south-west partly by the said district of New Basford and partly by the new parish of Hyson. Green, upon the south-east by the new parish of All Saints Nottingham upon the east by the par-ticular district of Saint John the Evangelist Carrington, all which cures are situate in the county and diocese aforesaid and upon the remaining sides that is to say upon the north and upon the north-west by an imaginary line commencing upon the boundary which divides the said particular district of Saint John the Evangelist, Carrington from the parish of Basford aforesaid at the intersection of Hucknall-road by Haydnroad and extending thence first westward and then south-westward along the middle of the lastnamed road for a distance of thirty-seven chains or thereabouts to its junction with Nottinghamroad and with the road called or known as North Gate and continuing thence still south-westward along the middle of the last-named road for a distance of thirteen chains or thereabouts to the boundary which divides the said parish of Basford from the district of New Basford 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 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 Southwell.

C. L. Peel.

A T the Court at Windsor, the 18th day of May, 1897.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS 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 Acis therein mentioned, that is to say, the Act of the third and fourth years of Her Majesty chapter one hundred and thirteen, the Act of the fourth

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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 fourth day of March, in the year one thousand eight hundred and ninety-seven, 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, (the Act of the fourth and fifth years of Your Majesty chapter thirtynine, 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 each of the five churches and cures (hereinafter described as 'the said five benefices') of Saint John Ovenden otherwise Saint John Bradshaw, Saint Martin Brighouse, Luddenden, Mount Pellon and Saint Bartholomew Ripponden, all within the original limits of the parish of Halifax in the county of York and in the diocese of Wakefield.

"Whereas the advowson or perpetual right of patronage of and presentation to each of the said five benefices of Saint John Ovenden, otherwise Saint John Bradshaw, Saint Martin Brighouse, Luddenden, Mount Pellon and Saint Bartholomew Ripponden is vested in the vicar or incumbent for the time being of the said parish of Halifax.

"And whereas the Venerable Joshua Ingham Brooke, Clerk in Holy Orders, Archdeacon of Halifax, the present vicar or incumbent of the vicarage of the said parish of Halifax, is desirous that the advowson or perpetual right of patronage of and presentation to each of the said five benefices of Saint John Ovenden, otherwise Saint John Bradshaw, Saint Martin Brighouse, Luddenden, Mount Pellon, and Saint Bartholomew Ripponden now vested in him as aforesaid as such vicar or incumbent, should from and after the next avoidance of the said vicarage of Halifax be transferred to and be vested in the Bishop for the time being of the said diocese of Wakefield.

"And whereas the Right Reverend William Walsham now Bishop of the said diocese of Wakefield 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 which by the Acts in the hereinbefore mentioned Act recited or by some cr one of them is made necessary, he the said William Walsham Bishop of the said diocese of Wakefield has executed this scheme as hereinafter mentioned.

"And whereas a certain augmentation of each of the said five benefices of Saint John Ovenden otherwise Saint John Bradshaw, Saint Martin Brighouse, Luddenden, Mount Pellon, and Saint Bartholomew Ripponden has through us the said Ecclesiastical Commissioners for England and to our satisfaction been made, upon condition nevertheless that the transfer of the advowson of each of the said five benefices which is hereinbefore mentioned and hereinafter proposed shall be effected.

"And whereas it appears to us that the transfer of the patronage of each of the said five benefices of Saint John Ovenden otherwise Saint John Bradshaw, Saint Martin Brighouse, Luddenden, Mount Pellon and Saint Bartholomew Ripponden day of March, in the year one thousand eight

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which is hereinbefore mentioned and hereinafter recommended and proposed will tend to make better provision for the cure of souls in each of the five parishes or districts in or in respect of which the right of patronage or advowson so recommended and proposed to be iransferred as aforesaid arises or exists that is to say in the new parishes or districts of Saint John Ovenden otherwise Saint John Bradshaw, Saint Martin Brig-house, Luddenden, Mount Pellon and Saint Bartholomew Ripponden.

"Now therefore with the consent of the said Joshua Ingham Brooke, vicar or incumbent of the said parish of Halifax acting as such vicar or incumbent (in testimony whereof he has signed and sealed this scheme) and with the consent of the said William Walsham, Bishop of the said diocese of Wakefield (in testimony whereof he has signed this scheme and sealed the same with his episcopal seal) we, the said Ecclesiastical Commissioners humbly recommend and propose that from and after the next avoidance of the vicarage of the said parish of Halifax the whole advowson or perpetual right of patronage of and presentation to each of the said five benefices of Saint John Ovenden otherwise Saint John Bradshaw, Saint Martin Brighouse, Luddenden, Mount Pellon and Saint Bartholomew Ripponden, now vested in the vicar or incumbent for the time being of the said parish of Halifax as aforesaid, shall without any conveyance or assurance in the law other than the publication in the London Gazette of any Order of Your Majesty in Council ratifying this scheme be transferred from the vicar or incumbent for the time being of the said parish of Halifax to the said William Walsham Bishop of the diocese of Wakefield and his successors Bishops of the same diocese for ever, and shall thereupon and thenceforth become and be absolutely vested in and shall and may from time to time be exercised by the said William Walsham Bishop of the said diocese of Wakefield 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 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 Wakefield. C. L. Peel.

T the Court at Windsor, the 18th day of May, 1897.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

THEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act of the sixth and seventh years of Her Majesty chapter thirty-seven sections six and eight duly prepared and laid before Her Majesty in Council a scheme bearing date the eleventh

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flundred and ninety-seven, in the words and figures following, that is to say:— "We, the Ecclesiastical Commissioners for

"We, the Ecclesiastical Commissioners for England, in pursuance of an Act of the sixth and seventh years of Your Majesty chapter thirtyseven sections six and eight have prepared and now humbly lay before Your Majesty in Council the following scheme for authorizing the sale and disposal of certain property formerly belonging to the Prebend of Sandiacre in the Cathedral Church of Lichfield and also of certain other property now vested in or belonging to us.

"Whereas on the vacancy of the said prebend which occurred on or about the twenty-ninth day of April in the year one thousand eight hundred and fifty-six by the decease of the Reverend Jeremiah Smith the then prebendary all the lands tenements and hereditaments theretofore belonging to the said prebend (except rights of patronage) became by virtue of the Act of the third and fourth years of Your. Mujesty chapter one hundred and thirteen, absolutely vested in us for the purposes and subject to the provisions applicable to other hereditaments vested in us.

"And whereas under and by virtue of a certain indenture bearing date the twenty-seventh day of March in the year one thousand eight hundred and sixty-two and made or expressed to be made between Hugh Bruce Campbell of the town of Nottingham Solicitor (surviving trustee of the will of Benjamin Harrington of Breaston in the county of Derby Gentleman deceased) of the first part the said Hugh Bruce Campbell and Joseph Foxcroft of Manchester Drysalter (trustees and executors of the will of Sarah Foxcroft late of Cheltenham Widow deceased) of the second part us the said Ecclesiastical Commissioners for England of the third part and the Right Honourable Henry Thomas Earl of Chichester (the First Church Estates Commissioner) of the fourth part the lands and hereditaments described in the first part of the Schedule hereto annexed situate in the parish of Sandiacre in the county of Derby became with their appurtenances and are now vested in us.

"And whereas under and by virtue of a certain other indenture bearing date the sixth day of March in the year one thousand eight hundred and seventy-nine and made or expressed to be made between William Marshall of Brighouse in the county of York Draper of the first part Moses Marshall of Brighouse aforesaid Draper of the second part and us the said Ecclesiastical Commissioners for Englard of the third part all that plot or piece of land situate in the said parish of Sandiacre and more particularly described in the second part of the said Schedule became with its appurtcnances and is now vested in us. "And whereas since the date of the aforesaid indentures a small strip of land situate in the said parish of Sandiacre containing five hundred and forty square yards has been acquired by us.

"And whereas the aforesaid lands and hereditaments are not subject to any outstanding beneficial lease or grant but are now in our possession excepting only certain portions which have been annexed by us to the vicarage of Sandiacre but some portions of such lands and hereditaments so remaining in our possession after such annexation are on account of their character or situation unsuitable or inconvenient to be held or applied for the purpose for which estates vested in us are applicable under the Acts by which our proceedings are governed.

"And whereas with a view to the advantageous appropriation of the same or of the proceeds thereof for the ultimate improvement of our common fund it is expedient that the said lands and hereditaments or such part or parts thereof as we shall at any time and from time to time think fit should be sold or disposed of and accordingly that we should be empowered to sell or dispose of our interest in such lands and hereditaments or in any part or parts thereof in such manner as shall appear to us advisable.

"Now therefore we humbly recommend and propose that we may be authorized and empowered by instrument or instruments in writing duly executed according to law from time to time to sell or dispose of and duly to convey according to the provisions of the said Act all or any of the said lands and hereditaments so belonging to us as aforesaid with their appurtenances and all our estate right title and interest therein or in any part or parts thereof unto and to the use of any person or persons desirous or willing to purchase the same and his or their heirs executors administrators or assigns or otherwise as he or they shall direct or appoint and for such consideration as shall upon due calculation and enquiry appear to us to be just and reasonable it being our intention to invest the proceeds of such sale from time to time as cccasion may arise in the purchase of other lands rent-charges tenements or hereditaments or of some estate or interest therein convenient to be held by us for the purposes of the Acts by which our proceedings are governed as aforesaid and' in the meantime to invest the said proceeds in some Government or Parliamentary stock or other public securities in England.

"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 accordance with the provisions of the said Acts or of any other Act of Parliament.

| "The SCHEDULE | to which the | e foregoing Scheme has reference. | |
|---------------|--------------|-----------------------------------|--|
| | " Parish of | Sandiacre. | |

| Description. | Cultivation. | | | Quantity. | | | |
|---|--------------|-----|-------------|-----------|-----|-----|---|
| FIRST PART. Willow Clouds Orchard in Gunnery-lane Part of Great and Little Flats | | ••• | ···· ··· | Orchard | ••• | ••• | A. R. P. 2 2 12 0 2 0 110 square yards |
| SECOND PART. The Bald Flatt | ••• | ••• | ••• | Pasture | ••• | | A. R. P. 4 1 22" |

And whereas the said scheme has been advice of Her said Council, is pleased hereby approved by Her Majesty in Council: now, to ratify the said scheme, and to order and therefore, Her Majesty, by and with the 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 Act; 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 diocese of Lichfield. C. L. Peel.

T the Court at Windsor, the 18th day of May, 1897.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the sixth and seventh years of Her Majesty, chapter thirty-seven, duly prepared and laid before Her Majesty in Council a scheme, bearing date the eighteenth day of March, in the year one thousand eight hundred and ninety-seven, 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 Your Majesty chapter thirty-seven, have prepared and now humbly lay before Your Majesty in Council the following scheme for constituting a separate district for spiritual purposes to be taken partly out of the new parish (sometime chapelry district) of Ennmanuel Lockwood, partly out of the new parish (sometime chapelry district) of Saint Luke Miln's Bridge and partly out of the new parish (sometime district chapelry) of Rashcliffe all in the county of York and in the diocese of Wakefield.

"Whereas it has been made to appear to us that it would promote the interests of religion that the particular portions of the said new parish of Emmanuel Lockwood of the said new parish of Saint Luke, Miln's Bridge and of the said new parish of Rashcliffe which are hereinafter mentioned and described should be constituted a separate district in manner hereinaster set forth.

"And whereas there is not at present within the limits of the said proposed separate district any consecrated church or chapel in use for the purposes of Divine worship.

And whereas a sum of five thousand pounds sterling has been contributed and paid to the credit of our account at the Bank of England as and for the endowment of the district hereinafter recommended to be constituted and (so soon as the said district shall have become a new parish under the provisions of the hereinbefore mentioned Act then) of the said new parish and of the maintenance of the minister or incumbent thereof for the time being and we have in respect of such sum agreed and have undertaken to provide and pay by equal half-yearly payments on the first day of May and the first day of November in each and every year to such minister or incumbent as aforesaid when duly licensed in accordance with the provisions of the said Act the sum of one hundred and fifty pounds per annum so long as the said capital sum shall remain in our hands.

"And whereas the said sum of five thousand pounds sterling has been so contributed and paid as aforesaid upon the express understanding and condition that (such arrangement appearing to us to be expedient) we should recommend and propose to Your Majesty in Council that the whole right of patronage of the said district or new parish and of the nomination of the minister or incumbent thereof should be assigned in the manner hereinafter set forth.

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Reverend William Walsham Bishop of the said diocese of Wakefield (in testimony whereof he has signed and sealed this scheme) we the said Ecclesiastical Commissioners humbly recommend and propose that all those portions of the said new parish of Emmanuel Lockwood, of the said new parish of Saint Luke Miln's Bridge and of the said new parish of Rashcliffe which are described in the schedule hereunder written (all which portions together with the boundaries thereof are delineated and set forth on the map or plan hereunto annexed) shall 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 become and be constituted a separate district for spiritual purposes and that the same shall be named ' The District of Saint Barnabas Crosland Moor.

"And we further recommend and propose that the whole right of patronage of the said district so recommended to be constituted and (when such district shall have become a new parish as aforesaid then) of the said new parish and of the nomination of the minister or incumbent thereof shall without any assurance in the law other than this scheme and any duly gazetted Order of Your Majesty in Council ratifying the same and upon and from the day of the date of the publication of such Order in the London Gazette as aforesaid be assigned to and be absolutely vested in and shall and may from time to time be exercised by the said William Walsham Bishop of the said diocese of Wakefield, and 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 other measures relating to the matters aforesaid or any of them in accordance with the provisions of the said Act or of any other Act of Parliament.

" The SCHEDULE to which the foregoing Scheme has reference.

"The District of Saint Barnabas Crosland Moor comprising : -

"All those several contiguous portions of the new parish (sometime chapelry district).. of Emmanuel Lockwood, of the new parish (sometime chapelry district) of Saint Luke Miln's Bridge, of the new parish (sometime district chapelry) of Rashcliffe all in the county of York and in the diocese of Wakefield which are comprised within and are bounded by an imaginary line commencing upon the boundary which divides the said new parish of Rashcliffe from the new parish of Emmanuel Lockwood aforesaid at the junction of Yew Green-road with Nab Croft-lane and with Moor End-lane and extending thence first south-westward and then southward along the middle of the last-named lane for a distance of six chains or thereabouts to its junction .with the private road which leads south of Dry Clough Wood past Dry Clough Quarry into Dry Cloughlane and extending thence south-westward along the middle of the said private road for a distance of thirty-four chains or thereabouts to its junction with Dry Clough-lane aforesaid and extending thence south-eastward along the middle of the last-named lane for a distance of twenty-three chains or thereabouts to its junction with Woodside-road and extending thence south-westward along the middle of the last-named read for a distance of sixteen chains or thereabouts to the boundary which divides the said new parish of Emmanuel Lockwood from the new parish of the Holy Trinity South Crosland in the county and diocese aforesaid and extending thence south-"Now therefore with the consent of the Right | westward along the last-u entioned boundary for

a distance of forty chains or thereabouts to the point on the western side of Sandy-lane where such boundary meets the boundary which divides the said new parish of Emmanuel Lockwood from the new parish of Christ Church Linthwaite in the county and diocese aforesaid and extending thence northward along the last - mentioned boundary for a distance of eighteen chains or thereabouts (thereby following first the western and then the castern side of the last-named lane) to the point at or near to the junction of the lastnamed lane with Black Moor Foot-road where the last-mentioned loundary meets the boundary which divides the said new parish of Emmanuel Lockwood from the new parish of Saint Luke Miln's Bridge aforesaid and extending thence north-eastward along the last-mentioned boundary for a distance of sixty-nine chains or thereabouts (thereby following first the middle of the lastnamed road and then the middle of Barton-road) to the point at the junction of the said Bartonroad with Ivy-street and extending thence northwestward along the middle of the last-named street for a distance of ten chains or thereabouts to its junction with the footpath which leads to Park-road West and extending thence northeastward along the middle of the said footpath for a distance of ten chains or thereabouts to its junction with Park-road West as aforesaid and extending thence first eastward and then southeastward along the middle of the last-named road for a distance of fifteen chains or thereabouts to its junction with Thornton-road upon the boundary which divides the said new parish of Saint Luke Miln's Bridge from the new parish of Rashcliffe aforesaid and extending thence north-eastward along the last-mentioned boundary for a distance of thirty chains or thereabouts (thereby following the middle of the lastnamed road) to the centre of the bridge which carries the line of the Lancashire and Yorkshire Railway over such road and extending thence southward along the middle of the said line of railway for a distance of thirty chains or there-abouts (thereby passing through Lockwood Rail-. way Station) to the point at the centre of the bridge at the southern end of the said railway station and at the junction of Swan-lane with Yew Green-road aforesaid upon the boundary which divides the said new parish of Rashcliffe from the new parish of Emmanuel Lockwood aforesaid and extending thence first north-westward and then westward along the last-mentioned boundary for a distance of twelve chains or thereabouts (thereby following the middle of the last-named road) to the firstly hereinbefore-mentioned point at the junction of the last-named road with Nab Croft-lane and with Moor End-lane as aforesaid at which point the said imaginary line commenced."

And whereas drafts of the said scheme have, in accordance with the provisions of the hereinbefore mentioned Act, been transmitted to the patrons and to the incumbents of the several cures out of which it is intended that the district recommended in such scheme to be constituted shall be taken, and such patrons and incumbents have respectively signified their assent to such scheme.

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

Gazotte pursuant to the said Act; 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 Wakefield. C. L. Peel.

A^T the Court at Windsor, the 15th day of May, 1897.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the sixth and seventh years of Your Majesty chapter thirtyseven, sections six and eight, have prepared and now humbly lay before Your Majesty in Council the following scheme for authorizing the sale and disposal of certain property formerly belonging to the Dean and Chapter of the Collegiate Church of Westminster, and now vested in us.

"Whereas under 'The Westminster Abbey Act 1888' and by virtue of an Order of Your Majesty in Council made under the provisions of the same Act bearing date the seventeenth day of November one thousand eight hundred and eighty-eight and duly published in the London Gazette on the twenty-third day of the same month certain property which then belonged to the said Dean and Chapter of Westminster and which is more particularly described in the aforesaid Order was transferred to and became absolutely vested in us for the purposes and subject to the provisions applicable to other hereditaments vested in us.

"And whereas the property aforesaid is not subject to any outstanding lease or grant but some portions thereof are on account of their character or situation unsuitable or inconvenient to be held or applied for the purposes for which estates vested in us are applicable under the Acts by which our proceedings are governed.

"And whereas with a view to the more advantageous appropriation of the said property or of the proceeds thereof for the ultimate improvement of our common fund it is expedient that the said property or such part or parts thereof as we shall at any time and from time to time think fit should be sold or disposed of and accordingly that we should be empowered to sell or dispose of our interest therein or in any part or parts thereof in such manner as shall appear to us advisable.

⁵ Now therefore we humbly recommend and propose that we may be authorized and empowered by instrument or instruments in writing duly executed according to law from time to time to sell or dispose of and duly to convey according to the provisions of the said Act of the sixth and seventh years of Your Majcsty's reign all or any part of the said property heretofore belonging to the said Dean and Chapter of Westminster and so transferred to and vested in us as aforesaid with its appurtenances and all our estate right title and interest therein or in any part or parts thereof unto and to the use of any person or persons desirous or willing to purchase the same and his her or their heirs executors administrators or assigns or otherwise as he she or they shall direct or appoint and for such consideration as shall upon due calculation and inquiry appear to us to be just and reasonable it being our intention to invest the proceeds of such sales from time to time as occasion may arise in the purchase of other lands tithes rent charges tenements or hereditaments or of some estate or interest therein convenient to be held by us for the purpose of the Acts by which our proceedings are governed as aforesaid and in the meantime to invest the said proceeds in some Government or Parliamentary stock or other public securities in England.

"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 accordance with the provisions of the said Acts 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 duly published in the London Gazette pursuant to the said Act; 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 diocese of London. C. L. Peel.

A^T the Court at Windsor, the 18th day of May, 1897.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the eighth and ninth years of Her Majesty, chapter seventy; of the Act of the fourteenth and fifteenth years of Her Majesty, chapter ninetyseven; of the Act of the nineteenth and twentieth years of Her Majesty, chapter fifty-five; and of the Act of the thirty-fourth and thirty-fifth years of Her Majesty, chapter eighty-two; duly prepared and laid before Her Majesty in Council a representation, bearing date the eighth day of April in the year one thousand eight hundred and ninety-seven, in the words and figures following; that is to say:—

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the eighth and ninth years of Your Majesty, chapter seventy, of the Act of the fourteenth and fifteenth years of Your Majesty, chapter ninety-seven, of the Act of the nineteenth and twentieth years of Your Majesty chapter fifty-five, and of the Act of the thirtyfourth and thirty-fifth years of Your Majesty, chapter eighty-two, have prepared, and now humbly lay before Your Majesty in Council the following representation as to the assignment of a consolidated chapelry to the consecrated church of Saint Etheldreda Fulham situate within the limits of the parish of Fulham in the county of Middlesex and in the diocese of London.

"Whereas at certain extremities of the said parish of Fulham and of the consolidated chapelry of Saint Peter, Fulham in the county and diocese aforesaid, which said extremities lie contiguous one to another, and are described in the schedule hereunder written, there is collected together a population which is situate at a distance from the several churches of such parish and of the said consolidated chapelry of Saint Peter, Fulham.

"And whereas it appears to us to be expedient that certain contiguous portions (being the portions containing the population aforesaid) of the said parish of Fulham and of the said consolidated chapelry of Saint Peter, Fulham should be formed into a consolidated chapelry for all ecclesiastical purposes, and that the same should be assigned to the said church of Saint Etheldreda, Fulham situate as aforesaid.

"Now, therefore, with the consent of the Right Honourable and Right Reverend Mandell, Bishop of the said diocese of London, as such Bishop, and also as the patron in right of his See, both of the vicarage of the said parish of Fulham, and of the perpetual curacy of the consolidated chapelry of Saint Peter Fulham aforesaid (in testimony whereof he the said Bishop has signed and sealed this representation), we, the said Ecclesiastical Commissioners for England, humbly represent, that it would, in our opinion, be expedient that all those contiguous portions of the said parish of Fulham and of the said consolidated chapelry of Saint Peter Fulham which are described in the Schedule hereunder written, all which portions, together with the boundaries thereof, are delineated and set forth on the map or plan hereunto annexed, should be united and formed into one consolidated chapelry for the said church of Saint Etheldreda, Fulham situate as aforesaid, and that the same should be named 'The Consolidated Chapelry of Saint Etheldreda, Fulham.'

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

"The SCHEDULE to which the foregoing

Representation has reference.

"The Consolidated Chapelry of Saint Etheldreda, Fulham, comprising :---

"I. All that portion of the parish of Fulham in the county of Middlesex and in the diocese of London which is bounded upon the south-west partly by the parish of Putney partly by the parish of Barnes and partly by the new parish of the Holy Trinity Barnes all in the county of Surrey and in the diacese of Rochester or in other words by the middle of the River Thames, upon the north partly by the consolidated chapelry of Saint Clement Fulham and partly by the hereinafter described portion of the consolidated chapelry of Saint Peter Fulham both which consolidated chapelries are situate in the said county of Middlesex and in the diocese of London aforesaid, upon the north-east by the last-named consolidated chapelry 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 consolidated chapelry of Saint Peter Fulham from the parish of Fulham aforesaid at the junction of Munster-road with Horder-road and extending thence first south-westward and then north-westward along the middle of the lastnamed road for a distance of thirteen chains and a half or thereabouts to its junction with Colehilllane and extending thence south-westward along the middle of the last-named lane for a distance of seven chains and a half or thereabouts to its junction with Fulham Palace-road and extending thence north-westward along the middle of the last-named road for a distance of one chain or thereabouts to a point opposite to the northeastern end of the wall or fence which forms the north-western boundary of Bishop's Park and extending thence south-westward to and along the said wall or fence for a distance of twenty-five

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chains or thereabouts to its south-western end at the high water mark of the River Thames aforesaid and extending thence in precisely the same direction and in a straight line for a distance of four chains and a half or thereabouts to a point in the middle of the said river upon the boundary which divides the said parish of Fulham from the parish of Putney aforesaid.

"II. And also all that contiguous portion of the said consolidated chapelry of Saint Peter, Fulham which is bounded upon the south-east and upon part of the south-west by the hereinbefore described portion of the said parish of Fulham and upon the remaining part of the south-west by the consolidated chapelry of Saint Clement Fulham aforesaid upon the north-west by the last-named consolidated chapelry and upon the remaining side that is to say upon the north-cast by an imaginary line commencing upon the boundary which divides the said consolidated chapelry of Saint Clement Fulham from the consolidated chapelry of Saint Peter Fulham aforesaid at a point in the middle of Munsterroad opposite to the middle of the eastern entrance gates of the Fulham Cemetery, and extending thence south eastward along the middle of the last-named road for a distance of twenty-three chains and a half or thereabouts to a point distant about one chain and a quarter or thereabouts to the south-east of the junction of the same road with Fernhurst-road upon the boundary which divides the said consolidated chapelry of Saint Peter Fulham from the parish of Fulham 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.

A^T the Court at *Windsor*, the 18th day of May, 1897.

PRESENT,

The QUEEN's Most Excellent Majesty in Council

7 HEREAS by an Act passed in the Session of Parliament held in the twentieth and twenty-first years of Her Majcsty's reign, intituled "An Act to amend the Burial Acts," it is, amongst other things, enacted that it shall be lawful for Her Majesty, upon the representation of one of Her Majesty's Principal Secretaries of State, by and with the advice of Her Privy Council, from time to time to order such acts to be done by or under the directions of the churchwardens or such other persons as may have the care of any vaults or places of burial, for preventing them from becoming or continuing dangerous or injurious to the public health; and that every such Order in Council shall be published in the London Gazette, and that such churchwardens or other persons shall do or cause to be done all acts ordered as aforesaid, and the expenses incurred in and about the doing thereof shall be paid out of the poor rates of the parish: Provided always, that no such representation shall be made until ten days' previous notice of the intention to make such representation shall, have been given to the churchwardens or

other persons, or one of the churchwardens or other persons, having the care of the vaults or places of burial to which the representation relates:

And whereas the Right Honourable Sir Matthew White Ridley, Baronet, one of Her Majesty's Principal Secretaries of State, after ten days' previous notice of his intention to make such representation had been duly given to the churchwardens of the church of Saint Mildred, Bread-street, in the city of London, made a representation, stating that he was of opinion that for the purpose, of preventing the vaults under the said church from becoming or continuing dangerous or injurious to the public health, an Order in Council should be made for the adoption of the measures thereinafter set forth:

And whereas Her Majesty, by and with the advice of Her Privy Council, was on the twentyseventh day of November, one thousand eight hundred and ninety-six, pleased to order that the said churchwardens, or such other person or persons as may have the care of the vaults under the church of Saint Mildred, Bread-street, in the city of London, do adopt, or cause to be adopted, the following measures, viz. :--

- 1. That the whole of the human remains now lying beneath the floor of Saint Mildred's Church, Bread-street, in the city of London, be removed and forthwith reburied in Ilford Cemetery; and
- 2. That the work of removal be carried out under the supervision and to the satisfaction of Doctor Sedgwick Saunders, the Medical Officer of Health for the City of London.

And whereas the Right Honourable Sir Matthew White Ridley, Baronet, one of Her Majesty's Principal Secretaries of State, after ten days' previous notice of his intention to make such representation had been duly given to the churchwardens of the Church of Saint Mildred, Breadstreet, in the city of London, has made a representation stating that he is of opinion that the said Order in Council of the twenty-seventh day of November, one thousand eight hundred and ninety-six, should be amended by substituting for the words "liford Cemetery" the words "Woking Cemetery or any other burial-ground where burial can legally take place."

Now, therefore, Hor Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that the directions contained in the said Order in Council of the twentyseventh November, one thousand eight hundred and ninety-six, shall be read as if the words "Woking Cemetery or any other burial-ground where burial can legally take place" were substituted for the words "Ilford Cemetery."

C. L. Peel.

A^T the Court at Windsor, the 18th day of May, 1897.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Right Honourable Sir Matthew White Ridley, Baronet, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Churchwardens of the parishes hereinafter mentioned ten days' previous notice of his intention to make such representation, has, under the provisions of an Act passed in the Session of Parliament held in the sixtcenth 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," made a representation stating that, for the protection of the public health, no new burial-ground should be opened in the undermentioned parishes without the previous approval of one of Her Majesty's Principal Secretaries of State, and that burials should be discontinued therein with the following modifications, viz. :--

ROCHE, CORNWALL.—Forthwith and entirely in the Parish Church of Roche, in the county of Cornwall, and in the old part of the Churchyard.

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GORRAN, CORNWALL.—Forthwith and entirely in the Parish Church of Gorran, in the county of Cornwall; 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 stonework or brickwork properly cemented.

(b.) In such reserved grave spaces (limited to six in number) in the new part of 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 may be allotted as can be buried at or below the depth of five feet.

Now, therefore, Her Majesty in Council is pleased hereby to give notice of such representation, 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 25th day of June next:

And Her Majesty is further pleased to direct that this Order be forthwith published in the London Gazette; and that copies thereof be affixed on the doors of the churches or chapels of, or on some conspicuous places within, the parishes affected by such representation one month before the said 25th day of June. C. L. Pee.

A^T the Court at Windsor, the 18th day of May, 1897.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

of Parliament held in the eighteenth and nineteenth years of Her Majesty's reign, intituled "An Act further to amend the laws concerning " the burial of the dead in England," it is, amongst other things, enacted that it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, from time to time to postpone the time appointed by any Order in Council for the discontinuance of burials, or otherwise to vary any Order in Council made under any of the Acts recited in the said Act, or under the said Act (whether the time thereby appointed for the discontinuance of burials thereunder, or other operation of such Order, shall or shall not have arrived), as to Her Majesty, with such advice as aforesaid, may seem fit :

And whereas an Order in Council was made on the eighth day of February, one thousand eight hundred and ninety, directing the discontinuance of burials in the parish church, and, with certain exceptions, in the churchyard of Sandy, in the county of Bedford, from the time specified in such Order, which time has been postponed as regards a portion of the churchyard by an Order in Council bearing date the twelfth day of January, one thousand eight hundred and ninety-one, until the

thirty-first day of March, one thousand eight hundred and ninety-one; and whereas an Order in Council was made on the twenty-third day of February, one thousand eight hundred and ninetyone, varying the said Order of the eighth day of February, one thousand eight hundred and ninety; and whereas it seems fit to Her Majesty, by and with the advice of Her Privy Council, that the said Order of the twenty-third day of February, one thousand eight hundred and ninety-one, in so far as it affects burials in the said church and the old part o' the churchyard of Sandy be varied:

Now, therefore, Her Majesty, by and with the advice aforesaid, is pleased to order, and it is hereby ordered that the following directions be substituted for those contained in the said Order in Council of the twenty-third day of February, one thousand eight hundred and ninety-one, so far as relates to burials in the said church and old part of the churchyard of Sandy, viz. : that burials be discontinued : —

Forthwith and entirely in the Parish Church of Sandy, in the county of Bedford ; and also in the old part of the churchyard, except as follows :---

(a.) In such walled graves as are now existing in the old part of the churchyard burials may allowed on condition that every coffin buried therein be separately enclosed by stonework or brickwork properly cemented.

(b.) In such reserved grave spaces as have never before been buried in, and which when opened are free from water burials may be allowed, at their decease respectively, of General Pearson and Mr. Francis Pym, and of so many members of their families as can be buried at or below the depth of five feet. *C. L. Peel.*

A^{T} the Court at Windsor, the 18th day of May, 1897.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

THEREAS 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

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 burialground 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 by another Act passed in the Session of Parliament held in the eighteenth and nineteenth years of Her Majesty's reign, intituled "An Act further to amend the laws concerning "the burial of the dead in England," it is, amongst other things, enacted that it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, from time to time to postpone the time appointed by any Order in Council for the discontinuance of burials, or otherwise to vary any Order in Council made under any of the Acts recited in the said Act, or under the said Act (whether the time thereby appointed for the discontinuance of burials thereunder, or other operation of such Order, shall or shall not have arrived), as to Her Majesty, with such advice as aforesaid, may seem fit :

And whereas the Right Honourable Sir Matthew White Ridley, Bart., one of Her Majesty's Principal Secretaries of State, after giving to the Incumben's and the Churchwardens of the parishes hereinafter named ten days' previous notice of his intention to make such representation, has made a representation stating that he is of opinion that the Order of Her Majesty in Council of the first day of May, one thousand eight hundred and fifty-four, in so far as it affects burials in the borough of Plymouth; and the Order of Her Majesty in Council of the fourth day of February, one thousand eight hundred and sixty-one, in so far as it relates to burials in the parish of Tor Mohun, in the county of Devon, should be varied, by substituting for the directions contained in those Orders the directions hereinafter set forth:

And whereas Her Majesty was pleased by Her Order in Council of the fifteenth day of January, one thousand eight hundred and ninety-seven, 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 twentyseventh day of February, one thousand eight hundred and ninety-seven, and such Order has been published in the London Gazette, and copies thereof have been affixed as required by the said first recited Act :

Now, therefore, Her Majesty by and with the advice of Her Privy Council is pleased to order, and it is hereby ordered, that the following directions be substituted for those contained in the Orders in Council of the first May, one thousand eight hundred and fifty-four, and the fourth February, one thousand eight hundred and sixtyone, so far as relates to burials in the borough of Plymouth, and the parish of Tor Mohun, viz. :--

SAINT ANDREW'S BURIAL-GROUND, WESTWELL STREET, PLYMOUTH.—That so much of the Order in Council of first May, one thousand eight hundred and fifty-four, affecting burials in the borough of Plymouth as relates to Saint Andrew's Burial-ground, Westwellstreet, Plymouth, be varied by substituting for it the following Order :—

That burials be discontinued forthwith and

entirely in Saint Andrew's Burial-ground, Westwell-street, Plymouth.

TOR MOHUN, DEVON.—That burials be forthwith wholly discontinued in the parish church and churchyard of Tor Mohun in the county of Devon. C. L. Peel.

Privy Council Office, May 18, 1897.

THE following Statute, passed on the twentieth day of March, one thousand eight hundred and ninety-seven, by the Governing Body of University College, Oxford, and sealed on the twenty-second day of March, one thousand eight hundred and ninety-seven, has been submitted for the approval of Her Majesty in Council, and notice of its having been so submitted is published in accordance with the provisions contained in the Universities of Oxford and Cambridge Act, 1877 :--

University College, Oxford.

EX PARTE the Master and Fellows of the College of the Great Hall of the University commonly called University College in the University of Oxford.

A Statute to amend Statute V framed by the Commissioners appointed under the Universities of Oxford and Cambridge Act 1877 (40 and 41 Victoria cap. 48) in relation to the College of the Great Hall of the University commonly called University College in the University of Oxford duly made at an Extraordinary General Meeting of the Master and Fellows being the Governing Body of the said College specially summoned for this purpose held on the twentieth day of March one thousand eight hundred and ninety-seven and passed at such Meeting by the unanimous votes of those present and voting and submitted for the approval of Her Majesty in Council.

Whereas Statute \hat{V} § 18 of the College Statutes enacts as follows: "Every Scholar or Exhibitioner who shall marry or accept a Fellowship in ony Cullege or class to be a Member of the College, shall thereupon vacate his Scholarship or Exhibition."

And whereas the powers thus given for regulating the conditions under which Scholarships and Exhibitions are held appear inadequate to meet the case of those Scholars or Exhibitioners who, while observing the requirements of the College and University with regard to residence, cease to apply themselves to studies recognized in the schools of the University and thus frustrate the intention of the College in giving the Scholarships or Exhibitions.

We the said Master and Fellows of the said College desire to extend the powers of the College so as to cover these and similar cases, and for this purpose do hereby in exercise of the powers given to us by the fifty-fourth section of the said Act and by Statute VI framed by the Commissioners appointed by the said Act in relation to the said College alter and amend Statute V as hereinafter appears, that is to say :--

We alter and amend Statute V Clause 18 by inserting after the words "member of the College" the following words "or shall accept any post or position which in the opinion of the Master and Fellows is incompatible with the prosecution of the regular studies of the University."

Given under our Common Seal, this twentysecond day of March, one thousand eight hundred and ninety-seven.



Privy Council Office, May, 18, 1897.

THE following Statutes, made on the seventeenth day of March, one thousand eight hundred and ninety-seven, by the Governing Body of Brasenose College, Oxford, and sealed on the twenty-sixth day of March, one thousand eight hundred and ninety-seven, 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, 18:7": --

At a Meeting of the Governing Body of Brasenose College, Oxford, specially summoned under Statute X1X to consider proposed alterations of the College Statutes, and held on March seventeenth, one thousand eight hundred and ninetyseven, it was resolved unanimously to make the following alterations :--

(1) Statute III, 11 (b).—At the end of the clause to add the following words: "for a Fellow whose term of service is under fifteen years, and $\pounds 200$ for a Fellow whose term of service is over fifteen and under twenty years."

fifteen and under twenty years." (2) Statute III, 11 (c).—To strike out the word: "receive the pension . . . Pension Fund," and substitute the following : "be retired on the pension corresponding to his term of service, or by a special vote of the Principal and Fellows may with his own consent retain in lieu of pension a Fellowship with a stipend of £250 payable out of the Pension Fund."

(3) Statute XII, 3.—To strike out the figures $\pounds 40,000$ and to substitute the following: "a sum producing an income of $\pounds 1,200$ per annum clear of income tax."

