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TUESDAY, 11 JULY, 1911.

Whitehall, July 4, 1911.

The following Addresses were presented to Their Majesties on Saturday, the 1st inst., on their arrival at Slough, on the occasion of Their return to Windsor after Their Corona-

MAGISTRATES OF BUCKINGHAM.

To the King's Most Excellent Majesty. Most Gracious Sovereign.

We, Your Majesty's loyal subjects, The Magistrates of the County of Buckingham in Quarter Sessions assembled, venture to approach Your Majesty upon the historic and auspicious occasion of Your Majesty's Corona-

We humbly beg to offer to Your Majesty and to Your illustrious Consort our most hearty welcome, and an expression of our un-

swerving loyalty and devotion.

May Your Majesty long reign in the affection of Your people, and for the good of our whole Empire.

To which Address His Majesty was pleased to return the following gracious Answer:-

We thank you for this dutiful Address from the Magistrates of the County of Buckingham on the occasion of Our Coronation, and for

your good wishes.

It is a source of satisfaction to Us to be assured so cordially of the loyalty and devotion of men who occupy a position in the State which carries with it so much responsibility for the peace and contentment of My people. I am confident that you will worthily uphold the traditions of British Liberty and Justice.

BUCKS COUNTY COUNCIL.

To the King's Most Excellent Majesty. Most Gracious Sovereign.

We, Your Majesty's loyal subjects, The Chairman, Vice-Chairman, and Members of the County Council for Buckinghamshire, with feelings of deep loyalty and devotion, humbly address Your Majesty upon the occasion of Your Majesty's Coronation.

With all our hearts we offer our sincere and hearty congratulations to Your Majesty, and Your illustrious Consort, confident that the welfare of Your Majesty's subjects will be ever foremost in Your Majesty's thoughts.

May Your Majesty long continue to reign, strong in the affections of Your people, resting on the solid foundations of liberty and justice, for the preservation of peace and for

justice, for the preservation of peace, and for

the general advancement of civilization throughout Your Majesty's Dominions.

To which Address His Majesty was pleased to return the following gracious Answer:

The Queen and I thank you for this loyal Address of Congratulation from the Chairman, Vice-Chairman, and Members of the Bucking-

ham County Council.

We shall often, when at Windsor, have occasion to visit your County, and we feel sure that the loyalty and affection to which the earnestness of your welcome bears witness to-day will never fail Us. The welfare of My people will ever be the first object in My thoughts, and I trust that, by God's blessing, My Reign may be marked by Peace and Prosperity throughout the Realm.

BUCKS TERRITORIAL FORCE ASSOCIATION.

To His Most Excellent Majesty the King.

May it please Your Majesty,

We, the President, Chairman and Members of the Territorial Force Association of the County of Buckingham, most respectfully desire to approach your Majesty with the expression of our loyal and hearty congratulations upon the occasion of your Majesty's Coronation.

We earnestly pray that under the Blessing of Almighty God Your Majesty's Reign may be long, happy and glorious.

To which Address His Majesty was pleased to return the following gracious Answer:

It gives Me much pleasure to receive this Address from the Territorial Force Association of the County of Buckingham, and I thank you for your loyal congratulations.

It is My wish and intention to follow in the steps of My Father, and to strive, as He did, to promote the welfare of the Territorial Force.

SLOUGH URBAN DISTRICT COUNCIL.

To The King's Most Excellent Majesty, and to Her Most Gracious Majesty the Queen,

The humble, loyal and dutiful Address of The Chairman and Members of the Urban District Council of Slough, Bucks.

May it please Your Majesties,

We, the Chairman and Members of the Urban District Council of Slough, in the County of Buckingham, desire to lay before your Majesties an expression of our loyal and dutiful attachment, and of our most loyal and sincere congratulations upon the Coronation of Your Majesties.
Your Majesty ascends a Throne unique in

the annals of history.

The wide expanse of Empire over which Your Majesty is called to rule is unexampled,. and the illustrious line of predecessors in your exalted office is without a parallel.

We deeply appreciate your Majesty's gracious permission to approach you with this assurance of our loyal and dutiful greeting, which is shared by all your Majesty's loyal subjects the inhabitants of Slough, and we gratefully recall the occasions on which Your Majesty's illustrious Predecessors graciously allowed the Council to offer congratulations to them in 1887, in 1897 and in 1902 at Slough.

We fervently pray that Your Majesties will be long spared in the Reign which has so

auspiciously begun.

To which Address His Majesty was pleased to return the following gracious Answer:-

The Queen and I thank you for your dutiful Address, and for your congratulations and good wishes to Us on the occasion of Our Coronation.

The strong impression which we have sustained of the spontaneous loyalty shown Us by the immense assemblies during Our progresses through the Capital in no way diminishes Our pleasure in the personal goodwill of Our neighbours and those who know Us in Our home at Windsor. We are always glad to be among you, and, if God is pleased to grant your prayer, We are sure that the years as they pass will strengthen the ties that now exist between Us.

The following Addresses were presented on Their Majesty's arrival at Eton:-

PROVOST, FELLOWS AND MASTERS OF ETON.

To Their Most Excellent Majesties the King and Queen.

May it please Your Majesties,

We, Your Majesties' humble and loyal subjects, the Provost, Fellows, and Masters of the Royal College of Eton, beg leave to approach Your Majesties with the expression of our deep and grateful sense of Your gracious condescension in thus honouring us with your Royal presence, and to tender to your Majesties a most respectful and cordial welcome on behalf of the College and School.

We gladly avail ourselves of this opportunity to offer our most loyal congratulations on the occasion of your Majesties' Coronation, together with our heartiest wishes for your health and happiness; and we earnestly pray that, by God's blessing, Your Majesties' labours in Your exalted station may be fruitful in all that fosters the true greatness and welfare of a Nation, may be encouraged by ever-increasing proof of general progress and contentment, and may be lightened and cheered by the assured affection of a prosperous and grateful people.

July 1st, 1911.

To which Address His Majesty was pleased to return the following gracious Answer:-

The Queen and I are glad to receive the congratulations and good wishes of the Provost,

Fellows, and Masters of Our Royal College of

The warmth of your greeting is in harmony with the loyalty of your ancient Foundation. We thank you for your words of sympathy and encouragement. We count upon you to serve Us still further by fostering in those committed to your care a standard of manliness, knowledge, courtesy, and public spirit which will not be unworthy of the renown of Eton.

· SCHOLARS AND OPPIDANS OF ETON.

To Their Most Excellent Majesties The King and Queen.

May it please Your Majesties,

We, the King's Scholars and Oppidans of Your Royal College and School of Eton, humbly beg leave to approach Your Majesties with the assurance of our most loyal devotion, and with heartfelt gratitude for the honour so graciously accorded to us in Your presence amongst us to-day.

Eton, under the favour of successive Sovereigns, has ever been the nurse of loyal sentiments. In this our generation those sentiments have been, if possible, quickened to a greater strength when, as at present, in the hearts of the English people, there is one unanimous desire for the prosperity and wel-

fare of their King and Queen. We humbly offer to Your Majesties a welcome to Eton to-day, and express a hope that in the future this Royal Foundation may continue to enjoy the same meed of gracious favour to which it has owed its existence and its prosperity in the days that are past.

To which Address His Majesty was pleased to return the following gracious Answer: -

I thank you on behalf of the Queen and Myself for the Address of Welcome which has been read to Us from the King's Scholars and Oppidans of Eton College and School.

It is a great pleasure to Us to visit Eton again and to receive, so soon after the solemn ceremony of Our Coronation, the assurance of the loyalty and devotion to the Crown which is one of the firmest traditions of your School.

Here you enjoy many advantages in the education you receive and in the circumstances of your lives. The British Empire requires at the present time hard service from all its sons. It requires the hardest service from those to whom most has been given. You will, I am sure, in the course of your lives lose no opportunity of rendering service to your Country and to the Nation. Those opportunities occur in times of peace as often as in times of war. By seizing them and turning them to the ful-lest account you will be able to take your part in the work which My people have to do all over the world, and so continue to send out from these historic walls men as great and as useful as those who have gone before.