(4) Statute XII, 6.—To substitute the following for the existing clause: "The capital of the Fund shall at all times be preserved intact; and so soon as the same shall amount to a sum producing an income of £1,200 clear of income tax, no further capital shall be accumulated otherwise than by the investment of any unexpended balance on the Fund: provided nevertheless that if at any time the income of the Fund shall be insufficient to meet any liability created under the provisions of Statute III, 11, then the amount required to make the income of the Fund equal to the sum of the statutable claims upon it shall be paid out of Corporate Revenue so long as the deficiency shall continue, and no longer."

The Corporate Seal of Brasenose College was duly affixed hereto in pursuance of the above resolution by

A. J. Butler, Bursar,

in the presence of C. B. Heberden, Principal, a member of the Governing Body.

Twenty-sixth March, one thousand eight hundred and ninety-seven.

Pricy Council Office, May 18, 1897.

THE following Statutes made and passed on the twenty-eighth day of April, one thousand eight hundred and ninety-seven, by the Governing Body of Clare College, in the University of Cambridge, and scaled on the eighth day of May, one thousand eight hundred and ninetyseven, have been submitted for the approval of Her Majesty in Council, and notice of their having been so submitted is published in accordance with

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the provisions contained in the Universities of Oxford and Cambridge Act, 1877 :---

STATUTES to alter the Statutes framed by the Commissioners appointed under the Universities of Oxford and Cambridge Act 1877 in relation to Clare College in the University of Cambridge such amending Statutes being duly made at a General Meeting of the Governing Body of the said College specially summoned for the purpose and held on the twenty-eighth day of April one thousand eight hundred and ninety-seven and passed at the said General Meeting by the votes of ten out of the twelve persons present and voting and now submitted for the approval of Her Majesty the Queen in Council.

We the Master and Fellows of the said College in exercise of the powers given to us by the fiftyfourth section of the said Act do hereby alter the Statutes framed by the said Commissioners in manner following, that is to say :--

1. By omitting in Statute 3 the first paragraph, namely, the words "the eight Fellows of longest standing as Fellows shall be called the Senior Fellows."

2. By substituting for Statute 12 "of the College Estates" the following Statute to form an amended Statute.

12. Of the Council and of the College Estates.

There shall be in the College a Board to be called the Council which shall consist of the Master and eight Fellows.

(a.) Temporary Provisions for the Constitution of the Council. The eight Senior Fellows of the College on the

day on which this Statute shall come into operation shall be members of the Council, and each of such Fellows shall, except as is hereinafter provided, retain his membership thereof so long as he remains a Fellow of the College. Any such Fellow may renounce his right to a place on the Council by signifying his renunciation to the Master by writing under his hand. If between two Annual Meetings of the Master and Fellows any such Senior Fellow shall not attend at least one-half of the Meetings of the Council summoned by the Master of which seven days' notice shall have been given, his place shall become vacant unless at or before the second of such Annual Meetings he shall have assigned reasons for his non-attendance which the Master and Fellows deem satisfactory. Any such Fellow whose place on the Council is vacated, either by his own renunciation or by reason of non-attendance at meetings, may be voted for as an elective member.

Whenever one of such Senior Fellows shall cease to be a member of the Council, his place shall be taken by the Senior of those Fellows, not being already a member thereof, who are entitled under Section (b.) of this Statute to be *ex-officio* members. If, however, when a vacancy is thus caused, all such Fellows be already members of the Council, it shall be filled up by the appointment of an elective member as provided in Section (b.) of this Statute.

(b.) Permanent Provisions for the Constitution of the Council.

The Tutor, if there be one only, and the two Senior of the Tutors, if there be more than one, and the Bursar shall, if Fellows, be *ex officio* members of the Council.

If either of the two Senior of the Tutors or the Bursar be not a member of the Council, he shall attend the meetings of the Council as an Assessor, but shall not have a vote.

The other members of the Council shall be elected by the Master and Fellows at the Annual Meeting to hold office until the next Annual Meeting but one; the votes not being accumulated and being given openly in writing,

If in the interval between two Annual Meetings of the Master and Fellows a member of the Council other than an *ex-officio* member shall vacate his place on the Council, the Council may appoint a new member to take the place thus vacated. A member thus appointed shall hold office till the Annual Meeting next after such appointment.

The Master shall, except in cases of urgent necessity, give at least seven days' notice of a meeting of the Council.

If between two Annual Meetings of the Master and Fellows any elective member shall not attend at least one-half of the meetings of the Council summoned by the Master of which seven days' notice shall have been given, his place shall become vacant unless at or before the second of such Annual Meetings he shall have assigned reasons for his non-attendance which the Master and Fellows deem satisfactory.

Any member of the Council who shall cease to be a Fellow of the College shall *ipso fucto* vacate his place on the Council.

The Council shall have the management of the College estates, and shall administer the revenues of the College in accordance with the provisions of these Statutes.

The farms, houses and other properties of the College shall be let in accordance with the instructions of the Council, provided that no lease of any College property other than a lease from year to year shall be granted to the Master or any Fellow or Scholar of the College for a longer period than one year.

The Council may by an Order in writing delegate to the Master and resident Fellows the powers given to them by this Statute, but only for a specified purpose, which shall be expressed in the Order.

This Statute shall come into operation on the day of the Annual Meeting of the Master and Fellows which shall be held next after its approval by the Queen in Council.

3. By amending Statutes 8, 10, 13, 14, 15, 19, 24, 25, 33, 35 by the substitution of the words "the Council" for the words "the Master and Senior Fellows" wherever these words occur in these Statutes.

4. By amending Statute 16 by the substitution of the words "the Council" for the words "the Master and Senior Fellows" and for the words "the Senior Fellows" wherever these words occur in this Statute and by the omission of the fourth paragraph of the said Statute, namely,

"At a Meeting of the Master and Senior Fellows the places of Senior Fellows who may be absent shall be taken by the Fellows in residence next in order of seniority who at such meeting shall have all the powers of Senior Fellows."

Given under our Common Seal on the eighth day of May in the year of our Lord one thousand eight hundred and ninely-seven.

E. Atkinson Master. L. S. L. Eubank Walter Gardiner } Chest Keepers.

Privy Council Office, May 18, 1897.

HE following Statutes made by the Governing-Body of Emmanuel College in the University of Cambridge, on the seventh day of May one thousand eight hundred and ninety-seven, 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:-

WHEREAS Emmanuel College in the University of Cambridge is now governed by a code of Statutes made under the authority of the Universities of Oxford and Cambridge Act 1877 and approved by Her Majesty the Queen in Council on the third day of May one thousand eight hundred and eighty-two as altered by certain amending Statutes approved by Her Majesty the Queen in Council on the sixteenth day of May one thousand eight hundred and ninety-three.

And whereas it is expedient to alter certain of the said Statutes and also certain of the said amending Statutes;

Now we the Governing Body of the said College by virtue of the said Act and according to the provisions thereof do by a resolution passed at a General Meeting of the said Governing Body specially summoned for the purpose by the votes of not less than two-thirds of the number of persons present and voting make the following alternations in the aforesaid Statutes as altered by the said amending Statutes.

The following Additional Statute shall be inserted after Statute IX to form Statute IXa.

IXa. Of the resignation of the Master and of his becoming a Senior Fellow in place of Master.

1. If the Master at any time on account of illhealth or old age or other grave cause shall desire to resign the Office of Master and to become a Senior Fellow in place of Master he shall be at liberty to summon a Special Meeting of the Governing Body of which at least fourteen days' notice shall be given in the manner provided for in Section 3 of Statute III by a notice expressly stating his desire to resign his said Office and to become a Senior Fellow in place of Master for the purpose of considering such his desire. If at such meeting a majority of the whole Governing Body shall decide to accept his resignation pursuant to his said desire he shall on a day to be fixed by the Governing Body either at that meeting or at some subsequent meeting cease to be Master and shall immediately from and after the admission of his successor thereupon without election or admission become entitled for life to the position and emoluments of a Senior Fellow of the College.

2. If at the time when the Master so resigning becomes entitled to the position and emoluments of a Senior Fellow under the provisions of the previous Section a Fellowship (whether Senior or Junior) shall be vacant such Fellowship shall (notwithstanding that the difference between the number of Senior and Junior Fellowships shall thereby become greater than the maximum difference betwee: the number of Senior and Junior Fellowships for the time being allowed under the provisions of Section 2 of Statute XIII) be the one to which the resigning Master shall be entitled unless the Governing Body shall have prior to the admission of his successor by a majority of their whole body decided that it is expedient in the interests of the College to constitute a temporary Fellowship to be filled by the Master so resigning in which case and also in case no Fellowship shall be then vacant the Master so resigning shall be entitled to a temporary Fellow-

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ship to be constituted under the provisions of Section 2 of Statute XLIV but such temporary Fellowship shall cease to exist at the expiration of one calendar month from the date when any ordinary Fellowship becomes vacant unless the Governing Body shall by a majority of their whole body within such month otherwise determine and on any such temporary Fellowship ceasing to exist by reason of an ordinary Fellowship becoming vacant the Fellowship so becoming vacant shall be the one to which such resigning Master. shall become entitled notwithstanding that the difference between the number of Senior and Junior Fellowships shall thereby become greater than the maximum difference between the number of Senior and Junior Fellowships for the time being allowed under the provisions of Section 2 of Statute XIII. Such temporary Fellowship shall also cease to exist if the Fellowship held by the Master so resigning shall be constituted a Pension, Fellowship under the provisions of Section 1 of Statute XLIV.

3. A Master resigning his Office and becoming a Senior Fellow in place of Master pursuant to this Statute shall take such precedence among the Senior Fellows as the Governing Body shall determine.

The existing Section 2 of Statute XIII entitled "Of the Election of Fellows" shall be repealed and there shall be substituted therefor the following Section to form an amended Section 2 of such Statute:

2. Until otherwise determined under the provisions of this Section the number of Senior and Junior Fellowships shall not differ by a greater number than three. It shall however be competent to the Governing Body at a meeting called for that purpose and of which at least thirty days' notice shall have been given in the manner provided for in Section 3 of Statute III by a resolution in which at least two-thirds of their whole number concur from time to time to declare that it is expedient in the interests of the College to alter the maximum difference between the number of Senior and Junior Fellowships and from and after the passing of any such resolution the maximum difference between the number of Senior and of Junior Fellowships shall (subject to the power of alteration hereinbefore given to the Governing Body) be the number fixed by such resolution. Provided always that the provisions of this Section shall be deemed to be subject to the provisions of Section 2 of Statute IXa and that in reckoning the number of Senior and of Junior Fellowships for the purpose of this Section Fellowships held for life under the provisions of Statute IXa or Section 5 of Statute XV or Sections 1 or 2 of Statute XLIV or Section 2 of Statute L shall not be counted as Fellowships. Subject to the restrictions contained in or authorized by this Section at any vacancy either a Senior or Junior Fellow may be elected.

The existing Section 5 of Statute XXII entitled "Of the Scholars" shall be repealed and there shall be substituted therefor the following section to form an amended Section 5 of such Statute:

5. Subject as hereinafter provided no one shall be allowed to compete for a Scholarship befor: commencing residence in the University if his age will exceed twenty years on the last day of the academical year in which the examination is held. Provided always that the Governing Body may offer not more than two of such entrance Scholarships for competition in any one year without restriction of age. The maximum emolument of such entrance Scholarships shall be eighty pounds

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 $(\pounds 80)$ a year inclusive of room rent and all allowances.

To the existing Statute XXVIII entitled "Of the Dean" there shall be added the following Section:

5. The Governing Body may appoint a Junior Dean who shall not necessarily be in Holy Orders. The Junior Dean shall perform such duties as the Governing Body may from time to time assign to him. The provisions of Sections 3 and 4 of this Statute relating to the Dean shall also apply to the Junior Dean.

The existing Statute XLIV entitled "Of a pension Fellowship and of the suspension of a Fellowship" shall be repealed and there shall be substituted therefor the following amended Statute XLIV to be entitled:

XLIV. Of a pension Fellowship, of a temporary Fellowship and of the suspension of a Fellowship.

1. The Governing Body may by a resolution in which a majority of the whole Governing Body concur constitute either the Fellowship (whether temporary or ordinary) held by a Master who has resigned the Mastership under Statute IXa or the Fellowship held by any one Senior Fellow who has become discharged by length of service fromholding any qualifying office into a Pension Fellowship. Thenceforward until such Fellowship become vacant five additional parts shall be reckoned in the distribution of the residue under Statute XLIII whilst the number of parts assigned to the Reserve Fund shall be diminished by three.

2. If at the time when a person resigning the Office of Master under the provisions of Statute IXa becomes entitled to the position and emolu-ments of a Senior Fellow no Fellowship shall be vacant or if although a Fellowship shall be then vacant the Governing Body shall have prior to the admission of his successor by a majority of their whole body decided that it is expedient in the interests of the College to constitute a temporary Fellowship to be filled by the Master so resigning then in either of such cases a temporary Fellowship shall be constituted as from the date on which the successor of the Master so resigning shall be admitted and such temporary Fellowship shall continue until the person so resigning the Office of Master shall die or cease to be a Fellow or until he shall become entitled to a pension Fellowship under the provisions of Section 1 of this Statute or to an ordinary Fellowship under the provisions of Section 2 of Statute IXa. During the existence of such t-mporary Fellowship five additional parts shall be reckoned in the distribution of the residue under Statute XLIII.

3. When and so long as the annual dividend of a Fellow estimated in conformity with Statutes I and XLIII shall be less than Two Hundred pounds (£200) the Governing Body shall be at liberty the provision of Section 7 of Statute XIII notwithstanding to suspend the election to any one vacant Fellowship and for such period to omit such Fellowship in reckoning the number of parts into which the residue according to Statute XLIII is to be divided. In such case however no Fellow shall receive annually by way of dividend a sum greater than £20 \cdot

Given under our Common Seal this seventh day of May one thousand eight hundred and ninety-seven.



Privy Council Office, May 18, 1897.

NOTICE is hereby given, that Her Majesty in Council has been this day pleased to pass an Order, under "The Dockyard Ports Regulation Act, 1865," amending the Regulations and Rules established for the Dockyard Port of Plymouth, in pursuance of the powers granted under the provisions of that Act.

Copies of the Order may be obtained on application to the Admiralty.

Privy Council Office, May 18, 1897.

BYE-LAWS made by the School Boards and School Attendance Committees for the following Places, were approved by Her Majesty in Council on the 18th day of May, 1897 :--

SCHOOL BOARDS. Bodedern. Cellan. Corwen. East Leake. Ilford. Newport (Essex). Pembrey. St. Mary Bourne. Shepley. Tollesbury. Warlingham.

BYE-LAWS MADE BY THE SCHOOL BOARDS OF THE UNITED SCHOOL DISTRICTS OF-Exmouth. Hebden Bridge.

Inkberrow. St. Breock and Egloshayle. Walmersley and Ramsbottom. Swansea (Borough).

BYE-LAWS MADE BY THE SCHOOL ATTENDANCE COMMITTEE FOR THE URBAN DISTRICT OF — Aspull.

BYE-LAWS MADE BY THE SCHOOL ATTENDANCE COMMITTERS OF THE UNDERMENTIONED UNIONS FOR THE PARISHES OR TOWNSHIPS NAMED :---

| Union. | | | Parish or Township. | | | | | |
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| Burnley | • • • • | | Altham | | | | | |
| ,, | | •••• | Barley with Wheatley | | | | | |
| | | | Booth | | | | | |
| \$ 7 | *** | ••• | Brierfield | | | | | |
| 11 | ••• | ••• | Brunshaw | | | | | |
| 79 | | ••• | Cliviger | | | | | |
| ,, | | ••• | Dunnockshaw | | | | | |
| >> | | | Foulridge | | | | | |
| • • • • | ••• | ••• | Goldshaw Booth | | | | | |
| 31 | ••• | | Habergham Eaves | | | | | |
| 1 2 | ••• | ••• | | | | | | |
| 37 | ••• | | Heyhouses | | | | | |
| 73 | ••• | ••• | Higham with West Close Booth | | | | | |
| 37 | ••• | ••• | Huncoat | | | | | |
| ,,, | ••• | | Ightenhill | | | | | |
| | ••• | | North Town | | | | | |
| 77 | ••• | ••• | Old Laund Booth | | | | | |
| 37 | | ••• | Padiham | | | | | |
| " | ••• | ••• | Read | | | | | |
| 77 | ••• | ••• | Reedley Hallows | | | | | |
| 37 | ••• | ••• | Roughlee Booth | | | | | |
| ** | ••• | ••• | Simonstone | | | | | |
| " | ••• | ••• | Wheatley Carr Booth County of Denbigh. | | | | | |
| Corwen | | ••• | Bryn Eglwys | | | | | |
| ** | 444 | ••• | Llanfihangel - Glyn - | | | | | |
| | | | Myfyr | | | | | |
| | | | Llantysilio | | | | | |

| Union. | | Parish or Township. | | | | | |
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| Union. Corwen % Reigate % % % Upton-upon-Severn | ···· | County of Merioneth. Bettws Gwerfil Goch Llansaintffraid - Glyn - Dyfrdwy Buckland Chaldon Charlwood Chipstead Gatton Leigh Nutfield Walton-on-the-Hill Malvern Wells | | | | | |
| Wokingham ,, | ••• | County of Berks. Arborfield Barkham Earley | | | | | |
| >> ••• >> ••• >> ••• | •••• •••• | Finchampstead Newland Remenham Ruscombe | | | | | |
| 77 •••• 77 ••• 71 ••• | ••• ••• | Shinfield Sonning Town St. Nicholas, Hurst Swallowfield | | | | | |
| 99 •••• 99 ••• 99 ••• 99 ••• 97 ••• | •••• ••• ••• | Twyford Wargrave Winnersh Wokingham (Without) Woodley and Sandford | | | | | |

Privy Council Office, May 18, 1897.

N OTICE is hereby given, that a Petition has been presented to Her Majesty in Council by certain Inhabitant Householders of the town and parish of Merthyr Tydfil, in the county of Glamorgan, 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 23rd day of June, one thousand eight hundred and ninety-seven.

Privy Council Office, May 18, 1897.

N OTICE is hereby given, that a Petition has been presented to Her Majesty in Council by certain Inhabitant Householders of the Town of Abergavenny, in the county of Monmouth, praying for the grant of a Municipal Charter of Incorporation, and that the provisions of the Municipal Corporations Act may be extended to such Municipal Borough, and to the Inhabitants thereof so incorporated; 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 23rd day of June, one thousand eight hundred and ninety-seven.

Foreign Office, May 21, 1897.

THE Treaty of Friendship, Commerce, and Navigation signed between Great Britain and Chile on the 4th of October, 1854, was denounced by the Chillan Government on the 3rd of September, 1895, and should have ceased and determined on the 3rd of September, 1896 (see London Gazette, September 20, 1895). It was however prolonged by the desire of the Chilian Government till the 31st instant, after which date it will cease to be operative.

War Office, May 21, 1897.

THE Queen has been graciously pleased to give orders for the following appointment to the Most Honourable Order of the Bath in recognition of the services of the undermentioned Officer during the operations in South Africa, 1896:

To be an Ordinary Member of the Military Division of the Third Class, or Companions, of the said Most Honourable Order, viz.:-

Lieutenant-Colonel Charles Henry Bridge, Army Service Corps, Deputy-Assistant Adjutant-General, Eastern District.

Whitehall, May 20, 1897.

THE Queen has been pleased, by Warrant under Her Majesty's Royal Sign Manual, bearing date the 19th instant, to appoint Nicholas Barbenson, Esq., Procureur in the Royal Court of the Island of Alderney, to be Judge of the said Island, in the room of John Abraham Le Cocq, Esq., resigned.

Whitehall, May 20, 1897.

THE Queen has been pleased to give and grant unto Charles Edward Coles, Pasha, Her Majesty's Royal licence and authority that he may accept and wear the Insignia of the Imperial Order of the Osmanieh of the Second Class, which His Highness the Khedive of Egypt, authorized by His Imperial Majesty the Sultan of Turkey, has been pleased to confer upon him in recognition of his services while actually and entirely employed beyond Her Majesty's Dominions as Commandant of the Cairo City Police.

Whitehall, May 20, 1897.

THE Queen has been pleased to give and grant unto Thomas Brown, Esq., Her Majesty's Royal licence and authority that he may accept and wear the Insignia of the Imperial Order of the Osmanieh of the Fourth Class, which His Highness the Khedive of Egypt, authorized by His Imperial Majesty the Sultan of Turkey, has been pleased to confer upon him in recognition of his services while actually and entirely employed beyond Her Majesty's Dominions as Chief of the Workshops in the Egyptian Railway Administration.

Whitehall, May 20, 1897.

THE Queen has been pleased to give and grant unto Harry Curtis, Esq., Her Majesty's Royal licence and authority that he may accept and wear the Insignia of the Imperial Order of the Medjidieh of the Fourth Class which His Highness the Khedive of Egypt, authorized by His Imperial Majesty the Sultan of 'Turkey, has been pleased to confer upon him in recognition of his services while actually and entirely employed beyond Her Majesty's Dominions as Chief Engineer of the Government Arsenal under the Egyptian Public Works Department.

Whitehall, May 20, 1897.

THE Queen has been pleased to give and grant unto Arthur Stanhope Aldrich, Esq., Her Majesty's Royal licence and authority that he may accept and wear the Insignia of the Order of the Sacred Treasure of the Second Class, which His Majesty the Emperor of Japan has been pleased to confer upon him in recognition of his services whilst actually and entirely employed beyond Her Majesty's Dominions in the Japanese Railway Department.

Whitehall, May 20, 1897.

THE Queen has been pleased to give and grant unto Francis Henry Trevithick, Esq., Her Majesty's Royal licence and authority that he may accept and wear the Insignia of the Imperial Order of the Sacred Treasure of the Third Class, which His Majesty the Emperor of Japan has been pleased to confer upon him in recognition of his services whilst actually and entirely employed beyond Her Majesty's Dominions in the Japanese Railway Department.

Whitehall, May 20, 1897.

THE Queen has been pleased to give and grant unto William Wykeham Myers, Esq., M.B., Her Majesty's Royal licence and authority that he may accept and wear the Insignia of the Order of the Rising Sun of the Fifth Class, which His Majesty the Emperor of Japan has been pleased to confer upon him in recognition of his services while actually and entirely employed beyond Her Majesty's Dominions in His Majesty's service.

(S. 1606.)

Board of Trade (Fisheries Department), London, May 18, 1897.

THE Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of a Despatch from Her Majesty's Representative at Brussels, enclosing the following Decree respecting quarantine, viz. :--

Moniteur Belge, 8th Mai, 1897.

Lois, arrêtés Royaux et Actes du Gouvernement. Ministère de l'agriculture et des travaux publics.

Service de Santé, Hygiène Publique et voirie Communale.

Peste .- Mesures aux frontières de mer.

Le Ministre de l'agriculture et des travaux publics,

Vu l'arrête royal du 5 Avril, 1897, prescrivant des mesures sanitaires relativement à l'importation et au transit des marchandises provenant de pays ou de circonscriptions territoriales, déclarés contaminés de peste;

Vu spécialement les Articles 5 et 6 de cet arrêté, chargeant le Ministre de l'agriculture et des travaux publics de désigner les pays ou parties de pays à l'égard desquels le régime prévu par les Articles 1 er à 4 du dit arrêté sera rendu applicable et de régler les mesures à prendre dans les ports à l'égard de navires considérés comme infectés, suspects ou indemnes, au point de vue de la visite médicale, de l'isolement et de la désinfection;

Vu l'avis de la commission sanitaire de l'Escaut;

Arrête :

ART. ler. Les dispositions qui font l'objet des Articles ler à 4 de l'arrêté royal du 5 Avril, 1897, susvisé, sont rendues applicables aux provenances de la présidence de Bombay, du Sind excepté de l'extrême Est de ce dernier, ainsi qu'à celles de l'île de Formose et des parties de l'Empire Chinois, situées au sud de 30° dégré de latitude, contaminés par la peste.

ART. 2. Ces provenances, arrivant par voie de mer, seront soumises à la station sanitaire de l'Escaut et dans les ports d'Ostende et de Nieuport, au régime stipulé par les chapitres II, III et IV du règlement sanitaire général annexé à la Convention sanitaire internationale de Venise, en date du 19 Mars, 1897.

ART. 5. Les marchandises et objets visés à l'Article 1er de l'arrêté royal du 5 Avril, 1897, et provenant d'un des ports de l'océan Indien, autres que ceux reconnus contaminés de peste, depuis Masoate y compris les ports du Golfe Persique, jusqu'au cap Comoriu, doivent être accompagnés à l'importation et au transit, par application du ler alinéa de l'Article 3 de cet arrêté, d'un certificat d'origine visé par un agent consulaire belge et à défaut de pareil agent résidant au port d'expédition, d'un certificat d'origine visé par l'autorité locale de ce port.

Bruxelles, le 1er Mai, 1897.

Léon DE Bruyn.

Peste .-- Mesures préventives.

Le Ministre de l'agriculture et des travaux publics,

Vu l'arrête royal du 5 Avril, 1897, prescrivant des mesures sanitaires relativement à l'importation et au transit des marchandises provenant de pays on de circonscriptions territoriales déclarés contaminés depeste, spécialement en son Article 1er, dernier alinéa;

Vu l'avis de la commission sanitaire de l'Escaut, Arrête :

Article unique. Sont autorisés l'entrée et le transit par les frontières de terre et de mer des cuirs verta salés et en même temps arséniqués, venant de pays et de circonscriptions territoriales déclarés contaminés de peste.

Bruxelles, le 5 Mai, 1897. L'éon De Bruyn.

(S. 1624.)

Board of Trade (Fisheries Department), London, May 18, 1897.

THE Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of a Despatch from Her Majesty's Representative at Sofia, intimating that the port of Rangoon has never been considered as contaminated by the plague, and that the importation of rice direct from that port has always been allowed; and turther, that jute sacks from Calcutta may be imported into Bulgaria after disinfection at a Bulgarian port.

Admiralty, 18th May, 1897.

IN accordance with the provisions of Her Majesty's Order in Council of 2 nd February, 1870-

Staff Commander Thomas Barrington Moody has been placed on the Retired List, with permission to assume the rank of Commander. Dated 7th May, 1897.

Lieutenant Gerald Elias has been placed on the Retired List, with permission to assume the rank of Commander. Dated 12th May, 1897.

Admiralty, 19th May, 1897:

'THE undermentioned Staff Engineers have been advanced to the rank of Fleet Engineer in Her Msjesty's Fleet, viz. :--

Stephen Henry Blundell. Dated 4th May, 1897. John William Henwood. Dated 7th May, 1897.

The undermentioned Chief Engineers have been advanced to the rank of Staff Engineer in Her Majesty's Fleet, viz. :---

Quintin William King. Dated 6th May, 1897.

Frederick William Wells. Dated 7th May, 1897.

Walter James Featherstone. Dated 7th May, 1897.

Admiralty, 20th May, 1897.

CONSEQUENT on the retirement of Admiral St. George Caulfield D'Arcy-Irvine. C.B., from 10th May, 1897, the following promotions have been made from the same date --

Vice-Admiral Sir Henry Fairfax, K.C.B., to be to Admiral in Her Majesty's Fleet. Rear-Admiral Sir Frederick George Denham Bedford, K.C.B., to be Vice-Admiral in Her Majesty's Fleet.

Captain Day Hort Bosanquet to be Rear-Admiral in Her Majesty's Fleet.

Captains :

Capel Wodehouse,

John Ingles,

John Hext, C.I.E., to be Rear-Admirals on the Retired List.

In accordance with the provisions of Her Majesty's Order in Council of 1st April, 1881-

Fleet Surgeon John Anderson McAdam has this day been placed on the Retired List, at his own request.

The undermentioned Staff Surgeons have been promoted to the rank of Fleet Surgeon in Her Majesty's Fleet: --

James Thomas William Stenteford Kellard.

John Davey Henwood.

Dated 7th May, 1897. In accordance with the provisions of Her Majesty's Order in Council of 1st April, 1881— Surgeon Clement Alson has been placed on the

Surgeon Clement Alsop has been placed on the Retired List: Dated 7th April, 1897.

India Office, 21st May, 1897.

THE Queen has approved of the following Promotions among the Officers of the Staff Corps and Indian Medical Service, and Admissions to the Staff Corps made by the Government of India:—

INDIAN STAFF CORPS.

To be Captain. Lieutenant Henry King MacGeorge. Dated 3rd March, 1897.

To be Lieutenants.

Lieutenant Frank Evelyn Coningham, from the Border Regiment. Dated 6th January, 1896, but to rank from 6th October, 1892.

Second Lieutenants to be Lieutenants.

Dated 10th January, 1897. Denzil lbbetson Michael Macaulay.

Dated 28th February, 1897.

Patrick Barclay Sangster,

Dashwood William Harrington Humphreys. John Gwynne Griffith.

Mark Synge.

INDIAN SUBORDINATE MEDICAL DEPARTMENT.

To be Senior Assistant-Surgeon with the honorary rank of Surgeon-Lieutenaut.

First Class Assistant-Surgeon John Davis, Bengal Establishment. Dated 23rd December, 1896.

The Queen has approved of the restoration of the undermentioned Officer from the Half-Pay List to the Effective List:---

INDIAN STAFF CORPS.

Lieutenant Archibald Samuel Hamilton. Dated 26th February, 1897.

The Queen has also approved of the retirement from the Service of the undermentioned Officers :--

INDIAN STAFF CORPS.

Major William Eden Evans-Gordon. Dated 12th May, 1897.

Major Stewart Melvill Congreve-Schneider. Dated 1st March, 1897.

MADRAS CAVALRY.

Major-General Hugh Richard Hope, C.B. Dated 10th May, 1897.

MADRAS INFANTRY.

Colonel Allan Chaplin. Dated 20th May, 1897. INDIAN MEDICAL SERVICE.

- Brigade-Surgeon-Lieutenant-Colonel Hugh Johnstone, M.D., Bengal Establishment. Dated 9th April, 1897.
- Surgeon-Lieutenant-Colonel Alexander Kenneth Stewart, Bombay Establishment. Dated 31st March, 1897.
- Surgeon-Lieutenant-Colonel Edward William Young, Bombay Establishment. Dated 1st May, 1897.
- Surgeon-Major Donald Frederick Dymott, Madras Establishment. Dated 14th May, 1897.

INDIAN SUBORDINATE MEDICAL DEPARTMENT.

Senior Assistant Surgeon, with the honorary rank of Surgeon-Major, William Fearn, Bombay

Establishment. Dated 12th January, 1897. The following appointments have been made to the Staff in India:—

- Captain E. H. J. Reay, Wiltshire Regiment, a Deputy-Assistant Adjutant-General, to be Deputy-Assistant Adjutant-General of a command, vice Major A. H. B. Cavaye, appointed Assistant Military Secretary and Aide-de-Camp to the Lieutenant-General commanding the Forces, Madras. Dated 18th March, 1837.
 Captain W. S. Banks, Dorsetshire Regiment, a
- Captain W. S. Banks, Dorsetshire Regiment, a Station Staff Officer First Class, to be a Deputy-Assistant Adjutant-General, vice Captain Reay. Dated 18th March, 1897.

··· ERRATUM.

The surname of Lieutenant Alexander Mullaly, Indian Staff Corps, whose promotion to the rank of Captain was notified in the London Gazette of the 23rd April, 1897, is as now stated, and not as given in that Gazette.

THE FAIRS ACT, 1873. The Local Government Act, 1894. WALSALL FAIR.

THE Secretary of State for the Home Department hereby gives notice that by Memorial dated the 13th day of May, 1897, a representation has been duly made to him by the Town Council of the Borough of Walsall that a Fair has been annually held in the Borough on the Tuesday before the 29th day of September, and that it would be for the convenience and advantage of the public that such Fair should in future be held on the Tuesday after the Bank Holiday in August.

On the 17th day of June, 1897, the Secretary of State will take such representation into consideration, and any person who may desire to object to the alteration of the date for holding the Fair, should intimate his objections to the Secretary of State before that date.

. Whitehall, May 18, 1897.

ORDER of the Local Government Board : Altering General Accounts Order : Appointment of Stocktaker :-

Hastings Union.

To the Guardians of the Poor of the Hastings Union ;---

And to all others whom it may concern.

WHEREAS by General Orders of the Poor Law Board, dated respectively the 14th day of January, 1867, and the 16th day of February, 1869, addressed to the Guardians of the Poor of the Hastings Union (amongst others), it is required that certain Accounts relating to the provisions, clothing, and other stores in the Workhouse, when made up and balanced, shall be submitted to the Visiting Committee or to some Member thereof, who shall enter a memorandum at the foot of such Accounts, certifying to the same having been submitted, and to the correctness, or otherwise, of such Accounts as regards the stock remaining in store :

And whereas it is expedient to empower the said Guardians to appoint a competent person or persons to examine the stores at the Workhouse belonging to the said Union, and to perform the other duties hereinafter set forth :

Now therefore, We, the Local Government Board, in pursuance of the powers given to Us by the Statutes in that behalf, hereby Order as follows :--

ARTICLE I.—The Guardians of the Poor of the said Hastings Union may, as and when they shall think fit to do so, appoint a competent person or persons to perform the duties of a Stocktaker as hereinafter set forth.

ARTICLE II.—Every such appointment shall be made in the manner prescribed by the Regulations, as to the appointment of Officers, in force in the said Union for the time being.

ARTICLE III.—The Guardians shall pay to the person or persons appointed under this Order such salary or remuneration as We may from time to time direct or approve.

ARTICLE IV.—Every person appointed under this Order shall hold office until he shall die, or resign, or be dismissed by the Guardians, subject to Our consent, or be removed by Us, or be proved to be insane by evidence which We may deem sufficient; and the said Guardians shall give notice to Us of every such death or resignation, and state the cause of such resignation, so far as it may be known to them.

Provided nevertheless, that the Guardians may, if they think fit, with Our assent, appoint a person or persons to discharge the duties hereby prescribed for the Stocktaker, for a limited period only.

ARTICLE V.—The Stocktaker shall, on the day next after the termination of each quarter, and at any other time when required by the Guardians to do so, examine the stores at the Workhouse and compare the same with the quantities of stock. remaining in store as shown by the entries in the proper columns in the Accounts termed respectively the "Quarterly Balance of the Provisions Account" and the "Quarterly Balance of the Necessaries and Miscellaneous Account."

He shall also, on the day next after the termination of each half-year, and at any other time when required by the Guardians to do so, examine the stock of clothing at the Workhouse and compare the same with the balance appearing in the Accounts termed respectively the "Clothing Materials Receipt and Conversion Account" and the "Clothing Receipt and Expenditure Account."

ARTICLE VI.—After making the examination and comparison referred to in Article V, the Stocktaker, if he find the stock to be correct, shall sign a certificate at the foot of each of the aforesaid Accounts in the following form :—

"Submitted to me this day of ", 18, and found to be correct as " regards the quantities of stock remaining in " store.

" (Signed) _____" Stocktaker."

If he find the stock to be in any respect incorrect, he shall make such addition to the said certificate as he may deem necessary, specifying the particulars in which he finds the quantities of stock to be incorrectly stated.

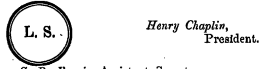
ARTICLE VII.-The Master of the Work-

house shall, when required by the Stocktaker to do so. on the days and at the times referred to in Article V, submit to him the stores and Accounts therein mentioned, and render to him such assistance as may be necessary for the purpose of such examination and comparison as aforesaid.

ARTICLE VIII.—The Master of the Workhouse shall lay each of the said Accounts before the Guardians at their next meeting after the date of the entry therein of any such certificate as aforesaid.

ARTICLE IX.—So long as a Stocktaker is appointed it shall not be necessary for the Visiting Committee to examine the stores or to enter in any Account the memorandum required by the above-cited Order dated the fourteenth day of January, one thousand eight hundred and sixtyseven.

Given under the Seal of Office of the Loca¹ Government Board, this nineteenth day of May, in the year one thousand eigh^t hundred and ninely-seven.



S. B. Provis, Assistant Secretary.

ORDER of the Local Government Board: Suspension in part of General Order: Medical Officer's Fees:—

Shaftesbury Union.

Bourton District.

To the Guardians of the Poor of the Shaftesbury Union ;--

And to all others whom it may concern.

WHEREAS the Poor Law Commissioners, by a General Order bearing date the twentyfourth day of July, one thousand eight hundred and forty-seven, made certain rules and regulations relating to the administration of relief to the Poor within certain Unions, including the said Shafteebury Union; and by Articles 177, 178, 179, 180, 181, 182, and 183 of the said Order, provision was made for the payment of special fees to District Medical Officers in certain cases;

And whereas by a General Order of the Local Government Board dated the tenth day of June, one thousand eight hundred and seventy-five, and addressed to the said Union amongst others, the proviso contained in Article 178 above recited was rescinded, and another proviso was substituted for it;

And whereas it is expedient to suspend, as hereinafter mentioned, the operation of the Articles above referred to as respects the Medical Officer of the Bourton Dristrict of the said Shaftesbury Union:

Now therefore, We, the Local Government Board, in pursuance of the powers given to Us by the Statutes in that behalf, hereby suspend the operation, with respect to the Medical Officer of the said Bourton District of the Shaftesbury Union, of Articles 177, 179, 180, 181, 182, and 183 of the first above-recited Order, and of Article 178 of that Order as amended by the said General Order of the tenth day of June, one thousand eight hundred and seventy-five, until We, by Order under Our Seal of Office, otherwise direct.

Given under the Scal of Office of the Local Government Board, this nineteenth day of

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May, in the year one thousand eight hundred and ninety-seven.

L. S.

Ilenry Chaplin, President

S. B. Provis, Assistant Secretary.

Civil Service Commission, May 21, 1897.

THE Civil Service Commissioners hereby give notice, that an Open Competitive Examination for the situation of Clerk of Works in the Office of Her Majesty's Works, &c., will be held in London, commencing on the 13th July, 1897, under the Special Regulations, dated 27th March, 1888, and published in the London Gazette of the same date.