I shall always take a keen interest in Eton, not only in memory of its ancient Royal Foundation, but as a neighbour and a friend. I am confident that in future you will never forget that upon you rests the responsibility

of upholding the honour of Eton and her world-wide fame.

ETON URBAN DISTRICT COUNCIL.

To Their Most Excellent Majesties The King and Queen.

May it please Your Majesties,

the Members of the Eton Urban Council, beg to approach Your Majesties with an expression of our loyal congratulations on Your Majesties' Coronation, and of our earnest hope that Providence may bestow health and happiness on Your Majesties and the Royal Family and peace and prosperity on the whole

Kingdom and Empire.

Living under the shadow of the Royal Fortress of Windsor, we are specially sensible of the great influence for good exercised by the example which Your Majesty's Royal Predecessors have set to many generations of their subjects, and we devoutly pray that Your Majesty's reign may under Providence be equally beneficial to Your Majesty's loyal and loving subjects, and equally cheered to Your Majesties by the affectionate devotion of a united and grateful people.

To which Address His Majesty was pleased to return the following gracious Answer: —

We thank you sincerely for this kindly expression of your congratulations and good

Your Address is a further proof, if any were needed, that there is no abatement in the warmth of the friendship that has always subsisted between the Sovereign and the people of You may rest assured that your welfare will always be the subject of Our earnest solicitude.

At Windsor Bridge the following Address was presented to Their Majesties:-

THAMES CONSERVANCY.

To Their Most Excellent Majesties.

The Humble Address of the Conservators of the River Thames.

May it please Your Majesties,

We, Your Majesties' loyal and faithful subjects, the Conservators of the River Thames, humbly approach Your Most Gracious Majesties, and respectfully assure You of our dutiful and hearty congratulations on the occasion of Your Coronation.

The River Thames has for centuries past been associated historically with the Sovereigns of this Kingdom, and that part of the river be-tween Cricklade and Teddington over which we now exercise jurisdiction still maintains its great popularity as the pleasure resort of a vast number of Your Majesties' subjects, on whose behalf we desire to express our deep sense of thankfulness for the concern You have always shown in their welfare and happiness.

We humbly beseech Almighty God that

Your Majesty and our beloved Sovereign Lady the Queen may long be spared to rule over Your loyal and devoted subjects in peace and prosperity.

To which Address His Majesty was pleased to return the following gracious Answer:—

We thank you for your loyal and dutiful Address, and we are glad to have this opportunity of testifying to Our interest in your work

The Thames is the pride of every Englishman who has learnt its story or experienced the fascination of its summer beauty. The Upper Reaches which you control contribute to the health and enjoyment of Our people, as its tidal waters serve in the development of their commerce and industries.

We have seen from year to year the great improvements which are constantly being effected under your direction, and We are sure that your efforts will continue to be attended by an increasing measure of success.

. On the arrival of the Royal Procession at Queen Victoria's Statue the following Address was presented:—

BOROUGH OF WINDSOR.

To Their Most Excellent Majesties King George V and Queen Mary.

May it please Your Majesties,

We, the Mayor, Aldermen and Burgesses of the Royal and Ancient Borough of New Windsor, humbly approach Your Majesties, and beg to offer a loyal and sincere welcome upon Your return to the Ancestral Home of Sovereigns of England after the historic we rejoice in the knowledge that Your Majesties are devoting your lives to the advancement of the British Empire and the wellbeing of the people over which you so beneficently rule, and that since the commencement of Your Reign You have, by the deep interest that You have taken in all classes of Your subjects, earned their loyal regard and deep affection. We desire to express our gratitude for the gracious sanction only recently given to the setting aside, for the health-ful sports of the young men of the neighbourhood, a portion of the Royal Park for use as a recreation ground, and to give our assurance that this thoughtful concession will be most highly valued by all who are interested in those athletic pursuits which have proved so

beneficial to the manhood of the British race.

We devoutly pray that Almighty God may bless you both with health and strength to enable you for many years to carry out the profound duties that your exalted rank has placed upon you. We also pray that Your friendship with the Foreign Powers of the world may continue, so that Your Reign may be one of peace, that Your Empire, so widely divided by the seas, may be closely united in loyalty to Your Majesties, and that the everincreasing intercourse between the Mother Country and her Colonies may bring with it continuous commercial prosperity.

To which Address His Majesty was pleased to return the following gracious Answer:—

The Queen and I thank you heartily for this renewed assurance of the loyalty and affection of the Mayer, Aldermen, and Burgesses, on this first visit to Our beautiful home at Windsor after the Coronation.

We are grateful to you for your kindly and well-considered words. It is my earnest wish to know and understand the legitimate interests and feelings of all classes of My subjects at home and overseas.

The progress and prosperity of Windsor hold an intimate place in Our thoughts. It has given Me pleasure to be able to set aside for your use as a recreation ground a portion of the Royal Park. The cultivation of physical efficiency is of peculiar importance in the present age of mental exertion, and I feel sure that the youth of Windsor will take full advantage of the opportunities which will thus be afforded them for healthful and manly recreation.

Here beneath the Statue of the great Queen Victoria our hearts must be filled with thankfulness for the influence and example of Her home life at Windsor. We look forward with feelings of pleasure and gratitude to the creation of a similar memorial which is to be erected by the people of Windsor to My beloved Father. We remember His pride in the Castle and all its surroundings, and the keen personal interest with which He followed the many improvements carried out here during His reign. Such memories of the past will ever endear to Us Windsor and its people, and their prosperity and welfare will be Our abiding trust.

Whitehall, July 8, 1911.

The following Addresses were presented to Their Majesties on Friday, the 7th inst., on Their arrival at Holyhead, on Their way to Ireland:—

ANGLESEY COUNTY COUNCIL.

To His Most Excellent Majesty The King, To her Most Gracious Majesty Queen Mary, and To His Royal Highness the Prince of Wales.

We, the County Council of Anglesey, desire to offer to Your Majesties, and to His Royal Highness, dutiful and loyal greetings, with warmest welcome on Your visit to this county.

Your Majesties' Coronation and the other great and solemn ceremonies and functions of the period, to conclude with the Imperial Durbar at Delhi, proclaim to the world the extent and might of Your Majesty's Realm.

Your Majesty's subjects will acclaim at the Investiture of His Royal Highness as Prince of Wales their loyal affection for his Person, and their faithful allegiance to Your

Majesty's Dynasty.

Grave and manifold are the duties and obligations attaching to Your Majesty's exalted Office, and we pray that the Almighty Ruler of all men may guard and guide Your Majesty in all things, and that God's blessings may ever attend your Majesties and His Royal Highness The Prince of Wales.

To which Address His Majesty was pleased to return the following gracious Answer:—

I thank you on behalf of the Queen and the Prince of Wales and Myself for your loyal

welcome to the County of Anglesey.

Amongst the great events of Our Coronation year the Investiture of Our dear son is one to which we look forward with peculiar pleasure, and I am confident that it will serve to awaken in the fullest measure that deep loyalty and affection which the Welsh people have always given to their Prince.

Your kind wishes and prayers will sustain. Me in the responsibilities of My office, and my efforts for the welfare of My people will be made easier by the assurance of your sympathy

and support.

HOLYHEAD URBAN DISTRICT COUNCIL.

To Their Most Excellent Majesties King George V and Queen Mary, and to His Royal Highness the Prince of Wales.

We, the Chairman, Vice-Chairman, and Members of the Holyhead Urban District Council most humbly and respectfully desire, on behalf of the Town of Holyhead, to tender to Your Majesties, and to His Royal Highness the Prince of Wales, the expression of our loyal and dutiful attachment to Your Majesties and our Prince, on this, your first visit to Wales after your Coronation.

It is only four years since we had the privilege and pleasure of welcoming His late Majesty King Edward VII and his gracious Consort, Queen Alexandra. They then came to lay the foundation stone of an educational institution established for the benefit of the whole of North Wales. Your Majesties now come to open the new buildings then so auspiciously begun, and North Wales rejoices at this gracious manifestation of the continued Royal interest in the efforts of this part of the Principality on behalf of higher education.