The number of situations to be filled will be the number vacant at the time of the Examination.

No person will be admitted to Examination from whom the Secretary of the Civil Service Commission has not received, on or before the 30th June, an application in the Candidate's own handwriting, on a prescribed form, which may be obtained from the Secretary at once.

Civil Service Commission, May 21, 1897.

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

May 17, 1897.

AFTER OPEN COMPETITION.

Post Office: Male Telegraph Learners in the Central Office, London, James William Adamson, Bertram Richard Coombes, Arthur Edward Durley.

Female Telegraph Learner in the Central Office, London, Jessie Margaret Butcher.

Female Telegraph Learners in the London Postal Districts, Emily Chapman, Florence May Rutter.

AFTER LIMITED COMPETITION.

Post Office : Male Learner, Glasgow, John Young Bell.

- AFTER LIMITED COMPETITION AND UNDER CLAUSE VII OF THE ORDER IN COUNCIL OF 4TH JUNE, 1870.
- Admiralty : Assistant Clerks (Abstractor Closs), Charles Annear, Allon George Thornton Turner, Charles Frederick John Wright.

WITHOUT COMPETITION.

- Prisons Department, England: Assistant Matron, Louisa Mary Elizabeth Williams.
- Post Office: Porters, London, Alfred John Matthews, William Smith.
- UNDER CLAUSE VII OF THE ORDER IN COUNCIL OF 4TH JUNE, 1870.
- Admiralty : Deputy Victualling Storekeeper, Henry Morris.

War Office: Staff Clerks, George Smith, William Bussell, William Horatio Thomas.

May 18, 1897.

AFTER OPEN COMPETITION.

Post Office: Female Clerk, London, Olive King. Male Telegraph Learners in the Central Office, London, Thomas William Card, John Cundy, Alfred Ernest Pigott.

Female Telegraph Learner in the Central Office, London, Nellie Rose Wickham.

WITHOUT COMPETITION.

London University: Office and Library Assistant, George Ernest Reeve.

Office of Works: Park-keeper in one of the Royal Parks, Thomas Wilson.

Prisons Department, England: Subordinate Officer, Division I, Thomas Wilkinson.

Prisons Department, Scotland: Warder, Alexander Watson.

Post Office : Postmaster, Abergele, Frederick James Fletcher.

Paper-keeper in the Registry of the Secretary's Office, Harry Randall.

Sorter - Tracer; London, Alfred Henry Richards.

Postmen, London, Ernest Edward Gardiner, William John Rose.

Porters, London, James Robert Bourdeaux, William Brett, Leonard Hayward.

Sorting Clerks and Telegraph Learners, Manchester, Edwin Oscar Denslow, Leopold Robeig Murray, Lewis Edward Trevethan.

Sorting Clerks and Telegraph Learners, Leeds, Gladys Lenore Clark, Eliza Ann Lowndes, Thomas Pierce.

Sorting Clerks and Telegraph Learners, Ellen Elizabeth Andrews (Tonbridge), Agnes Cavers Brown (Newtown St. Boswells), Kate Chalwin (Dorking), Catherine Josephine Costelloe (Buttevant), Maud Mary Craddock (Boston), James Devine (Letterkenny), Thomas Ernest Goss (Plymouth), Alfred Jones (Portsmouth), Lily Margaret Kemp (Cardiff), John Keslake (Melksham), Elizabeth Josephine Lyons (Coveutry), George Simmers (Huntly), Kate Walsh (Kilmallock), George White (Stafford).

Postmen, Manchester, Daniel Abbey otherwise Ormrod, Arthur Hope, William Hughes Jones, Charles Lester otherwise Dagwell.

Postmen, Walter Herbert Killick (Tunbridge Wells), George Nevill (Chelmsford).

May 19, 1897.

AFTER OPEN COMPETITION.

Post Office: Female Clerks, London, Mary Isabella Cherry, Margaret Fisher Moore.

Male Telegraph Learners in the Central Office, London, Charles James Bartlett, Arthur Owen Batten, Ernest James Thomas, Charles Sydney Trenear, Sidney Charles Webb.

Female Telegraph Learner in the Central Office, London, Caroline Agnes Hayes.

Female Telegraph Learner in the London Postal Districts, Ellen Bashford Deane.

Male Learners, Archibald Moffatt Smith (Cardiff), Joseph Parkin (Newcastle-on-Tyne).

AFTER LIMITED COMPETITION.

Post Office: Male Learner, Glasgow, Isaac Ross. WITHOUT COMPETITION.

Admiralty: Devomport Dockyard, Ropemaker, Charles Robert Perryman.

Lobourer, Thomas James Collier.

Portsmouth Dochyard, Sailmaker, George William Judd.

Chief Secretary's Office, Ireland : Messenger, Matthew Frederick Angell.

Post Office : Sorter-Tracer, London, Charles Thomas Parr.

Postmen, London, Pietro Adolphe Citti, otherwise Percy Colson, Thomas Edward Dix.

Sorving Clerk and Telegraph Learner, Dover, Frederick Price Geddes.

Postmen, Bradford, Arthur Baxendale, Edward Farrer, Joseph Henry Hewitt, Walter Thomas Parry, Fred Pickles No. 26855. E Postmen, William James Bell (Workington), Samuel Britnell (Southend-on-Sea), William Clarke (Manchester), George William Gay (Bristol, Thomas Gilchrist (Warrington), George Gleadall (Sheffield), Albert Tom Venn (Swindon), Ernest Walker (Newton-le-Willows).

INCOME TAX.

WHEREAS it has become necessary to renew : the list of persons to supply vacancies amongst the Commissioners appointed to act in the division of Leyland, in the county of Lancaster, as Commissioners for the general purposes of the Acts of Parliament for granting to Her. Majesty duties on profits arising from property, professions, trades, and offices : Now we, two of the Commissioners of Inland Revenue, in pursuance of the powers vested in us in that behalf, do hereby convene a meeting of the Land Tax Commissioners for the county aforesaid being respectively qualified to act as such Commissioners, to be holden at the Union Offices, High-street, Chorley, on Tuesday, the 25th day of May, 1897, at one o'clock in the afternoon, for the purpose of choosing fit and proper persons to be Commissioners to supply vacancies amongst the Commissioners for the general purposes of the Income Tax for the division of Leyland aforesaid.

Edmond H. Wodehouse.

T. Browning.

Inland Revenue, Somerset House, London, May 18, 1897.

In Parliament.-Session 1897.

Baldock and Bygrave Benefices Union.

(Union of Benefices of Baldock and Bygrave, in the County of Hertford and Diocese of St. Albans.)

NOTICE is hereby given that application is intended to be made to Parliament in the present session for an Act for uniting or providing for the union of the Rectory of Baldock and the Rectory of Bygrave, both in the county of Hertford and Diocese of St. Albans, into one benefice, and to extend and make applicable to the said rectories the provisions of section 16 of "The Pluralities Act, 1838," and of section 8 of

"The Pluralities Act, 1850," with such modifications or variations as may be necessary or expedient for giving effect to the provisions of the intended Act.

Printed copies of the intended Act have been deposited in the Private Bill Office of the House of Commons.

Dated this 18th day of May, 1897.

DAY and Son, 28, Great George-street, Westminster, Solicitors.

SHERWOOD and Co., 7, Great Georgestreet, Westminster, Parliamentary Agents.

NOTICE is hereby given that a separate building named Primitive Methodist Chapel situated at Belle Vue in the parish of Sandal Magna in the county of York in the registration district of Wakefield being a building certified according to law as a place of meeting for religious worship, was on the fourteenth day of May 1897, duly registered for solemonizing marriages therein. pursuant to the Act of 6th and 7th Wm. 4, c. 85.—Witness my hand this fourteenth day of May 1897.

H. BEAUMONT Superintendent Registrar.

TOTICE is hereby given, that a separate building named Baptist Chapel situated at Leamington-street in the parish of Blackburn in the county borough of Blackburn in the registration district of Blackburn being a building certified according to law as a place of meeting for religious worship, was on the fifteenth day of May 1897, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, c. 85.—Witness my hand this fifteenth day of May 1897.

HENRY WHITTAKER Superintendent Registrar.

NOTICE is hereby given that a separate building named Wesleyan Methodist Chapel situated at Shadwell in the parish of Shadwell in the county of York in the registration district of Wetherby being a building certified according to law as a place of meeting for religious worship, was on the seventeenth day of May 1897, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, c. 85.-Witness my hand this seventeenth day of May 1897.

E. H. COATES Superintendent Registrar.

NOTICE is hereby given that a separate building named Victoria Hall situated at Woolwich-road East Greenwich in the parish of Greenwich in the county of London in the registration district of Greenwich being a building certified according to law as a place of meeting for religious worship, was on the 18th day of May 1897, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, c. 85.—Witness my hand this 18th day of May 1897.

SAML. SAW Superintendent Registrar.

NOTICE is hereby given that a separate building named St. John's Presbyterian Church situated at Sandes-avenue in the civil parish of Kendal in the county of Westmorland in the registration district of Kendal being a ...

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building certified according to law as a place of meeting for religious worship, was on the 18th day of May 1897, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, c. 85, being substituted for the Scotch Secession Chapel, Woolpack - yard, Strickland Gate, Kendal now disused.—Witness my hand this 18th day of May 1897. J. B. WILSON Superintendent Registrar.

In the High Court of Justice .--- Chancery Division. Mr. Justice Romer at Chambers,

1897. B. No. 049.

In the Matter of the Bahamas (Inagua) Sisal Plantation Limited and Reduced and in the Matter of the Companies Acts 1862 to 1890 and in the Matter of the Companies Acts 1867 and 1877.

OTICE is hereby given that a petition pre-sented to the High Court of Justice Chancery Division on the 8th day of April 1897 for confirming a Special Resolution reducing the capital of the above Company from £150,000 divided into 150,000 shares of £1 each to £120,000 divided into 120,000 shares of £1 each is directed to be heard before his Lordship Mr. Justice Romer on Saturday the 19th day of June 1897 and any creditor or shareholder of the said Company desiring to oppose the making of any 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 may be seen by any creditor or shareholder at the office of the Company and on payment of the regulated charges for the same a copy will be supplied by the Solicitors undermentioned.—Dated this 14th C. BURNEY Master. day of May 1897.

Fox and THICKNESSE 32, Victoria-street, Westminster, S.W. Solicitors of the Company.

BANK OF ENGLAND.

AN ACCOUNT, pursuant to the Act 7th and 8th Victoria, cap. 32, for the Week ending on Wednesday, the 19th day of May, 1897.

| | | | | £ | 1 | | | £ |
|---------------------------------------|-----|-----|---|-------------|-----------------------|------|-----|-------------|
| Notes issued . | | ••• | | 50,980,725 | Government Debt | ••• | *** | 11,015,100 |
| | • | | | | Other Securities | •••• | | 5,784,900 |
| | | | • | | Gold Coin and Bullion | ••• | | 34,180,725 |
| | | | | <i>'</i> | Silver Bullion | | | <u></u> |
| i Carro y a | : | • | | | • • | | | · |
| · · · · · · · · · · · · · · · · · · · | • . | | 2 | £50,980,725 | • | | | £50,980,723 |

Dated the 20th day of May, 1897.

H. G. Bowen, Chief Cashier.

| | | · · · | | | |
|---|---------------------------------------|-----------------------|----------|--------|-------------|
| | BANKING L | EPARTMENT. | | | • |
| | ··· · · · · · · · · · · · · · · · · · | ····. | | | £ |
| Proprietors' Capital | 14,553,000 | Government Securities | | · | 13,922,127 |
| Rest | 3,140,137 | Other Securities | | | 28,654,701 |
| Public Deposits (including Ex- | -,,, | Notes | ••• | | 28,795,540 |
| chequer, Savings Banks, Com- | , | Gold and Silver Coin | ••• | ••• | 2,498,099 |
| missioners of National Debt, and | | | | | • • • • |
| Dividend Accounts) | 11,494,228 | | • | • | |
| | 39,500,539 | • . | | • | |
| Seven Day and other Bills | 182,563 | | | | <i>,</i> . |
| State and the second s second second sec | | | | • | 000 000 400 |
| • | £68,870,467 | | | •. | £68,870,467 |
| • . • . • . • . | | · | | | |
| Date | d the 20th d | ay of May, 1897. | | | |
| · · · · · · · · | | H. G. E | lowen, C | hief (| Cashier. |

THE LONDON GAZETTE, MAY 21, 1897.

Imported into the United Kingdom. Countries from which GOLD. SILVER: Imported. Coin. Bullion. Total. Coin. Bullion. Total. Ounces. Ounces. Ounces. Ounces. Ounces. Ounces. 813 813 23,853 1.56 23,697 Germany •• Belgium ... 272 272 791,600 791,600 *** 5,219 5,219 13,176 13,176 France •• ••• ••• 672 337 337 Canary Islands 672 3,750 3,750 Malta ••• ••• ... 29,920 29.920 Egypt ... •• ... **`...** ••• 28 283 311 The Gold Coast 1,365 1,365 **British South Africa** 53,932 57,886 111,818 7,700 7,700 Madagascar ••• ••• ... 2,625 2,625 Australasia 9,274 9,274 Mexico, Central and South America (except Brazil), 2,201 7,594 9,795 566,900 27,946 538;954 and West Indies ..., 225 225 23,000 2,588,066 United States 2,565,066 .. 155 155 7,333 Other Countries 7,333 ... Aggregate of the Importations) 68,613 135,320 66,707 889,692 3,150,167 4,039,859 registered in the Week • £ £ £ £ £ Declared Value of the said) £ 503,975 260,142 243,833 151,226 366,982 518,208 Importations Exported from the United Kingdom. GOLD. SILVER. Countries to which Exported. Coin. Coin. Bullion. Total. Bullion. Total. British. British. Foreign. Foreign. 2 Ounces. Ounces. Ounces. Ounces. Ounces. Ounces. Ounces. Ounces. Russia 11 791,600 12,888 804,488 ---109 41,964 2,568 44,641 Germany 270,172 270,172 10,924 Holland ... 10,924 24,827 7,600 32,427 •• ••• 661,870 Belgium ... 661,870 •• 45,229 45,229 2,547 2,547 France ••• ••• ... i.. 8,345 .8,345 Portugal ••• ••• ù. ••• Spain ' 642,700 642,700 •• ---• • • 32,841 32,841 Austrian Territories •••• •• •••

6,120

...

94,396

£

418 385,850 396,860

...

...

£.

E 2

109

153

2,721

£

10,592

6,120

97,226

£

158

AN ACCOUNT of the Importations and Exportations of BULLION and SPECIE registered in the Week ended 19th May, 1897.

In the Matter of the Millom and Askam Hematite Iron Company Limited and Reduced and in the Matter of the Companies Acts 1867 and 1877.

••

....

Statistical Department, Custom House, London,

Bombay ...

Other Countries

······

Aggregate of the Exportations)

Declared Value of the said)

Exportations ...

registered in the Week

May 20, 1897.

NOTICE is hereby given that the Order of the High Court of Justice (Chancery Division) dated 27th March 1897 confirming the reduction of the capital of the above named Company from £250,000 to £173,335 and the Minute (approved by the Court) showing with respect to the capital of the Company as altered the several particulars required by the above Statutes were registered by the Registrar of Joint Stock Companies on the 10th May 1897.

And further take notice that the said Minute is in the words and figures following: — "The capital of the Millom and Askham Hematite Iron Company Limited and Reduced is henceforth £173,335 divided into 13,333 ordinary shares of £5 each, 667 ordinary shares of £10 each and 10,000 preference shares of £10 each at the time of the registration of this Minute of the ordinary shares the 13,333 of £5 each are all issued and fully paid up or to be deemed to be fully paid up while the 667 of £10 each are unissued and nothing is to be deemed paid up thereon, of the said 10,000 preference shares 9,866 are issued and are fully paid up or deemed to be fully paid up

294,855

1949287

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5,628

•••

•••

816,427

£

140,500 244,455

T. J. PITTAR.

142

142

39

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£

294,855

2765856

384,994

5,770

while the remaining 134 are unissued and nothing is to be deemed paid up thereon."-Dated the 14th day of May 1897.

HART JACKSON and SON of Ulverston, Lancashire Solicitors for the Company.

In the High Court of Justice. - Chancery Division.

Mr. Justice North. 1896. G. No. 0132.

In the Matter of George Artingstall and Company Limited and Reduced and in the Matter of the Companies Act 1867 and in the Matter of the Companies Act 1877.

NOTICE is hereby given that the Order of the High Court of Justice (Chancery Division) dated the 10th day of April 1897 confirming the reduction of the capital of the above named Company from £17,400 to £15,225 and the Minute (approved by the Court) showing with respect to the capital of the Company as altered the several particulars required by the above Statutes were registered by the Registrar of Joint Stock Companies on the 17th day of May 1897 and further take notice that the said Minute is in the words and figures following :-- " The capital of George Artingstall a d Company Limited and Reduced is £15,225 divided into 1,740 shares of £8 15s. each instead of £17,40 divided into 1,740 shares of £10 each. At the time of the registration of this Minute all the said 1,740 shares have been issued and the sum of £8 15s. has been and is to be de med to have been paid up thereon respec-tively." - Dated the 20th day of May 1897.

FIELD ROSCOE and Co. 36 Lincoln's-innfields London W.C. Agents for

T. J. RIDGWAY Warrington Solicitor for the Company.

In the High Court of Justice.-Chancery Division. Mr. Justice Romer.

1897. F. No. 043.

In the Matter of the Folkestone Pleasure Gardens Company Limited and Reduced and in the Matter of the Companies Act 1867 and in the

Matter of the Companies Act 18.7.

NOTICE is hereby given that the Order of the High Court of Justice Chancery Division dated the 1st day of May 1897 confirming the reduction of the capital of the above named Company from $\pounds 30,000$ to $\pounds 26,250$ and the Minute (approved by the Court) showing with respect to the capital of the Company as altered the several particulars required by the above Statutes were registered by the Registrar of Joint Stock Companies on the 12th day of May 1897. And further take notice that the said Minute is in the words and figures following :-- " The capital of the Company is £26,250 divided into 15,000 noncumulative £6 per cent. preference shares of 17s. 6d. each and 15,000 deferred shares of 17s. 6d. each. At the date of the registration of this Minute 3,771 of the said preference shares Nod. 1 to 3,771 inclusive have been issued and all the said deferred shares have been issued and the sum of 17s. 6d. a share is to be deemed to have been paid upon each of the said preference and deferred shares. The residue of the preference shares numbered 3,772 to 15,000 inclusive are unissued."-Dated this 14th day of May 1897.

BOMPAS BISCHOFF DODGSON COXE and BOMPAS 4 Great Winchester - street

London E.C. Agents for

A. H. GARDNER Folkestone Solicitor for the Company.

In the High Court of Justice.- Chancery Division. Mr. Justice North.

1896. G. 0170. In the Matter of the Goole Marshland and

Howdenshire Pure Tillage and Cattle Food 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 1st day of May 1897 confirming the reduction of the capital of the above named Company from £82,322 10s. to £75,543 and the Minute (approved by the Court) showing with respect to the capital of the Company as altered the several particulars required by the above Statutes were registered by the Registrar of Joint Stock Companies on the 17th day of May 1897. And further take notice that the said Minute is in the words and figures following :- "The capital of the Goole Marshland and Howdenshire Pure Tillage and Cattle Food Company Limited and Reduced henceforth in £75,543 divided into 19,370 shares of £3 18s. each instead of £82,322 10s. divided into 19,370 shares of £4 5s. At the time of the registration of this each. Minute the sum of £1 8s, has been and is to be deemed paid up on each of the said shares."-Dated 18th day of May 1897.

SEATON F. TAYLOR 5 Gray's-inn-square London W.C. Agent for

E. and T. CLARK of Goole Yorkshire Solicitors for the above named Company.

In the Matter of the Shrewsbury and Talbot S. T. Cab and Noiseless Tyre Company Limitedand Reduced, and in the Matter of the Companies Acts 1867 and 1877.

OTICE is hereby given, that the Order of the High Court of Justice, Chancery Division, dated the 1st day of May 1897 confirming the reduction of the capital of the above named Company from £100,000 to £30,000, and the Minute, approved by the Court, showing, with respect to the capital of the Company as altered, the several particulars required by the above Statutes, were registered by the Registrar of Joint Stock Companies on the 17th day of May 1897. And further take notice that the said Minute is in the words and figures following :-"The capital of the Shrewsbury and Talbot S. T. Cab and Noiseless Tyre Company Limited and Reduced, henceforth is £30,000, divided into 200,000 shares of three shillings each instead of the original capital of $\pm 200,000$, divided into 200,000shares of £1 each or the reduced capital of $\pounds 100,000$, divided into 200,000 shares of ten-shillings. At the time of the registration of this Minute 61,418 of such shares have been issued and have been and are to be deemed fully paid up, 13,065 other of such shares were issued, but have since been forfeited or surrendered and have not been re-issued, and nothing is to be deemed paid up thereon. The residue of the said shares, namely, 125,517 have never been issued and nothing has been or is to be deemed paid up thereon."-Dated the 18th day of May 1897.

HADDEN WOODWARD and McLEOD, - 6 New-square, Lincoln's-inn, Solicitors for the Company.

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

Mr. Justice Vaughan Williams.

No. 00111 of 1897.

In the Matter of the Companies Acts, 1862 to 1890, and in the Matter of the South Swazieland Gold and Exploration Company.

OTICE is hereby given that a petition for the winding we of the the winding up of the above named Company subject to the supervision of the High Court of Justice was, on the 10th day of May 1897, . presented to the said Court by Joseph Bedford Foster of 61 King William-street in the city of London a contributory 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 W.C. on the 27th 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 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.

H. DADE and Co. 21 Copthall-avenue 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 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 26th day of May 1897.

In the Matter of the Companies Acts 1862 to 1893 and in the Matter of Henry T. Brown and Company Limited.

UTICE is hereby given that a petition for N the winding up of the above named Company by the High Court of Justice or in the alternative for continuing the voluntary winding up of the said Company under the supervision of the said Court was on the 17th day of May 1897 presented to the said Court by the said Company. And that the said petition is directed to be heard before Mr. Justice Vaughan Williams on the 2nd day of June 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 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 17th day of May 1897. WOODCOCK RYLAND and PARKER 15

WOODCOCK RYLAND and PARKER 15 Bloomsbury-square W.C.; Agents for ARTHUR SMITH of the city of Birmingham

Solicitor for the above named Company. 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

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 in sufficient time to reach the above named not later than six o'clock in the afternoon of the 1st day of June 1897.

In the Matter of the Companies Acts 1862 to 1890 and in the Matter of Henry T. Brown and Company Limited.

N 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 19th day of May 1897 presented to the said Court by S. Hoffnung and Co. of 102 Fore-street in the city of London creditors of the said Com-

pany and that the said petition is directed to be heard before the Court sitting at the Royal Courts of Justice Strand London W.C. on Wednesday the second day of June 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 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.

T. A. DENNISON and Co. 71 Gracechurch-street, London, E.C. Agents for H. G. TANNER Birmingham Solicitor for S. Hoffnung and Co.

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 T. A. Dennison and Co. 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 po-t in sufficient time to reach the above named T. A. Dennison and Co. not later than 6 o'clock in the afternoon of the 1st day of June 1897.

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

Mr. Justice Vaughan Williams.

In the Matter of the Companies Acts, 1862 to 1890, and in the Matter of the Waverley Type Writer Limited.

N 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 19th day of May 1897 presented to the said Court by Henry Vassall D'Esterre of Elmhurst Melton Mowbray in the county of Leicester Gentleman a debenture holder 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 2nd day of June 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 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.

JOHN H. MOTE and SON 11 Gray's-innsquare London W.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 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 sufficienttime to reach the above-named not later than six o'clock in the afternoon of the 1st day of June 1897.

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

00131 of 1897.

In the Matter of the Companies Acts 1862 to 1893 and in the Matter of the South African Australian and General Finance Company And it was ordered that the costs of the Limited, petitioner of the said Company and of the

NOTICE is hereby given that a petition for the winding up of the above-named Company by the High Court of Justice was on the 20th day of May 1897 presented to the said Court by Arthur Fremore Spooner 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 2nd day of June 1897; and any creditor or contributory of the said Company desirons 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.

ALFRED WITHERS 323 High Holborn W.C. Solicitor

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. This 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 1st day of June 1897.

In the High Court of Justice.—Companies (Winding-up). Mr. Justice Vaughan Williams. 0080 of 1897.

In the Matter of the Companies Acts 1862 to 1890 and in the Matter of the Charterland Consolidated Limited.

BY an Order made by Mr. Justice Vaughan Williams in the above matter dated the 28th day of April 1897 on the petition of Russell Nicholls Darbishire of 38 West Kensington-mansions West Kensington in the county of Middlesex Inspector to a Life Insurance Company a creditor praying that an Order might be made for the continuance of the voluntary winding up of the said Company but subject to the supervision of the Court it was ordered that the voluntary winding up of the said Charterland Consolidated Limited be continued but subject to the supervision of the Court, and that any of the proceedings under the said voluntary winding up might be adopted as the Court should think fit. And it was ordered that Frederick Seymour Salaman the Liquidator in the voluntary winding up of the said Company do on the 28th May next and on the same day in each succeeding month file with the Registrar Companies (Winding-up) a report in writing as to the position of and the progress made with the winding up of the said Company and with the realization of the assets thereof and as to any other, matters connected with the winding up as the Court might 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 of the said Company or any remuneration charges or expenses of such Liquidator or of any Manager Accountant Auctioneer Broker or other person be paid out of the assets of the said Company unless such costs charges expenses or remuneration should have been taxed or allowed by the Registrar Companies (Winding-up). And it was ordered that all such costs charges expenses and rémuneration be taxed and ascertained accordingly.

And it was ordered that the costs of the petitioner of the said Company and of the creditors supporting the said petition be taxed and paid out of the assets of the Company but that on such taxation only one set of costs was to be allowed the creditors supporting and the said Company and the creditors contributories and Liquidator of the said Company and all other persons interested were to be at liberty to apply as there might be occasion. And the time within which this Order was to be gazetted was extended until the 22nd May next.—Dated the 19th day of May 1897.

MACKRELL and WARD 1 Walbrook E.C. Solicitors for the said Petitioner.

In the High Court of Justice.-Companies

(Winding-up). Mr. Justice Vaughan Williams.

No. 00112 of 1897.

In the Matter of the Companies Acts 1862 to 1890 and in the Matter of the Appantoo Gold Mining Company Limited and in the Matter of the Joint Stock Companies Arrangement Act 1870.

OTICE is hereby given that Mr. Registrar Hood has by an Order dated the 17th day of May 1897 directed a Meeting of the debenture holders of the above named Company to be convened for the purpose of considering and if thought fit approving (with or without modification) the scheme of arrangement proposed to be made between the said debenture holders and the above named Company and that such Meeting will be held at the office of William John Lavington the Liquidator of the said Company situate at Dashwood House New Broad-street in the city of London on Tuesday the 1st day of June 1897 at 3.30 o'clock in the afternoon at which time and place all the debenture holders are requested to attend. A copy of the said scheme can be seen by any debenture holder of the said Company at the office of the said William John Lavington the Liquidator of the said Company at Dashwood House New Broad-street aforesaid. The Court has appointed George Edward Burnell or failing him Samuel Cawston to act as Chairman of the said Meeting. Debenture holders unable to attend: the said Meeting can vote by proxy a form of which can be obtained from the Liquidator at his office aforesaid.—Dated this 20th day of May 1897. W. J. LAVINGTON Liquidator.

SNELL SONS and GREENIP 1 and 2 George-street Mansion House E.C. Solicitors for the said Liquidator.

DURSUANT to a Judgment of the Chancery of the County Palatine of Lancaster made in an action Broadbent v. Morton 1897 B. No. 13 dated the 15th day of March 1897 whereby it was ordered (inter alia) that the following account. and enquiry be taken and made:-1. An enquiry what debentures have been issued by the defendant Company Francis Morton and Company Limited and what are their respective priorities (if any) and who are the persons entitled to the benefit of the same respectively. 2. An account of what sums are due to the persons entitled to the benefit of the debentures of the defendant Company Francis Morton and Company Limited under or by virtue of such debentures. Notice is hereby given that all persons claiming to be the holders of debentures issued by the defendant Company are required on or before the 24th day of June 1897 to send their names and addresses in full together with full particulars of the debentures held by them and of the amounts claimed by them as such debenture

holders for principal and interest and the names and addresses of their Solicitors if any to Mr. Edward Victor Crooks a member of the firm of Messrs. Alsop Stevens Harvey and Crooks 14 Castle-street Liverpool Solicitors for the plaintiff. And notice is liereby also given that the Registrar of the Liverpool district of the said Court will on Tuesday the 29th day of June 1897 at 11 o'clock in the forenoon at the chambers of the said Registrar situate at No. 9 Cook-street Liverpool proceed to settle the list of the holders of the said debentures when all the debentures must be produced to and marked by him. And notice is hereby further given that in default of any debenture holder giving notice of his claim or producing his debenture as aforesaid he will be excluded from the benefit of the said Judgment.-Dated this 18th day of May 1897.

F. WILLIS TAYLOR Registrar.

British Linen Company Bank,

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Edinburgh, May 21, 1897.

THE Directors of the British Linen Company hereby give notice, that a Quarterly General Court of Proprietors will be held within their office here, on Monday, the 21st day of June next, at one o'clock in the afternoon, in terms of their charters.

THOS. E. STEUART, Secretary.

Royal Exchange Assurance Office. Royal Exchange, London,

May 19, 1897.

THE Court of Directors of the Corporation of the Royal Exchange Assurance do hereby give notice, that their Transfer Books will be shut from Thursday, the 3rd, to Thursday, the 24th of June next; and that a General Court of the said Corporation will be holden at their office, at the Royal Exchange, on Wednesday, the 23rd of June, at twelve o'clock at noon, to consider of a Dividend. E. R. HANDCOCK, Secretary.

'In the Matter of the Baskerville Printing Company Limited.

T an Extraordinary General Meeting of the above named Company duly convened and held at 23 Hanover-street in the city of Liverpool on the twenty-eighth day of April 1897 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 fourteenth day of May 1897 the following Special Resolutions were duly confirmed namely :-

1. " That a reconstruction of the Company is desirable and that the Company be therefore wound up voluntarily, and that Mr. William Coster Kemp of 22 Lord-street in the city of Liverpool Accountant be and he is hereby appointed Liquidator for the purpose of such winding up, and that the remuneration of the said Liquidator for his services be fixed at the

sum of £15 15s. 2. "That the said Liquidator be and he is hereby authorized to consent to the registration of a new Company to be named the Baskerville Printing Company Limited with the Memorandum and Articles of Association which have already been prepared with the privity and approval of the Directors of this Company.

3. "That the said Liquidator be and he is hereby authorized pursuant to section 161 of the Companies Act 1862 to enter into an agreement with such new Company when incorporated in the terms of a draft agreement sub-

mitted to this Meeting and expressed to be made between the above named Company and the said Liquidator of the one part and the Baskerville Printing Company Limited of the other part and to carry the same into effect with such, if any, modifications as they think expedient, and that the said draft agreement be and the same is, hereby approved."

Dated the seventeenth day of May 1897. JAMES WHITE Chairman of both Meetings.

In the Matter of the Aluminium Cycle Fittings Company Limited.

T an Extraordinary General Meeting of the. A Members of the above named Company duly convened and held at 62 Chancery-lane in the county of London on Friday the 7th day of May 1897 the following Extraordinary Resolution was duly passed :-

"That it has been proved to the satisfaction of this Meeting that the Company cannot by reason of its liabilities continue its business and that it is advisable to wind up the same and accordingly that the Company be wound up voluntarily, and that Mr. Charles Isaac be and he is hereby appointed Liquidator for the purposes of such winding up."

Dated this 19th day of May 1897.

SYDNEY LEE Chairman of the Meeting.

Wilkes Limited.

T an Extraordinary General Meeting of the Members of the above-named Company, duly convened and held at 34 Waterloo-street, Birmingham, on the 9th day of April, 1897, the following 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 3rd day of May, 1897, the following resolutions were duly con-

and assets, as set forth in the agreement entered into between the Company and John Maddock Bradburn, dated the 2nd day of March, 1897, and the acts of the Company's Directors in relation thereto, be approved.

2. "That the Company be wound up voluntarily, and that Mr. Leonard Charles Marsden, of No. 7 Borneo-street, Walsall, Accountant, be No. and he is hereby appointed Liquidator for the purpose of such winding up.

Dated this 17th day of May 1897.

ENOCH. WILKES, Chairman.

The American Breweries and General Securitics. Trust, Limited.

T an Extraordinary General Meeting of the-American Breweries and General Securities Trust, Limited, duly convened and held at 12, Moorgate-street, in the city of London, on Wednesday, the 21st day of April, 1897, the following resolution was duly passed; and at a subsequent Extraordinary General Meeting of this Company, also duly convened and held at the same place, on Friday, the 7th day of May, 1897, the said resolution was duly confirmed as a Special Resolution under the Companies Acts :-

Resolution.-"" That the Company be wound up voluntarily, and that Mr. Frederick G. Burt, of 12, Moorgate-street, in the city of London, be, and is hereby appointed Liquidator for the purpose of such winding up; and that a Provisional Agreement, dated the 9th day of April, 1897, and made between the Company of the one part, and the said J. R. Ellerman of the other part, be, and the same is hereby confirmed."

Companies Acts, 1862 to 1890. The British Castor Company, Limited. Special Resolution.

(Pursuant to Companies Act, 1862, Section 51). A T an Extraordinary General Meeting of the British Castor Company, Limited, duly convened and held at the registered offices, No. 47, Victoria-street, Westmin-ter, S.W., on Monday, the 26th April, 1897, the following Special Resolution was duly passed, and at a subsequent Extraordinary General Meeting of the said Company, also duly convened and held at the same place on Wednesday, the 12th May, 1897, the following Special Resolution was duly confirmed :-

"That the Company be wound up voluntarily under the previsions of the Companies Acts, and that Mr. Thomas Frederick Wild, F.C.A., be and he is hereby appointed Liquidator for the purposes of such winding up."

ANDW. BROWNE Chairman.

A. NEWNHAM DAVIS 9, Red Lion-square. Solicitor.

Collinson and Lock, Limited.

Extraordinary Resolution (pursuant to Companies Act, 1862, section 129, sub-section 3).

T an Extraordinary General Meeting of A Collinson and Lock, Limited, duly con-vened and held at the registered offices, 76, Oxford-street, London, W., on Tuesday, the 18th May, 1897, at 10.30 o'clock A.M., the following Extraordinary Resolution was duly passed :-

"That it has been proved to the satisfaction of the Company that it cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and that the same be wound up accordingly, and that Mr. Thomas Frederick Wild, F.C.A., be, and he is, hereby appointed Liquidator for the purposes of such winding up.

F. W. Collinson, Chairman.

H. OGDEN MELLOR, 1, Moorgate-place, E.C., Solicitor.

T an Extraordinary General Meeting of Barrauds Limited held at the offices of Mr. Edwin Hayes 107 Cannon-street E.C. on Monday the 17th day of May 1897, it was proposed by Mr. Philip Barraud seconded by Mr. Lynch and carried unanimously-

"That it has been proved to the satisfaction of the Company, that the Company cannot by reason of its liabilities continue its business, and that it is advisable to wind up the same, and that accordingly the Company be wound up voluntarily, under the provisions in that behalf of the Companies Act 1862 and 1867."

It was proposed by Mr. Philip Barraud seconded by Mr. Lynch and carried unanimously-

"That Mr. Edwin Hayes of 107 Cannon-street E.C. be and he is appointed Liquidator for the purpose of winding up the affairs of the Company.' PHILIP BARRAUD Chairman.

Halesowen Perambulator and Carriage Company, Limited.

A T an Extraordinary General Meeting of the Members of the Members of the above-named Company, held at the registered office of the Company, Spring Hill, Halesowen, in the county of Worcester on the 20th day of April, 1897, the following Special Resolutions were duly passed ; and at a subsequent Extraordinary General Meeting of the Members of the said Company, held at the same place on the 5th day of May, 1897, the following Special Resolutions were duly confirmed :-

I. "That the Halesowen Perambulator and

up with a view to its reconstruction, and that Mr. James Rhodes, of 109 Colmore-row, Birmingham, Accountant, be and he is hereby appointed Liquidator of the Company for the purposes of such winding up.

2. "That the said Liquidator be and he is hereby authorized, pursuant to section 161 of the Companies Act, 1862, to enter into an arrangement with the new Company, formed for the sale to it of the whole of the business and assets of this Company, in consideration of the allotment of shares in the new Company upon the terms of the Scheme of Reconstruction which has been submitted to the Meeting, and previously approved of by the Directors of the above Company at a Special Meeting at the registered office of the Company on the 26th day of March, 1897, and is for the purpose of identification signed by the Chairman of this Meeting, and is now submitted to this Meeting. And the Liquidator is hereby authorized to adopt all such other means as he may deem necessary for carrying into full effect the objects desired by the proposed scheme."

JOHN WRIGHT Chairman.

North Worcestershire Cycle Manufacturing Company Limited.

T an Extraordinary General Meeting of the A Members of the above-named Company, held at the registered office of the Company, Forge-lane, Halesowen, in the county o Worcester, on the 20th day of April, 1897, th following Special Resolutions were duly passed ; and at a subsequent Extraordinary General Meeting of the Members of the said Company, held at the same place on the 5th day of May, 1897, the following Special Resolutions were duly confirmed :-

1. "That the North Worcestershire Cycle Manufacturing Company Limited, be voluntarily wound up with a view to its reconstruction, and that Mr. James Rhodes, of 109, Colmore-row, Birmingham, Accountant, be and he is hereby appointed Liquidator of the Company for the purposes of such winding up.