But, even more than as a recognition of what Wales has done for its educational institutions, we welcome Your Majesties' present visit to North Wales because it is connected with the Investiture of the Heir Apparent to the Throne with his insignia as the Prince of our own native land in the historic Castle of Carnarvon. This is an event which will make Your Majesties' visit this year ever memorable among the people of Wales.

We fervently pray Almighty God to guide and preserve Your Majesties and His Royal Highness the Prince of Wales, and to grant a continuance of those blessings so abundantly bestowed upon Your Majesties and His Royal Highness the Prince of Wales in the past.

To which Address His Majesty was pleased to return the following gracious Answer:—

It gives Us much pleasure to receive this loyal and dutiful Address from the Holyhead Urban District Council, and I thank you on behalf of the Queen and the Prince of Wales and in My own name for your prayers and good wishes, and for the sentiments of personal attachment which you express.

The Queen and I look forward with the greatest interest to Our return to Wales next week, when We shall take part in the Investiture of Our Son as Prince of Wales, a ceremony which will associate the Principality with the great events of Our Coronation year in a manner befitting so loyal and important a part of Our Dominions.

At the Court at Buckingham Palace, the 5th. day of July, 1911.

PRESENT,

The KING's Most Excellent Majesty.

Lord President. Lord Chamberlain. Lord Kinnear. Mr. Secretary Churchill. Mr. Secretary Harcourt. Sir Joseph Ward. Sir Charles Fitzpatrick. Sir George Murray. Sir Edward Morris. Sir T. Vezey Strong. Sir William Anson. Sir Frederick Pollock. Sir John Rhys. Sir Rufus Isaacs Mr. McKinnon Wood. Mr. T. J. Macnamara. Mr. J. H. Whitley. Mr. Charles Fenwick. Mr. J. W. Wilson. Mr. A. Bonar Law. Mr. W. Hayes Tisher. Mr. Laurence Hardy. Mr. F. E. Smith. Mr. F. Huth Jackson.

WHEREAS by an Act passed in a Session of Parliament holden in the seventh and eighth years of Her late Majesty Queen Victoria's reign, intituled, "An Act for amending an Act passed in the fourth year of the reign of His late Majesty, intituled 'An Act for the better administration of Justice in His Majesty's Privy Council'; and to extend its jurisdiction and powers," it was amongst other things provided, that it should be competent to Her Majesty, by any Order or Orders, to be from time to time for that purpose made, with the advice of Her Privy Council, to provide for the admission of any appeal or appeals to Her Majesty in Council from any judgments, sentences, decrees, or orders of any court of justice within any British colony or possession abroad, although such court should not be a court of error or a court of appeal within such colony or possession; and it should also be competent to Her Majesty, by any such Order or Orders as aforesaid, to make all such provisions as to Her Majesty in Council should seem meet for the instituting and prosecuting any such appeals, and for carrying into effect any such decisions or sentences as Her Majesty in Council should pronounce thereon: Provided always, that it should be competent to Her Majesty in Council to revoke, alter, and amend any such Order or Orders as aforesaid, as to Her Majesty in Council should seem

And whereas by an Order in Council dated the 20th day of March, 1863, provision was made in pursuance of the said Act to enable parties to appeal from the decisions of the Supreme Court of the Province of Nova Scotia to Her Majesty in Council:

And whereas it is expedient, with a view to equalizing as far as may be the conditions under which His Majesty's subjects in the British Dominions beyond the Seas shall have a right of appeal to His Majesty in Council, and to promoting uniformity in the practice and procedure in all such appeals, that the said Order in Council of the 20th day of March, 1863, should be revoked and that new provision should be made for regulating appeals from the said Supreme Court to His Majesty in

It is hereby ordered by the King's Most Excellent Majesty, by and with the advice of His Privy Council, that the said Order in Council of the 20th day of March, 1863, be and the same is hereby revoked, and that the rules herein set out shall regulate all appeals to His Majesty in Council from the said Province of Nova Scotia.

1. In these rules, unless the context otherwise requires:-

"Appeal" means appeal to His Majesty

in Council; "His Majesty" includes His Majesty's

heirs and successors;
"Judgment" includes decree, order, sen-

tence, or decision;

'Court' means either the full court or a single judge of the Supreme Court of Nova Scotia according as the matter in question is one which, under the rules and practice of the Supreme Court, properly appertains to the full court or to a single judge. "Record" means the aggregate of papers

relating to an appeal (including the pleadings, proceedings, evidence and judgments) proper to be laid before His Majesty in

Council on the hearing of the appeal;
"Registrar" means the Registrar or other proper officer having the custody of the records in the court appealed from; "Month" means calendar month;

Words in the singular include the plural, and words in the plural include the singular.

- 2. Subject to the provisions of these rules, an appeal shall lie-
 - (a) as of right, from any final judgment of the court, where the matter in dispute on the appeal amounts to or is of the value of £500 sterling or upwards, or where the appeal involves, directly or indirectly, some claim or question to or respecting property or some civil right amounting to or of the value of £500 sterling or upwards; and

(b) at the discretion of the court, from any other judgment of the court, whether final or interlocutory, if, in the opinion of the court, the question involved in the appeal is one which, by reason of its great general or public importance or otherwise, ought to be submitted to His Majesty in Council for decision.

3. Where in any action or other proceeding no final judgment can be duly given in consequence of a difference of opinion between the judges, the final judgment may be entered pro forma on the application of any party to such action or other proceeding according to the opinion of the chief justice or, in his absence, of the senior puisne judge of the court, but such judgment shall only be deemed final for

purposes of an appeal therefrom, and not for

any other purpose.

. 4. Applications to the court for leave to appeal shall be made by motion or petition within 21 days from the date of the judgment to be appealed from, and the applicant shall give the opposite party notice of his intended application.

- 5. Leave to appeal under Rule 2 shall only be granted by the court in the first instance
 - (a) upon condition of the appellant, within a period to be fixed by the court, but not exceeding three months from the date of the hearing of the application for leave to appeal, entering into good and sufficient security, to the satisfaction of the court, in a sum not exceeding £500, for the due prosecution of the appeal, and the payment of all such costs as may become payable to the respondent in the event of the appellant's not obtaining an order granting him final leave to appeal, or of the appeal being dismissed for non-prosecution, or of His Majesty in Council ordering the appellant to pay the respondent's costs of the appeal (as the case may be); and

(b) upon such other conditions (if any) as to the time or times within which the appellant shall take the necessary steps for the purpose of procuring the preparation of the record and the despatch thereof to England as the court, having regard to all the circumstances of the case, may think it reason-

able to impose.

- 6. Where the judgment appealed from requires the appellant to pay money or perform a duty, the court shall have power, when granting leave to appeal, either to direct that the said judgment shall be carried into execution or that the execution thereof shall be suspended pending the appeal, as to the court shall seem And in case the court shall direct the said judgment to be carried into execution, the person in whose favour it was given shall, before the execution thereof, enter into good and sufficient security, to the satisfaction of the court, for the due performance of such order as His Majesty in Council shall think fit to
- make thereon.
 7. The preparation of the record shall be subject to the supervision of the court, and the parties may submit any disputed question arising in connection therewith to the decision of the court, and the court shall give such directions thereon as the justice of the case may
- 8. The Registrar, as well as the parties and their legal agents, shall endeavour to exclude from the record all documents (more particularly such as are merely formal) that are not relevant to the subject-matter of the appeal, and, generally, to reduce the bulk of the record as far as practicable, taking special care to avoid the duplication of documents and the unnecessary repetition of headings and other merely formal parts of documents; but the documents omitted to be copied or printed shall be enumerated in a list to be placed after the index or at the end of the record.
- 9. Where in the course of the preparation of a record one party objects to the inclusion of a document on the ground that it is unnecessary or irrelevant, and the other party nevertheless insists upon its being included, the record, as finally printed (whether in Nova Scotia or in England) shall, with a view to the subsequent adjustment of the costs of and inciden-

tal to such document, indicate in the index of papers, or otherwise, the fact that, and the party by whom, the inclusion of the document was objected to.