2. "That the said Liquidator be and he is hereby authorized, pursuant to Section 161 of the Companies Act, 1862, to enter into an arrangement with the new Company, formed for the sale to it of the whole of the business and assets of this Company, in consideration of the allotment of shares in the new Company upon the terms of the scheme of reconstruction which has been submitted to the Meeting, and previously approved of by the Directors of the above Company at a Special Meeting at the registered office of the Company on the 24th day of March, 1897, and is for the purpose of identification signed by the Chairman of this Meeting and is now submitted to this Meeting. And the Liquidator is hereby authorized to adopt all such other means as he may deem necessary for carrying into full effect the objects desired by the proposed scheme."

JOEN WRIGHT Chairman.

The Hit or Miss Proprietary Gold Mines, Limited. Special Resolutions.

Passed 29th April, 1897.

Confirmed 17th May, 1897.

T an Extraordinary General Meeting of the \mathbf{A}^{-} above-named Company, duly convened and held at Winchester House, Old Broad-street, in . the city of London, on the 29th day of April, 1897, the subjoined Special Resolutions were duly passed, and at a subsequent Extraordinary General Meeting of the said Company, also duly convened Carriage Company, Limited, be voluntarily wound | and held at the same place on the 17th day of May, 1897, the subjoined Special Resolutions were duly confirmed :-

Special Resolutions-1. " That it is desirable to reconstruct the Hit or Miss Proprietary Gold Mines, Limited, and that with a view there this Company be voluntarily wound up, and that Patrick Cumstie Anderson, of Dashwood House, Old Broad-street, E.C., be and he is hereby appointed Liquidator for the purpose of such

winding up, at a remuneration of fifty guineas. 2. "That a new Company be registered under the Companies Acts, 1862 to 1893, as a Company limited by shares, with a capital of £200, 00, divided into 200,000 shares of £1 each, having the same name as the present Company.

3. " That the Liquidator of this Company be, and he is hereby authorized to sell and transfer all the undertaking and assets of this Company to the new Company to be formed as aforesaid upon the terms contained in a draft agreement, which has been submitted to this Meeting and for the purpose of identification has been endorsed by the Chairman of this Meeting with his name, either with or without any modification, which may be agreed to by the Liquidator of this Company, on the one hand, and the new Company on the other hand, and that the Liquidator be and he is hereby authorized. out of the purchase consideration payable to this Company, to pay a commission or premium to any persons or Company underwriting or guaranteeing the placing of the shares to be issued by the new Company.

HENRY W. Lowe Chairman.

In the Matter of the Gas Carburising Company Limited.

T an Extraordinary General Meeting of the Members of the above Company, duly convened, and held at No. 2 Army and Navy-mansions Victoria-street, London, S.W. on the 12th day of April, the following Special Resolutions were 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 7th day of May, the following Special Resolutions were duly confirmed, viz. :-

1. "That the Gas Carburising Company be voluntarily wound up.

2. " That Mr. Edward L. Clapson, of 2 Army and Navy-mansions, Victoria-street, London, S.W. be appointed Liquidator to conduct the winding up."

May 12th 1897.

W. J. CUNDELL Chairman.

The Companies Acts, 1862 to 1890.

Extraordinary Resolutions of Friese Greene Simpson and Company, Limited.

Passed 17th April, 1897.

T an Extraordinary General Meeting of the Members of the above-named Company, duly convened, and held at 41 Broad-street, in the city of Bath, on the 17th day of April 1897, the following Extraordinary Resolutions were duly passed :

1. ". That it has been proved to the satisfaction of the Company that Friese Greene Simpson and Company, Limited, cannot by reason of its liabilities continue its business and that it is advisable to wind up the same, and accordingly that Friese Greene Simpson and Company, Limited, be dissolved and wound up voluntarily.

2. "That William Smith Akroyd of 41 Broadstreet, Bath, be and is hereby appointed Liqui-dator of the said Company." WILLIAM MCKENZIE Chairman.

No. 26855. \mathbf{F} The Czarina Cycle Company, Limited. Special Resolution. Passed 23rd April, 1897.

Confirmed 12th May, 1897.

T an Extraordinary General Meeting of the Czarina Cycle Company, Limited, duly convened and held at the offices of Mr. David Davis, Solicitor, 26, Corporation-street, Birmingham, on Friday, the 23rd day of April, 1897 the subjoined Special Resolution was duly passed, and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at the same place on the 12th day of May, 1897, the subjoined Special Resolution was duly confirmed :-

Resolution .-. "That the Company be wound up voluntarily under the provisions of the Companies Acts, 1862 and 1867, and that Mr. Henry George Mills, of Number 186, Westminsterroad, Handsworth, near Birmingham, Accountant be and he is hereby appointed Liquidator, for the purpose of such winding up, without remuneration."

Dated this 19th day of Mav, 1897.

WALTER BROOKS Chairman at both Meetings.

The Darlot Consolidated Land and Gold Trust, Limited.

T an Extraordinary General Meeting of the A Members of the said Company, duly convened and held at 19, Basinghall-street, in the county of London, on 23rd day of April, 1897, 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 11th day of May, 1897, the following Special Resolutions were duly confirmed : -

" That this Company be wound up voluntarily.

"That Herbert Henry Rushton, of 19, Basinghall-street, E C., be and is hereby, appointed Liquidator to conduct the winding up."

A. TULLOCH Chairman.

In the Matter of the Derbyshire Chemical Company Limited.

OTICE is hereby given that at an Extra-ordinary General Meeting of the Sharcholders of the above named Company held at 70 Gracechurch-street in the city of London on the 27th day of April 1897 the following Special Resolutions were duly passed ; and at a subsequent Extraordinary General Meeting of the Shareholders of the said Company also duly convened and held at the same place on the 18th day of May 1897 the following Special Resolutions were duly confirmed :-

1. "That this Company be wound up volun-

tarily. 2. "That Mr. Frederic Lennard, Managing Director be and he is hereby appointed Liquidator of the Company."

Dated the 15th day of May 1897.

JNO. ABBOTT Chairman.

In the Matter of the Companies Acts 1862 to 1890 and of Leon Clerc Limited.

T an Extraordinary General Meeting of the above named Company duly convened and held at 4 Fenchurch-avenue London E.C. on the 27th of April 1897 the following Special Resolution was duly passed and at a subsequent Extraordinary General Meeting of the said Company also duly convened and held at the same place on Tuesday the 18th day of May 1897 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 that Mr. James Worley of 27 Leadenhall-street in the city of London Fellow of the Institute of Chartered Accountants be and he is hereby appointed Liquidator for the purposes of such winding up and that Mr. William George Blagden, Mr. William Ernest Capner Pinchbeck, and Mr. Jerome Henry Eberhardt be and they are hereby appointed to act as a committee of inspection in conjunction with the said Liquidator."

Dated this 18th day of May 1897.

WM. G. BLAGDEN Chairman of the Second Meeting.

The Companies Acts, 1862 to 1890.

Special Resolutions (pursuant to the Companies Act 1862, sections 50 and 51) of Jumpers Extended, Limited.

T an Extraordinary General Meeting of the A. Members of the above-named Company, duly convened and held at the Great Eastern Hotel, London, E.C., on the 15th day of January, 1897, the following Special Resolutions were duly passed, and at a subsequent Extraordinary General Meeting of the Members of the said Company, duly convened and held at the same place, on the 1st day of February, 1897, and adjourned to the 1st day of March, 1897, the following Special Resolutions were duly confirmed :-

Resolved-" That the Jumpers Extended, Limited, be wound up voluntarily in accordance with the provisions of the Companies Acts 1862 to 1890.

" That Mr. Charles Walter Grimwade, of 38, Coleman-street, in the city of London, Member of Society of Accountants, be appointed Liquidator."

Dated this 1st day of March, 1897.

A. TORKINGTON Chairman.

The Companies Acts, 1862 to 1890. 25 and 26 Vict. cap. 89.

The Percy Cross Estate Company, Limited. T an Extraordinary General Meeting of the Members of the above-named Company,

duly convened and held at No. 2 Walbrook in the city of London on the thirtieth day of April 1897 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 same place, on the eighteenth day of May 1897, the said Special Resolution was duly confirmed :--

"That the objects of the Company having been accomplished, the Company be wound-up voluntarily, under the provisions of the Companies Acts 1862 and 1867; and that Edmund Charles Rawlings of 2 Walbrook in the city of London, Solicitor, be and he is hereby appointed Liquidator for the purposes of such winding-up."

GEORGE LONG Chairman.

The Rasetpur Tea Company Limited.

T an Extraordinary General Meeting of the above named Company duly convened and held at 45 Leadenhall-street in the city of London on the 22nd day of April 1897 the following Special Resolution was duly passed and at a subsequent Extraordinary General Meeting of the Company also duly convened and held at St. Margaret's Paisley in the county of Renfrew on the 8th day of May 1897 the following Special Resolution was duly confirmed :-

"That it is desirable to reconstruct the Company, and accordingly that the Company be wound up voluntarily, and that Frederick Richard Deverell, of 45, Leadenhall-street, in the city of and at a subsequent Extraordinary General

London, be and he is hereby appointed Liquidator for the purposes of such winding up.

Dated the 17th day of May 1897.

ROBERT HART Chairman.

The Baracora Tea Company Limited. T an Extraordinary General Meeting of the above-named Company duly convened and held at 45 Leadenhall-street in the city of London on the 22nd day of April 1897 the following Special Resolution was duly passed and at a subsequent Extraordinary General Meeting of the Company also duly convened and held at the same place on the 12th day of May 1897 the following Special Resolution was duly confirmed :

" That it is desirable to reconstruct the Company and accordingly that the Company be wound up voluntarily and that Frederick Richard Deverell of 45 Leadenhall-street in the city of London, be and he is hereby appointed Liquidator for the purposes of such winding up."

Dated the 17th day of May 1897.

ROBERT HART Chairman.

The Special Lines Company Limited.

T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at the offices of the Company's Solicitor, Mr. Albert Victor Hammond, Dalestreet - chambers, Kirkgate, Bradford, in the county of York, on Thursday, the 29th day of -April, 1897, 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 Friday, the 14th day of May, 1897, the following resolution was duly confirmed :--

1. "That this Company be wound up volun-

tarily. 2. "That John Gordon, jun., of Leeds, Char-tered Accountant, be and he is hereby appointed the Liquidator to conduct the winding up.

MILES SMITHSON WALSH Chairman.

The Murchison Orient Gold Mine, Limited. Special Resolution.

Passed the 23rd day of April, 1897. Confirmed the 14th day of May, 1897.

T an Extraordinary General Meeting of the Murchison Orient Gold Mine, Limited, duly convened and held at 30, St. Swithin's-lane, in the city of London, on the 23rd day of April, 1897, the subjoined Special Resolution was duly passed, and at a subsequent Extraordinary General Meeting of the said Company, also duly convened and held at the same place on the 14th day of May, 1897, the subjoined Special Resolution was duly confirmed :-

"That the Company be wound up voluntarily, and that Gabriel Goodman Walter Hayward, of 30, St. Swithin's-lane, in the city of London, be and he is hereby appointed Liquidator for the purposes of such winding up at a remuneration of £150 per annum."

Dated this 17th day of May, 1897.

G. G. W. HAYWARD, Chairman.

The Companies Acts, 1862 to 1890.

Special Resolution of Hoffmann's Upright Roller Castor Syndicate, Limited.

Passed the 29th day of March, 1897.

Confirmed the 14th day of April, 1897.

T an Extraordinary General Meeting of Hoffmann's Upright Roller Castor Syndi-A cate, Limited, duly convened and held at Broadstreet House, New Broad-street, in the city of

Meeting of the said Company also duly convened and held at the same place on the 14th day of April, 1897, the subjoined Special Resolution was duly confirmed :---

"That the Company be wound up voluntarily under the provisions of the Companies Acts, 1862 to 1894, and that Mr. J. M. Henderson, F.C.A., of 2 Moorgate-street-buildings, E.C., be and is hereby appointed Liquidator for the purpose of such winding up, and that his remuneration shall be an inclusive fee of 25 guineas."

W. McLaren Chairman.

The Companies Acts, 1862 to 1890. Special Resolution of the Australian Alliance Mining and Finance Company, Limited. Passed 28th April, 1897.

Confirmed 15th May, 1897.

A Tan Extraordinary General Meeting of the above-named Company, duly convened and held at the registered office of the Company, 20, Bishopsgate-street Within, in the city of London, on the 28th day of April, 1897, the following Special Resolution was duly passed, and at a subsequent Extraordinary General Meeting of the said Company, also duly convened and held at the same place on the 15th day of May, 1897, the same Special Resolution was duly confirmed, namely :--

"That the Australian Alliance Mining and Finance Company, Limited, be wound up voluntarily, and that Mr. Hermann Militz be appointed Liquidator for the purposes of such winding up." ALFRED H. MÄRKER Chairman.

In the Matter of the Australian Alliance Mining and Finance Company Limited.

NOTICE is hereby given that the creditors of the above named Company are required on or before the 30th day of June 1897 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 Hermann Militz of 20 Bishopsgate-street Within in the city of London, Merchant and 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 15th day of May 1897.

H. MILITZ Liquidator.

In the Matter of the Raleigh Printing and Publishing Company Limited.

N OTICE is hereby given that the creditors of the abovenamed Company are required on or before the 8th day of June 1897 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 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 12th day of May 1897.

M. HARDY KING 13 and 14 Basinghall-

street E.C. Liquidator.

In the Matter of the Murchison Orient Gold Mine Limited.

NOTICE is hereby given that the creditors of the above named Company are required on or before the 5th day of July 1897 to send F 2

their names and addresses and the particulars of their debts and claims and the names and addresses of their Solicitors if any to Gabriel Goodman Walter Hayward of 30 St. Swithin's-lane 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 before such debts are proved.—Dated this 21st fday of May 1897.

> PHILLIPS CUMMINGS and MASON 14 Sherborne-lane E.C., Solicitors to the abovenamed Liquidator.

The P.C. Mining and Exploration Syndicate, Limited.

NOTICE is hereby given, that the creditors of the abovenamed Syndicate are required on or before the 30th day of June, 1897, 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 Thomas Frederick Wild, Chartered Accountant, of Broad-streetavenue, London, E.C., the Liquidator of the said Syndicate 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 14th day of May, 1897.

HUGH C. GODFRAY 60 Finsbury-pavement E.C. Solicitor for the Liquidator.

The British Castor Company, Limited.

N OTICE is hereby given, that the creditors of the above named Company are required, on or before the 21st day of June, 1897, 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 Thomas Frederick Wild, of Broad-street-avenue, London, E.C., 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 14th day of May, 1897. HEDGES and DAVIS, 9, Red Lion-square, Solicitors for the Liquidator.

In the Matter of the Companies Acts 1862 and 1867 and in the Matter of the Big Block Gold Mining Company Limited.

N OTICE is hereby given that the creditors of the above named Company are required on or before the 30th day of June 1897 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 Edward Russell Cummins and Frederick Newbery at No. 38 Gracechurch-street in the city of London 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 19th day of May 1897.

SNELL Sons and GREENIP 1 and 2 Georgestreet Mansion House E.C. Solicitors for the above named Liquidators. In the Matter of the Companies Acts 1862 to 1890, and in the Matter of the Batley Masonic Hall Company Limited.

OTICE is hereby given that the creditors of the above named Company are required on or before the 21st day of June 1897 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 Edmund Hemingway of Bank-chambers Batley in the county of York Accountant the Liquidator of the said Company and if so required by notice in writing from the said Liquidator are personally or by their Soli-citors 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 or claims are proved .-Dated this 19th day of May 1897.

JAMES LAW Commercial - street Batley, Solicitor to the above named Liquidator.

In the Matter of the Companies Acts 1862 to 1890 and in the Matter of the Batley Masonic Hall 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 Masonic Hall St. James-street Batley in the county of York on Tuesday the 29th day of June next at 7 o'clock in the evening 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 of determining by Extraordinary Resolution the manner in which the books, accounts and documents of the Company and of the Liquidator thereof shall be disposed of .- Dated this 19th day of May 1897.

EDMD. HEMINGWAY Liquidator.

In the Matter of the Companies Acts 1867 to 1890 and in the Matter of the Mortimers Syndicate Limited.

THE creditors of the above named Company are required on or before the seventeenth day of June one thousand eight hundred and ninety-seven 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 Mr. David Watkin Thomas of the Western Mail-buildings St. Mary-street Cardiff the Liquidator of the said Company and if so required by notice in writing from him are by their Solicitors or personally 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. Friday the eighteenth day of June one thousand eight hundred and ninety-seven at eleven o'clock in the forenoon at the above address is appointed for hearing and adjudicating upon the debts and claims.-Dated this seventeenth day of May one thousand +ight hundred and ninety-seven.

YORATH and JONES Westgate-street Cardiff Solicitors for the Liquidator.

Re H. D. Pochin and Company, Limited.

N 011CE 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 head at the others of: the Company situate Quay-street Salford on Monday, the 21st day of June, 1897 at 2 o'clock in the afternoon for the purpose of having a final 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 of determining by Extraordinary Resolution the manner in which the books, accounts and documents of the Company and of the Liquidator thereof shall be disposed of. -Dated this eighteenth day of May, 1897.

ALFRED TONGUE Liquidator.

Re Lace Wills and Company Limited. (In Liquidation.)

OTICE is hereby given pursuant to section 142 of the Companies Act 1862 that a General Meeting of the Members of the abovenamed Company will be held at the offices of Messrs. G. H. Wills and Co. Mount Stuartsquare Cardiff on Thursday the 24th day of June 1897 at 11 o'clock in the forenoon for the purpose. of having an account laid before the Company 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 for the purpose of passing an Extrao dinary Resolution disposing of the books accounts and documents of the Company and of the Liquidator .- Dated the 18th day of May 1897.

G. H. WILLS Liquidator.

"Birkdale" Ship Company Limited.

OTICE is hereby given pursuant to section 142 of the Companies Act 1862 that a General Meeting of the Members of the above named Company will be held at Mersey-chambers Old Church-yard in the city of Liverpool on Monday the 5th day of July 1897 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. And also by Extraordinary Resolution determining the. manner in which the books accounts and documents of the Company and of the Liquidatorthereof shall be disposed of .- Dated this 18th day of May 1897.

JOHN PORTER Liquidator.

Saint James Hotel Company Limited. In Liquidation.

NOTICE 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 Berkeley Hotel 77 Piccadilly London W. on Tuesday the 29th day of June 1897 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, and also of determining by Extraordinary. Resolution the manner in which the books accounts: and documents of the Company and of the Liquidator thereof shall be disposed of. - Dated the 18th. day of May 1897.

G. REEVES SMITH Liquidator.

OTICE is hereby given that in pursuance of section 142 of the Companies Act 1862 a General Meeting of the Pendlebury Institute Limited (in Liquidation) will be held at the Town Hall Bolton road Pendlebury in the county of Lancaster on Friday the 2nd day of July 1897 at 7.30 in the evening for the purpose of having laid before the Meeting the account of the Liquidator showing the manner in which the winding. up has been conducted and the property of the

Company disposed of and of hearing an explana-tion thereof given by the Liquidator. The Company will be asked to declare by Extraordinary Resolution how the books accounts and documents of the Company and the Liquidator are to be disposed of .- Dated the nineteenth day of May 1897. THOS. WALTON Liquidator.

Companies Act 1862.

Duncan McLaren and Company Ltd. (In Liquidation.)

NOTICE is hereby given that a General Meeting of Duncan McLaren and Company Limited will be held at the offices of Messrs. J. W. Davidson, Cookson and Co. of 48 Castlestreet Liverpool on the 28th of June at 2 o'clock in the afternoon, for the purpose of having laid before it an account showing the manner in which the winding up of the said Company has been conducted, and its property disposed of, and for the purpose of hearing any explanation that may be given by the Liquidator. - Dated the 17th day J. W. DAVIDSON Liquidator. of May 1897.

Beaumaris Promenade Pier Company, Limited. OTICE is hereby given that an Extraordinary General Meeting of the Members of the above Company will be held at the Townhall, Beaumaris in the county of Anglesey on Thursday the twenty-fourth day of June next at seven o'clock in the afternoon to receive the Liouidator's report showing how the winding up of the Company has been conducted and its property disposed of, and to hear any explanation that may be given relative thereto .-- Dated the seventeenth day of May 1897.

WILLIAM GRIFFITH Liquidator.

The Clandown and Weltons Collieries, Limited. OTICE is hereby given in pursuance of section 143 of the Companies Act 1862 that a General Meeting of the Members of the above-named Company will be held at the Clandown Colliery Office, Radstock, on Thursday the first day of July 1897 at ten o'clock in the forenoon 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 18th day of May 1897.

JN. B. SHEARN, Liquidator.

NOTICE is hereby given, that the Partnership here-William Thomas Bickerton and William Fenning Bickerton carrying on business as Hosiers at 61 Cheap-side in the city of London under the style or firm of side in the city of London under the style or firm of Bickerton and Son has been dissolved by mutual consent as and from the first day of March one thousand eight hundred and ninety-seven. All debts due to and owing by the said late firm will be received and paid by the said William Thomas Bickerton who will continue the said business on his own account under the style of Bickerton and Son.—Dated this nineteenth day of May one thousand eight hundred and ninety seven. W. T. BICKERTON. W. F. BICKERTON.

NOTICE is hereby given that the Partnership here-N OFICE is hereby given that the Partnership here-tofore subsisting between us the undersigned Rdwin Powlett Ward of No. 200 High-street Camden Town in the county of Middlesex Upholsterer and William Rawley of the same address Up obsterer carry-ing on business as Upholsterers and Furniture Dealers at Nos 196, 198, 200, 218 and 220 High-street Canden Town in the county of Middlesey under the other of form Town in the country of Middlesex under the style or firm of Ward and 1 aw ey was distolved as and irom the 8th day of February 18:7, by mutual consent. The said Edwin Powlett Ward will pay all liab lities and collect all debts and continue the business alove .- Dated the 19th day of May 1897.

EDWIN POWLETT WARD. WILLIAM RAWLEY.

NOTICE is hereby given that the Partnership for-N merly subsisting between us the undersigned George Andrew Wilson and Thomas William Aldwinckle carrying on business as Architects and Surveyors at No. 1 Victoria-street Westminster and the Vestry Hall Cable-street St. George's-in-the-East in the county of Middlesex under the style or firm of Wilson Son and Aldwinckle, has this day been dissolved by mutual consent. All debts due to or owing by the said late firm in respect of that part of the business carried on at No. 1 Victoria-street aforesaid will be received and paid by the said Thomas William Aldwinckle who will continue to carry on business at that place in his own name and all debts due to or owing by the said late firm in respect of that part of the business carried on at the Vestry Hall Cable-street aforesaid will be received and paid by the said George Andrew Wilson who will continue to carry on business at that place in his own name .- As witness our hands this 13th day of May 18³⁷. G. A. WILSON. THOS. W. ALDWINCKLE.

TOTICE is hereby given that the Partnership here-tofore subsisting between us the undersigned. George Attaway Millen and Frederick John Millen carrying on business as Grocers and Provision Merchants at No. 14: London-road Croydon under the style or firm of G. Millen and Son has been dissolved by mutual con-sent as and from the 7th day of April 1×97. All debts due to the said late firm will be received by Richard Cooper Solicitor 38 George-street Croydon .- Dated this, 15th day of April 1897.

G. A. MILLEŃ. FREDK. J. MILLEN. RICHARD COOPER.

OTICE is hereby given that the Parinership lately N subsisting between us the undersigned John Smith, Hermann Smith, Martha Wood and Archibald John Smith carrying on business at 86, Westbourne-grove, Paddington, the Alleyne Farm Dairy, Dulwich and else-where under the styles of John Smith and Son, Wraight Dumbrill and Co. and Bradbury and Co. has been dis-solved by mutual consent as from the 27th of March -As witness our hands this 17th of May 1897. JOHN SMITH. MARTHA WOOD. HERMANN SMITH. ARCHD. J. SMITH. 1897.-

NOTICE is hereby given that the Partnership here-tofore subsisting between us the undersigned Lewis Page Jarvis, Robert Page Jarvis, and Walter Jarvis, carrying on business as Common Brewers and Wine and Spirit Merchants at the Phœnix Brewery Midland road, Bedford under the style or firm of Jarvis and Co. has been dissolved by mutual consent so far as concerns the been dissolved by mutual consent so far as concerns the said Lewis Page Jarvis who retires from the firm as from the thirtieth day of April 1897. All debts due to and owing by the said late firm will be received and paid by the said Robert Page Jarvis and Walter Jarvis who will continue the basiness under the present style or firm of Jarvis and Co.—Dated this 1st day of Mav 1897. LEWIS PAGE JARVIS. ROBERT PAGE JARVIS. WALTEE JARVIS.

WALTER JARVIS.

NOTICE is hereby given that the Partnership here-tofore subsisting between us the undersigned William Wilkinson Brunton and Charles John Bunting practising as Solicitors in copartnership at West Hartlepool and Castle Eden in the county of Durham, under the style or firm of Brunton and Bunting has been dissolved by mutual consent, as and from the 1st day of May 1897. In future the West Hartlepool branch of the firm's business will be carried on by the said Charles nrm's business will be carried on by the said Charles John Bunting solely (under the same style or firm) the said William Wilkinson Brunton retiring therefrom. The said William Wilkinson Brunton will, however, con-tinue to practise on his own account at Castle Eden aforesaid.—Dated this 19th day of May 1897. WM. W. BRUNTON. C. J. BUNTING.

NOTICE is hereby given that the Partnership hereto-fore subsisting between us the undersigned Charles Diedrick Leonardt Alois Diedrick Leonardt George Hezekiah Hewitt and Ralph William Hewitt carrying on business as Pen Manufacturers at Charlotte-street in the city of Birmingham under the siyles or firms of D. Leonardt and Co. and Hewitt and Co. has been dissolved as far as George Hezekiah Hewitt is concerned by mutual consent as from the 31st day of December 1+96. All debts due to and owing by the said late firms or either of teem will be received and paid by the said Charles' Diedrick Leonardt Alois Diedrick Leonardt and Ralph' William Hewitt by whom the said business will in future be carried on.—Dated the seventeenth day of May 1897, C. D. LEONARDT. R. W. HEWITT. A. D. LEONARDT. G. H. HEWITT.

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NOTICE is hereby given that the Partnership hereto-Jesse Hepworth, Gladstone Hepworth and Ernest Hep-worth, carrying on business as Rag Merchants at Don-caster-road Barnsley under the style or firm of Hepworth Caster-road Barnsley under the style or firm of Hepworth Brothers has been dissolved by mutual consent as and from the fourth day of May 1897. The business will in future be carried on by the said Jesse Hepworth in his own name.—Dated this 14th day of May 1897. GLADSTONE HEPWORTH. EKNEST HEPWORTH. INSEE HEPWORTH.

JESSE HEPWORTH.

NOTICE is hereby given, that the Partnership hereto-A fore subsisting between us the undersigned Mary Walker, Allen Walker and Arthur Walker carrying on business as Beer and Wine Ketailers at the Albert Inn Gibson-street Ardwick in the city of Manchester in the Gibson-street Ardwick in the city of Manchester in the name of the said Allen Walker has pursuant to a Judg-ment of the County Court of Luncashire holden at Manchester made in an action in Equity wherein the said Mary Walker is plaintiff and the said Allen Walker and Arbur Walker are defendants been dissolved as and from the 17th day of March 1897.—Dated the 12th day of April 1897. MARY WALKER. ALLEN WALKER. ARTHUR WALKER.

N OTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned Arthur Thomas Porter and George Frederick Sturgess carrying on business as Knitting Machine Manufacturers Dealers and Repairers at Leicester in the county borough of Leicester under the style or firm of the Co-operative Knitting Machine Company has been dis-solved by mutual consent as and from the thirtieth day ef June 1896. All debts due to and owing by the said late firm will be received and paid by the said George Frederick Sturgess.—Dated 17th day of May 1897. ARTHUR T. PORTER. GEO. F. STURGESS.

NOTICE is hereby given that the Partnership here-James Beckett the younger and John Clement Hayes James Beckett the younger and John Clement Hayes carrying on business as Auctioneers Valuers and Estate Agents at Lowestoft in the county of Suffolk under the style or firm of Beckett and Hayes has been dissolved by mutual consent as and from this eighteenth day of May 1897. All debts due to and owing by the said late firm will be received and paid by the said James Beckett, who will henceforth continue the said businesses on his own account.—Dated the 18th day of May, 1897. JAMES BECKETT JR. L CLEMENT HAYES

J. CLEMENT HAYES.

NOTICE is hereby given that the Partnership hereto-fore subsisting between us the undersigned James Frederick White and Frederick Arthur White carrying on business together under the style of J. F. White and Co. at Lovington-street in Benson-street and Vicar-lane all in the city of Leeds as Druggists and Wholesale and Detail Montecturing and Discussion Chemists have Retail Manufacturing and Dispensing Chemists has been Retail Manufacturing and Dispensing Chemists has been dissolved by mutual consent as and from the date hereof. All debts due to and owing by the late firm will be received and paid by the said Frederick Arthur White by whom the said businesses will in future be carried on under the said style or firm of J. F. White and Co.— Dated this 18th day of May 1897. JAS. FREDK. WHITE. FREDK, A. WHITE.

NOTICE is hereby given that the Partnership hereto-fore subsisting between with the partnership hereto-N OTICE is hereby given that the Partnership hereto-fore subsisting between us the undersigned Hector James Calver and Albert John Reid carrying on business as Lamp and Oil Merchants at 60 Queen's-road Brighton under the style or firm of Messrs. S. Dell and Co. has been dissolved by mutual consent from this date. All debts due to and owing by the said firm will be received and paid by the said Hector James Calver who will in future carry on the said business on his own account.— Dated this fourteenth day of May one thousand eight hundred and ninety-seven. bundred and binety-seven. ALBERT JOHN REID. HECTOR JAMES CALVER.

HECTOR JAMES CALVER. NOTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned James Ware Trice and Richard Trumper carrying on business as Fly Proprietors and Hackneymen at Rochester Kent under the style or firm of Trice and Trumper has been dissolved by mutual consent as and from the 31st day of March 1897. All debts due to and owing by the said late firm will be received and paid by the said James Ware Trice and Richard Trumper... pated 16th day of May 1897. J. W. TRICE. RICHD, TRUMPER.

VOTICE is hereby given that the Partnership hereto-fore subsisting between us the undersigned Victor N fore subsisting between us the undersigned Victor Stallmann and William Jordan Davis carrying on busi-ness as Lamp Manufacturers and Tin Plate Workers at Rea-street in the city of Birmingham under the style or firm of Stallmann Davis and Co. has been this day dis-solved by mutual consent. All debts due to and owing by the said late firm will be received and paid by the said William Jordan Davis by whom the said business will in future be carried on on his account in the same style as heretofore.—Dated this 15th day of May 1897. VICTOR STALLMANN. WILLIAM JORDAN DAVIS.

N OTICE is hereby given that the Partnership here-tofore subsisting between us the undersigned Frederick Charles Davis Beacham and John Jordan carrying on business as Pickle and Vinegar Manufac-turers and Dealers at No. 8 Merchant-street in the city turers and Dealers at No. 8 Merchant-street in the city of Bristol under the style or firm of Beacham Jordan and Co. has been dissolved by mutual consent as from this day. All debts due to or owing by the said late firm will be received and paid by the said John Jordan who will continue to carry on the said business at No. 8 Merchant-street aforesaid.—Dated this 19th day of May 1897. F. C. D. BEACHAM. JOHN JORDAN.

TOTICE is hereby given that the Partnership hereto-fore subsisting between us the undersigned Robert Eaton and Ernest Frederick Allcock carrying on business as Butter Merchants at 147 Rolton-road Blackburn under as Butter Merchants at 147 rolton-road Blackburn Inder the style of the Danish Dairy Butter Co. has been dis-solved as from this date. All debts due to and owing by the late firm will be received and paid by the said Ernest Frederick Allcock who will continue the said business under the same style as heretofore.—Dated the 19th day of May 1897. ROBERT EATON. ERNEST F. ALLCOCK.

TAKE notice that the Partnership heretofore subsist-ing between the undersigned trading as Gill and Co. at 43 Norfolk-street and 21 Sycamore-street both in the city of Sheffield as Cabinet Case Makers has been duly dissolved by mutual consent as from the day of the date hereof.—Dated this 15th day of May 1897. JOHN GILL.

ARTHUR BENJAMIN WOOD.

ARTHUR BENJAMIN WOOD. N OTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned Arthur George Spence and Arthur Mander carrying on business as Boot and Shoe Manufacturers at Kettering, Northamptonshire under the style or firm of Spence and Mander has been dissolved by mutual consent as and from the seventh day of May 1897. All debts due to and owing by the said late firm will be received and paid by the said Arthur George Spence.—Dated 17th day of May 1897. ARTHUR MANDER. ARTHUR MANDER.

NOTICE is hereby given that the Partnership here-N OTICE is hereby given that the Partnership here-tofore subsisting between us the undersigned Joseph Henry Hallam and Elizabeth Hallam carrying on business as Milliners at 122A and 124 Alfreton-road in the town of Nottingham has this day been dissolved by mutual consent. All debts owing to and by the firm will be payable to and by the said Elizabeth Hallam.— Dated this 17th day of May 1897. JOSEPH HENRY HALLAM. ELIZABETH HALLAM.

NOTICE is hereby given that the Partnership hereto-fore subsisting between us the undersigned Benjamin Dutton Taplin and John Knill. Kinsman Benjamin Dutton Taplin and John Khin, Khisman, Benjamin carrying on business as Surgeons and General Medical Practitioners at Dorrington in the county of Salop under the style or firm of Taplin and Benjamin has been dissolved by mutual consent as and from the fourteenth day of May 1897. All debts due to and owing by the said late firm will be received and paid by the said Benjamin Dutton Taplin.—Dated this 14th day of May 1897. B. DUTTON TAPLIN. J. K. K. BENJAMIN.

N OTICE is hereby given that the Partnership here-tofore subsisting between us the undersigned William Allen and William Warburton Wood carrying on business as Jewellers and Watchmakers at Number 70 Milton-street in the town of Nottingham under the style of Allen and Wood has been this day dissolved by mutual consent. The said William Allen will in future carry on business on his own account at Number 13 Milton-street Nottingham and the said William War-burton Wood will carry on business on his own account at Number 38 Clumber-street Nottingham.—Dated this 14th day of May 1897.

14th day of May 1897. WILLIAM ALLEN. WILLIAM WARBURTON WOOD.

NOTICE is hereby given that the Partnership here-tofore subsisting between us the undersigned John Sobey Olver and George Gloyne, carrying on business as Wine and Spirit Merchants and Brewers, at the city of Worcester under the style or firm of George Jose-land and Sons has been dissolved, by mutual consent, as from the eighteenth day of May one thousand eight hundred and ninety-seven.—Dated this eighteenth day of May one thousand eight hundred and ninety-seven. J. S. OLVER. GEO. GLOYNE.

NOTICE is hereby given that the Partnership here N OTICE is hereby given that the Partnership here-tofore subsisting between us the undersigned Samuel Armitage Isaac Armitage and William Armitage carrying on business as Joiners and Builders at Bradford-road in Dewsbury in the county of York under the style or firm of Samuel Armitage and Sons has been dissolved by mutual consent as and from the first day of May 1897. All debts due to and owing by the said late firm will be received and paid by the said Isaac Armitage and Wil-liam Armitage by whom the said business will in future be carried on under the same style or firm of Samuel Armitage and Sons.—Dated this 18th day of May 1897. SAML, ARMITAGE.

SAML. ARMITAGE. ISAAC ARMITAGE. WILLIAM ARMITAGE.

N OTICE is hereby given that the Partnership he:e-tofore subsisting between us the undersigned William Stephen Hobson, Alfred Chamberlin Seth Mid-dleton Baines and Alfred Horace Chamberlin carrying dieton Baines and Alfred Horace Chamberlin carrying on business as Hosiery Manufacturers at Newarke-street Leicester under the style or firm of A. Chamberlin and Co. has been dissolved by mutual consent as and from the first day of May 1897.—Dated this tenth day of May 1897. W. S. HOBSON. ALFRED CHAMBERLIN. SETH M. BAINES. ALFRED HORACE CHAMBERLIN.

NOTICE is hereby given that the Partnership here James Barnes Alfred Barnes and Joshua Barnes carrying on business as Cotton Manufacturers at Accrington in the county of Lancaster under the style or firm of Hyndburn Mill Company has been dissolved by effluxion Aynoourn min Company has been dissolved by emution of time as and from the 5th day of March 1897. All debts due to and owing by the said late firm will be received and paid by the said James Barnes and Alfred Barnes.—Dated 18th day of May 1897. JAMES BARNES. ALFRED BARNES. JOSHUA BARNES.

JOSHUA BARNES,

COUNTY COURTS' JURISDICTION. PURSUANT to a Decretal Order of the County Court of Nottinghamshire hadden at National of Nottinghamshire holden at Nottingham made in • of Nottinghamshire holden at Nottingham made in an action Arthur William Roe against James Stonehouse (A 3695), it was declared that the Partnership between the plaintiff and defendant as Drysalters and General Merchants, at 231 Sherwood-street, Nottingham, under the style or firm of James Stonehouse and Company, do stand dissolved as from the 1st day of April 1897. and that Samuel Patrick Derbyshire, of the town of Notting-ham, Chartered Accountant, be appointed Receiver of the said partnership estate and effects, and it was further ordered that the usual accounts be taken and the was intender perty of the said Partnership be sold, and that the action stand adjourned for final Judgment until the 26th day of October 1897. Acton and Marriott, King-street, Not-tingham, are Solicitors for the plaintiff and Arthur Barlow, High Pavement, Nottingham, is the Solicitor for the defendant. R. H. SPEED Registrar.