10. The record shall be printed in accordance with the rules set forth in the Schedule hereto. It may be so printed either in Nova

Scotia or in England.

11. Where the record is printed in Nova Scotia the Registrar shall, at the expense of the appellant, transmit to the Registrar of the Privy Council 40 copies of such record, one of which copies he shall certify to be correct by signing his name on, or initialling, every eighth page thereof and by affixing thereto the seal,

if any, of the court.

12. Where the record is to be printed in England, the Registrar shall, at the expense of the appellant, transmit to the Registrar of the Privy Council one certified copy of such record, together with an index of all the papers and exhibits in the case. No other certified copies of the record shall be transmitted to the agents in England by or on behalf of the parties to the appeal.

13. Where part of the record is printed in Nova Scotia and part is to be printed in Eng-Rules 11 and 12 shall, as far as practicable, apply to such parts as are printed in Nova Scotia and such as are to be printed in

England respectively.

14. The reasons given by the judge, or any of the judges, for or against any judgment pronounced in the course of the proceedings out of which the appeal arises, shall by such judge or judges be communicated in writing to the Registrar, and shall by him be transmitted to the Registrar of the Privy Council at the same time when the record is transmitted.

- 15. Where there are two or more applications for leave to appeal arising out of the same matter, and the court is of opinion that it would be for the convenience of the Lords of the Judicial Committee and all parties concerned that the appeals should be consolidated, the court may direct the appeals to be consolidated and grant leave to appeal by a single
- 16. An appellant who has obtained an order granting him conditional leave to appeal may at any time prior to the making of an order granting him final leave to appeal withdraw his appeal on such terms as to costs and otherwise as the court may direct.
- 17. Where an appellant, having obtained an order granting him conditional leave to appeal, and having complied with the conditions imposed on him by such order, fails thereafter to apply with due diligence to the court for an order granting him final leave to appeal, the court may, on an application in that behalf made by the respondent, rescind the order granting conditional leave to appeal, notwithstanding the appellant's compliance with the conditions imposed by such order, and may give such directions as to the costs of the appeal and the security entered into by the appellant as the court shall think fit, or make such further or other order in the premises as, in the opinion. or the court, the justice of the case requires.
- 18. On an application for final leave to appeal, the court may inquire whether notice, or sufficient notice, of the application has been given by the appellant to all parties concerned, and, if not satisfied as to the notices given, may defer the granting of the final leave to appeal, or may give such other directions in the matter

as, in the opinion of the court, the justice of the case requires.

19. An appellant who has obtained final leave to appeal shall prosecute his appeal in accordance with the rules for the time being regulating the general practice and procedure

in appeals to His Majesty in Council.
20. Where an appellant, having obtained final leave to appeal, desires, prior to the despatch of the record to England, to withdraw his appeal, the court may, upon an application in that behalf made by the appellant, grant him a certificate to the effect that the appeal has been withdrawn, and the appeal shall thereupon be deemed, as from the date of such cer-tificate, to stand dismissed without express Order of His Majesty in Council, and the costs of the appeal and the security entered into by the appellant shall be dealt with in such manner

as the court may think fit to direct.

21. Where an appellant, having obtained final leave to appeal, fails to show due diligence in taking all necessary steps for the purpose of procuring the despatch of the record to England, the respondent may, after giving the appellant due notice of his intended application, apply to the court for a certificate that the appeal has not been effectually prosecuted by the appellant, and if the court sees fit to grant such a certificate, the appeal shall be deemed, as from the date of such certificate, to stand dismissed for non-prosecution without express Order of His Majesty in Council, and the costs of the appeal and the security entered into by the appellant shall be dealt with in such manner as the court may think fit to

- 22. Where at any time between the date of the order granting final leave to appeal and the despatch of the record to England the record becomes defective by reason of the death, or change of status, of a party to the appeal, the court may, notwithstanding the order granting final leave to appeal, on an application in that behalf made by any person interested, grant a certificate showing who, in the opinion of the court, is the proper person to be substituted or entered on the record in place of, or in addition to, the party who has died or undergone a change of status, and the name of such person shall thereupon be deemed to be so substituted or entered on the record as aforesaid without express Order of His Majesty in Council.
- 23. Where the record subsequently to its despatch to England becomes defective by reason of the death, or change of status, of a party to the appeal the court shall, upon an application in that behalf made by any person interested, cause a certificate to be transmitted to the Registrar of the Privy Council showing who, in the opinion of the court, is the proper person to be substituted, or entered, on the record, in place of, or in addition to, the party who has died or undergone a change of status.
- 24. The case of each party to the appeal may be printed either in Nova Scotia or in England, and shall, in either event, be printed in accordance with the rules set forth in the schedule hereto, every tenth line thereof being numbered in the margin, and shall be signed by at least one of the Counsel who attends at the hearing of the appeal, or by the party himself if he conducts his appeal in person.
- 25. The case shall consist of paragraphs numbered consecutively and shall state, as concisely as possible, the circumstances out of which the appeal arises, the contentions to be urged by

the party lodging the same, and the reasons of appeal. References by page and line to the relevant portions of the record as printed shall, as far as practicable, be printed in the margin, and care shall be taken to avoid, as far as possible, the reprinting in the case of long extracts from the record. The taxing officer, in taxing the costs of the appeal, shall, either of his own motion, or at the instance of the opposite party, inquire into any unnecessary prolixity in the case, and shall disallow the costs occasioned

thereby.
26. Where the Judicial Committee directs a party to bear the costs of an appeal incurred in Nova Scotia, such costs shall be taxed by the proper officer of the court in accordance with the rules for the time being regulating

taxation in the court.

27. The court shall conform with, and execute, any order which His Majesty in Council may think fit to make on an appeal from a judgment of the court in like manner as any original judgment of the court should or

might have been executed.
28. Nothing in these rules contained shall be deemed to interfere with the right of His Majesty, upon the humble petition of any person aggrieved by any judgment of the court, to admit his appeal therefrom upon such conditions as His Majesty in Council shall think fit to impose.

Almeric FitzRoy.

SCHEDULE.

I. Records and cases in appeals to His Majesty in Council shall be printed in the form

known as Demy Quarto.

II. The size of the paper used shall be such that the sheet, when folded and trimmed, will be 11 inches in height and 8½ inches in width.

III. The type to be used in the text shall be Pica type, but Long Primer shall be used in printing accounts, tabular matter, and notes.

IV. The number of lines in each page of

Pica type shall be 47 or thereabouts, and every tenth line shall be numbered in the margin.

At the Court at Buckingham Palace, the 5th day of *July*, 1911.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the sixth and seventh years of His late Majesty King William the Fourth, chapter seventy-seven, and of the Act of the fifth year of Her late Majesty Queen Victoria (session two), chapter twenty-six, duly prepared and laid before His Majesty in Council a scheme bearing date the first day of June, in the year one thousand nine hundred and eleven, in the words and figures following, that

is to say:—
"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the sixth and seventh years of His late Majesty King William the Fourth, chapter seventy-seven, and of the Act of the fifth year of Her late Majesty Queen Victoria (session two), chapter twenty-six, have prepared and now humbly lay before Your Majesty in Council the following scheme for authorizing certain improvements to the demesnes adjoining the episcopal

house of residence belonging to the See of Exeter, which is known as The Palace, Exeter.

Whereas a portion of the ancient wall of the City of Exeter extends along the southeastern side of the demesnes adjoining the said episcopal house of residence and it appears desirable that the said portion of the City Wall should form a part of the said demesnes.

"And whereas the Right Reverend Archibald, now Bishop of Exeter, is desirous that the said portion of the City Wall, should be acquired as an addition to the grounds of the said episcopal house of residence, and that certain works should be undertaken with a view to the improvement of the said wall and has submitted to us the particulars of such works, and we have approved such acquisition of the said portion of the City Wall and the proposed

works of improvement.