JOHN JAMES Deceased.

JOHN JAMES 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 olaims or demands upon or against the estate of John Jones late of 52 Eaton-road West Kirby in the county of Chester Builder deceased who died on or about the 24th day of November 1896 intestate, and letters of administration to whose estate were and letters of administration to whose estate were granted on the 29th March 1897 to Catherine Jones the lawful widow and relict of the said deceased by the District Registry of the Probate Division of the High District Registry of the Probate Division of the High Court of Justice at Chester are hereby required to send in the particulars of their claims and demands to the undersigned Solicitors on or before the 19th day of June next and notice is hereby also given that after that day the said Catherine Jones will proceed to distribute the assets of the deceased among the parties entitled

thereto having regard only to the claims of which she shall then have had 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 19th day of May 1897. THOMPSON HUGHES and MATHISON 51 Hamilton-square, Birkenbead, Solicitors for the Administratrix.

CHARLES ROTHERY Deceased.

Pursuant to the Statute 22nd and 23rd Vict. cap. 35 intituled "An Act to forther amend the Law of Pro-perty and to relieve Trustees." I OTICE is hereby given that all creditors and other persons having any claims or demands accient the

NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of Charles Rothery late of Halifax in the county of York Pipe Manufacturer and Tobacco and Cigar Mer-chant deceased (who died on the 25th day of January 1892 and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the first day of March 1892 by Elizabeth Rothery (since deceased) Fred Rothery and Walter Midgley the executors therein named) are hereby re-quired to send the particulars in writing of their claims or demands to us the undersigned Solicitors for the sur-viving executors on or before the 24th day of June 1897 after which date the said surviving executors will disafter which date the said surviving executors will dis-tribute the assets of the said deceased having regard only to the claims of which they shall then have had notice.—Dated this 19th day of May 1897. BARSTOW and MIDGLEY 8 Harrison - road,

Halifax and at Cleckheaton Solicitors for the surviving Executors of the deceased.

MARY LAYE Deceased. Pursuant to the Statute 22nd and 23rd Vic. cap. 35. OTICE is hereby given that all creditors and other nersons having any claims or down? persons having any claims or demands upon or against the estate of Mary Laye late of Number 7 the Crescent Scarborough in the county of York Widow deceased (who died on the tenth day of February 1897 intestate and of whose personal estate and effects letters intestate and of whose personal estate and effects letters of administration were granted to her son Arthur Henry Webb Laye by the District Registry at York of Her Majesty's High Court of Justice on the twenty-fifth day of February 1897) are hereby required to send particulars in writing of their claims and demands to us the under-signed as Solicitors for the said administrator on or before the third day of July next after which day the said administrator will proceed to distribute the assets of the said deceased among the parties entitled thereto haviog regard only to the claims and demands of which he shall then have had notice; and that the said ad-ministrator will not be liable for such assets or any part thereof so distributed to any person of whose claim or thereof so distributed to any person of whose claim or demand he shall not then have had notice .-- Dated this 17th day of May 1897. TURNBULL and SON Scarborough Solicitors for

the Administrator.

Re THOMAS SUICLIFFE Deceased.

Pursuant to the Statute 22nd and 23rd Vic., cap. 35. Pursuant to the Statute 22nd and 23nd Vic., cap. 35. N OTICE is hereby given that all parties having any claims against the estate of Thomas Sutcliffe late of Liverpool-road, Warington, in the county of Lancas-ter, Shopkeeper deceased (who died on the 3rd day.of March 1897 and whose will was proved in the Liverpool District Probate Registry by John Wass Johnson and Authon Engent Arthur Browne the executors named in the said will) are hereby required to send in particulars of their claims to the undersigned on or before the 3rd July next after which day the executors will distribute the assets of the deceased, and they will not be liable for the assets or any part thereof so distributed to any person of whose claim they shall not then have had notice.—Dated this 18th day of May, 1897. ARTHUR BROWNE 1 Cloth Hall-yard, Warring-

ton, Solicitor for the said Executors.

THOMAS HOOPER Deceased.

THOMAS HOOFER Deceased. Pursuant to 22 and 23 Victoria cap. 35. NOTICE is hereby given that all persons having claims against the estate of the Reverend Thomas Hooper of Heyshott Rectory in the county of Sussex (who died on 11th January 1897 and letters of admin-istration with the will annexed of whose estate were on 3rd May 1897 granted to William Hooper of Heyshott aforesaid by the Chichester District Registry of the Probate Division of the High Court of Justice) are hereby required to send particulars in writing of their hereby required to send particulars in writing of their claims to the undersigned the Solicitors to the adminis-trator on or before the 12th day of June next after which date the assets of the deceased will be distributed having regard only to the claims of which notice shall have been received.—Dated 18th day of May 1897. 384 JOHNSON and SON Midhurst Solicitors to the said Administrator.

Pursuant to the Act of Parliament 23rd and 22nd Victoria chapter 35 section 29.

chapter 35 section 29. N OTICE is hereby given that the creditors of William Haywood Morris late of 42 Old Kent-road in the county of Surrey Jobmaster who died on or about the 23rd day of April 1897 and whose will was proved by Thomas Robert Berkeley Apps of 7 South-square, Gray's-inn Lundon and Charles Morris of 42 Old Kent-road aforesaid in the Principal Registry of the Probate Divi-sion of the Hich Court of Justice on the 8th day of May sion of the High Court of Justice on the 8th day of May 1897 and all other persons having any claim or demand against the estate of the said William Haywood Morris are to send the particulars in writing of their claims or demands to the said Thomas Robert Berkeley Apps and Charles Morris the executors at the office of their Solicitors Messrs. Apps and Son situate at 7 South-square, Gray's inn on or before the 24th day of June 1897 on the expiration of which time the said executors will distribute the assets of the said William Haywood Morris among the parties entitled thereto having regard to the claims of which the said executors shall then have had notice, and will not be liable for the assets so distributed to any person of whose debt or claim the said executors shall not then have had notice.—Dated this 19th day of May 1897.

APPS and SON 7 South-square, Gray's-inn Solicitors for the said Executors.

WILLIAM CLARK STEPHENSON Deceased.

Pursuant to an Act of Palament made and passed in the 2:nd and 23rd years of the reign of Her present Majesty cap. 35 intituled "An Act to further amend Ð the Law of Property and to relieve Trustees.

OTICE is hereby given that all creditors and persons N having any claims or demands upon or aga nst the estate of William Clark Stephenson late of South Shields in the county of Darham, deceased (who died on the 12th day of Ap.il 1897 and letters of administration of his estate were taken out by his wife, Mary Stephenson, ou the 15th day of May 1897, in the District Registry of the Protate Division of the High (ourt of Justice at Dur-ham) are hereby requested to send in the particulars of their claims and demands to the said Mary Stephenson, or to the undersigned, her Solicitor, on or before the 24th day of June 1897 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 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 Jish day of May 1×97. W. E. O. SCOTT 55 King-street South Shields

Solicitor for Administratrix.

DAVID KYFFIN Deceased.

Pursuant to the Statute 22nd and 23rd Viot. cap. 35 initialed "An Act to further amend the Law of Property and to relieve Trustees."

NOTICE is hereby given that all creditors and other N persons having any claims or demands against the estate of David Kylin late of Ceres-street, St. John's-road estate of David Kymn late of Ceres-street, SL John's road in the city of Liverpool deceased (who died on the 4th day of October 1896 and in respect of whose personal estate letters of administration with the will of the deceased annexed were granted by the District Registry fat Liverpool of the Probate Division of Her Majesiy's High Court of Justice on the 14th day of May 1897 to (Thomas Brown Morgan) are hereby required to send particulars in writing of their claims and demands to us the undersigned the Solicitors for the said administrator on or before the lot day of July next after which the said administrator will proceed to distribute the cassets of the said deceased among the parties entitled athereto having regard only to the claims and demands of which he shall then have had notice. - Dated this

.19th day of May 1897. MASTERS and ROGERS 25 Lord-street, Liver-pool Solicitors for the said Administrator.

Re GEORGE HEALD Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Vict.

Pursuant to the Act of Parliament 22nd and 23rd Vict. cap. 35 inituled "An Act to further amend the Law of Property and to relieve Trustees." NOTIOE is hereby given that all creditors and other persons having any claims or demands against the estate of George Heald late of Bolton Wood Gate Farm Disboury near Manchester in the county of Lancaster Farmer deceased (who died on the 28th day of December 1896 and whose will was proved in the Manchester District Registry of the Probate Division of Her Majesty's High Court of Justice on the 10th day of May 1897 by Elizabeth Heald of Rose Bank Station New-road Woodley mear Stocknott in the county of Chester Subster the inear Stockport in the county of Chester Spinster the executix therein named) are hereby required to send the particulars in writing of their claims or demands to

us the undersigned on or before the 1st day of July 1897 after which dave the said executrix 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 19th day of May 1897. A. and G. W. FOX 53 Princess-street Manchester

Solicitors for the said Executrix.

Re GEORGE DUCKELS, Deceased.

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

36, intituied "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 debts, claims, or demands against the estate of George Duckels, late of Bridge House Goole in the county of York, Farmer (who died on the 11th day of. December 1896) and whose will was proved in the Principal Probate Registry of the High Court of Justice, on the 10th day of May 1897, by Thomas Duckels of Rawcliffe near Goole Farmer, and William Coulton Duckels of Foole Farmer, and William Goulton Duckels of Goole Fields Goole Farmer 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 7th day of July 1897 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 amongst the perso s entitled thereto, having regard on y 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 19th day of May 1897. ENGLAND and SON Bank-chambers, Goole, Solicitors for the said Executors.

Re JANE CROOKS Deceased. Pursuant to the Act of Parliament of the 22nd and 23rd Vic. cap. 35 intituled "An Act to further amend the Property and to relieve Trustees."

OTICE is hereby given that all creditors and other N persons having any debts claims or demands against the estate of face Crooks late of No. 4 Causeway-cottages East Finchley in the county of Middlesex Spinster who died on the 25th day of March 1897 and whose will with a codicil thereto was proved on the 14th day of April 1×97 in the Principal Registry of the Pro-bate Division of the High Court of Justice by James Henry Lermitte and Horacc Augustus Lermitte the executors therein named are hereby required to send the particulars in writing of their claims or demands to us the undersigned on or before the 30th day of June 1897 after which date the said executors will proceed to distribute the assets of the said deceased amongst the 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 19th day of May 1897. BOX ALL and BOXALL 22 Chancery-lane W.C. Solicitors for the Executors.

HUGO FRANZ RUDOLF GEALICH Deceased.

Pursuant to the Statute 22 and 23 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 Hugo Franz Budolf Gchlich late of 17 Cricketfield-road Hackney Downs Clapton in the county of Middlesex Commercial Clerk deceased (who died on the 1st day of April 1897 at the Wool Exchange in the city of London intestate) and of whose personal estate and effects letters of administration were on the 23rd day of April 1×97 granted by the Principal Registry of the Probate Division of Her Majesty's High Court of Justice to Florence Gehlich the Widow of the said deceased are hereby required to send the particulars, in writing, of their claims or demands to us the under-signed on or before the 3rd day of July next after which date the said Florence Geblich 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, or any notice, and she will not be have have the asses, of any part thereof, so distributed to any person or persons of whose claims or demand she shall not then have had notice.—Dated this 20th day of May 1897. MOODIE and SON, 2, Basinghall-avenue E.C. Solicitors for the said administratrix,

Notice to Creditors. JOHN NUNN HILL Deceased. Purspant to the Statute 22nd and 23rd Vic. cap. 35. OTICE is hereby given that all creditors and other persons hereby given that all creditors and other persons having any claims against the estate of the late John Nunn Hill late of 14 Castle-street and 8 Elim vale Fairfield both in Liverpool Architect and Surveyor deceased (who died on the 13th day of April Surveyor deceased (who died on the 13th day of April 1897 and to whose estate and effects letters of adminis-tration were granted by the District Registry at Liverpool of the Probate Division of Her Majesty's High Court of Justice on the 10th day of May 1897 to Mrs. Sarah Ellen Margaret Hill of 8 Elm-vale aforesaid Widow) are hereby required to send particulars in writing of their bleime and domanda to make undersigned the Solicitan claims and demands to us the undersigned the Solicitors for the said administratrix on or before the 28th day of June 1897 after which date she will proceed to distibute the assets of the deceased amongst the persons entitled thereto having regard only to the claims and deminds 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 17th day of May 1897. WRIGHT, BECKET and CO. 17 Water-street

Liverpool Solicitors for the Administratrix.

Pursuant to the Act of Parliament 22nd and 23rd Victoria of Property and to relieve Trustees."

OTICE is hereby given that all creditors and other Directly five that all creditors and other persons having any claims or demands upon or against the estate of Edward Gresley Stone late of Cheltenham in the county of Gloucester Esquire deceased (who died on the 23rd day of February 1897 and whose will was proved in the Gloucester District Registry of the Probate Division of Her Majesty's High about the Probate Division of Her Majesty's High Court of Justice on the 27th day of April 1897 by William Harry Stone of Cheltenham aforesaid the executor therein named) are hereby required to send in particulars in writing of their claims or demands to us the undersigned Solicitors for the said executors on or before the 3rd day of June 1847; after which date the said executors will proceed to distribute the assets of the seid decempt and arguing the partice partice decempt. assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice, and the said executors will not be liable or accountable 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 14th day of May 1897. MOORES and ROMNEY, Public Offices, Tew-

kesbury Solicitors to the said Executor.

WALTER RUDING Deceased.

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

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NOTICE is hereby given that all creditors and persons N having any debts c'aims or demands upon or against the estate of Walter Ruding late of No. 4: Clarendon-road Clapham in the county of Surrey Author deceased who died on the 12th day of December 1895 were on the 12th day of May 1897 granted out of the Principal Probate Registry of the High Court of Justice to Edith Ruding the lawful Widow and relict of the said deceased are hereby required to send full particulars of their claims in writing to us the undersigned as Solicitors for the said administratrix on or before the 30th day of June 1897 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 debts claims and demands of which she shall then have had notice and that she will not be liable for the assets of notice and that she will not be hable for the assets of the said deceased or any part thereof so distributed to any person or persons of whose debt claim or demand she shall not then have had not cc.—Datad this 17th day of May 1897. COLYER and COLYER New-inn-chambers 41 Wych-street Strand London W.C. Solicitors for the said Administratrix.

THOMAS MCCABE 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 Thomas McCabe late of the Prince Saxe. estate of Thomas McCabe late of the Prince Saxe-Coburg Inn Atherton in the county of Lancaster Inn-keeper deceased (who died on the 3rd day of April 1897 and letters of administration to whose per-sonal estate were granted out of the Liverpool District Registry of Her Majesty's High Conrt of Justice (Pro-bate Division) on the 11th day of May 1887 unto Eliza-bath McCabe the lawful Widow and write of the deceased) beth McCabe the lawful Widow and relict of the deceased) are hereby required to send the particulars in writing of their claims and demands to me the undersigned

No. 26855.

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before the 19th day of July 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 and demands she shall not then have had notice - Dated this 19th day of May 1897

notice. – Dated this 19th day of May 1897. J. LEWIS CARR, Atherton, Solicitor for the said Administratrix.

GEORGE JACKSON Deceased.

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

OTICE is hereby giv-n that all creditors and other persons having any claims or demands against the estate of George Jackson late of No. 53 Elizabeth-street, Cheetham, Manchester in the county of Lancaster Gentleman deceased (who died on the 25th day of March Gentleman deceased (who died on the 25th day of March 1897 and whose will was proved in the District Registry at Manchester of the Probate Division of Her Majesty's High Court of Justice on the 17th day of May 1897 by Robert Hiram Jackson, Herbert Goodwin Jackson, Minnie Jackson and John Thomas Sawyer, the executors therein named) are hereby required to send the par-ticulars in writing of their claims or demands to me, the undersigned, the solicitor for the said executors, on or before the 21st day of June 1897, after which däte the said deceased amongst the persons entitled thereto 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 hable 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 19th day of May 1897. J. ANDREW ORRELL 18, St. Ann-street, Man-

chester Solicitor for the said Executors.

JOSIAH TAYLOR (better known as JOSHUA TAYLOR) Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Victoria ch. 35 intitul-d "An Act to further amend the Law of

Property and to relieve Trustees." O'lIOE, is hereby given that all creditors and other persons having any claims or demands and other NOTIOE is hereby given that all creditors and other persons having any claims or demands against the estate of Josiah. Taylor (otherwise Joshua Taylor) late of Ferm Glen Hampton Wick in the county of Middlesex Retired Upholsterer and China Dealer deceased (who died on the 25th day of November 1894 and whose will was proved in the Principal R gistry of the Probate Division of Her Maje-ty's High Court of Justice, on the 10th day of January 1895 by Louisa Taylor (since deceased) the R-vd: George Wright of No. 2 Ellang wan-v-1 as, Gibbon-road Kingston-on-Tnames in the county of Surrey and Thomas Wright of the Terrace Hampton Wick aforesaid Draper the executors therein named) are Wick aforesaid Draper the executors therein named) are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said executors on or before the 3rd day Noncitor for the said executors on or before the 3rd day of July 1-97, after which date the said executors will prove d to distribute the assets of the said decase d 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 hable for the assets of the said decased or any part theretof as distributed to 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 20th day of May 1897.

GEORGE C. SHERRARD 34 and 36 Greshamstreet E.C. Solicitor for the Executors.

WILLIAM DEARMAN HAWLEY Deceased. Pursuant to 22 and 23 Vic. chapter 35.

OTICE is hereby given that all persons having any claims or demands against the estate of "illiam Dearman Hawley late of No. 3 Oswald-road Milverton in the borough of Learnington Gentl man, deceased (who in the borough of Leaning on Gentr man, deceased (who died on the 24th December 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 April 1897 by Emily Hawley, Thomas Salmon Harvey, and William Austin Sinclair the executors therein named) are hereby required to send particulars in writing of such claims and demands to us the undersigned on or before the 24th day of June next after which date the said executors will proceed to distribute the assets of the said regard only to the claims or demands of which they shall then have had notice.—Dated this 20th day of May 1897.

WRIGHT and HASSALLS 11 Dormer - place, Leamington Solicitors for the said Executors.

JOHN HARRIS ROBERTS Deceased.

Pursuant to the Statute 22nd and 23rd Victoria, cap. 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 John Harris Roberts late of 10 Sillwood-place Brighton in the county of Sussex formerly of 48 Shaftesestate of John Harris Roberts late of 10 Sillwood-place Brighton in the county of Sussex formerly of 48 Shaftes-bury-road Southsea in the county of Hants Clerk in Holy Orders deceased (who died on the 22nd day of March 1897, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice, on the 14th day of May 1897 by Edmund Clarke Worlledge and James Clunes Wilson the executors therein named) are hereby required to send the particu-lars in writing, of their claims or demands to us the undersigned on or before the 30th day of June 1897 after which date the said executors 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 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 17th day of May 1897. MILLS LOCKYER and MILLS 2 Brunswick-place City-road London N. Solicitors for the Executors. JAMES FURLONG Deceased.

JAMES FURLONG 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." N OTICE is hereby given that all creditors and other persons having any debts claims on the statement

N persons having any debts claims or demands against the estate of James Furlong of No. 11 Fam-bridge-road Maldon in the county of Essex Plumber Painter &c. Well-borer &c. who died on the 5th day of March 1897 at No. 11 Fambridge-road Maldon aforesaid March 1897 at No. 11 Fambridge-road Maldon aforesaid and whose will was proved by the undersigned Charles Filer the executor therein named in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 19th day of March 1897 are hereby required to send particulars in writing of their debts claims or demands to the undersigned on or before the 30th day of June 1897 and notice is hereby given that at the expiration of that time the undersigned will proceed to distribute the assets of the said testator among the parties entitled thereto having roord only among the parties entitled thereto having regard only to the debts claims and demands of which I shall then have notice and that I will not be liable for the assets so distributed or any part thereof so distributed to any person or persons of whose debt claim or demand I shall not then have had notice .- Dated this 19th day of May 1897.

CHARLES FILER 89 Gore-road Victoria Park London E.

Re WILLIAM JOHN BURNSIDE Deceased.

Pursuant to Statute 22 and 23 Vict. cap. 35. OTICE is hereby given that all creditors and other persons having N OTICE is hereby given that all creditors and other persons having any claims or demands against the estate of William John Burnside late of No. 58, Lombard-street in the city of London and of No. 77, Finchley-road Hampstead in the county of Middle-sex Gentleman (who died on the 20th day of February 1897 and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 11th day of May 1897 by Albert William Burnside and Robert Taunton Raikes the executors therein named) are hereby required to send the particulars in writing of their claims or demands to the particulars in writing of their claims or demands to the particulars in writing of their claims or demands to us the undersigned on or before the 31st day of July 1897 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 20th day of May 1897 1897.

HARRIES WILKINSON and RAIKES 38, Nicholas-lane, London, E.C. Solicitors for the said Executors.

Mrs. SARAH WATTS Deceased.

Pursuant to the Statute 22nd and 23rd Victoria chapter

Parsuant to the Statute 22nd and 23rd Victoria Chapter 35, iutituled "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 debts, claims or demands against the estate of Mrs. Sarah Watts late of Osney House No. 168 Walton-street in the town and county of Oxford who died on the 8th day of April, 1897, and whose will was proved by Mrs. Har iet Walker and Arthur Thomas Whatley Esquire the executors therein

named, in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 13th day of May 1897, 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 be-fore the 1st day of July 1847, and notice is hereby given that at the expiration of that time the said executors will proceed to distribute the assets of the said testatrix among the parties entitled thereto having regard only 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 per-son or persons of whose debt, claim, or demand they shall not then have had notice.—Dated this 18th day of May 1897

FREET POYNDER and WHATLEY, 27 Lincoln's-inn-fields London W.C. Solicitors to STREET the said Executors.

THOMAS PARRY Deceased.

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

Initiated "An Act to Further and 23 victoria chapter 35 initiated "An Act to Further amend the Law of Pro-perty and to relieve Trustees." NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of Thomas Parry late of No. 79 Oxford-terrace Hyde Park in the county of Middlesex Gentleman deceased (who died on the 9th day of March 1897 and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 13th day of May 1897 by Alice Kate Parry Thomas William Parry and George Hope Hewitt the executors therein named) are hereby required to send the particulars in writing of their claims or demands to us the undersigned the Solicitors for the said executors on or before the first day of July next after which date the said executors will proceed to distribute which date the said executors will proceed to distribute 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 18th day of May 1897.

SAXTON and MORGAN 29 Somerset-street Portman-square W. Solicitors for the said Executors.

EDWARD GOTTO Deceased. Pursuant to the Statute 22nd and 23rd Victoria cap. 35. NOTICE is hereby given that all creditors or other persons having any debts claims or derived. N OTICE is hereby given that all creditors or other persons having any debts claims or demands upon or against the estate of Edward Gotto of the Logs Hampstead in the county of Middlesex and 8 Albapy-road St. Leonards-on-Sea in the county of Sussex and 119 Gresham House Old Broad-street in the city of London Civil Engineer (who died on the 27th day of February 1897 and whose will was proved in the Princi-pal Registry of the Probate Division of Her Majesty's High Court of Justice on the 5th day of May 1897 by Sarah Anne Gotto Thomas Henry Atherden and Fréderic Northcote Chapple the executors therein named) are Northcote Chapple the executors therein named) are hereby required on or before the 20th day of July 1897 to send in writing the particulars of their debts claims and demands to us the undersigned Solicitors for the said executors at our effice 18 Bishopsgate-street Within in the city of London and notice is hereby further given that after the said last-mentioned day 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 received notice and that they will not be liable or answerable for the said assets or any part thereof so distributed to any person of whose claim they shall not then have had notice.—Dated this 19th day of May 1897. ARMITAGE and CHAPPLE 18 Bishopsgate-street Within London E.C. Solicitors for the

said Executors.

Rev. JOHN THOMAS SMITH Deceased. Pursuant to Statute 22 and 23 Vic. c. 35.

N OTICE is hereby given that all persons having claims against the estate of the live. John Thomas Smith late of West Wratting in the county of Cambridge deceased who died on the 31st March 1857 and to whose estate letters of administration with will annexed were estate letters of administration when will admitted with granted to Mrs. Eliza Smith the widow of deceased on the 18th May 1897 are required to send particulars thereof to me the undersigned on or before the 10th June next after which date the administratrix will June next after which date the deceased's assets having regard only to the claims of which she shall then have had notice —Dated this 20th day of May 1897. SIDNEY H. GRAHAM Haverhill Suffolk Solicitor

for the Administratrix. . Pursuant to the Act of Parliament 22nd and 23rd Vic-toria, chapter 35, intituled "An Act to further amend

N OTICE is hereby given that all creditors and other persons having any claims or demands against the estate of Fanny Sarah Sayer late of 29, Dene-side, Great Yarmouth in the county of Norfolk, Spinster, deceased, who died on the sixteenth day of March 1897, and whose will was proved in the Norwich District Registry of the Probate Division of Her Majesty's High Court of Justice on the first day of May 1897, by John Finch, of South-town, Great Yarmouth, Carter, the executor therein named, are hereby required to send the particulars, in writing of their claims or demands to us, the underwriting, of their claims or demands to us, the uncer-signed, the Solicitors for the said executor, on or before the eighteenth day of June 1~97, after which date the said executor 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 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 he shall not then have had notice.—Dated this 19th day of May 1897.

WILTSHIRE and SON 12, South Quay, Great Yarmouth Solicitors for the Executor.

ELIZABETH SEDDON Deceased

Pursuant to the Act of Parliament 22 and 23 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 upon or against the estate of Elizabeth Seddon late of 205 Portagainst the estate of Elizabeth Seddon late of 205 Port-land-street Southport in the county of Lancaster Widow deceased (who died on the 14th day of February 1897 and whose will was proved in the District Registry at Liverpool of the Probate Division of Her Majesty's High Court of Justice by Arthur Hope and Alfred Thomas Leigh the executors therein named on the 12th day of April 1897) are hereby required to send in the particulars of their claims and downeds to the underscienced their of their claims and demands to the undersigned their Solicitors on or before the 18th day of Jane next and notice is hereby also given that after that day the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto having re-mard only to the alarm of which the axid thereto thaving 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 -Dated this 18th day of May 1897. HOPE and GARSTANG Atherton and 27 Kingnotice.

street Wigan Solicitors for the said Executors.

WILLIAM CLODE BRADDON 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 persons having any claim against the estate of William Clode Braddon late of No. 38 Park-street in the city of Bath, but formerly of Skisdon Lodge, Wadebridge in the county of Corn-wall, Esquire, deceased, who died on the 23rd day of February 1897 and whose will was proved in the Prin-cipal Registry of the Probate Division of Her Majesty's High Court of Justice on the 6th day of May 1897 by William Clode Braddon, Edward Henry Clode Braddon and James Henry Tilson Chowne the surviving executors therein named, are hereby required to send particulars in writing of their claims to us, the undersigned, Solicitors for the said executors, cn or before the 24th day of June 1897, after which date the said executors will distribute 1897, after which date the said executors will distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims, and demands of which they shall then have had notice, and they will not be liable to any person of whose claim they shall not then have had notice.—Dated this 18th day of May 1897.
 COWLARD and CHOWNE, 17, Bedford-row London, W:O., Solicitors for the said Executors'

JAMES BURROUGH Deceased.

JAMES BURROUGH Deceased. Pursuant to the Act of Parliament 22 and 23 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 cther persons having any claims or demands against the estate of James Burrough late of the Cale-street Distillery No. 56 Cale-street Chelsea London and of Trellis Cottage (otherwise Devonia) Thornton Heath Surrey Rectifier deceased (who died on the 7th day of March 1897 and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 12th day of May 1897 by John Burrough of 109. Lupus-street Pimlico London Confec-tioner and Thomas Tedbury of No. 70 Victoria-road. Finsbury-park London Wine Merchant the executors

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therein named) are hereby required to send the particulars in writing of their claims and demands to us the under-In writing of their claims and demands to us the under-signed on or before the 30th day of June 1897 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 distributed to any person or persons of whose claims and demands they shall not or persons of whose claims and demands they shall not then have had notice.—Dated the 19th day of May 1897. CHURCH RENDELL TODD and CO. 9 Bedford-

row London W.C. Solicitors to the Executors.

JOSEPH ATTWOOD Deceased.

JOSEPH ATTWOOD Deceased. NOTICE is hereby given that all persons having any claims against the estate of Joseph Attwood late of Reddal Hill-road Old Hill Staffordshire Butcher (who died on the 3rd day of March 1897 and whose will was proved at Lichfield by the executors therein named on the 7th day of April 1897) are hereby required to send written particulars thereof to the undersigned on or before the 4th day of June 1897 after which date the executors will distribute the assets of the said deceased having regard only to the claims of which they shall then have had notice.—Dated this 19th day of May 1897. May 1897.

THOMAS COOKSEY Old Hill Staffordshire Solicitor to the Executors. .

HENRY BRAND ROBINSON Deceased.

Pursuant to the Statute 22 and 23 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 estate of Henry Brand Robinson late of No. 17 the the estate of Henry Brand Robinson late of No. 17 Holford-square, Pentonville in the county of London, Telegraph Clerk, deceased (who died on the eleventh day of January 1897 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 30th day of March 1897 by Joseph Hartill the executor therein semech zero herebur sconing to send the patient therein named) are hereby required to send the particulars of their claims or demands to us the undersigned, the Solicitors for the said executor on or before the first day of June next after which date the said executor 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 he shall then have had notice, and he will not be liable for the assets to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 19th

day of May 1897. WILLETT and SANDFORD Howard House, Arundel-street, Strand, W.C. Solicitors for the said Executor.

GEORGE CALVERT BROWN Deceased. Pursuant to the Statute 22 and 23 Vic. cap. 35.

A LL persons having any claims against the estate of George Calvert Brown late of No. 2 Walsham-villas Severn-road Weston-super-Mare in the county of Somerset Commercial Traveller deceased (who died on the 10th day of December 1896 intestate and of whose personal estate and effects letters of administration were granted by the Wells District Registry of the Probate Division of Her Majesty's High Court of Justice to Charlotte Brown the lawful Widow and relict of the said Charlotte Brown the lawful wildow and relict of the said deceased on the 14th day of May 1897) are required to send particulars thereof in writing to the undersigned on or before the 3rd day of July 1897 after which date the administratrix will distribute the assets among the parties entitled having regard only to claims of which she shall then have had notice.—Dated the 15th day of May 1897

WANSBROUGH DICKINSON ROBINSON and TAYLER Oxford-street Weston-super-Mare Solicitors for the Administratiix,

Re SUSAN CAPEL Deceased. Pursuant to the Statute 22nd and 23rd Victoria chapter 35.

chapter 50. LL persons having claims against the estate of Susan AL. Capel (generally known as Susan England) late of Holloway Head Birmingham (who died on the 27th April 1897 and whose will was proved on the 10th May instant in the Birmingham District Registry) are required to send particulars thereof to the undersigned Solicitors for the executors on or before the 10th day of June next after which date the assets of the decreased will be distributed which date the assets of the decensed will be distributed by the executors having regard only to the claims of which they shall then have had notice.—Dated this 18th day of May 1897

COTTRELL and SON 25 Waterloo-street Birmingham.

MARY ANN ANDREW Deceased.

MARY ANN ANDREW Decreased. NOTICE is hereby given that any persons claiming to-be next of kin according to the Statutes for the-Distribution of Interstates' Estates of Mary Ann Andrew decreased late of 126 Jamaica st eet Mile End Old Town in the county of London Widow living at the time of her death on the 26th day of March 1897 or to be the legal personal representatives of such of the said next of legal personal representatives of such of the said next of kin as are now dead are personally or by their Solicitors on or before the 31st day of August 1897 to give notice of their claims at the offices No. 30 Mincing-lane Lon-don of Messrs. Hollams Sons Coward and Hawksley Solicitors on behalf of Mary Ann Sunley the wife of John Lawrence Sunley of 94 Clarke-street Stepney in the said county of London to whom as the lawful cousingerman once removed and (as it is believed) the only next of kin of the said deceased letters of admisistration of the personal estate and effects of the said dec-ased were granted on the 5th day of May 1>97 out of the Principal Registry of Her Majesty's High Court of Justice Probate Division.—Dated this 14th day of May 1897.

HOLLAMS SONS COWARD and HAWKSLEY Mincing-lane E.C. Solicitors to the Administratrix.

EDWARD DENTON Deceased.

Pursuant to the Statute 22nd and 23rd Victoria cap. 35. OlICE is hereby given that all persons having any claims against the estate of Edward Denton late of Ripponden near Halitax in the county of York Gentle-man deceased (who died on the 1st day of January 1896 man deceased (who died on the 1st day of January 1895 and whose will and codicils were proved by Charles Lock Ruddock the sole executor therein named in the District Registry at Wakefield of the Probate Division of Her Maj-sry's High Court of Justice on the 3rd day of February 896) are hereby required to send particulars in writing of their claims to me the undersigned on or before the 22nd day of June 1897, after which time the said executor will proceed to distribute the assets of the said test tor among the parties entitled thereto having regard only to the claims of which he shall then have had notice.—Da ed this 19th day of May 1897. CHARLES LOCK MUDDOCK Ripponden near

Halifax Solicitor.

The Reverend THOMAS ISAAC GUEST Deceased. Pursuant to the Statute 22nd and 23rd Victoria cap. 35 NOTICE is hereby given that all creditors and others having any claims against the estate of the Reverend Thomas Isaac Guest late of Battlesden House Preston Brighton in the county of Sussex Clerk in Holy Orders (who died on the 25th day of March 1897 and whose will was proved in the Lewes District Probate Registry on the 1th day of May 1897 by the Reverend Edward Albert Guest, Joseph William Woodward and James Piper, the executors therein named) are hereby required to send in the particulars of their claims to the undersigned on or before the 22nd day of June 8 7 after which date the said executors will proceed to distribute the assets of the said deceased among the persons entitled thereto having regard only to the claims of which the, said executors shall then have had notice.

Dated this 18th day of May 1897. JOSEPH W. WOODWARD 15 Larkdale-street Nottingham Solicitor for the Executors.

Re Mrs. HENRISTTA TODD Deceased.

Ke Mrs, HENRIGITA TODD Deceased. YOTI'E is hereby given that all persons having any claims or demands against the estate of Mrs. Henrietta Todd late of No. 78 Woodland-road Cliiton in the city and county of Bristol Winow deceased are required to send particulars in writing of their claims or demands to the nudersigned on or before the 22nd day of Luna part. Durid this 12th day of Mar 1997 day of June next. - Dated this 17th day of May 1897. JOSEPH CKOOK 11 Small-street, Bristol Solici-

tor for the Executors.

TO be sold pursuant to an Order of the High Court of Justice Chancery Division made in an action the Union Bank of London Limited v. Franklin 1895 U. 725 with the approbation of Mr. Justice Stilling by Francis Histon Jameson the person appointed by the Judge at the Mart Tokenhouse Yard in the city of London on Monday the 31st day of May 1897 at 1 o'clock in the afternor in 3 bits. afternoon in 3 lots

Certain leasehold property namely 4 dwelling houses situate and be ng Nos. 249 251 253 and 255 Railton-road Herne Hill held on lease for 80 years from Michaelmas 1866 at the respective yearly rentals of $\pounds 2$ $\pounds 2$ $\pounds 2$ and $\pounds 2$ 10s. also two leasehold dwelling houses known as Nos. 20 and 22 Arlington Park-gardens North Turnham Green both held on lease for 99 years from 25th March

1878 at £10 10s. per annum for each house. Particulars and conditions of sale may be had gratis of Messrs. Bolton and Co. of 3 Temple-gardens Temple

in the city of London Solicitors of Mr. Samuel Franklin of 20 New Bridge-street in the city of London Solicitor and of the Auctioneer 77 Chancery-lane, and at the place of sale.—Dated the 17th day of May 1897. THOS. A. ROMER Master of the Supreme Court.

10 be sold pursuant to an Order of the High Court of Justice Chancery Division made in an action of James Andrews and Rose Elizabeth Andrews Widow versus Arthur Edward Cubison and others 1896, A. No. 451 with the approbation of the Honourable Mr. No. 451 with the approbation of the Honourable mr. Justice Stirling the Judge to whose Court the said action is attached in one lot by Mr. Henry Duncan Buckland of the firm of Messrs. Buckland and Sons' the person appointed by the said Judge at the Duke of 'Edin-burgh Public-house Ascot in the county of Berkshire'on Monday the 31st day of May at 6 o'clock in the evening precisely :-

Six freehold brick-built cottages with good gardens and a stable situated at Wood End in the parishes of Winkfield and Sunninghill, having a frontage to Hatch-lane and only a few minutes' walk from Ascot race-course. Let and of the gross rental value of about £66 19s. per annum.

£66 19s. per annum. Particulars and conditions of sale may be obtained at the offices of Messrs. Buckland and Sons Windsor and 4 Bloomsbury-square London W.C. and of Mr. Arthur Edward Cubison Solicitor of 15 King-street Cheapside London E.C. Messrs. Adams and Adams. Solicitors 5 Clement's inn Strand London W.C. Messrs. Elgood and Moyle Solicitors 48 Lincoln's-inn-fields London W.C. Mr. F. T. Rushton Solicitor 14 New-inn Strand London W.C. and at the place of sale. —Daved 10th May 1897. WILLIAM BINNS SMITH Master of the Supreme Court.