"And whereas the said Bishop is also desirous, and it appears to us to be expedient, that towards the cost of effecting the said acquisition of the said portion of the City Wall and the said improvements a sum of four hundred pounds (being a sum which does not exceed two years' income of the See) should be provided by the borrowing of the same sum by way of mortgage upon the security of all and every part of the lands, tenements and hereditaments, endowments or emoluments which now belong or may hereafter belong to the Bishoprick of Exeter.

"Now, therefore, with the consent of the said Archibald, Bishop of Exeter (testified by his having affixed his signature and episcopal seal to this scheme), we, the said Ecclesiastical Commissioners for England, humbly recommend and propose that the said Bishop be authorized and empowered to purchase the site of the said portion of the City Wall and take a conveyance of the same to himself and to his successors in the See of Exeter, that he be further authorized to borrow from the Governors of the Bounty of Queen Anne, and that the said Governors be empowered to lend under the provisions of the above-mentioned Acts any sum not exceeding four hundred pounds, and that as a security for the same the said Bishop do mortgage all and every part of the lands, tenements and hereditaments, and endowments or emoluments which now belong or may hereafter belong to his said See to the said Governors by deed for the term of twenty years or until the said sum so to be borrowed as aforesaid, with the interest for the same as hereinafter mentioned, and all costs and charges which may attend the recovery thereof, shall be fully paid and satisfied, and that such principal sum shall be repaid with interest in the manner following, that is to say, during and in respect of the first period of twelve months of the said term, computed from the day of the date of the mortgage, no part of the said principal sum shall be repayable, but the said Bishop or his successor shall yearly, at the end of the second period of twelve months so computed, and at the end of every such like period of twelve months thereafter, pay to the said Governors, their successors or assigns, one fifteenth part of the said principal sum until the whole thereof shall be repaid, and shall also at the end of the first and each succeeding period of twelve months, computed as aforesaid, pay interest at the rate of four pounds per centum per annum on the said principal. sum or on so much thereof as shall from time to time remain unpaid. And that, if and

when it shall happen that either the principal or the interest directed to be paid as hereinbefore mentioned shall be in arrear and unpaid for the space of forty days after the same shall become due, it shall and may be lawful for the said Governors, their successors and assigns, to recover the same and the costs and charges attending the recovery thereof by distress and sale in the like manner as rents may be recovered by landlords or lessors from their tenants by the laws in force at the time of such distress and sale, and that such mortgage deed shall be in the form and to the effect to be approved by us, the said Ecclesiastical Commissioners, and shall bind, as well the said Archibald, now Bishop of the said diocese of Exeter, as every succeeding Bishop of the same Diocese, until the principal money and interest, costs and charges shall have been paid off and discharged.

"And we further recommend and propose that the said sum so to be borrowed as aforesaid shall be paid to us, the said Ecclesiastical Commissioners, and that the receipt of our joint treasurers for the time being endorsed on the said mortgage deed shall be a good and sufficient discharge of the said Governors and their successors for the same, who shall not be bound or required to see to the application thereof, and that upon the receipt of the said sum so to be borrowed as aforesaid, the whole or any part or parts thereof shall be applied by us at such times and in such manner as shall appear to us to be expedient towards effecting the said proposed acquisition of the said portion of the City Wall as an addition to the demesnes of the episcopal house of residence aforesaid and the

said improvements thereto. "And we further recommend and propose that the Bishop of Exeter for the time being shall insure against loss or damage by fire and keep insured the said episcopal house of residence, the said insurance to be for a sum of not less than six thousand nine hundred pounds and to be effected in one or more of the public offices of insurance in London or Westminster to be approved by us, and that in case of loss or damage by fire to the same episcopal house of residence the moneys receivable in respect of the said insurance shall be paid over to us by the said Bishop and shall with any interest or accumulation thereon be applied by us in rebuilding or repairing the same episcopal house of residence with the concurrence of the said Bishop.

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

of them or of any other Act of Parliament."

And whereas the said scheme has been approved by His Majesty in Council:

Now, therefore, His Majesty, by and with the advice of His 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 His Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the register of the said diocese of Exeter.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 5th day of July, 1911.

PRESENT.

The KING's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the thirty-third and thirty-fourth years of Her late Majesty Queen Victoria, chapter thirty-nine, and of the Act of therein mentioned, that is to say, the Act of the third and fourth years of Her said late Majesty, chapter one hundred and thirteen, the Act of the fourth and fifth years of Her said late Majesty, chapter thirty-nine, and the Act of the thirty-first and thirty-second years of Her said late Majesty, chapter one hundred and fourteen, duly prepared and laid before His Majesty in Council a scheme bearing date the first day of June, in the year one thousand nine hundred and eleven, in the words and figures following, that is to say:—

words and figures following, that is to say:—
"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the thirty-third and thirty-fourth years of Her late Majesty Queen Victoria, chapter thirty-nine, and of the Acts therein mentioned, that is to say, the Act of the third and fourth years of Her said late Majesty, chapter one hundred and thirteen, the Act of the fourth and fifth years of Her said late Majesty, chapter thirty-nine, and the Act of the thirty-first and thirty-second years of Her said late Majesty, chapter one hundred and fourteen, have prepared and now humbly lay before Your Majesty in Council the following scheme for effecting a transfer of the ownership of the advowson or perpetual right of patronage of and presentation to the church and cure (hereinafter called 'the said benefice') of Elmley, in the county of Kent and in the diocese of Canterbury.

"Whereas the advowson or perpetual right of patronage of and presentation to the said benefice of Elmley is vested for an estate in fee simple in possession free from incumbrances in William Woodruff, of Number 23, Vale Road, Ramsgate, in the said county of Kent, Esquire.

"And whereas the said William Woodruff is desirous that the whole advowson or perpetual right of patronage of and presentation to the said benefice of Elmley, now vested in him as aforesaid, should be transferred to and be vested in the Right Reverend William Walsh, Bishop of Dover, and Archdeacon of the Archdeaconry of Canterbury, and his successors Archdeacons of Canterbury.

"And whereas the said William Walsh, Archdeacon of Canterbury, is willing to accept such transfer and in token of such his willingness has executed this scheme as hereinafter mentioned.

"And whereas the Right Honourable and Most Reverend Randall Thomas, now Archbishop of Canterbury, is consenting to such transfer, and in token that the same transfer has that consent of the bishop of the diocese which by the Acts in the hereinbefore-mentioned Act recited or by some or one of them is made necessary, he, the said Randall Thomas, Archbishop of Canterbury, has executed this scheme as hereinafter mentioned.

"And whereas the transfer of the patronage of the said benefice of Elmley, which is hereinbefore mentioned and hereinafter recommended and proposed, will in our opinion tend to make better provision for the cure of souls in the parish or district in or in respect of which the right of patronage or advowson so recommended and proposed to be transferred as aforesaid arises or exists, that is to say, in

the parish of Elmley.

"Now therefore, with the consent of the said William Woodruff (in testimony whereof he has signed and sealed this scheme), and with the consent of the said William Walsh, Archdeacon of Canterbury (in testimony whereof he has signed and sealed this scheme), and with the consent of the said Randall Thomas, Archbishop of Canterbury (in testimony whereof he has signed this scheme and sealed the same with his archiepiscopal seal) We, the said Ecclesiastical Commissioners for England, humbly recommend and propose that upon and from the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this scheme and without any conveyance or assurance in the law other than such duly gazetted Order, the whole advowson or perpetual right of patronage of and presentation to the said benefice of Elmley, now vested in him, the said William Woodruff as aforesaid, shall be transferred to the said William Walsh, Archdeacon of Canterbury, and his successors in the same archdeaconry, 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 Walsh, Archdeacon of Canterbury, and his successors in the same archdeaconry for ever.

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

or of any other Act of Parliament."

And whereas the said scheme has been

approved by His Majesty in Council:

Now, therefore, His Majesty, by and with the advice of His 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 His 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 Canterbury.

Almeric FitzRoy. .

At the Court at Buckingham Palace, the 5th day of July, 1911.