TO be sold pursuant to an Order of the High Court of Justice Chancery Division made in the matter of Anderson v. Avery 1896 A. No. 306 with the approbation of Mr. Justice homer by John Graves Watson of the firm of Messrs. Watson and Sons the person appointed by the said Judge at Messrs. Watson and Song' Estate Office 4 New Bridge-street Newcastle upon-Tyne on Wednesday the 2nd day of June 1857 at 3 o'clock in the afternoon in 2 lots :

Two freehold dwelling houses No. 10 South view, Forest Hall and No. 2 Eastern villa, Forest Hall Long Benton in the county of Northumberland.

Particulars and conditions of sale may be obtained in London of Messrs. Williamson Hill and Co. Solicitors 13 Sherborne-lane E.C. and Mr. T. W. Rossiter, Solicitor 7 Ety-place E.C., and in the country of Mr. F. J. Carr, Solicitor, Newcastle-on-Tyne, of Messrs. Hoyle, Shipley, and Hoyle Solicitors, Newcastle-on-Tyne, of Messrs. Keenlyside Forster and Forster, Solicitors Newcastle-on-Tyne, of Mr. D. Mainland Dodd, Solicitor, Newcastle-on-Tyne, and of Messrs. Dransfield and Elsdon Solicitors Newcas le-on Tyne, and of the Auctioneer and at place of sale.—Dated the 17th day of May 1897. C. BURNEY Master.

DURSUANT to the Directions made by Mr. Justice Stirling in the matter of the Trusts of Thomas Wainwright Share No. 515 under the Liverpool Ex-change Act 1859. The account of Thomas Wainwright or his representatives, the following enquiry was directed, namely :

Who are the persons entitled by virtue of or according to the St tute for the Distribution of Intestates' Estates to the personal estate of Thomas Wainwright late of Kensington, Liverpool in the county of Lancaster (who died on or about the 20th January 1825) living at the dead and if so who are their respective legal personal representatives. Notice is hereby given that any person or persons claiming to be such next-of kin or their respective legal personal representatives or beneficially entitled to the sum of $\pounds 1,791$ 11s. 2d. New Consols and £11 1rs. 2d. cash standing in Court to the above credit fund are hereby required on or before the 10th day of Nov mber 1897 to come in either in person or by their Solicitors and enter their claims at the chambers of Mr. Solicitors and enter their claims at the chambers of Mr. Justice Stirling situate at the Royal Courts of Justice, Strand, London, or in default thereof they will be peremptorily excluded from the benefit of any Order that may thereupon be made. Wednesday the 17th day of November 1897 at 12 o'clock noon at the said chambers is appointed for hearing and adjudicating upon the said claims (if any).

It is known that the said Thomas Wainwright had. two brothers, namely :---George Wainwright and James Wainwright, and two sisters, namely :---Ann Wainwright and Martha Wainwright.

It is alleged that the said James Wainwright died a.

bachelor that the said Martha Wainwright died a spinster and that both of them died intestate prior to

the mouth of January 1825. It is alleged that Edward Robinson one of the sons of Thomas Hulme Robinson and Elizabeth Robinson (formerly Wainwright) a niece of the said Thomas Wainwright in the year 1854 went abroad that he has not been heard of since the year 1858 and that he was then a bachelor.

It is alleged that Charles Robinson another son of the said Thomas Hulme Robinson and Elizabeth Robinson about the year 1853 went on a voyage to Pernambuco South America and died a bachelor on the voyage.

South America and died a bachelor on the voyage. The said Ann Wainwright married Joseph Smith a merchant of Manchester. The said Ann Smith (formerly Wainwright) had three children namely:---Maria Smith afterwards the wife of Robert Binger; Ann Smith (who died a spinster in July 1830) and James Smith. It is alleged that Robert Chaffers Binger, Thomas Binger and Samuel Honer Binger three of the same of

It is alleged that Robert Chaffers Binger, Thomas Binger and Samuel Henry Binger, three of the sons of the said. Maria Binger (formerly Smith) respectively died bachelors and intestate in the West Indies.
 It is alleged that the said James Smith died a bachelor and intestate prior to the month of January 1825.—Dâted the 17th day of May 1897.
 THOS. A. ROMER Master of the Supreme Court. RICHARD BALLARD 2 Clifford's-inn, Fleet-street London. Solicitor.

street, London, Solicitor.

MARY HALL OUGHTON Deceased formerly CHALLIS.

JURSUANT to an Order of the Chancery Division of the High Court of Justice dated the 14th December 1896 made in an action entitled in the matter of the trusts of the will of Mary Hall Oughton deceased Coxtrusts of the will of Mary Hall Oughton deceased Cox-well v. Challis 1896 O. 1000 all persons claiming to be the heir-at-law of Mary Hall Oughton late of the parish of Botley in the county of Southampton wile of Juhn Oughton of Botley aforesaid Schoolmaster (who died on the 14th January 1875 at Botley aforesaid) or if dead then the persons claiming by devise descent or otherwise to be entitled to such real estate of the said restatrix as descended to such heir-at-law are by their Solicitors on or before the 30th June 1-97 to come in and prove their claims at the chambers of Mr. Justice North at the Royal Courts of Justice Strand London or in default thereof Courts of Justice, Strand London or in default thereof they will be peremptorily excluded from the benefit of the said Order. Tuesday the 6th day of July at 12.30 o'clock in the afternoon at the said chamber's is appointed

for hearing and adjudicating upon the claims. NOTE.—The said Mary Hall Oughton was it is believed a daughter of Samuel Challis Tailor and Draper who at one time it is believed resided at Sawbridgeworth in the county of Herts and who died at Southampton on the Srd February 1843.—Dated the 17th day of May 1897. J. C. FOX Master.

Victoria Brewery Newport Mon. URSUANT to an Order of the High Court of Justice Chancery Division made on the 15th day of March 1897 in the matter of the estate of Ralph Brown deceased Llewellin v. Brown 1897, B. 545. Any person having any claim against Mary Blower Brown Widow or John Hodgson in respect of the carrying on of the business of the said Victoria Brewery formerly carried on by the said Ralph Brown deceased are on or before the 14th day of June 1897 to bend by post prenaid to 14th day of June 18:7 to send by post prepaid to Mr. George Henry Llewellyn a member of the firm of Messrs. Llewellyn, and Moore of Newport Monmonth-shire Solicitors of the said Mary Blower Brown and John Hodgson their full names addresses and descriptions and full particulars of their claim, a statement of their accounts and the nature of the securities (if any) held by them or in default thereof they will be peremptorily excluded from the benefit of the said Order. Every per-son holding any security is to produce the same before Mr. Justice North at his chambers Royal Courts of Justice London on Thursday the 24th day of June 1897 at 12 o'clock at noon being the time appointed for adjudicating upon the claims. —Dated this 13th day of May 1897. H. B. RAVEN, Master.

THOS. WHITE and SONS 11 Bedford-row, W.C. Solicitors for the Plaintiff:

Solicitors for the Plaintiff: """" said "William Glossop will proceed to distribute the DURSUANT to an Order of the High Court of Justice The matter of the estate of Ralph Brown deceased 1897 in the matter of the estate of Ralph Brown deceased Liewellin v. Brown 1897 B. 545 the creditors of Ralph Brown late of the Victoria Brewery Bridge-street New-port Monmouthshire deceased who died on the 12th day of December 1891 are on or before the 14th day of June 1897 to send by post prepaid: to Mr. George Henry Ilewellyn a member of the gained to Messra. Llewellyn and Moore of Newport aforesaid Solicitors of the will annexed of the said Ralph Brown their full names addresses and descriptions and the full particulars of

their claims a statement of their accounts and the nature of the securities (if any) held by them or in defailt thereof they will be peremptorily evoluded from the benefit of the said Order. Every creditor holding any security is to produce the same before Mr. Justice North at his chambers the Royal Courts of Justice London-on Thursday the 24th day of June 1897 at 12 o'clock at noon being the time appointed for adjudicating upon the claims.—Dated this 13th day of May 1897. THOS. WHITE and SONS 11 Bedford-row W.C. Solicitors for the Plaintiff. their claims a statement of their accounts and the nature

Solicitors for the Plaintiff.

PURSUANT to an Order of the Chancery Division of the High Court of Justice made in the matter of the estate of George King deceased Millett v. Olliver 1897 K. No. 185 the creditors of George King formerly of 1897 K. No: 135 the creditors of George King formerly of the town and county of Southampton England and late of Mustapha Superieur near Algiers Africa Gentleman who died on the 27th day of September 1-92 are on or before the 29th day of June 1887 to send by post pre-paid to Mr. Frederick Dutton of No. 112 Gre-ham House Old Broad-street in the city of London a member of the firm of Messrs. Blyth Dutton Hartley and Blyth of the ame place Solicitors of the defendant Francis Gervase Olliver the executor of the deceased their Christian and surnames addresses and descriptions the full particulars surnames addresses and descriptions the full particulars of their claims a statement of their accounts and the nature of the securities (if any) held by them or in de-fault thereof they will be peremptorily excluded from the benefit of the said Order. Every creditor holding any security is to produce the same before Mr. Justice Romer at his chambers the Royal Courts of Justice Strand London on 'luesday the 13th day of July 1897 at the hour of 11 o'clock in the forenoon being the time appointed for adjudicating on the claims.—Dated this 17th day of May 1897.

17th day of May 1897. GEDGE KIKBY and MILLETT 11 Great George-street Westminster Plaintiff's Solicitors.

In the Matter of a Deed of Assignment for the Benefit of Creditors executed on the 27th day of October 1894 by William Henry Dennison of Moulton in the conty of Lincoln Farmer.

THE creditors of the above named William Henry Dennison who have not already Dennison who have not already sent in their claims are required on or before the 8th day of June 1897 to send in their names and addresses and the particulars of their debts or claims to us the undersigned on behalf of 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 14th day of May 1897.

CALTHROP and BONNER Spalding Solicitors for the Trustee.

In the Matter of a Deed of Assignment for the Benefit of Creditors executed on the 27th day of July 1895 by John Watt of Penrith-road Keswick in the county of Cumberland Coal Agent.

THE creditors of the above named John Watt who have not already sent in their claims are required on or before saturday the 29th day of May 1897 to send in their names and addresses and the particulars of their debts or claims to Joseph Fearon Hope of the Carlisle and Cumberland Bank Keswick 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 seventeenth day of May 1897. BROATCH SON and GANDY Court-buildings

Keswick Solicitors for the Trustee

In the Matter of a Deed of Assignment for the Benefit of Creditors executed by the firm of Barley Clayton and Co. late of Victoria Mills, Low Moor, in the county of York, Manufacturers, dated 3rd May, 1897.

OTICE is hereby given that all creditors of the above named firm who have not already sent in particu-lars of their claims are hereby required to send in particulars in writing of their claims and demands to Mr. William Glossop, of Mesrs. Glossop and Craven, Ac-countants, Beckett's Bank-chambers, Bradford, on or before the 1st day of June 1897, after which date the said William Glossop will proceed to distribute the iDividend, having regard only to the claims and demands

send in their names and addresses and the particulars of their debts or claims to me or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 19th day of May 1897. ARTHUR MIRAMS 159 North-street Brighton

Solicitor for the Trustee.

In the Matter of a Deed of Assignment for the Benefit of Creditors executed on the 8th day of January 1897 by Ernest Eastwood and Francis James Wilkie of No. 15 Tithebarn-street in the city of Liverpool Cotton Brokers.

Brokers. THE creditors of the above named Ernest Eastwood and Francis James Wilkie who have not already sent in their claims are required on or before the 17th day of June 1897 to send in their names and addresses and the particulars of their debts or claims to Herbert Appleyard Maw of No. 4 Harrington-street Liverpool aforesaid Chartered Accountant the Trustee under the said deed or in default thereof they will be excluded from the hearsfit of the Dividend proposed to be desired from the benefit of the Dividend proposed to be declared. --Dated this 17th day of May 1897. TOULMIN WARD and CARRUTHERS Central-buildings Liverpool Solicitors for the above

named Trustee.

In the Matter of a Deed of Assignment for the Benefit a the Matter of a Deed of Assignment for the Benefit of Creditors dated the 21st day of January 1897, executed by Bobert Hartley, of 5 Guildford-street, Brierfield in the county of Lancaster, Martha Driver of 9 Guildford-street, Brierfield aforesaid (wife of Thomas Driver of the same address, Weaver), and Mary Ann Hartley of 22 Montague-street, Brierfield Science trading to the same and computation aforesaid, Spinster, trading together in copartnership under the style of Robert Hartley, at Hollin Bank Shed, Brierfield aforesaid, Cotton Manufacturers.

A tioned deed are required to send in particulars of the same to me, the undersigned, Frederick Augustus Hargreaves, the Trustee, 7 Grimshaw-street, Burnley, Chartered Accountant, on or before the 5th day of June 1897, otherwise they will be excluded from participating in the Dividend intended to be declared.—Dated this

18th day of May 1897. F. A. HARGREAVES Trustee. BACKHOUSE and PROCTER Burnley Solicitors.

Re WILLIAM MOXON.

NOTICE is hereby given that all persons having any claim or demand against the estate of William Moxon late of Thurlaston in the county of Warwick Farmer and Brewer who have not already sent in par-ticulars of such claims or demands are hereby required on or before Monday the 7th day of June 1897 to forward the same to Mr. Edwin Tait of 2 Albert-street Rugby the the same to Mr. Edwin Tait of 2 Albert-street Rugby the Trustee of the said estate under a Deed of Assignment dated the 20th day of January 1897, and that after the aforesaid date the said Edwin Tait will proceed to dis-tribute the estate having regard only to those claims of which he shall then have had notice; and all creditors having failed to send particulars thereof as aforesaid will be excluded from the benefit of the Dividend to be then declared and paid.—Dated this 19th day of May 1897 1897.

WOOD and BOURNE Southam Warwickshire Solicitors for the said Trustee.

In the Matter of a Deed of Assignment for the Benefit of Creditors executed on the 28th day of August 1896 by William Knivett of Wymondham in the county of Norfolk Farmer and Brickmaker.

NOTICE is hereby given that all creditors who have not already executed or otherwise assented to the above mentioned deed are required to send their names and addresses and the particulars of their claims to us the undersigned the Solicitors for the Trustee under the said deed and to execute the said deed or otherwise in writing to assent thereto on or before the 24th day of June 1897 or in default thereof they will be ex-cluded from the benefit of the Dividend intended to be declared.—Dated this 17th day of May 1897. WHITES and POMEROY Wymondham Solicitors

for the Trustee.

In the Matter of a Deed of Assignment for the Benefit of Creditors dated the 29th day of July 1896 executed by Alfred and Andrew Adlington carrying on business under the style or firm of A. and A. Adlington at Pilcher-gate in the town of Nottingham, Yarn Agents. OTIOE is hereby given that a Final Dividend will shortly be paid to those creditors of whose claims

the Trustee has had notice and who have assented to the said deed. All persons having claims against the said A. and A. Adlington who have not sent in particulars of their claims are requested so to do within 14 days from the date hereof or in default they will be excluded from the benefit of the said Dividend. Also all persons who have not sent in particulars of their claims against the private estate of the said Alfred Adlington of Westfield-lane, Mansfield and of Andrew Adlington of 19, Addison-street, Nottingham, respectively are requested so to do within 14 days from the date hereof or in default they will be excluded from the benefit of the said Dividend.—Dated this 19th day of May, 1897. SAMUEL BOURNE 33 Pilcher-gate, Nottingham, "Functed

Trustee.

THIS is to give notice, that the Court acting in the prosecution of a Commission in Bankruptcy. awarded and issued on the twenty-ninth day of January. awarded and issued on the twenty-ninth day or January-1829, against William George Mores, of Old Bond-street, in the county of Middlesex, Auctioneer, will sit on the 18th day of June, 1897, at 11 o'clock in the forenoon precisely, at Bankruptcy-buildings, Carey-street, Lin-coln's-inn-fields, in the county of Middlesex, in order to make a Final Dividend of the estate and effects of the said bankrupt. said bankrupt, when and where the creditors who have not already proved their debts are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend; and all claims not then proved, will be disallowed.

THIS is to give notice, that the Court acting in the prosecution of an Adjudication of Bankruptoy, made on the eighth day of November, 1850, against William Trego, of Coleman street, in the city of London, Builder, will sit on the 18th day of June, 1897, at 11 o'clock in the forenoon precisely, at Bankruptcy-buildings Carey-street, Lincoln's-inn-fields, in the county of Mid-dlesex, in order to make a Final Dividend of the estate and officier of the soid benkrupt whom out makes the and effects of the said bankrupt, when and where the creditors who have not already proved their debts are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend; and all claims not then proved, will be disallowed.

In the High Court of Justice, in Bankruptcy. In the Matter of a Bankruptcy Petition filed the 14th day of May 1897. To Thomas Richard Lyan of 1 Kingsland-road Shore-

ditch in the county of Middlesex Publican. **TAKE** notice, that a Bankruptcy Petition has been-presented against you to this Court by Joel Ford of 113 Gower-street in the county of Middlesex Financial Agent and the Court has ordered that the publication of this notice in the London Gazette and in the Morning Advertiser newspapers, and the sending of a sealed copy of the above mentioned petition together with a sealed copy of the Order for substituted service by registered post addressed to Messrs. Crundall, and Co. at 110 Cannon-street E.C. shall be deemed to be service of the Petition upon you; and further take notice that the said Petition will be heard at this Court on the 2nd day of June 1897 at 11 o'clock in the foreon the 2nd day of June 1897 at 11 o'clock in the fore-noon, on which day you are required to appear, and if you do not appear the Court may make a Receiving Order against you in your absence. The Petition can be inspected by you on application at this Court.----Dated 19th day of May 1897. JAMES R. BROUGHAM Registrar. DAVID DAVIS 11, Lincoln's-inn-fields W.C. Solicitor for the Petitioner.

In the County Court of Middlesex holden at Brentford. No. 6 of 1897.

In the Matter of a Bankruptcy Petition filed the 6th May 1897.

To Frederick Charles Brown of 66 the Broadway, Ealing,

To Frederick Charles Brown of to the Broadway, Baing, in the county of Middlesex, Confectioner. TAKE notice that a Bankruptcy Petition has been pre-sented against you to this Court by Harry Banfield of Honiton in the county of Devon Hotel Proprietor and the Court has ordered that the publication of this Notice in the London Gazette the Standard newspaper and the Middleser Courty Times newspaper and sending and the Middlesex County Times newspaper and sending of a sealed copy of the above mentioned petition together with a sealed copy of this Order by registered post addressed to you the said Frederick Charles Brown at No. 66 the Broadway Ealing Middlesex shall be deemed to be good and sufficient service of the said Petition upon you. And further take notice that the said Petition will be heard at the Townhall Brentford on the 1st day of June 1897 at 2.15 o'clock in the afternoon on which day you are required to appear and if you do not appear the Court may make a Receiving. Order against you in your absence. The Petition can be inspected by you on application at this Court.—Dated the 18th day of May 1897. GEO. BRODIE CLARK Deputy Registrar. and the Middlesex County Times newspaper and sending

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THE BANKRUPTCY ACTS, 1883 AND 1890.

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··· RECEIVING ORDERS.

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| | | | | a | Date of | No. of | Date of | No. of Beceiving | Whether Debtor's or | Act or Acts of Bankruptcy.proved in Creditor's. | |
|-------------------|---|---|---|---|------------------|------------------|------------------|---------------------|---------------------------|---|------------|
| No | Debtor's Name, | Address. | . Description. | Court. | Filing Petition. | Matter. | Receiving Order. | Order. | Creditor's . Petition. | Petition. | • |
| 1604 | Barnett, Alfred | White House, Telegraph-street, in the city. of London | ···· ··· ··· ··· | High Court of Justice in Bankruptcy | Dec. 28, 1896 | 1554 of, 1896 | May 18, 1897 | 275 | Creditor's | Sec. 4-1 (G.), Bank- ruptoy Act, 1883 | IJ, |
| 1605 | Belcher, Herbert Henry (also trading as Brimage, Belcher, and Company) | Carrying on business at 158, High-street, Camden Town, and at the Eagle Wharf, Camden Town, there trading as Brimage, Belcher, and Company, and residing at 49, Finchley-road, all in Middlesex | Forage Contractor and Corn Merchant | High Court of Justice in Bankruptcy | May 18, 1897 | 619 · of 1897 | May 18, 1897 | 276 | Debtor's | | THE LOND |
| 1606 | Cross; George · | 185, King's-road, Chelsea, in the county of London | Builders' Merchant | High Court of Justice in Bankruptcy | April 29, 1897 | 527 of 1897 | May 18, 1897 | 274 | Creditor's | Sec. 4-1 (H.), Bank- ruptcy Act, 1883 | NDC |
| 1607 | Guez, Fradji Victor | 37, Marshall-street, lately residing at 226, North End-road, West Kensington, both in the county of London | Merchant | High Court of Justice in Bankruptcy | Jan. 25, 1897 | 87 of 1897 | May 7, 1897 | 258 | Creditor's | Sec. 4–1 (G.), Bank- ruptcy Act, 1883 | ON G |
| 1608 · | Maidment, Ellen Louisa (carrying on business as Maidment and Co.) | 19, Victoria-grove, Kensington, and carrying on business at Stanhope mews West, South Kensington, both in the county of London | Carrying on business as a Job Master, Wife of John Fuego Maidment, a Married Woman, trad- ing separate and apart from her Husband, having separate estate and separate assets. | High Court of Justice in Backruptoy | May 17, 1897 | 612 of 1897 | May 17, 1897 | 272 | Debtor's | | GAZETTE, N |
| 1609 | Nickels, William | Residing and carrying on business at 90, High-street, St. John's Wood, Middlesex | Hosier and Hatter | High Court of Justice in Bankruptcy | May 19, 1897 | 622 of 1897 | May 19, 1897 | 277 | Debtor's | | МАҮ |
| 1610 . | Sherrott, Mary Anne Agnes | The Express Laundry, Fallow Corner, North Finchley, Middlesex | Laundry Proprietress, Married Woman, carry- ing on business separate and apart from her | Barnet, | May 15, 1897 | 8 of 1897 | May 15, 1897 | 3 | Debtor's | | 21, 18 |
| 1611- | Harris, Albert John | Durrant-gardens, Northam, Devonshire | Husband Labourer | Barnstaple | May 17, 1897 | 8 of 1897 | May 17, 1897 | 5 | Debtor's | | 1897. |
| 1612 _; | Ferris, Jane | 6, Abbey-churchyard, in the city of Bath | Dairy Keeper and Con- fectioner, Widow | Bath, | Мау 15, 1897 | 9 of 1897 | May 15, 1897 | 7 | Debtor's | | |
| 1613. | Roscoe, Enos | Mosley Common, Boothstown, Lancashire | Butcher | Bolton | May 19, 1897 | 16 of 1897 | May 19, 1897 | 15. | Debtor's | | |
| 1614 | Pearson, James Fletcher | Alexander-terrace, Eccleshill, near Bradford, Yorkshire, and lately trading at 73, Bridge- street, Bradford aforesaid | Leather Merchant | Bradford | May 5, 1897 | 39 of 1897 | May 17, 1897 | 42 | Creditor's | Sec. 4-1 (A.), Bank- ruptcy Act, 1883 | · 2879 |

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| No. | Debtor's Name. | A ddress. | Descriptions | Court. | Date of Filing Petition. | No. of Matter. | Date of 'Receiving Order. | No. of Bec-iving Order. | Whether Debtor's or Creditor's Petition, | Act or Acts of Bankruptoy proved in Creditor's Petition. |
|-----------------|--|--|--|--------------|-----------------------------|-------------------|------------------------------|-------------------------------|---|---|
| 515 | Mills, Stephen | Station-road, Midhurst, Sussex | Boilder | Brighton | May 17, 1897 | 31 of 1897 | May 17, 1897 | 14 | Debtor's | , , |
| 16 ₍ | Thomas, Albert Edwin | Now of Tynycoed, Pentyrch, near Cardiff, in the county of Glamorgan, formerly of Newtown, Pontypridd, in the county of Glamorgan | Clerk | Cardiff | May 15, 1897 | 43 of 1897 | May 15, 1897 | 44 | Debtor's | |
| 517 | Augustus, David Jones | 3. Station-road, Llanelly, Carmarthenshire, lately trading at Murray-street, Llanelly aforesaid | Commercial Traveller, late Grocer | Carmarthen | May 18, 1897 | 15 of 1897 | May 18, 1897 | 14 | Debtor's | |
| 618 | Weston, Richard | Residing at Wood-street, and trading at the Station Saw Mills, both in Alfreion, Derby- shire | Timber Merchant and Wheelwright | Derby | May 19, 1897 | 12 of 1897 | May 19, 1897 | 12 | Debtor's | |
| 619 | Manners, Edmund | Church-street, Ossett, in the county of York, and of Intake-lane, Ossett aforesaid | Rag Merchant | Dewsbury | May 19, 1897 | 11 of 1897 | May 19, 1897 | 10 | Debtor's | |
| 520 | Thornton, Charles Henry | Residing in lodgings at 17, Hope-street, Halifax, Yorkshire | Mechanic ' | Halifax | May 18, 1897 ~ | 15 of 1897 | May 18, 1897 | 14 | Debtor's | |
| 521 | Hardy, Robert | Residing and carrying on business at 10, Water-street, Lookwood, Huddersfield, in the county of York | Blacksmith | Huddersfield | May 19, 1897 | 13 of 1897 | May 19, 1897 | 13 | Debtor's | : |
| 22 | Barnes, Joseph , | Lately residing and carrying on business at Chequers Inn, 7, Marshall-street, Holbeck, in the city of Leeds, now residing in lodgings at Oldfield-lane, New Wortley, Leeds aforesaid | Lately Innkeeper, now out of business | Leeds | Мау 17, 1897 | 33 of 1897 | May 17, 1897 | . 32 | Debtor's | ະ _{ຊີ} ອ |
| 23 | Wilkinson, Rollin | Cemetery-road, Pudsey, and carrying on business at Manor New Mills, Yeadon, and at 9, Park-place, in the city of Leeds, all in the county of York | Woollen Manufacturer | Leeds | May 15, 1897 | 31 of 1897 | May 15, 1897 | 31 | Debtor's | 1 |
| 24 | Watts, William Albert (trading as W. A. Watts and Co.) | Bowling Green-street, Leicester | Yarn Merchanț | Leicester | May 3, 1897 | 27 of 1897 | May 17, 1897 | 27 | Creditor's | Sec. 1, Bankruptcy Act, 1890 |
| 25 | Jakins, Frederick Alfred Arthur | 64, New Town-street, Luton, in the county of Bedford, lately residing and carrying on business at 20, Castle-street, Luton afore- said | Butcher | Luton | May 17, 1897 | 13 of 1897 | May 17, 1897 | 13 | Debtor's | · · · |

| No. | Debtor's Name. | Address. | Description. | Court. | Date of Filing Petition. | No of Matter. | Date of Receiving Order. | No. of Beceiving Order. | Whether Debtor's or Creditor's Petition. | Act or Acts of Bankruptcy proved in Creditor's Petition |
|------------------|---|--|---------------------------------------|----------------------------------|-----------------------------|------------------|-----------------------------|-------------------------------|---|--|
| 626 | Campbell, Robert | 12, Stamford-road, Altrincham, in the county of Chester, and Manchester-road, Broad- heath; Altrincham aforesaid, and Station- road, Altrincham aforesaid | Joiner and Builder | Manchester | May 18, 1897 | 27 of 1897 | May 18, 1897- | 19 | Debtor's | - - |
| 627 | Wemyss, John Elliott | 56, High-street, Gosforth, Northumberland | Grocer | Newcastle - on - Tyne | May 4, 1897 | 25 of 1897 | May 17, 1897 | 25 | Creditor's | Sec. 4–1 (D.), Bank ruptcy Act, 1883 |
| 628 | Peters, Joseph | I, Rennie-terrace, Lake-road, Landport, and 35, Marmion-road, Southsea, Hants | Picture-frame Maker | Portsmouth | May 18, 1897 | 12 of 1897 | May 18, 1897 | 13 | Debtor's | |
| 629 | Atkins, William Edwin (trading as H. Atkins- and Co.) | East-street, Reading, Berkshire | Corn and Hay Dealer | Reading | April 29, 1897 | 4 of 1897 | May 15, 1897 | 4 ' | Creditor's | Sec. 4-1 (A.), Bank ruptcy Act, 1883 |
| 63 0 , | Taylor, James | 108, Stockton-street, Moss Side, near Man- chester, Lancashire | Commission Agent | Salford | May 17, 1897 | 15 of 1897 | May 17, 1897 | 15 | Debtor's | |
| 631 | Mann, George | 224, Above Bar-street, in the county borough of Southampton, residing and carrying on business at 224, Above Bar-street aforesaid | Furniture Dealer and Upholsterer | Southampton | May 19, 1897 | 11 of 1897 | May 19, 1897 | 11 ^v | Debtor's | |
| 632 : | Smith, Henry | Residing at 17 and 19, Dover-street, in the county borough of Southampton, and carry- ing on business at 17 and 19, Dover-street | Builder and Stonemason | Southampton | May 19, 1897 | . 10 of 1897 | May 19, 1897 | . 10 | Debtor's | |
| 633 | Webb, Tom | aforesaid Residing and carrying on business at 1, Latimer-street, Romsey, in the county of Hants | Butcher | Southampton | May 18, 1897 | 9 of 1897 | May 18, 1897 | 9 | Debtor's | , |
| 6 34 | Taylor, Joseph Henry | 21, Peabody-street, Darlington, in the county of Durham | Fitter | Stockton - on - Tees and Mid- | May 17, 1897 | 28 of 1897 | May 17, 1897 | 27 | Debtor's | |
| 635 | Marriott, Frederick Lapham | Cirencester, Gloucestershire | Tailor | dlesborough Swindon | May 19, 1897 | 8 of 1897 | May 19, 1897 | 7 | Debtor's | , |
| 636 [.] | Allin, Samuel | Trecugo, St. Kew, Cornwall | Farmer | .Truro | May 19, 1897 | 19 of 1897 | May 19, 1897 | 8 | Debtor's | · · · · · · · |
| 637 | Markwick Hugh Shep- | Fen Place Mill, Turner's Hill, near East Grinstead, Sussex | Miller | TunbridgeWells | April 23, 1897 | 10 of 1897 | May 19, 1897 | 8 | Creditor's | Sec. 1, Bankrupt Act, 1890 |
| 638 | Weldin, Frank | 2, Oakland-villas, St. Dunstan's-crescent, Green-hill, Worcester | Out of business, for- merly Tailor | Worcester | May 17, 1897 | -11 of 1897 | May 17, 1897 | 11 | Debtor's | |

THE LONDON GAZETTE, MAY 21, 1897.

FIRST MEETINGS AND PUBLIC EXAMINATIONS.

| Debtor's Name. | Address. | Description | Court. | No. | Date of First Meeting. | Hour, | Place. | Date of Public Examination. | Hour. | Piace. | Date of Order, if any, for Summary Administration. |
|--|---|--|---|----------------|---------------------------|------------------|--|--------------------------------|-------------------|---|---|
| Cross, George | 184, King's-road, Chelsea, in the county of London | Builders' Merchant | High Court of Justice in Bankruptcy | 527 of 1897 | May 28, 1897 | 2.30 P.M. | Bankruptoy - bnild- ings, Carey-street, London, W.C. | June 30, 1897 | 11.30 д.м. | Bankruptcy - buildings, Ca- rey - street, London, W.C. | |
| Florence, F | Lately carrying on business at 5 and 6, Great Win- chester-street, now carry- ing on business at 25, Abchurch-lane, both in the city of London | ••• ••• •• | High Court of Justice in Bankruptcy | 383 of 1897 | May 28, 1897 | 11 д.м. | Bankruptoy - build- ings, Carey-street, London, W.C. | June 24, 1897 | 11 А.М. | Bankruptoy - buildings, Ca- rey - street, London, W.O. | |
| Hunt, William (carry- ing on business as William Hunt and Co.) | Carrying on business at 12, Paternoster-row, in the city of London, and residing at 37, Downshire- hill, Hampstead, in the county of London | Bookseller and Publisher | High Court of Justice in Bankruptoy | 595 of 1897 | June 1, 1897 | 12 noon | Bankruptcy - build- ings, Carey-street, London, W.C. | July 1, 1897 | 11 А.М. | Bankruptcy - buildings, Ca- rey - street, London, W.C. | |
| Maidment, Ellen Louisa (carrying on business as Maidment and Co.) | 19, Victoria-grove, Ken- sington, and carrying on business at Stanhope- mews West, South Ken- sington, both in the county of London | Carrying on busi- ness as a .lob- master, Wife of John Fuego Maidment, a Married Woman, trading separate and apart from her Husband, having separate estate and separate assets | High Court of Justice in Bankruptcy | 612 of 1897 | May 28, 1897 | 12.30 р.м. | Bankruptcy - build- ings, Carey-street, London, W.C. | July 2, 1897 | 11.30 а.м. | Bankruptcy - buildings, Ca- rey - street, London, W.C. | · · · · |
| Jones, David | Carreg-y-ddinas, in the parish of Llangelynin, Carnarvonshire | Farmer | Bangor | 13 of 1897 | May 29, 1897 | 11.15 а.м. | Junction Hotel, Llandudno Junc- tion | June 3, 1897 | 12.15 р.м. | Magistrates' Room, Bangor | |
| Williams, William Swain | 43, Market-street, Holy- head, Anglesey | Butcher | Bangor | 15 of 1897 | May 28, 1897 | 1.15 р.м. | King's Head Hotel, Holyhead | June 3, 1897 | 12.15 р.м. | Magistrates' Room, Bangor | |
| Roscoe, Enos | Mossley Common, Booths- town, Lancashire | Butcher | Bolton | 16 of 1897 | May 28, 1897 | 11 А.М. | 16, Wood - street, Bolton | May 31, 1897 | , 11 л.н. | Court - house, Mawdsley- street, Bolton | May 19, 1897 |

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THE LONDON GAZETTE, MAY 21, 1897.

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. |
|---|--|--|----------------------------|-----------------|---------------------------|------------|--|--------------------------------|-----------------|---|---|
| Ramsden, John | The New Inn, Appletree- wick, Yorkshire | Innkeeper | Bradford . | 42 of 1897 | May 31, 1897 | 11 А.М. | Official Receiver's Chambers, 31, Manor-row, Brad- ford | Jane 11, 1897 | 10 й.м. | County Court. Manor - row, Bradford | May 19, 1897 |
| Doe, William | Carrying on business at 30, St. George's-street, Can- terbury, and residing at 35, Hanover-place, Can- terbury | Hardwareman | Canterbury . | . 19 of 1897 | May 28, 1897 | 3.30 р.м. | Bankruptcy - build- ings, Carey-street, London, W.C. | June 10, 1897 | 10 А.М. | Guildhall, Can- terbury | |
| Ball, Henry George | Residing at 7, Tymawr- road, near Llandaff Station, Glamorganshire, lately carrying on business at Primrose Hill, near Llandaff Station | Painter | Cardiff | 40 of 1897 | June 1, 1897 | 11 A.M. | Official Receiver's Offices, 29, Queen- street, Cardiff | June 11, 1897 | 10 а.м. | Townhall, Car- diff | May 15, 1897 |
| Shepherd, Francis Burton (the Rev- erend) | Margaret Roding, Essex | Clerk in Holy Orders | Chelmsford | . 5 of 1897 | June 2, 1897 | 12.30 р.м. | Shirehall, Chelms- ford | June 2, 1897 | 11 А.М. | Shireball, Chelmsford | April 30, 1897 |
| Hargreaves, Robert | Residing and carrying on business at Market Place, Birstal, in the county of York | Stationer and Newsagent | Dewsbury | 10 of 1897 | May 28, 1897 | 3 р.м. | Official Receiver's Offices, Bank-cham- bers, Batley | June 1, 1897 | 2 p. m . | County Court- house, Dews- bury | May 13, 1897 |
| Blaxell, Arthur Crisp | Havelock Tavern, Have- lock-road, Great Yar- mouth, Norfolk | Hay and Corn Dealer, and Li- censed Victualler | Great Yarmouth | 10. of 1897 | May 29, 1897 | 12:noon | Official Receiver's Office, 8, King- street, Norwich | June 13, 1897 | 11 а.м. | Townhall, Great Yarmouth | May 15, 1897 |
| Rogers, Alfred John | Residing at 5, Walton- gardens, Walton - street, Woking, in the county of | Ironmonger | Guildford and Godalming | 8 of 1897 | May 28, 1897 | 12.30 p.m. | 24, Railwayap- proach, London Bridge, S.E. | June 8, 1897 | 1 P.M. | Townhall, Guildford [:] | • |
| | Surrey, and carrying on business at Housekeeper's Stores, Chobham - road, Woking aforesaid | - 'u" · · | · · · · · | • <u>.</u> | | | · · · · · · · · · · · · · · · · · · · | | | . • | · · · |
| Swain, George Fred- erick | 120, West-street, and of Downing-street, both in Farnham, in the county of Surrey | Fishmonger and Poulterer | Guildford and Godalming | 7 of 1897 | May 28, 1897 | 11.30 А.м. | 24, Railway - ap- proach, London Bridge, S.E. | June 8, 1897 | 1 P.M. | Townhall, Guilford | May 15, 1897 |

FIRST MEETINGS AND PUBLIC EXAMINATIONS-continued.

| | · · · · · · · · · · · · · · · · · · · | | 1 | 1 | | | | 1 | | in the second | |
|--|---|-------------------------------------|---------------------------|-----------------|---------------------------|-------------------|--|--------------------------------|------------|---|---|
| Debtor's Name. | Address. | Description. | Court. | Nō. | Date of First Meeting. | Hour. | Place. | Date of Public Examination. | Hour. | Place. | Date of Order, if any, for Summary Administration. |
| Sanderson, Henry | 6, Sculcoates-lane, in the borough of Kingston-upon- Hull | Builder | Kingston-upon- Hull | 21 of 1897 | May 29, 1897 | 11 A.M | Office of Official Receiver, Trinity House-lane, Hull | Jane 14, 1897 | 2 P.M. | Court - honse, Townhall,Hull | May 19, 1897 |
| Hossent, William | Lately of 51, Roseville- road, Roundhay-road, now of 3A, Queen's-arcade, both in the city of Leeds | Tailor | Leeds | 30 of 1897 | May 31, 1897 | .11. A.M | Official Receiver's Offices, 22, Park- row, Leeds | June 15, 1897 | 11 д.м. | County Court- house, Albion- place, Leeds | May 11, 1897 |
| Lockwood, George Henry | 43, Hickman-street, Gains- borough, Lincolnshire | Plumber and Glazier | Lincoln · | 10 of 1897 | June, 1, 1897 | 12 noon | 31, Silver - street, Lincoln | Jane 1, 1897 | 3 р.м. | Sessions-house, Lincoln | May 17, 1897 |
| Bunbury, Thomas Charles (carrying on business under the style or firm of T. C. Bunbury and Co.) | Carrying on business at 6, Central-chambers, South Castle-street, Liverpool, Lancashire, and residing at Roman Villa, Bennison Drive, Grassendale, near Liverpool aforesaid | Tobacco and Cigar Dealer | Liverpool | - 32 of 1897 | June 2, 1897 | 12 noon | Offices of Official Receiver, 35, Vic- toria-street, Liver- pool | June 3, 1897 | 11.30 а.м. | Court - house, Government - baildings, Vic- toria - street, Liverpool | · · · |
| Sanderson, George Crump | Residing and carrying on business at the Grand Hotel, 22 to 32, Lime- street, in the city of Liverpool | Hotel Proprietor | Liverpool | 34 of 1897 | June 1, 1897 | 2 p.m. | Offices of Official Receiver, 35, Vic- toria-street, Liver- pool | June 10, 1897 | 11.30 A.M. | Court - house, Government - building¤, Vic- toria - street, Liverpool | |
| Bird, Emma | 55, Welsh-row, Nantwich | Lodging - house Keeper, Spinster | Nantwich and Crewe | 8 of 1897 | May 28, 1897 | 10.30 л.м. | Royal Hotel, Crewe | May 28, 1897 | 11 д.м | Court - house, Royal Hotel, Crewe | May 6, 1897 |
| Wynn, John Colling (trading as the Northern Cash Supply Stores, J. C. Wynn and Co ₂ , Proprietors) | Princess-street, Heworth, county of Durbam, and Town Hall-buildings, Corbridge, Northumber- land, | Grocer | Newcastle - on - Tyrie | 26 of 1897 | May 31, 1897 | 10.30 а.м. | Office of Official Re- ceiver, 30, Mosley- street, Newcastle- on-Tyne | June 1, 1897 | 11.30 а.м. | County Court, Westgate-road, Newcastle-on- Tyne | May 19, 1897 |
| Blackmore, Fanny | Binstead House, near Ryde, Isle of Wight | Widow | Newport and Ryde | -9 of 1897 | May 29, 1897 | ·З р.м. | Yelf's Hotel, Ryde, Isle of Wight | May 31, 1897 | 12 noon. | Court - house, Newport, Isle of Wight | • |
| Robinson, Charles Arthur | Hunny Hill, Newport, Isle of Wight | Contractor | Newport and Ryde | 12 of 1897 | May 31, 1897 | 11 а.м. | 19, Quay - street, Newport, Isle of Wight | May 81, 1897 | 12 noon | Court - house, Newport, Isle of Wight | May 10, 1897 |

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THE LONDON GAZETTE, MAY 21, 1897.