PRESENT,

The KING's Most Excellent Majesty in Council. WHEREAS the Ecclesiastical Commis-VV sioners for England have, in pursuance of the Act of the thirty-third and thirty-fourth years of Her late Majesty Queen Victoria, chapter thirty-nine, and of the Acts therein mentioned, that is to say, the Act of the third and fourth years of Her said late Majesty, chapter one hundred and thirteen, the Act of the fourth and fifth years of Her said late Majesty, chapter thirty-nine, and the Act of the thirty-first and thirty-second years of Her said late Majesty, chapter one hundred and fourteen, duly prepared and laid before His Majesty in Council a scheme bearing date the fifteenth day of June, in the year one thousand nine hundred and eleven, in the

words and figures following, that is to say:—
"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the thirtythird and thirty-fourth years of Her late Majesty Queen Victoria, chapter thirty-nine, and of the Acts therein mentioned, that is to say, the Act of the third and fourth years of Her said late Majesty, chapter one hundred and thirteen, the Act of the fourth and fifth years of Her said late Majesty, chapter thirtynine, and the Act of the thirty-first and thirtysecond years of Her said late Majesty, chapter one hundred and fourteen, have prepared and now humbly lay before Your Majesty in Council the following scheme for effecting a transfer of the ownership of the advowson or perpetual right of patronage of and presentation to the church and cure (hereinafter called 'the said benefice') of Alrewas with Fradley, in the county of Stafford and in the diocese of

"Whereas the advowson or perpetual right of patronage of and presentation to the said benefice of Alrewas with Fradley is vested for an estate in fee simple in possession free from incumbrances in Theophilus Basil Percy Levett, of Wychnor Park, in the said county of Stafford, Esquire.

"And whereas the said Theophilus Basil Percy Levett is desirous that the whole advowson or perpetual right of patronage of and presentation to the said benefice of Alrewas with Fradley, now vested in him as aforesaid, should be transferred to and be vested in the Honourable and Right Reverend Augustus now bishop of the said diocese of Lichfield in right of his See.

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

"And whereas the transfer of the patronage of the said benefice of Alrewas with Fradley, which is hereinbefore mentioned and hereinafter recommended and proposed will in our opinion tend to make better provision for the cure of souls in the parish or district in or in respect of which the right of patronage or advowson so recommended and proposed to be transferred as aforesaid arises or exists, that is to say, in the parish of Alrewas with Fradley.

"Now therefore, with the consent of the said Theophilus Basil Percy Levett (in testimony whereof he has signed and sealed this scheme), and with the consent of the said Augustus Bishop of Lichfield (in testimony whereof he has signed this scheme and sealed the same with his episcopal seal) We, the said Ecclesiastical Commissioners for England, humbly recommend and propose that upon and from the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this scheme and without any conveyance or assurance in the law other than such duly gazetted Order the whole advowson or perpetual right of patronage of and presentation to the said benefice of

Alrewas with Fradley now vested in him the said Theophilus Basil Percy Levett as aforesaid, shall be transferred to the said Augustus Bishop of Lichfield and his successors in the same bishoprick, and shall thereupon and thenceforth become and be absolutely vested in and shall and may from time to time be exercised by the said Augustus Bishop of Lichfield and his successors in the same bishoprick for ever.

ever.

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

And whereas the said scheme has been

approved by His Majesty in Council:

Now, therefore, His Majesty, by and with the advice of His 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 His Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the said diocese of Lichfield.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 5th day of July, 1911.

PRESENT.

The KING's Most Excellent Majesty in Council.

WHEREAS by section 16 of the Pluralities

Act. 1838, as amended by the Plurali-

Act, 1838, as amended by the Pluralities Act, 1850, it is, amongst other things, enacted, "That whenever it shall appear to the Archbishop of the Province, with respect to his own diocese, and whenever it shall be represented to him by the Bishop of any diocese, or by the Bishops of any two dioceses, that two or more benefices, or that one or more benefice or benefices, and one or more spiritual sinecure rectory or rectories, vicarage or vicarages, in his or their diocese or dioceses, being either in the same parish or contiguous to each other, and of which the aggregate population shall not exceed one thousand five hundred persons, may, with advantage to the interests of religion, be united into one benefice, the said Archbishop of the Province shall inquire into the circumstances of the case; and if on such inquiry it shall appear to him that such union may be usefully made, and will not be of inconvenient extent, and that the patron or patrons of the said benefices, sinecure rectory or rectories, vicarage or vicarages respectively, is or are consenting thereto, such consent being signified in writing under the hands of such patron or patrons, the said Archbishop shall, six weeks before certifying such inquiry and consent to His Majesty as hereinafter directed, cause, with respect to his own diocese, a statement in writing of the facts, and in other cases a copy in writing of the aforesaid representation to be affixed on or near the principal outer door of the church, or in some public and conspicuous place in each of such benefices, sinecure rectories, or vicarages, with notice to any

person or persons interested, that he, she, or they, may, within such six weeks, show cause in writing under his, her, or their hand or hands, to the said Archbishop, against such union; and if no sufficient cause be shown within such time, the said Archbishop shall certify the inquiry and consent aforesaid to His Majesty in Council, and thereupon it shall be lawful for His Majesty in Council to make and issue an Order or Orders for uniting such benefices, sinecure rectory or rectories, vicarage or vicarages, into one benefice, with cure of souls, for ecclesiastical purposes only."

And whereas the Lord Archbishop of Canterbury, pursuant to the provisions of the said Act, hath duly prepared and laid before His Majesty in Council a certificate in writing, bearing date the 28th day of September, 1910, in the words following (that is to say):—

in the words following (that is to say):—
"We, the undersigned, Randall Thomas,
Archbishop of the Province of Canterbury,
Primate of all England and Metropolitan, do
hereby certify to Your Majesty in Council:
"That the Right Reverend Bertram, Lord

"That the Right Reverend Bertram, Lord Bishop of Norwich, as Bishop of the diocese within which are situate the vicarage or perpetual curacy of Sturston, the vicarage or perpetual curacy of Thompson and the vicarage of Tottington, all in the county of Norfolk, having represented unto us that the said benefices being contiguous to each other, and of which the aggregate population does not exceed fifteen hundred persons might with advantage to the interests of religion be united into one benefice, we inquired into the circumstances of the case.

stances of the case.

"That on such inquiry it appeared to us that such union might be usefully made, and would not be of inconvenient extent, and that the Right Honourable Thomas Lord Walsingham being the patron or person entitled to present or nominate to all the said benefices (if the same or any of them were now vacant) has

consented to the proposed union.

"That six weeks and upwards before certifying such enquiry and consent to Your Majesty in Council, we caused a copy in writing of the aforesaid representation of the said Lord Bishop to be affixed to the principal outer door of each of the parish churches of Thompson and Tottington and on a public and conspicuous place in the parish of Sturston (there being no church there) with notice to any person or persons interested, that he, she, or they might, within such six weeks, shew cause in writing under his, her, or their hand or hands to us, the said Archbishop against such union, and no such cause has been shewn.

"The representation of the said Lord Bishop of Norwich, our inquiry into the circumstances of the case, the statement of circumstances in reply thereto, the consent in writing of the said Right Honourable Thomas Lord Walsingham as patron of each of the said benefices and the copies of the representation and notices before

mentioned are hereunto annexed.

"And we do hereby certify the inquiry and consent aforesaid to Your Majesty in Council to the intent that Your Majesty in Council may in case Your Majesty in Council shall think fit so to do make and issue an Order for uniting the said three benefices into one benefice for cure of souls for ecclesiastical purposes.

"RANDALL CANTUAR."

Now, therefore, His Majesty in Council, by and with the advice of His said Council, is

pleased to order, as it is hereby ordered, that the vicarage or perpetual curacy of Sturston, the vicarage or perpetual curacy of Thompson and the vicarage of Tottington, all situate in the county of Norfolk and diocese of Norwich, shall be united into one benefice with cure of souls for ecclesiastical purposes only.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 5th day of July, 1911.

PRESENT,

The KING's Most Excellent Majesty in Council. HEREAS by section 16 of the Pluralities VV Act, 1838, as amended by the Pluralities Act, 1850, it is, amongst other things, enacted, "That whenever it shall appear to the Archbishop of the province, with respect to his own diocese, and whenever it shall be represented to him by the bishop of any diocese, or by the bishops of any two dioceses, that two or more benefices, or that one or more benefice or benefices, and one or more spiritual sinecure rectory or rectories, vicarage or vicarages, in his or their diocese or dioceses, being either in the same parish or contiguous to each other, and of which the population shall not exceed one thousand five hundred persons, may, with advantage to the interests of religion, be united into one benefice, the said Archbishop of the province shall inquire into the circumstances of the case; and if on such inquiry it shall appear to him that such union may be usefully made, and will not be of inconvenient extent, and that the patron or patrons of the said benefices, sinecure rectory or rectories, vicarage or vicarages respectively, is or are consenting thereto, such consent being signified in writing under the hands of such patron or patrons, the said Archbishop shall, six weeks before certifying such inquiry and consent to His Majesty as hereinafter directed, cause, with respect to his own diocese, a statement in writing of the facts, and in other cases a copy in writing of the aforesaid representation to be affixed on or near the principal outer door of the church, or in some public and conspicuous place in each of such benefices, sinecures rectories or vicarages, with notice to any person or persons interested, that he, she, or they may, within such six weeks, show cause in writing under his, her, or their hand or hands, to the said Archbishop, against such union; and if no sufficient cause be shown within such time, the said Archbishop shall certify the inquiry and consent aforesaid to His Majesty in Council, and thereupon it shall be lawful for His Majesty in Council to make and issue an Order or Orders for uniting such benefices, sinecure rectory or rectories, vicarage or vicarages, into one benefice, with cure of souls, for ecclesiastical purposes only."

And whereas the Lord Archbishop of Canterbury, pursuant to the provisions of the said Act, hath duly prepared and laid before His Majesty in Council a certificate in writing, bearing date the 22nd day of February, 1911,

in the words following, that is to say:—
"We the undersigned Randall Thomas Archbishop of the Province of Canterbury, Primate of All England and Metropolitan, do hereby certify to Your Majesty in Council.

"That the Right Reverend Edwyn Lord Bishop of Southwell as bishop of the diocese within which are situate the Vicarage of Parwich and the Perpetual Curacy of Alsop-en-le-Dale, both in the county of Derby, having represented unto us that the said benefices being contiguous to each other and of which the aggregate population does not exceed fifteen hundred persons, might with advantage to the interests of religion be united into one benefice we inquired into the circumstances of the case.

"That on such enquiry it appeared to us that such union might be usefully made and would not be of inconvenient extent and that Claud Hamilton Lewis, Clerk, and Frances Curtis (widow), being the patrons or persons entitled to present to both the said Vicarage of Parwich and the Perpetual Curacy of Alsop-en-le-Dale in case the same or either of them were now vacant, have consented to the proposed

"That six weeks and upwards before certify ing such enquiry and consents to Your Majesty in Council we caused a copy in writing of the aforesaid representation of the said Lord Bishop to be affixed to the principal outer door of the parish church of each of the said benefices with notice to any person or persons in-terested that he she or they might within such six weeks show cause in writing under his her or their hand or hands to us the said Archbishop against such union, and no such cause

has been shown.
"The representation of the said Lord Bishop of Southwell, our enquiry into the circumstances of the case, the statement of circumstances in reply thereto, the consents in writing of the said patrons of both the said benefices and the copies of the representation and notices before mentioned are hereunto annexed.

"And we do hereby certify the enquiry and consent aforesaid to Your Majesty in Council to the intent that Your Majesty in Council may in case Your Majesty in Council shall think fit so to do make and issue an Order for uniting the said benefices into one benefice with cure of souls for ecclesiastical purposes.

"Randall Cantuar."

Now, therefore, His Majesty in Council, by and with the advice of His said Council, is pleased to order, as it is hereby ordered, that the Vicarage of Parwich, situate in the county of Derby and diocese of Southwell, and the Perpetual Curacy of Alsop-en-le-Dale, situate in the same county and diocese, shall be united into one benefice with cure of souls for ecclesiastical purposes only.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 5th day of *July*, 1911.

PRESENT,

The KING's Most Excellent Majesty in Council.

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

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

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

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

The provisions of section thirteen of the Sheriffs Act, 1887, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said section "the Sheriff of such County " shall mean the Sheriff of the County in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and

1877, had not been passed.

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

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

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

Habeas Corpus.

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

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

9. All Justices of the Peace, Mayors, Escheators, Stewards, Constables, Officers, and persons an obliga-Coroners, Escheators Gaolers, Constables, having authority, and being under an obliga-tion to attend the Assizes for either of the

Counties comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, such indictment, inquisition, recognizance, examination, deposition, or document. This provision shall not apply to the Sheriff of the County of Westmorland.

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

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

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the Counties constituting the said Winter Assize County prior to the making of this Order or in relation to a prisoner committed for trial under the provisions of the Assizes and Quarter Sessions Act, 1908, such recognizances shall be deemed to have been entered into for attendance at the said. Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes or forfeit his

recognizance.

13. Ten days before the day fixed for the opening of the Commission at Carlisle, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, and of the prisoners (if any) to be transmitted under the provisions of the Assizes and Quarter Sessions Act, 1908, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Cumberland, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Carlisle.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to His Majesty's Gaol at Carlisle, for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge

and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoner after sentence, until they are discharged in due course of law.

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

held in such last-mentioned County.

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the County or place from which he is committed, or admitted to bail, may, upon the application of such person, direct the Treasurer of the County or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding £20 to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf; and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the County or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the County where the trial would have taken place but for the Winter Assizes Acts, or for the Assizes and Quarter Sessions Act, 1908, and this Order; and every such Treasurer or some known Agent on his behalf shall attend the said Winter Assizes during the sitting of the Court to pay all such orders

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

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

19. This Order, unless earlier revoked, shall

be in force during the continuance of the Winter Assizes, 1911.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 5th day of July, 1911.

PRESENT,

The KING's Most Excellent Majesty in Council.

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

1. The County of Leicester and the County of Rutland shall, for the purpose of the next Winter Assizes, be united together and form one County, under the name of the Winter

Assize County, No. 2.
2. The said Winter Assizes for the said Winter Assize County shall be held at

Leicester.

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

The provisions of section thirteen of the Sheriffs Act, 1887, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said section "the Sheriff of such County '' shall mean the Sheriff of the County in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and

1877, had not been passed.4. The Sheriff of the County of Leicester shall alone act for the purpose of the said Winter · Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.

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

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

Habeas Corpus.

7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents,

and perform the same acts (mutatis mutandis) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.

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

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

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

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

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the Counties constituting the said Winter Assize County prior to the making of this Order or in relation to a prisoner committed for trial under the provisions of the Assizes and Quarter Sessions Act, 1908, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such lastmentioned Winter Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Leicester, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, and of the prisoners (if any) to be transmitted under the provisions of the Assizes and Quarter Sessions Act, 1908, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners

may be to the Sheriff of the County of Leicester, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Leicester.

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

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

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the County or place from which he is committed or admitted to bail, may, upon the application of such person, direct the Treasurer of the County or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding £20 to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the County or place by whom the same would have been payable had a like order

been made by a Court of Oyer and Terminer or Gaol Delivery in the County where the trial would have taken place but for the Winter Assizes Acts, or for the Assizes and Quarter Sessions Act, 1908, and this Order; and every such Treasurer or some known Agent on his behalf shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

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

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

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1911.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 5th day of July, 1911.

PRESENT,

The KING's Most Excellent Majesty in Council. N pursuance of the Winter Assizes Acts, 1876 and 1877, His Majesty is pleased, by and with the advice of His Most Honour-

able Privy Council, to order as follows: 1. The County of Huntingdon and the County of Cambridge shall, for the purpose of the next Winter Assizes, be united together and form one County, under the name of the

Winter Assize County, No. 3.
2. The said Winter Assizes for the said Winter Assize County shall be held at the Shire Hall at Chesterton in the County of Cambridge.

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

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

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

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documents relating to the said Winter Assizes shall be addressed to him alone.

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

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

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

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

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

10. In all indictments and presentments at the said Winter Assizes the venue laid in the margin thereof shall, in addition to the name of the County where the offence is charged to have been committed, contain the words "Winter Assize County, No. 3."