FIRST MEETINGS AND PUBLIC EXAMINATION - continued.

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| Debtor's Name. | Address. | Description. | Court. | No. | Date of First Meeting. | Hour. | Place. | Date of Public Examination. | Bour. | Place. | Date of Order if any, for Summary Administratio |
|--|---|---|--------------------------------------|---------------|---------------------------|----------------|---|--------------------------------|-----------------|---|--|
| Miles, Lambert | Maindee, Newport, Mon- mouthshire | Builder | Newport, Mon | 16 of 1897 | May 31, 1897 | 3 р.м. | Office of Official Re- ceiver, Gloucester Bank - chambers, Newport, Mon. | June 29, 1897 | 10 л.м. | Townhall, New- port, Mon. | |
| Rickard, John, and Whitfield, Noel Gra- ham (trading as | | | | | | | · · · | • | . : | • | · • (|
| . Rickard and Co) | Residing at St. Denys, Caerleon-road, and carry- ing on business at Rod- ney Wharf, and lately residing and carrying on business at 2, Clarence- | Builders' Mer- chants and Cycle Engineers | Newport, Mon | 17 of 1897 | May 31, 1897 | 12.30 р.м. | Office of Official Re- ceiver, Gloucester Bank - chambers, Newport, Mon. | June 29, 1897 | 10 д. м. | Townhall, New- port, Mon. | |
| | place, all in Newport, in the county of Monmouth | | | 54 | - | ! | | | | | |
| aker, Joseph | Ashford Mill, Aveton Gif- ford, in the county of Devon | Miller and Farmer | Plymouth and East Stone- house | 31 of 1897 | June 2, 1897 | 11 А.М. | 10, Athenæum-ter- race, Plymouth | June 2, 1897 | 12 noon | Townhall, East Stonehouse | May 18, 18 |
| Cragg, William John | 82, Regent-street and 2, Clarence-street, Plymouth, Devon | Plumber and Gas- fitter | Plymouth and East Stone- house | 30 of 1897 | June 1, 1897 | 11 А.М. | 10, Athenæum-ter- race, Plymouth | June 2, 1897 | 12 noon | Townhall, East Stonehouse | May 18, 18 |
| Jones, John | 54, Miriam-street, Clydach Vale; Rhondda Valley, Glamorganshire | Collier | Pontypridd | 21 of 1897 | May 31, 1897 | 12 noon | 65, High - street, Merthyr Tydfil | June 29, 1897 | 11.15 а.м. | Court - house, Pontypridd | May 18, 18 |
| Lloyd, John, and. James, Thomas Lewis (trading under the style or firm of | | . • • | N | - | · , | | | · · | • :. | | , · <i>u</i> |
| style or firm of loyd and James) | The Ready Money Stores, 8, Mardy-road, Mardy, Glamorganshire | Grocers and Butchers | Pontypridd | 19 of 1897 | May 28, 1897 | 12 noon | 65, High-street, Merthyr Tydfil | June 29, 1897 | 11.15 д.м. | Court - house, Pontypridd | May 18, 18 |
| ohnson; Ernest William | Late 132, Sandy-lane, Chorlton - cum - Hardy, Lancashire, now 9, Am- | ForeignÇorres- pondent | Salford | 13 of 1897 | May 28, 1897 | 2.30 р.м. | Official Receiver's Offices, Byrom- street, Manchester | Ju ne 1, 1897 | 2.30 р.м. | Court - house, Encombe - place, Salford | May 18, 18 |
| | herst-road, Chorlton-cum- Hardy aforesaid | | | | | | BREEN MUTCHESPEL | | | | |

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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. | Hoar. | Place. | Date of Under, if any, for Summary Administration. |
| Openshaw, George Henry | 2, Harding-street, Pendle- ton, Salford, Lancashire, and Richmond-hill, Stret- ford-road, Old Trafford, Lancashire | Plumber | Salford | 12 of 1897 | May 28, 1897 | 3 P.M . | Official Receiver's Offices, Byrom- street, Manchester | June 1, 1897 | 2.30 р.м. | Court - house, Encombe - place, Salford | |
| Pattinson, William Burnip (trading as H. Pattinson) | Residing and carrying on business at 67, Skinner- gate, Darlington, in the county of Durham | Baker and Con- fectioner | Stockton - on - Tees and Mid- dlesborough | 27 of 1897 | June 16, 1897 | 3 р.м. | Official Receiver's Office, 8, Albert- road, Middles- borough | June 16, 1897 | 10.30 а.м. | Court - house, Bridge - road, Stockton - on - Tees | May 17, 1897 |
| Robinson, Thomas | Residing at 88, Lower Commercial-street, and carrying on business at 12, Dock-street, both in Middlesborough, in the county of York | Batcher | Stockton - on - Tees and Mid- dlesborough | ' 26 of 1897 | June 16, 1897 | 3 p.m. | Official Receiver's Office, 8, Albert- road, Middles- borough | June 16, 1897 | 10.30 <u>а.</u> м. | Court - house, Bridge - road, Stockton - on - Tees | May 17, 1897 |
| Hosking, Henry John | Nancledrea, Towednack, Cornwall | Innkeeper | Truro | 18 of 1897 | May 29, 1897 | 12.30 р.м. | Official Receiver's Office, Boscawen- street, Truro | June 19, 1897 | 11.45 а.м. | Townhall, Truro | May 17, 1897 |
| Smith, Annie | Causewayhead, Penzance, Cornwall | Baker and Con- fectioner, Widow | Truro | 17 of 1897 | May 29, 1897 | 12 noon | Official Receiver's Office, Boscawen- street, Truro | June 19, 1897 | 11.45 A.M. | Townhall, Truro | May 15, 1897 |
| Groves, Thomas | Yetminster, Dorsetshire | Shopkeeper | Yeovil | 2 of 1897 | May 28, 1897 | 12.30 р.м. | Official Receiver's Offices, Salisbury | June 3, 1897 | 12 noon | Townhall, Yeovil | May 6, 1897 |
| 4 . | The fol | lowing Amended No | tice is substituted | for that | published in t | he London | Gazette of the 14th | <i>May</i> , 1897. | | | - · |
| Hipwood, William | 2, Bourne-street, Dudley, Worcestershire | Out of business | Dudley | 7 of 1897 | May 24, 1897 | 10.45 A.M. | Official Receiver's Offices, Dudley | May 24, 1897 | 11 A.M. | Court - house, Priory - street, Dudley | May 3, 1897 |
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THE LONDON GAZETTE, MAY 21, 1897.

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NOTICE OF DAY APPOINTED FOR PROCEEDING WITH PUBLIC EXAMINATION ADJOURNED SINE DIE.

| Debtor's Name. | Re, Charles (otherwise son Hirschfeld, other- road, Clapham, lately residing and carrying on business at the same places, and also lately residing and carrying on business at 45. Great Russell-street, Bloomsbury, all in the county of London | Hour. | Place. | | | | |
|---|--|---|---|--|--|--|--|
| Montague, Charles (otherwise Napoleon Hirschfeld, other- wise Charles Ashley) | road, Clapham, lately residing and carrying on business at the same places and also lately residing and | | | 1017 of 1895 :/. | May 28, 1897 | 11 м.м. | Bankruptoy - bnildings, Carey-street, London, W.O. |
| . * | | .: ۲۰۰۰ میلارد ۲۰۰۰ ۲۰۰۰ ۱۰۰۰ میلارد ۲۰۰۰ ۲۰۰۰ | an an an an an | L · · | | . | |
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THE LONDON GAZETTE, MAY 21, 1897.

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|---|--|---|--|----------------------------------|
| Debtor's Name. | Address. | Description. | Court. No. | Date of Order. Date of Petitien. |
| Atterbury, Basil J | . Copthall House, Copthall-avenue, in the city of London | Mining Engineer | High Court of Justice 1123 in Bankruptcy of 1896 | May 18, 1897 Sept. 12, 1896 |
| Brack, John | ., 478, Fulham-road, Middlesex, lately carrying on business at 478. Fulham-road aforesaid | | High Court of Justice 463 in Bankruptcy of 1897 | May 18, 1897 April 13, 1897 |
| Brander, Arthur James (described in the Receiving Order as Brander, A. J.) | Berners Hotel, Berners-street, in the county of London, but whose private residence the Petitioning Creditors are unable to ascertain, lately residing at Berners Hotel aforesaid | ···· ··· ··· ··· ·· | High Court of Justice 83 in Bankruptcy of 1897 | May 18, 1897 Jan. 22, 1897 |
| Hunt, William (carrying on business as William Hunt and Company) | Carrying on business at 12, Paternoster-row, in the city of London, and residing at 37, Downshire-hill, Hampstead, London | Bookseller and Publisher | High Court of Justice 595 ' in Bankruptcy of 1897 | May 18, 1897 May 14, 1897 |
| Michaels, Nathan | . 25, Wilkes-street, Spitalfields, in the county of London, and 16, Edmund-place, Aldersgate-street, in the city of London | Manufacturing Furrier | High Court of Justice 552 in Bankruptcy of 1897 | May 18, 1897 May 5, 1897 |
| Nickels, William | Residing and carrying on business at 90, High-street, St. John's Wood, Middlesex | Hosier and Hatter | High Court of Justice 622 in Bankruptcy of 1897 | May 19, 1897 May 19, 1897 |
| Harris, Albert John | Durrant-gardens, Northam, Devonshire | Labourer | Barnstaple 8 of 1897 | May 17, 1897 May 17, 1897 |
| Ferris, Jane | 6, Abbey-churchyard, in the city of Bath | Dairy Keeper and Confectioner, Widow | Bath 9 of 1897 | May 15, 1897 May 15, 1897 |
| Roscoe, Enos | . Mosley Common, Boothstown, Lancashire | Butcher | Bolton 16 of 1897 | May 19, 1897 May 19, 1897 |
| Thomas, Albert Edwin | Now of Tynycoed, Pentyrch, near Cardiff, in the county of Glamorgan, formerly of Newtown, Pontypridd, in the county of Glamorgan | Clerk | | May 15, 1897 May 13, 1897 |
| Augustus, David Jones | 3, Station-road, Lianelly, Carmarthenshire, lately trading at Murráy-street, Llanelly aforesaid | Commercial Traveller, late Grocer . | Carmarthen 15 of 1897 | May 18, 1897 May 15, 1897 |

THE LONDON GAZETTE, MAY 21, 1897.

| · | | | | ADJUDICAT | IONS—continued. | | 1 | | |
|-------------------------|------|---------|-----|---|---------------------------------------|----------------------------|-----------------|----------------|---------------------|
| d Debtor's Nam | 10. | | | Address. | Description. | Court. | No. | Date of Order. | Date of Petition. |
| Manners, Edmund | | ••• | | Church-street, Ossett, in the county of York, and of Intake- lane, Ossett aforesaid | Rag Merchant | Dewsbury | 11 of 1897 | May 19, 1897 | May 19, 1897 |
| Rogers, Alfred John | ••• | ••• | | Residing at 5. Walton-gardens, Walton-street, Woking, in the county of Surrey, and carrying on business at House- keeper's Stores, Chobham-road, Woking aforesaid | Ironmonger | Guildford and Godalming | 8 of 1897 | May 15, 1897 | May 7, 1897 |
| Thornton, Charles Henry | •••• | ••• | ••• | Residing in lodgings at 17, Hope-street, Halifax, Yorkshire | •Mechanic | Halifax | 15 of 1897 | May 18, 1897 | May 18, 1897 |
| Hardy, Robert | ••• | ••• | | Residing and carrying on business at 10, Water-street, Lockwood, Huddersfield, in the county of York | Blacksmith | Huddersfield | 13 of 1897 | May 19, 1897 | May 19, 1897 |
| Barnes, Joseph | ••• | ••• | | Lately residing and carrying on business at Chequers Inn, 7, Marshall-street, Holbeck, in the city of Leeds, now residing in lodgings at Oldfield-lane, New Wortley, Leeds aforesaid | Lately Innkeeper, now out of business | Leeds | 33 of 1897 | May 17, 1897 | <u>May</u> 17, 1897 |
| Wilkinson, Rollin | ••• | ••• | ••• | Cemetery-road, Pudsey, and carrying on business at Manor New Mills, in Yeadon, and at 9, Park-place, in the city of Leeds, all in the county of York | Woollen Manufacturer | Leeds | 31 of 1897 | May 15, 1897 | May 15, 1897 |
| Campbell, Robert | ••• | ••• | | 12, Stamford-road, Altrincham, in the county of Chester, and Manchester-road, Broadheath, Altrincham aforesaid, and Station-road, Altrincham aforesaid | Joiner and Builder | Manchester | 27 of 1897 | May 18, 1897 | May 18, 1897 |
| Wemyss, John Elliott | 470 | ••• | ••• | 56, High-street, Gosforth, Northumberland | Grocer | Newcastle-on-Tyne | 25 of 1897 | May 18, 1897 | May 4, 1897 |
| Johnson, Ernest William | ••• | ••• _` | | Late 132, Sandy-lanc, Chorlton-cum-Hardy, Lancashire, now 9, Amherst-road, Chorlton-cum-Hardy aforesaid | Foreign Correspondent | Salford | 13 of 1897 | May 18, 1897 | May 13, 1897 |
| faylor, James | ′ | ••• | ••• | 103, Stockton-street, Moss Side, near Manchester, Lanca- shire | Commission Agent | Salford | 15 of 1897 | May 17, 1897 | May 17, 1897 |
| Mann, George | •••• | | ••. | 221, Above Bar-street, in the county borough of South- ampton, residing and carrying on business at 221, Above Bar-street aforesaid | Furniture Dealer and Upholsterer | Southampion | 11 of 1897 | May 19, 1897 | -May 19, 1897 |
| Swith, Henry | •••. | ••• | ••• | Residing at 17 and 19, Dover-street, in the county borough of Southampton, and carrying on business at 17 and 19, Dover-street aforesaid | Builder and Stonemason | - Southampton · · · | - 10 of 1897 | May 19; 1897 | May 19, 1897 |

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| Debtor's Name. | Address. | Description. | Court. | No. | Date of Order. | Date of Petition |
|---|---|----------------------------------|--|---------------|----------------|------------------|
| Webb, Tom | Residing and carrying on business at 1, Latimer-street, Romsey, in the county of Hants | Butcher | . Southampton | 9 of 1897 | May.18, 1897 | May 18, 1897 |
| Yaylor, Joseph Henry | 21, Peabody-street, Darlington, in the county of Durham | Fitter | Stockton - on - Tees and Middlesborough | 28 of 1897 | May 17, 1897 | May 15, 1897 |
| Marriott, Frederick Lanham | Cirencester, Gloucestershire | Tailor | Swindon | 8 of 1897 | May 19, 1897 | May 19, 1897 |
| Allin, Samuel | Trecugo, St. Kew, Cornwall | Farmer | . Truro | 19 of 1897 | May 19, 1897 | May 19, 1897 |
| Fremewan, Frederick Arthur (trading as Tremewan and Sons) | Perranporth, Perranzabuloe, Cornwall | Grocer and Draper | . Truro | 13 of 1897 | Мау 19, 1897 | April 20, 1897 |
| Weldin, Frank 🛶 | 2, Oakland-villas, St. Dunstan's-crescent, Green Hill, Wor- cester | Out of business, formerly Tailor | . Worcester | 11 of 1897 | May 17, 1897 | May 17, 1897 |
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| · · · · · Debtor's Name. | Address. | Description. | Court. | No. | Last Day for Receiving Proofs. | Name of Trustee. | Address. |
|--|---|--|--|------------------|-----------------------------------|---------------------------------------|---|
| Anderson, William Warden | Late of 4, Clydesdale - road, Notting Hill, Middlesex, but whose present residence the Petitioner is unable to ascertain | ···· ··· ··· ··· ··· | High Court of Justice in Bankruptcy | 819 of: 1890- | Jane 5, 1897 | E. Leadam Hough, Official Receiver | Bankruptcy buildings,. Carey-street, London, W.C. |
| Beckett, Henry Lyndhurst | 82, St. George's-road, Middlesex | Gentleman | High Court of Justice in Bankruptcy | 1120 of 1894 | June 4, 1897 | William G. Jefferys | Gane, Jackson, Jefferys, and Wells, 66, Coleman- street, London, E.C., Char- tered Accountants |
| Fernley, John Hethering- ton | 1. Furnival's-inn, Holborn, in the city of London | Solicitor | High Court of Justice in Bankruptcy | 780 of 1895 | June 5, 1897 | E. Leadam Hough, Official Receiver | Bankruptcy - buildings, Carey-street, London, W.C. |
| Good, Sarah | 48, Burton-road, Brixton, London, lately resid- ing at 17, Cannon-street and 21, Oriental- place, both in Brighton, Sussex, and formerly at Lymington, Hampshire | Of no occupation, Widow | High Court of Justice in Bankruptcy | 210 of 1895 | June 5, 1897 | H. Brougham, Official Receiver | Bankruptcy buildings, Carey-street, London, W.C. |
| Hepner, Max Simon Adolph (trading as Kinze Bros.) | 3, New Zealand-avenue, in the city of London | Publisher and Wholesale Fancy Stationer | High Court of Justice in Bankruptcy | 262 of 1896 | June 7, 1897 | W. R. Caldwell Moore | '142/3, Palmerston-build- ings, Old Broad-street, E.C. |
| Illman, William and Illman, Thomas Knight (trading as | Lately residing at 11, Florence-road, Stroud Green, Middlesex 3, Cotford-road, Thornton Heath, Surrey | Packing Case Manufacturer | | | | · | |
| Illman and Sons) | At 33, Noble-street, Falcon-square, 20 and 21, Little Britain, and 1 and 2, Little Montague- court, all in the city of London | Portmanteau and Leather Bag Makers and Under- takers | High Court of Justice in Bankruptcy | 1128 of 1896 | Jane 4, 1897 | Alfred Page | 28, King-street, Cheapside, E.C. |
| Illman, William ' (Separate Estate) | Lately residing at 11, Florence-road, Stroud Green, Middlesex | Packing Case Manufacturer, Portmanteau and Leather Bag Maker and Under- taker | High Court of Justice in Bankruptcy | 1128 of 1896 | June 4, 1897 | Alfred Page | 28, King-street, Cheapside, E.C. |
| Lumley, John Rutherford | Northside, Benwardine-road, Upper Norwood, Surrey, and the Foreign Office, Whitehall, in the county of London | Queen's Messenger | High Court of Justice in Bankruptcy | 1701 of 1891 | June 5, 1897 | Lawrence Hasluck | 17, Holborn-viaduct, Lon- don, E.C. |
| Stephenson, Henry Philip (described in Receiv- ing Order as H. P. Stephenson) | 5, Tulketh-street, Southport, Lancashire, and 31, Church-street, Southport, lately of Bank- buildings, Southport | Stock and Share Broker | High Court of Justice in Bankruptcy | 1176 of 1896 | June 12, 1897 | W. H. Brown | 2A, Coptball-court, London, E.C. |
| Wardell, Louis | Residing at Glenhurst, Bedford Park, Chiswick, London, lately carrying on business at 71, Eastcheap, in the city of London | ···· ··· ··· ··· ··· | High Court of Justice in Bankruptcy | 1517 of 1890 | June 5, 1897 | A. H. Wildy, Official | Bankruptcy - buildings, Carey-street,-London,-W.C. |

NOTICES OF INTENDED DIVIDENDS.

| Debtor's Name. | Address. | · · Description, ··· | Court. | No. | Last Day for Receiving Proofs. | Name of Trustee. | Address. |
|------------------------------|---|---|--------------------------------------|----------------|-----------------------------------|---|---|
| (irk, Rowland | 91, King-street, Dukinfield, Cheshire, lately residing and trading at 342, Astley-street, Dukinfield aforesaid, and more recently at 91, King-street, Dukinfield | Grocer and Beer Retailer, lately Draper | Ashton-under-Lyne and Stalybridge | 1 of 1897 | June 4, 1897 | Christopher Jenkins Dibb, Official Re- ceiver | Byrom-street, Manchester |
| lughes, Evan Robert | High-street, Llanberis, Carnarvonshire | Quarryman and Pork Butcher | Bangor | 4 of 1897 | June 5, 1897 | Llewelyn Hugh-Jones, Official Receiver | Crypt-chambers, Eastgate- row, Chester |
| ones, Daniel | Mona House, Old Colwyn, Carnarvonshire | Tailor | Bangor | 21 of 1895 | June 5, 1897 | Llewelyn Hugh-Jones, Official Receiver | Crypt-chambers, Kastgate- row, Chester |
| ones, William | Liverpool House, Colwyn, Carnarvonshire | Grocer | Bangor | 16 of 1894 | June <u>5</u> , 1897 | Llewelyn Hugh-Jones, Official Receiver | Crypt-chambers, Eastgate- row, Chester |
| Barnes, Joseph | 68, Bolton-road, Blačkburn, Lancashire | Wholesale and Retail Draper | Blackburn | 2 of 1897 | June 12, 1897 | Thomas Edelston, Offi- cial Receiver | 14, Chapel-street, Preston |
| Kitchen, Fred | Residing and trading at the Branch, Shipley, Yorkshire | Wheelwright | Bradford | 4 of 1897 | June 5, 1897 | J. Arthur Binns, Official Receiver | 31, Manor-row, Bradford |
| Chrop, Charles | Lately of 782, Manchester-road, now of 22, Boynton-terrace. West Bowling, both in Bradford, Yorkshire | Grocer and Draper | Bradford | 57 of 1896 | June 5, 1897 | J. Arthur Binns, Official Receiver | 31, Manor-row, Bradford |
| iwain, Robert | 28, Church-road, Hove, Sussex | Baker and Confectioner | Brighton | 120 of 1896 | June 5, 1897 | H. Waissen Wilson | 12, Trinity-square, Tower- hill, London, E.C. |
| Collier, Amos | 14, Mosley-street, Burton-on-Trent, Stafford- shire | Licensed Beerhouse Keeper | Burton-on-Trent | 16 of 1896 | June 4, 1897 | John Smith, Official Receiver | 40, St. Mary's-gate, Derby |
| Francis, John | 48 and 50, Rendezvous-street, Folkestone, Kent | Corn Factor, Hay, Straw, and Coal Merchant, and Steamship Owner | Canterbury | 18 of 1896 | June 5, 1897 | Frank Hyland | 81, Cannon-street, London, E.C. |
| Hudson, Charles | Petterill Bridge Inn, Carlisle | Innkeeper | Carlisle | 22 of 1895 | June 4, 1897 | Kighley J. Hough, Official Receiver | 34, Fisher-street, Carlisle |
| Nicholson, William Graham | Henry-street, Warwick-road, Carlisle | Grocer and Provision Mer- chant | Carlisle | 22 of 1893 | June 4, 1897 | Kighley J. Hough, Official Receiver | 34, Fisher-street, Carlisle |
| Booth, Henry | Mawneys-road, Romford, Essex | Builder | Chelmsford | 2 of 1897 | June 5, 1897 | Cecil Mercer, Official Receiver | Office of Official Receiver, 95, Temple - chambers, Temple-avenue, E.C. |
| Brunton, John | 3. Hoole-park, Hoole, near the city of Chester, Cheshire | Nursery Gardener | Chester | 4 of 1897 | June 5, 1897 | Llewelyn Hugh-Jones, Official Receiver | Crypt-chambers, Eastgate- row, Chester |

THE LONDON GAZETTE, MAY 21, 1897.

| : Debtor's Name. | Address. | Description. | Court. | ' No. | Last Day for Receiving Proofs. | Name of Trustee. | Address. |
|-------------------------|---|--|-------------------------------|----------------|-----------------------------------|---|---|
| Kendrick, John Adams | 10, Frodsham-street, in the city of Chester | Billposter | Chester | 11 of 1896 | June 5, 1897 | Llewelyn Hugh-Jones, Official Receiver | Crypt-chambers, Eastgate row, Chester |
| Wright, Thomas | Residing and trading at Tattenhall, Cheshire | Painter | Chester | 4 of 1895 | June 5, 1897 | Llewelyn Hugh-Jones, Official Receiver | Crypt-chambers, Eastgate row, Chester |
| Graves, Joseph | Bothel, Camberland | Innkeeper | Cockermouth and Workington | 3 of 1897 | Jane 4, 1897 | Kighley J. Hough, Official Receiver | 34, Fisher-street, Carlisle |
| Meadows, Walter Henry | 7, the Promenade, Bromley, Kent, and 25, Beckenham-road, Penge, Surrey, and 44, Ladywell-road, Lewisham, Kent | Butcher | Croydon | 20 of 1896 | June 8, 1897 | A. Mackintosh, Official Receiver | 24, Railway - approach London Bridge, S.E. |
| Briggs, Edward | 86, Chapel-street East, Ilkeston, Derbyshire | Grocer and Baker | Derby | . 3 of 1895 | June 4, 1897 | John Smith, Official Receiver | 40, St. Mary's-gate, Derby |
| Holmes, William Reeve | Residing at Balaclava-road, and trading at Rose Cottage Nurseries, Sinfin-lane, Old Normanton, Derbyshire | Market Gardener, Florist, and Seedsman | Derby | 48 of 1896 | June 4, 1897 | John Smith, Official Receiver | 40. St. Mary's-gate, Derby |
| Ablard, Joseph Stothard | 30, Cleethorpe-road, Great Grimsby | Tobacconist and Newspaper Agent | Great Grimsby | 10 of 1897 | June 5, 1897 | Arthur Stewart Maples, Official Receiver | Trinity House-lane, Hull |
| Chandler, Ernest Arthur | 9, Fransfield-grove, Sydenham Hill, Kent | Clerk to Messrs. Thomas Cook and Sons, of Ludgate Circus, in the city of Lon- don, Tourist Agents | Greenwich | 27 of 1893 | June 5, 1897 | A. Mackintosh, Official Receiver | 24, Railway - approach London Bridge, S.E. |
| Crowther, John | 13, Fountain-street, Halifax, and Cross Platts, Southowram, near Halifax, Yorkshire | Stone Merchant and Quarry Owner | Halifax | 13 of 1896 | June 5, 1897 | Thomas England, Offi- cial Receiver | Townhall-chambers, Halifa |
| Ward, Joseph | 15, Carr-street, Ipswich, Suffolk | Tailor | Ipswich | 12 of 1897 | June 5, 1897 | Frederick Messent, Official Receiver | 36, Princes-street, Ipswich |
| Broadhurst, Stephen | Winwood Farm, Kinlet, Shropshire | Farmer | Kidderminster | 13 of 1896 | June 4, 1897 | Edward Percy Jobson, Official Receiver | Dudley . |
| Harris, John Herbert | Norchard Farm, Pepwell's Farm, and Perry Farm, all in the parish of Hartlebury, Wor- cestershire | Farmer | Kidderminster | 1 of 1897 | Jane 4, 1897 🛄 | Edward Percy Jobson, Official Receiver | Dudley |
| Youngjohns, Harry | 8, Vicar-street, Kidderminster, Worcestershire | Clothier | Kidderminster | 5 of 1897 | June 4, 1897 | Edward Percy Jobson, Official Receiver | Dudl ey |
| Bilton, Atkinson | Residing at 66, Mayfield-street, and carrying on business at Symons-street, both in the borough of Kingston-upon-Hull | Contractor | Kingston-upon-Hull | 4 of 1897 | June 5, 1897 | Arthur Stewart Maples, Official Receiver | Trinity House-lane, Huli |

| NOTICES OF INTENDED DIVIDENDS—continued. | | | | | | | i |
|--|---|---|--------------|-----------------|-----------------------------------|---|---|
| Debtor's Name. | Address. | Description. | Court. | No. | Last Day for Receiving Proofs. | Name of Trustee. | Address. |
| Boyd, Thomas | Victoria House, Holbeck, and trading at Victoria Mills, Holbeck, Leeds, and at Station Mills, New Wortley, Leeds | Cloth Manufacturer and Finisher | Leeds | 17 of 1897 | June 1, 1897 | Thomas Ford | Prudential-buildings, Park- row, Leeds |
| Ludlam, John Spencer | 2, Felstead-villas, Aylestone-road, Aylestone Park | | | | , 1 , | | |
| Boat, Thomas | 141, Lansdowne - road, Aylestone Park, Leicester | | | | | | • |
| Herbert, Thomas Henry (trading as | | | • • | | | | |
| Ludlam, Boat, and Co.) | At Lansdowne-road, Aylestone Park | Boot and Shoe Manufac- turers | Leicester | . 37 of 1896 | Jane 5, 1897 | Augustus Cufaude Palmer | St. George's - chambers, Greyfriars, Leicester |
| Healey, Alfred | Horncastle and Branston, both in Lincolnshire | Brewer and Maltster | Ļincoln | . 13 of 1896 | June 4, 1897 | Richard John Ward, Official Receiver | 31, Silver-street, Lincoln |
| Rocles, Joshua | Whose present address is unknown, but lately residing in apartments in Duke-street, Formby, in the county of Lancaster, and lately carry- ing on business at a shop adjoining in Duke- street, Formby aforesaid | Grocer and Provision Dealer | Liverpool | . 31 of 1897 | June 5, 1897 | Frederick Gittins, Offi- cial Receiver | 35, Victoria-street, Liver- pool |
| Holt, James William Stothert | 4, Cropton-road, Formby, Lancashire, and until lately carrying on business at 27, Chapel- street, Southport | Solicitor | Liverpool | 56 of 1895 | June 8, 1897 | Thomas Henry Crane | 211, Lord-street, Southport |
| Marshall, William Henry | Residing at 84, Exeter-street, Ardwick, Man- chester, Lancashire, and trading at 34. Port- street, Manchester aforesaid | Tailor | Manchester | . 65 of 1896 | June 4, 1897 | Christopher Jenkins Dibb, Official Re- ceiver | Byrom-street, Manchester |
| Newey, Albert Edward | 44, Ducie-street, Chorlton-upon-Medlock, Man- chester, Lancashire | Plumber and General Con- tractor | Manchester | . 2 of 1897 | June 4, 1897 | Christopher Jenkins Dibb, Official Receiver | Byrom-street, Manchester |
| Hawkins, Thomas Harry | 62, Glenroy street, Cardiff, lately residing and trading at the Temple of Fashion, Aberavon, and at Bridgend, all in Glamorganshire | Outfitter | Neath | 29 of 1895 | Jane 5, 1897 | William Richardson, Chartered Account- ant | 11 and 13, John William- street, Huddersfield |
| Parsons, John Trafford | Residing at the Cambrian Arms, Lower Cross- street, Newport, Monmouthshire, and carry- ing on business at 8 Baneswell-road, New- port aforesaid | Innkeeper and Greengrocer | Newport, Mon | 25 of 1890 | June 7, 1897 | George Henry Llewel- lyn, Official Receiver | Gloucester Bank-chambers, Newport, Mon. |
| Gardiner, William Norman - | 13, Bishopsgate-street, in the city of Norwich | Relieving Officer in the employ of the Norwich Board of Guardians | Norwich | 18 of 1894 | June 5, 1897 | H. P. Gould, Official Receiver | 8, King-street, Norwich |

THE LONDON GAZETTE, MAY 21, 1897.

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| Debtor's Name. | Address, | Description. | Court. | No. | Last Day for | Name of Trustee. | Address. |
|---|---|--|------------------------------------|----------------|---------------------------|--|--|
| King, John Frederick | Residing at 25 Then mad West Did a | | | | Beceiving Proofs. | | · · · · |
| Pick, John | Residing at 35, Fox-road, West Bridgford, Nottinghamshire, and trading at 44, Gold- smith-street, Nottingham | Pianoforte Dealer | Nottingham' ' | 9 of 1897 | June 5, 1897 | Henry Roby Thorpe, Official Receiver | St. Peter's Church-walk Nottingham |
| • • | Residing in lodgings at 190, Alfred-street, Central, lately residing and trading at 122, Wilford-road, both in Nottingham | Boot and Shoe Maker | Nottingham | 24 of 1897 | 'June 5, 1897 | Henry Roby Thorpe, Official Receiver | St. Peter's Church-wall Nottingham |
| antwell, Thomas William | 2, Mayfield-road, Summertown, Oxford | Builder and Decorator | Oxford | 6 of 1896 | June 5, ¹ 1897 | George Mallam, Offi- cial Receiver | 1, St. Aldate street, Oxford |
| ohn, Edwin Rowland | 25. Wood-street, Cilfynydd, near Pontypridd, Glamorganshire | Wheelwright | Pontypridd | 81 of 1896 | June 5, 1897 | William Lewes Daniel, Official Receiver | 65, High sireet, Merth Tydil |
| Villiams, John (trading) as Williams and Co.) | The County Stores, Penygraig, Glamorganshire | Grocer | Pontypridd | 48 of 1896 | Jüne 5, 1897 | William Lewes Daniel, Official Receiver | 65, High-street, Merthy Tydfil |
| loberts, David | Bryntirion, Llanrwst, Denbighsbire | Batcher | Portmadoc and Blaenau Festiniog | 10 of 1893 | June 5, 1897 | Llewelyn Hugh-Jones, Official Receiver | Crypt-chambers, Eastgat row, Chester |
| loberts, Robert | 12, New Market-square, Blaenau Festiniog, Merionetbshire | Formerly Writing Slate Manufacturer, now Quarry | Portmadoc and Blaenau Festiniog | 4 of 1896 | June 5, 1897 | Llewelyn Hugh-Jones,; Official Receiver | Crypt-chambers, Eastgat row, Chester |
| llifton, John Talbot | Ship Inn, Freckleton, Lancashire | Timekeeper Innkeeper | Preston | 4 of 1885 | June 12, 1897 | Thomas Edelston, Official Receiver | 14, Chapel-street, Preston |
| Richardson, George | Residing at Queen-street, Filey, and trading at 8A, Belle Vue-street, Filey, Yorkshire | Grocer | Scarborough | 26 of 1896 | June 4, 1897 | William Drawbridge, Official Receiver | 74, Newborough stree Scarborough |
| • | 11, Brecon-road, Abergavenny, Monmouthshire | Carpenter and Undertaker | Tredegar | 8 of 1896 | June 5, 1897 | William Lewes Daniel, Official Receiver | 65, High - street, Merth Tydfil |
| arkin, Arthur Thomas | Commercial-street, Camborne, Cornwall | Grocer and Flour and Corn Merchant | Truro | 1 · of 1897 | June 5, 1897 | G. Appleby Jenkins, Official Receiver | Boscawen-street, Truro |
| obins, Thomas | Jefferson-street, Goole, Yorkshire, late of Den- ton, Lancashire | National School Master | Wakefield | 15 of 1894 | June 4, 1897 | John Bickersteth: Ottley, Official Re- | 6, Bond-terrace, Wakefield |
| sb, Abraham, and Vinyard, William (trad- ing as | 5, Richmond-street, Walsall, Staffordshire 14, Ward-street, Walsall aforesaid | | ·• · | | na gale si ti ' | 'ceiver | the state of the |
| | 5, Richmond-street, Walsall aforesaid | Brown Saddlers | Walsall | 30 of 1896 | June 5, 1897 | Edwin Pritchard, Offi- | |
| sb, William (Separate Estate) | 5, Richmond-street, Walsall, Staffordshire | Brown Saddler, trading in copartnership with Wil- | Walsall | 30 of 1896 | June 5, 1897 | cial Receiver | hampton St. Peters Close, Wolve |
| · · · · · | • ; | liam Winyard as Ash and Winyard at 5, Richmond- street aforesaid | | . 1030 | | cial Receiver | hampton |

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| Debtor's Name. | Address. o | Description. | Court. | No. | Last Day for Receiving Proofs. | Name of Trustee. | Address. |
|--|---|--|------------|-----------------|-----------------------------------|---|---|
| Winyard, William (Separate Estate) | 14, Ward-street, Walsall, Staffordshire | Brown Saddler, trading in copartnership with Abra- ham Ash as Ash and Win- yard at 5, Richmond-street, Walsall aforesaid | Walsall | 30 of 1896 | June 5, 1897 | Edwin Pritchard, Offi- cial Receiver | St. Peter's Close, Wolver- hampton |
| rookes, Alfred | High-street, Chasetown, Staffordshire, and of the Vigo, Walsall Wood, Staffordshire, and lately residing at Lichfield-road, Walsall Wood aforesaid | Draper | Walsall | . 33 of 1896 | June 5, 1897 | Edwin Pritchard, Offi- cial Receiver | St. Peter's Close, Wolver- hampton |
| riffiths, Thomas (trading as Thomas Griffiths and Son) | Walsall-street, Wednesbury, Staffordshire, and trading at the Lion Gas Fitting and Tube Works, Oakeswell-street, Wednesbury afore- said | Gas Fitting and Tobe Manu- factorer | Walsall | . 34 of 1896 | June 5, 1897 | Edwin Pritchard, Offi- cial Receiver | St. Peter's Close, Wolver- hampton |
| Lewis, Henry | 77, Blue-lane West, Walsall, Staffordshire | Baker and Confectioner | Walsall | . 35 of 1896 | June 5, 1897 | Edwin Pritchard, Offi- cial Receiver | St. Peter's Close, Wolver- hampton |
| Bailey, Samuel Vowles | Banwell, Somersetshire | Baker and Confectioner | Wells | . 9 of 1896 | June 5, 1897 | Edward Gustavus Clarke, Official Re- ceiver | Bank - chambers, Corn- street, Bristol |
| ohnson, Thomas William | Lately residing at 19, Lonsdale-place, White- haven, Comberland, and carrying on business at 21, Duke-street, Whitehaven aforesaid, and at 6, Cavendish-square, Barrow-in-Furness, Lancashire | Auctioneer and General Dealer | Whitehaven | . 1 of 1896 | June 4, 1897 | Kighley J. Hough, Official Receiver | 34, Fisher-street, Carlisle |
| irkins, Walter William | Grove Villa, Froome's Hill, Bishop's Froome, Herefordsbire | Labourer, formerly Grocer and Carrier | Worcester | . 35 of 1896 | June 9, 1897 | Luke Jesson Sharp, Official Receiver | 45, Copenhagen - street Worcester |
| Iomes, Robert | Old Court, parish of Bosbury, Herefordshire | Farmer | Worcester | . 21 of 1886 | June 9, 1897 | Luke Jesson Sharp, Official Receiver | 45, Copenhagen - street Worcester |
| lomes, William | Gold Hill, parish of Bosbury, Herefordshire | Farmer | Worcestèr | . 20 of 1886 | Jane 9, 1897 | Luke Jesson Sharp, Official Receiver | 45, Copenhagen - street Worcester |
| Viblett, James | Bishampton, Worcestershire | Wheelwright | Worcester | . 39 of 1896 | June 9, 1897 | Luke Jesson Sharp, Official Receiver | 45, Copenhagen - street Worcester |
| lowberry, Leonard Vale | Swan Inn, Newland, Worcestershire | Innkeeper and Baker | Worcester | . 7 of 1896 | June 9, 1897 | Luke Jesson Sharp, Official Receiver | 45, Copenhagen - street Worcester |
| Ivans, Evan | 9, Penybryn, Wrexham, Denbighshire, lately residing at Bala, Merionethshire | Insurance Agent | Wrexham | . 12 of 1896 | June 5, 1897 | Llewelyn Hugh-Jones, Official Receiver | Crypt-chambers, Eastgate row, Chester |
| Haycocks, James | Crab Tree Green, Gyfelia, late of Traveller's Rest, Johnstown, Denbighshire | Labourer, late Licensed Victualler | Wrexham | . 16 of 1896 | June 5, 1897 | Llewelyn Hugh-Jones, Official Receiver | Crypt-chambers, Kastgate row, Chester |

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THE LONDON GAZETTE, MAY 21, 1897

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| No. | Debtor's Name. | Address. | ' Description. | Court. | No. | Amount per Pound, | First, or Final, or Otherwise. | When Payable. | Where Payable. |
| 26855. | Berkeley, Reginald Herbert Eustace (in the Receiving Order described as Herbert Berkeley) | 97, Brook-green, Hammersmith, in the county of London | Clerk | High Court of Justice in Bankruptcy | 1243 of 1895 | .7d. | First and Final | Any day after May 27, 1897 (except Saturday), between 11 and 2 | Offices of Official Receivers, Bankruptoy-bnildings,Carey- street, London, W.C. |
| | Borner, Hermann Edward Frederick (trading as H. Borner and Co.) | Late of 63, Billiter-buildings, in the city of London, and of 38, Cheyne-court, Chelsea, in the county of London, lately residing at 29, Green-street, Grosvenor- square, in the county of London | Merchant, | High Court of Justice in Bankruptcy | 495 of 1895 | 6d. | Second | June 8, 1897 | Offices of Price, Waterhouse, and Co., 44, Gresham-street, London, E.C. |
| K | Bulmer, Frederick | 7, South grove, Highgate, Middlesex, late of the Telegraph Department, General Post Office, St. Martin's-le-Grand, in the city of London | Clerk | High Court of Justice in Bankruptcy | . 1456 of 1887 | 1s. | Sixth | Any day (except Saturday) between 11 and 2 | Official Receivers, Bankruptcy-buildings, Carey- street, London, W.C. |
| | Fisher, James (carrying on business as Fisher and Sprott) | Surviving partner in the late firm, and now carrying on business as Fisher and Sprott, at 7, Fenchurch-avenue, in the city of London, and residing at 27, Shaftesbury- road, Hammersmith, Middlesex, lately residing at 25, Birdhurst-rise, Croydon, Surrey | Ship Owner and Ship Insurance Broker, sur- viving Partner of the late firm of Fisher and Sprott, Ship Owners and Ship Insurance Brokers. ° | High Court of Justice in Bankruptcy | ,547 of 1896 | 2s. 6d. | First | June 1, 1897 | Gérard van de Linde and Son, 50, Gracechurch-street, London, E.C., Chartered Accountants |
| | Lewis, Marcus H | 12, Gray's-inn-square, in the county of London, late of 19, Bartholomew-road, N.W., formerly of 25, Great Marlborough- street, W., in the county of London | Solicitor | High Court of Justice in Bankruptcy | 539 of 1890 | 4s. 4 <u>‡</u> d. | Final | Any day (except Saturday) between 11 and 2 | Offices of Official Receivers, Bankruptcy-buildings,Carey- street, London, W.C. |
| | Vane, George Morris | Carrying on business at Vane's Wharf, Stepney, and lately residing at Fairlawn, Ravensbourne Park, Catford, Kent | | High Court of Justice in Bankruptcy | , 1077 of 1894 | 6d. | First and Final | Any day (except Saturday) between • 11 and 2 | Offices of Official Receivers, Bankruptcy-buildings,Carey- street, London, W.C. |
| | Yuill, William (trading as Wm. Yuill, Stewart, and Co.) | 139, Whitechapel-road, in the county of London | Ironmonger | High Court of Justice in Bankruptcy | 966 of 1895 | , 9d. | Second and Final | Any day (except Saturday)between 11 and 2 | Offices of Official Receivers, Bankruptcy-buildings,Carey- street, London, W.C. |
| | Kirby, Charles Thomas | Rosemont Nursery, North Finchley, Mid- dlesex | Nurseryman | ·Barnet | 12 of 1896 | 2 s. 6d. | Composition Second In- stalment | May 31, 1897 | Office of Official Receiver, 95, Temple-chambers, Temple- avenue, E.C. |
| | Randell, George | Bradford-on-Avon, Wiltshire | Coal Merchant and Haulier | Bath | 9 of 1896 | 5s. 5d. | First and Final | May 24, 1897 | Offices of Official Receiver, Bank-chambers, Corn-street, |
| | Parker, William | 24, King-street, Bury, Lancashire | Roundabout Proprietor and Tent Maker | Bolton | 5 of 1897 | 3s. | First and Final | May 27, 1897 | Bristol Official Receiver's Offices, 16, Wood-street, Bolton |

NOTICES OF DIVIDENDS.

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NOTICES OF DIVIDENDS-continued.

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| Debtor's Name. | Address | Description. | Court. | No. | Amount per Pound. | First, or Final, or Otherwise. | When Payable. | Where Payable |
|---|---|--|-----------------|---------------------------|------------------------|-----------------------------------|---|--|
| Feather, Nicholas Bailey (trading or known as. Timothy Feather) | Montserrat-terrace, Dudley Hill, near Bradford, Yorkshire, and carrying on business at Montserrat Mills, Dudley Hill aforesaid | Worsted Spinner and Yarn Finisher | Bradford | 74 of 1895 | 5s. 1d. | First and Final | May 27, 1897 | Office of Trustee, James C. Wright, 32, Market-street, Bradford, Chartered Ac- countant |
| Smith, Thomas | 7, York-place, London-road, Brighton, Sussex - | Ham and Beef Dealer | Brighton | 15 of 1896 | 8 1 d. | First and Final | May 31, 1897 | Office of Official Receiver 4 Pavilion-buildings, Brighton |
| Hollingworth, John Barton | Egginton, Derbyshire | Grocer, Baker, and Pro- vision Dealer | Burton-on-Trent | 14 of 1896 | 3s. 4d. | First | June 8, 1897 | Office of Trustee, W. Bennett, 181, Station-street, Burton- on-Trent |
| Jennings, Edwin and | Lately residing at 127, Beach-street, Deal, Kent | | | , | | | | |
| Hi'l, Rowland (trading as | Lately residing at 2, Southlands-terrace, Middle Deal, Deal | | | | | | , | |
| E. Jennings and Hill) | Carrying on business at Deal and Sand- wich | Butchers | Canterbury | 47 of 1892 | 2s. l1 <u>-9</u> d. | First and Final | May 24, 1897 | Official Receiver's Office, Canterbury |
| Cutchey, William Henry | 19, Church-street, Croydon, Surrey | Tailor and Clothier | Croydon | 21 of 1896 | 11s. 9d. | Second and Final | May 31, 1897, or any subsequent day (except Saturday) between 10 and 4 | Offices of Clough, Armstrong, and Ford 89, Gresham- street, London, E.C. |
| Oldershaw, Francis (Separate Estate) | 7, Church-street, Heanor, Derbyshire | Builder and Contractor | Derby | 26 of 1896 | 20s. | First and Final | May 24, 1897 | Official Receiver's Offices, 40, St. Mary's-gate, Derby |
| , Butler, William Charles | High-street and Market-place, Dudley, Worcestersbire | Refreshment Contractor and Fruiterer | Dudley | 14 of 1×84 | 4 d. | Supple- mental | May 25, 1897 | Official Receiver's Offices, Dudley |
| Paterson, James Henry | 3, Percy - terrace, Fairfax-road, Green Lanes, Tottenham, Middlesex | Clerk in Her Majesty's Customs | Edmonton | 6 of 1891 | ° 3s. 3d. | Sixth | May 28, 1897 | Office of Official Receiver, 95, Temple - chambers, Temple- avenue, E.C. |
| Savage, Henry | Cambridge, Gloucestershire | Dealer | Gloucester | 6 of 1897 | 3s. 7d. | First and Final | May 24, 1897 | Official Receiver's Office, Station-road, Gloucester |
| Walne, George | Walpole, Suffolk | Grocer | Great Yarmouth | 17 of 1896 | 2s. 11] d. | First and Final | May 22, 1897 | Official Receiver's Office, 8, King-street, Norwich |
| Dodd, William | 46, Pellon-lane, Halifax, Yorkshire | Plumber and Glazier | Halifax | 13 of 1887 | 2s. 6‡d. | Supple- mental | May 24, 1897 | Official Receiver's Offices, Townhall-chambers, Halifax |
| Morrell, Charles Richard | Bridge End, Brighouse, Yorkshire | Joiner and Undertaker | Halifax | 3 of 1897 | 48. | First and Final | May 24, 1897 | Official Receiver's Offices, Townhall-chambers, Halifax |

| Debtor's Name. | l | | | | i | | | - |
|--|---|---|---------------|---------------|--------------------------------|-----------------------------------|------------------|--|
| | Address. | Description, | Court. | No. | Amount per Pound. | First, or Final, or Otherwise. | When Payable. | Where Payable. |
| Slinger, Thomas | 39, New-bank, Halifax, Yorkshire | Tobacconistand Earthen- ware Dealer | Halifax | 2 of 1897 | 2s. 4jd. | First and | May 24, 1897 | Official Receiver's Offices, |
| Wilson, Herbert Fisher | 24, Rose-street, Hopwood-lane, Halifax, Yorkshire | Builder | . Halifax | 34 of 1894 | 11 <u>1</u> d | Supple- | May 24, 1897 | Townhall-chambers, Halifax Official Receiver's Offices, |
| See, George Thurston | 11, Norwich-road, Walsoken, Norfolk | Baker and Corn Dealer | King's Lynn | . 18 | 2s. | mental Second | May 24, 1897 | Townhall-chambers, Halifax Official Receiver's Office, 8, |
| Naylor, George Henry (trading as | Residing at 19, Richmond-grove East, Longsight, near Manchester, and Eureka | Manufacturing Chemist, | Liverpool | of 1894 | 4s. 4 <u>1</u> d. ¹ | First and | Jane 1, 1897 | King-street, Norwich Office of Trustee, Henry |
| Naylor, Smith, and Co. lately trading as G. H. Naylor and Co.) | and carrying on business as a Manufac- turing Chemist at the Europe Works | lately Tailors' Trim- mings Manufacturer | | of 1896 | • | Final | · · · · · | Dougia Fshelby, 24, North- John-street, Liverpool |
| | Syren-street, Bankhall, in the city of Liverpool, under the style of Naylor, Smith, and Co., and lately carrying on business as a Tailors' Trimmings Manu- | e : | 0 | | | | | · · · |
| | facturer at 28, New Caunon-street, Man- chester, under the style of G. H. Naylor and Co. | | | | , , , | | | |
| Baldwin, William | Greenmeadow, Lliswerry, Newport, Mon- mouthshire, late of 10, Alexandra-road, Newport aforesaid | Butcher | Newport, Mon. | 30 uf 1898 | 2s. | first and Final | May 28, 1897 | Official Receiver's Office, Gloucester Bank-chambers, Newport, Mon. |
| ymonds, Elijah | Yew Tree Cottage, the Buckholt, Mon- mouth, Monmouthshire | Wheelwright | Newport, Mon | 6 of 1897 | 3s. 6½d. | First and [.] Final | May 28, 1897 | Office of Official Receiver, Gloucester Bank - chambers, Newport, Mon. |
| eale, Fred (trading as Beale and Co.) | 23, Harcourt-street, Kettering, and Rose- berry-street, Kettering, Northampton- shine | Boot and Shoe Manufac- turer | Northampton | 15 of 1896 | 7 ‡ d | First and Final | May 29, 1897 | Official Receiver's Offices, St. Paul's-square, Bedford |
| | • | Farmer | Oxford | 3 of 1889 | 3 s. 1 ∤ d. | Supple- mental | May 27, 1897 | Official Receiver's Offices, 1, St. Aldate-street, Oxford |
| | 28, the Arcade, Pontypridd, Glamorgan- shire | Watchmaker and Jew- eller | Pontypridd | 11 of 1896 | 6s. 1 g d | First and Final | May 28, 1897 · · | Official Receiver's Office, 65, High street, Merthyr Tydfil |
| | L'anbradach, near Caerphilly, Glamorgan- · shire | Grocer | Pontypridd | 40 of 1896 | 8] d. | | May 28, 1897 | Official Receiver's Office, 65, |
| untlett, Henry | Crookhorn Farm, Cosham, in the county of Hants | Yeoman | Portsmouth | 1 of 1897 | 3d. | | May 28, 1897 | High-street, Merthyr Tydfil Official Receiver's Office, Cam- bridge Junction, High-street, |

NOTICES OF DIVIDENDS-continued.

| ,>ebtor's Name. | Address. | Description. | Court. | No. | Amount per Pound. | First, or Final or Ocherwise. | Abonta de | Where Payable. |
|--|---|-------------------------------------|--|----------------|---|----------------------------------|---|--|
| aborn, John Horace (trading as the Empire Trading Association) | 7. Havelock-square and 111, Pinstone- street, both in the city of Sheffield | Grocer and Provision Dealer | Sheffield: | 48 of 1896 | 28. 11d. | First and Final | May 27, 1897 | Official Receiver's Offices, Fig- lane, Sheffield |
| Coleman, Walter | Atcham Union Workhouse, Cross Houses, Salop . | Workhouse Master 🐪 🛄 | Shrewsbury | 14 of 1893 | 4s. 6d. | First | May 27, 1897 | Official Receiver's Office, Shrewsbury |
| Craig, William | Wrentnall Farm, Church Pulverbatch, Salop | Farmer | Shrewsbury | 12 of 1895 | 3 ³ d, ' | First and · Final | May 27, 1897 | Official Receiver's Office, Shrewsbury |
| Iurseli, Charles Alex- ander (trading as Aleck Mursell) | Lately residing and trading at 63, Albert- road and 71, Dundas-mews, both in Middlesborough, Yorkshire | Tea Merchant | Stockton - on - Tees and Middlesborough | 52 of 1896 | 4s. 8d. | First and Final | Jane 4, 1897 | Offices of Oscar, Berry, and Carr, Monument House, Monu- ment-square, London, E.C. |
| lolliday, Frederick Montague | 4, Zetland-street, Borough Market, in the city of Wakefield | Fish Salesman and General Draper | Wakefield | 5 of 1897 | 2s. 10 ³ / ₂ d. | First and Final | Мау 26, 1897 | Official Receiver's Office, 6, Bond-terrace, Wakefield |
| Browne, James Jordan | 70, Clarendon - street, Leamington, Warwickshire | Plumber and Decorator | Warwick | 13 of 1895 | 7s, 9 ¹ d. | First and Final | May 25, 1897 | Official Receiver's Offices, 17, Hertford-street, Coventry |
| Vinwood, William George | Residing at 21, Albany-terrace, Britannia- square, Worcester, and carrying on business at Moor-street, Worcester, and Narrowood Farm, Wadborough, lately residing and carrying on business at 29, Tything, Worcester | Corn Factor and Farmer | Worcester | 2 of 1896 | 6s. 3d. | First and Final | May 31, 1897 | Whitehall-chambers, 23, Col- more-row, Birmingham |
| | The following Amend | ed Notice is substituted f | or that publis hed in th | e London | Gazette of th | e 2nd March, | . 1897. | • |
| Sims, George Coleman Veale | Grosvenor Hotel, Victoria, London, S.W | Gentleman | High Court of Justice in Bankruptcy | 908 of 1896 | 20a. and interest at £4 per cent. per annum | First and Final | Any day (except Saturday) between 2 and 5 | 16, Eastcheap, London, E.C. |
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NOTICES OF DIVIDENDS-continued.

29 Š

APPLICATIONS FOR DEBTORS' DISCHARGE.

| 5 | Debtor's Name. | · Address. | · Description. | Court. | No. | Day fixed for Hearing. |
|-----|--|---|---|---|------------------|--|
| > 1 | Long, Charles | Broadway, Chesham, Buckinghamshire, and of Southampton, Hampshire | Shoe Manufacturer and Shoe Dealer | Aylesbury | 10 of 1892 | June 16, 1897, 11 A.M., County Hall, Aylesbury |
| | ackson, John Henry | South View Cottage, Yeadon, Yorkshire, lately residing at 1, Claremont Headingley, and trading at 30, Park-row, both in Leeds, Yorkshirc | Tailor's Cutter, late Tailor | Leeds | 99 of 1889 | June 14, 1897, 11 A.M., County Court-house, Albion-place, Leeds |
| 1 | Watson, Lawrence (lately trading as the Darbyshire Dairies) | Lately frading at 31, Upperhead-row, at 154, Tong- . road, and at Hyde Park-corner, all in Leeds, at 7, Prospect-street, and 17, Chapel-street, both in | Lately Milkseller and Dairyman, now out of business | Leeds | 139 · of 1895 | June 14, 1897, 11 A.M., County Court-house, Albion-place, Leeds |
| | | Bridlington, and at Victoria-road, Scarborough, all in Yorkshire, now residing at 4, Park-road, Middlesborough, Yorkshire | n na shekara a shekara T | · · · · · | · · · · · | · · · · · · · · · · · · · · · · · · · |
| • 1 | aker, George | Lower House, Llanvair Discoed, near Chepstow, Monmouthshire | Farmer | Newport, Mon | 13. of 1896 | June 18, 1897, 11 A.M., Townhall, Newport, Mon. |
| | ones, George Inglis (a member of the firm of Jones Brothers and Com- pany) | Dock-street, Newport, Monmouthshire, and Ex- change-buildings, Mount Stuart-square, Bute Dock, Cardiff, Glamorganshire | Shipowner and Shipbroker | Newport, Mon | 34 of 1894 | June 18, 1897, 11 A.M., Townhall, Newport, Mon. |
| F | onalds, John Thomas (trading- as J. Burrows and Co.) | -57, Queen's-road, Watford, Hertfordshire | Draper and Fancy Stationer | St. Albans, | · 9 , of 1896 | June 28, 1897, 12 noon, Court-house, St. Albans |
| I | ixon, Charles (trading as Charles Dixon and Son) | 193, South-street, Park, in the city of Sheffield | Iron and Steel Merchant | Sheffield | 6 of 1897 | June 24, 1897, 11 A.M., County Court-hall, Bank-street, Sheffield |
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ORDERS MADE ON APPLICATIONS FOR DISCHARGE.

| Debtor's Name. | Address. | Description. | Cours. | No, | Date of Order. | Nature of Order made. | Grounds named in Order for refusing an At solute Order of Discharge. |
|--|--|---------------------------------|------------|---------------|----------------|---|---|
| Smith, Hugh Thomas and Smith, William Henry (of the firm of Smith Brothers and Kellett) | Village, Keighley, Yorkshire | Engineers and Boiler Makers | Bradford | 37 of 1894 | April 27, 1897 | Discharge granted on payment of £5 into Court | Bankrupts' assets are not of a value equal to 10s. in the pound on the amount of their unsecured liabilities; and that they had omitted to keep such books of account as are usual and proper in the business carried on by them, and as sufficiently disclose their business transactions and financial position during the time they carried on their busi- ness |
| lox, William, the younger | 42. Queen-street, Ramsgate, Kent | Grocer and Tea Dealer | Canterbury | 59 of 1888 | Mar. 29, 1897 | Discharge suspended for nine months. Bankrupt to be dis- charged as from 29th December, 1897 | Bankrupt had continued to trade after knowing himself to be insolvent |
| iouse, Charles | Thorington-street, Stoke-by- Nayland, Suffolk | Blacksmith and Wheel- wright | Ipswich | 7 of 1892 | April 15, 1897 | Discharge suspended for two years. Baakrupt to be discharged as from 15th April, 1899 | 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 such books of account as are usual and proper in the business carried on by him and as sufficiently disclose his busi- ness transactions and financial position within the three years immediately pre- ceding his bankruptcy; and had continued to trade after knowing himself to be insol- vent |
| Balbirnie, Alexander (trading as A. Bal- birnie and Co.) | Residing at 133, Moscow- drive, Stoneycroft, Lanca- shire, and trading at 51, Oldhall-street, Liverpool | Wine Merchant | Liverpool | 52 of 1887 | April 9, 1897 | Bankrupt's Discharge refused | Bankrupt had omitted to keep such books of account as are usual and proper in the basi- ness carried on by him, and as sufficiently disclose his business transactions and finan- cial position within the three years immediately preceding his bankruptcy; had continued to trade after knowing him- self to be insolvent; had contracted debts provable in the backruptcy without having at the time of contracting them any reason- able or probable ground of expectation of being able to pay them; had brought on his bankruptcy by rash and hazardous speculations and unjustifiable extravagance in living; had on a previous occasion made- a Composition with his creditors; and that |

ORDERS MADE ON APPLICATIONS FOR DISCHARGE-continued.

| 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. |
|---|---|----------------------|--------------------|---------------|----------------|---|---|
| | | | | | | · · · · · · · · · · · · · · · · · · · | he being an undischarged bankrupt, adjudged bankrupt under the Bankruptcy Act, 1883, obtained credit to the extent of £20 pounds or upwards from a certain per- son without informing such person that he was an undischarged bankrupt |
| Taylor, Thomas (trad- ing as Tom Taylor) | Residing and trading at 50, Manchester-street, in the city of Liverpool | Boot and Shoe Dealer | Liverpool | 67 of 1895 | Mar. 26, 1897 | Bankrupt's Discharge suspended until a Dividend 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 the Order to apply for a modification thereof pursuant to sec. 8 of the Bankruptcy Act, 1890 | Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his un- secured liabilities; and that he had omitted to keep such books of account as are usual and proper in the business carried on by him, and as sufficiently disclose his busi- ness transactions and financial position within the three years immediately pre- ceding his bankruptcy |
| Teal, Matthew | Late of Wath, near Pateley Bridge, Yorkshire, now of Silver Hill, near Pateley Bridge aforesaid | Corn Dealer 9 | Northallerton ′ | 9 of 1888 | April 24, 1897 | Discharge suspended for five years. Bankropt to be discharged as from 24th April, 1902, being five years from the date of this Order | Facts mentioned in sec. 28 of Backruptcy Act, 1883, sub-sec. 3 (A.), (B.), (C.); and that the backrupt's conduct during the proceedings under his backruptcy has been unsatisfactory |
| Lower, George Marsden | 5, Avenue-road, Clapham, Surrey | Builder | Wandsworth | 43 of 1889 | Mar. 8, 1897 | Discharge suspended for two years. Bankrupt to be discharged as from 8th March, 1899 | Bankrnpt had omitted to keep such books of account as are usual and proper in the busi- ness carried on by him, and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptoy; had continued to trade after knowing himself to be insolvent; had contracted debts provable in the bankruptcy without having at the time of contracting them any reason- able or probable ground of expectation of being able to pay them; and had on a pre- vious occasion made a Statutory Composi- tion with his creditors |
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2903

THE LONDON GAZETTE, MAY 21, 1897.

APPOINTMENTS OF TRUSTEES.

| Debtor's Name. | Address. | Description. | Court. | No. | Trustee's Name. | Address. | Date of Certificate of Appointment. |
|---|--|-------------------------------------|--|------------------|-------------------------------|---|--|
| Donbell, Henry George (trading as H. G. Doubell and Co.) | 132 and 136, Landor-road, Stockwell, in the county of London | Builder | High Court of Justice in Bankruptcy | 349 of 1897 | Davis, Frederick William | 15, Coleman - street, London, E.C. | May 17, 1897 |
| Illingworth, Thomas | 6, Ashburnham-grove, Bradford, and lately trading at Low Mills, Rawdon, both in York- sbire | Out of business, lately Finisher | Bradford · | 35 of 1897 | Childe, Joseph Braithwaite | Market-street, Bradford, Incorporated Accountant | Мау 17, 1897 |
| Eliot, Richard ffolliott and Eliot, George Edward (carrying on business as | The Manor House, Radipole, Weymouth, in the county of Dorset Bincleaves, Weymouth, in the county of Dorset | | | | | \$ | , , |
| (carrying on business as Rilot, Pearce, and Company) | At the Old Bank, Weymouth, Dorchester, and Portland, in the county of Dorset, and at Bournemouth and Boscombe, in the county of Hants | Bankers | Dorchester | 10 of 1897 | Kemp, Charles Fitch | 73, Lombard-street, Lon- don, E.C. | May 19, 1897 |
| Price, John Williams | Albion House, Tonypandy, Glamorganshire | Tailor and Mercer | Pontypridd | 15 of 1897 | Collins, Edward Thomas | 39, Broad-street, Bristol, Chartered Accountant | May 17, 1897 |
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2904 -

THE LONDON GAZETTE, MAY 21, 1897.

| 3, Osborne-road, Southsea, and 279; Commercial-road, Land- port, both in Hampshire | Outfitter | Portsmouth | 42 | William Nicholson | 12, Wood-street, London, | Accountant | Jan. 26, 1897 |
|--|------------------------|--------------|--------------|--------------------|-------------------------------------|------------|---|
| Lo work we remind | • | | of 1895 | | É.C. | | |
| | Builder and Contractor | Wakefield | 6 of 1895 | Joshua Scholefield | Ropergate - chambers, Pontefract | Solicitor | Feb. 24, 1897 |
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NOTICES OF RELEASE OF TRUSTEES.

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29,05

THE COMPANIES ACTS, 1862 TO 1890.

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Sales and the second second of the WINDING-UP ORDER.

| Name of Company. | Address of B. | egistered Office, | Court. | No. of Matter. | Date of Order. | Date of Presentation of Petition, |
|--|---------------------------|-------------------|-----------------------|------------------|----------------|--------------------------------------|
| The International Gold Syndicate Limited | 56, New Broad-street, E.C | | High Court of Justice | 00102 of 1897 | May 12, 1897 | April 28, 1897 |
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FIRST MEETINGS.

| Name of Company. | Address of Registered Office. | Court. | Number. | Date of First Meeting. | Hour. | Place, |
|--|--|-----------------------|-----------------|------------------------------|---------|--|
| The South Luipaardsvlei Gold Mines Limited | Palmerston-buildings, Old Broad-street, E.C. | High Court of Justice | 0034 of 1897 | Creditors, June 1, 1897 | 11 A.M. | 33, Carey-street, Lincoln's- |
| | | | | Contributories, June 1, 1897 | 12 noon | inn, London, W.C. The Inns of Court Hotel, Lincoln's-inn-fields, London, W.C. |
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| | | NOTICES OF | DIVI | DENDS. | , | • * | 5 | | • • • • • |
|---|---|-----------------------|------------------|---------------------------|--|------------------|------------------------------------|---|---------------------------------------|
| Name of Company. | Address of Registered Office. | Court. | No. | Amount per Pound. | First, or Final, or Otherwise. | W | hen Payable. | Where | Payable. |
| ohn T. Nes and Son Limited | 4, Clarence-road, Bristol | High Court of Justice | 00186 of 1896 | 3s. 4d. | Second | Any da day, b | y except Satur- etween 11 and 2 | Official Receiv Carey - street London, W.C. | er's Qffices, 33, Lincoln's - ina, |
| he Unique Time Table Company Limited | 6, Draper's-chambers, Upper Priory, Bir- mingham | Birmingham | 1 of 1896 | 10d. | First and Final | May 31 | l, 1897 | Whitehall-char row, Birmingh | nbers, 23, Colmore- am |
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| | | | | | | | | | , |
| Name of Company. | NO'I | Court. | SE OF | LIQUIDATO | R. Liquidator's Name | | Liquidator | 's Address. | Date of Belease. |
| he Automatic Photograph (Foreign Colonial) Company Limited | and Late 10, Minories, E | High Court of Ju | ustice | 72 Samu of 1891. ceive | el Wheeler, Officia er and Liquidator | al Re- | 33, Carey-street W.C. | . Lincoln's-inn, | May 15, 1897 |
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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 Bankruptoy Acts, 1883 and 1890. In the County Court of Lancashire, holden at Liverpool. In Bankruptoy. No. 29 of 1895. In the Matter of William Henry Paris, residing at Win-stanley, Walmer-road, Birkdale, in the county of Lancaster, and Thomas Arthur Paris, residing at the Willows, Upton, in the county of Chester, both carry-ing on business at 68 and 70, Lord-street, Liverpool, under the style of T. J. Paris and Co. Jewellers

ing on Disiness at 58 and 70, Lord-street, Liverpool, under the style of T. J. Paris and Co., Jewellers. NOTICE is hereby given, that there being in the hands of the Trustee in the above bankrupty a surplus estimated at £40, arising from the separate estate of William Henry Paris, one of the bankrupts, and there being no separate creditors of such bankrupt, it is the intention of such Trustee, at the expiration of ten days from the appearance of this notice in the Gazette, to transfer such surplus to the credit of the joint estate in the said bankruptcy.—Dated this 18th day of May, 1897. JOHN MACCONNAL, Trustee.

The Bankruptcy Acts, 1883 and 1490. In the County Court of Lancashire, holden at Liverpool.

In the Oddry Court of Dancashie, noden at Inversion. In Bankruptcy. No. 29 of 1895. In the Matter of William Henry Paris, residing at Win-stanley, Walmer-road, Birkdale, in the county of Lancaster, and Thomas Arthur Paris, residing at the Willows Upton in the county of Chester, both carrying

on business at 68 and 70 Lord-street Liverpool under

the style of T. J. Paris and Co., Jewellers. NOTICE is hereby given, that there being in the hands iof the Trustee in the above bankruptcy a surplus estimated at £25 arising from the separate estate of Thomas Arthur Paris one of the bankrupts and there being Thomas Artnur Paris one of the bankrupts and there being ino.separate creditors of such bankrupt, it is the intention of such Trustee, at the expiration of ten days from the appearance of this notice in the Gazette, to transfer such surplus to the credit of the joint estate in the said bankruptcy.—Dated this 18th day of May, 1897. JOHN MACCONNAL, Trustee.

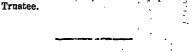
Ξ. The Bankruptcy Acts, 1883 and 1890

F In the County Court of Warwickshire, holden at

Birmingham. In Bankruptcy. No. 89 of 1896. Re Edward Weake, of 293, Clifton-road, Sparkbrook, in the city of Birmingham, and Henry George Hirons, of 24, Newton-place, Factory-road, in the city of Bir-

mingham, Builders. NOTICE is hereby given, that there being in the hands of the Trustee in the above bankruptcy a surplus estimated at £16 0s. 0d., arising from the

separate estate of Henry George Hirons, one of the bankrupts, and there being no separate creditors of such bankrupt, it is the intention of such Trustee at the expiration of fourteen days from the appearance of this notice in the Gazette to transfer such surplus to the credit of the joint estate in the said bankruptor.—Dated this lab day of May 1897 this 18th day of May, 1897. LUKE J. SHARP, 23, Colmore-row, Birmingham,



THE estates of David Cunningham Hotel Proprietor, Alexandra Hotel Bath-street Glasgow were seques-trated on the 15th day of May 1897 by the Sheriff of the county of Lanark.

The first deliverance is dated the 15th day of May 1897.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon on Thursday the 27th day of May 1897 within the Faculty Hall, Saint George's-place in Glasgow.

A composition may be offered at this meeting and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 15th day of September 1897.

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

144, West Regent-street Glasgow Agent.

THE estates of John Forfar Fyfe, Spirit Merchant, 1'

L Clark-street, Airdrie, were sequestrated on the 14th day of May 1897 by the Sheriff-Substitute of Lanark. shire at Airdrie.

shire at Airdrie. The first deliverance is dated the 3rd day of May 1897. The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon on Wednesday the 26th day of May 1897, within the Faculty Hall, Glasgow. A composition may be offered at this meeting; and, to entitle creditors to the first dividend, their oaths and encound of day tweet he ladged on on before the 14th grounds of debt must be lodged on or before the 14th day of September 1897.

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

Solicitor, Airdrie, Agent.

NOTICE.—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 o'clock on the day previous to publication.

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Court Judgments, 10s. Friendly Societies Notices, 5s. Notices of Applications to Parliament, either by the number of words as below, or by the number of lines as appearing in the type of the Gazette, as follows:—If not exceeding 10 lines of printed matter, 10s. For each additional 5 lines or under, 5s.

additional 5 lines or under, 5s. All other Advertisements, including Scotch Sequestrations, according to the number of words they actually contain:--Not exceeding 100 words, 10s., with 5s. added for every additional 50 words or under. Table or Tabular Matter at the rate of £4 per page. In Notices of Dissolution of Partnership the signatures or the Partners are not charged for. Additional Fee for late Advertisements by arrangement with the Publishers of the Gazette :--Up to 5 o'clock on the day previous to publication, 5s. Up to 12 o'clock on the day of publication, 10s. Between 12 and 2 o'clock on the day of publication, £1. Postage Stamps may be used in payment of the above fees in lieu of Gazette Stamps, provided no Postage Stämp so offered be of less value than 5s.

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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