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

12. In all cases in which the like recognizances have been entered into in respect of

any offence committed in either of the Counties constituting the said Winter Assize County prior to the making of this Order, or in relation to a prisoner committed for trial under the provisions of the Assizes and Quarter Sessions Act, 1908, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Chesterton, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, and of the prisoners (if any) to be transmitted under the provisions of the Assizes and Quarter Sessions Act, 1908, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Cambridge, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Chesterton.

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

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

Where any person is committed for trial, or is bound by any recognizance to appear and No. 28512.

answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the County or place from which he is committed or admitted to bail, may, upon the application of such person, direct the Treasurer of the County or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding £20 to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the County or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the County where the trial would have taken place but for the Winter Assizes Acts, or for the Assizes and Quarter Sessions Act, 1908, and this Order; and every such Treasurer, or some known Agent on his behalf, shall attend the said Winter Assizes during the sitting of the Court to pay all such

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

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

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1911.

Almeric FitzRoy. ...

At the Court at Buckingham Palace, the 5th day of July, 1911.

PRESENT,

The KING's Most Excellent Majesty in Council.

N pursuance of the Winter Assizes Acts, 1876 and 1877, His Majesty is pleased, by and with the advice of His Most Honourable

Privy Council, to order as follows:—
1. The County of Montgomery, the County of Merioneth, the County of Denbigh, and the County of Flint shall, for the purpose of the next Winter Assizes, be united together and form one County, under the name of the Winter Assize County, No. 4.
2. The said Winter Assizes for the said

Winter Assize County shall be held at Ruthin.

3. The Court at the said Winter Assizes at Ruthin shall have jurisdiction to try any

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

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

Acts, 1876 and 1877, had not been passed.
4. The Sheriff of the County of Denbigh shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall

be addressed to him alone.

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

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

Habeas Corpus.

- 7. In all matters not before specifically mentioned, the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (mutatis mutandis) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.
- 8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorize the said Sheriff to carry sentences into execution outside the County of Denbigh, or to levy outside the said County fines imposed or recognizances estreated at the said Winter Assizes.
- 9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Dannes, Gaolers, Constables, Officers, and persons have ing authority, and being under an obligation to attend the Assizes for any County comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, any indictment, inquisition, recognizance, examination, deposi-tion, or document, shall have the same

authority and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, such indictment, inquisition, recognizance, examination, deposi-This provision shall not tion, or document. apply to the Sheriffs of any of the Counties constituting the said winter Assize County, other than the Sheriff of the County of Denbigh.

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

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

- 12. In all cases in which the like recognizances have been entered into in respect of any offence committed in any of the Counties constituting the said Winter Assize County prior to the making of this Order or in relation to a prisoner committed for trial under the provisions of the Assizes and Quarter Sessions Act, 1908, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes, or forfeit his recognizance.
- 13. Ten days before the day fixed for the opening of the Commission at Ruthin, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, and of the prisoners (if any) to be transmitted under the provisions of the Assizes and Quarter Sessions Act, 1908, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Denbigh, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Ruthin.
- 14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to His Majesy's Gaol at Ruthin, for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they

shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

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

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the County or place from which he is committed or admitted to bail, may, upon the application of such person, direct the Treasurer of the County or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding £20, to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the County or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the County where the the trial would have taken place but for the Winter Assizes Acts, or for the Assizes and Quarter Sessions Act, 1908, and this Order; and every such Treasurer or some known Agent on his behalf shall attend the said Winter Assizes during the sitting of the Court to pay

all such orders.

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

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

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1911.

Almeric FitzRoy. B 2

At the Court at Buckingham Palace, the 5thday of July, 1911.

PRESENT,

The KING's Most Excellent Majesty in Council.

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

1. The County of Carnarvon and the County of Anglesea shall, for the purpose of the next-Winter Assizes, be united together and formone County, under the name of the Winter:

Assize County, No. 5.
2. The said Winter Assizes for the said-Winter Assize County shall be held at Car-

narvon.

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

The provisions of section thirteen of the Sheriffs Act, 1887, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said section "the Sheriff of such County " shall mean the Sheriff of the County in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and

1877, had not been passed.

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

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

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

writ of Habeas Corpus.

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

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

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

10. In all indictments and presentments at the said Winter Assizes the venue laid in the margin thereof shall, in addition to the name of the County where the offence is charged to have been committed, contain the words "Winter Assize County, No. 5."

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

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the Counties constituting the said Winter Assize County prior to the making of this Order or in relation to a prisoner committed for trial under the provisions of the Assizes and Quarter Sessions Act, 1908, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such lastmentioned Winter Assizes or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Carnarvon, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, and of the prisoners (if any) to be transmitted under the provisions of the Assizes and Quarter Sessions Act, 1908, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Carnarvon, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Carnarvon.

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

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

held in such last-mentioned County.

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the County or place from which he is committed or admitted to bail, may, upon the application of such person, direct the Treasurer of the County or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding £20 to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount utimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the County or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the County where the trial would have taken place but for the Winter Assizes Acts, or for the Assizes and Quarter Sessions Act, 1908, and this Order; and every such Treasurer, or some known Agent on his behalf, shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

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

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

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1911.

· Almeric FitzRoy.

At the Court at Buckingham Palace, the 5th day of Jwly, 1911.

PRESENT,

The KING's Most Excellent Majesty in Council.

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

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

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

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

The provisions of section thirteen of the Sheriffs Act, 1887, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said section "the Sheriff of such County " shall mean the Sheriff of the County in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and

1877, had not been passed.
4. The Sheriff of the County of Carmarthen shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.

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

tion accordingly.

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

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

- 8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which nospecific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorize the said Sheriff to carry sentences into execution outside the County of Carmarthen, or to levy outside the said county fines imposed or recognizances: estreated at the said Winter Assizes.
- 9. All Justices of the Peace, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons Stewards, having authority, and being under an obligation to attend the Assizes for any County comprised in the said Winter Assize County, or tocertify, transmit, or deliver to the Court of Assize, or the proper officer thereof, any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority, and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, such indictment, inquisition, recognizance, examination, de-position, or document. This provision shall not apply to the Sheriffs of any of the Counties constituting the said Winter Assize County, other than the Sheriff of the County of Carmarthen.
- 10. In all indictments and presentments at the said Winter Assizes the venue laid in the margin thereof shall, in addition to the name of the County where the offence is charged to have been committed, contain the "Winter Assize County, No. 6."
- 11. Any person who, after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery to be holden for any of the Counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.
- 12. In all cases in which the like recognizances have been entered into in respect of any offence committed in any of the Counties constituting the said Winter Assize County prior to the making of this Order or in relation to a prisoner committed for trial under the provisions of the Assizes and Quarter Sessions Act, 1908, such recognizances shall be deemed

to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such lastmentioned Winter Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Carmarthen, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, and of the prisoners (if any) to be transmitted under the provisions of the Assizes Sessions Act, 1908, Quarter shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Carmarthen, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Carmarthen.

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

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

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

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

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the County or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the County where the trial would have taken place but for the Winter Assizes Acts, or for the Assizes and Quarter Sessions Act, 1908, and this Order; and every such Treasurer or some known Agent on his behalf shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

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

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

1877.

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1911.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 5th day of July, 1911.

PRESENT

The KING's Most Excellent Majesty in Council

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

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

Winter Assize County shall be held at Brecon.

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

The provisions of section thirteen of the Sheriffs Act, 1887, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said section "the Sheriff of such County " shall mean the Sheriff of the County in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876

and 1877, had not been passed.

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

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

tively, and shall have jurisdiction accordingly.
6. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Brecon, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly with-

out any writ of Habeas Corpus.

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

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

estreated at the said Winter Assizes.

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

10. In all indictments and presentments at the said Winter Assizes the venue laid in the margin thereof shall, in addition to the name of the County where the offence is charged to

have been committed, contain the words "Winter Assize County, No. 7."

- 11. Any person who, after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery to be holden for either of the Counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.
- 12. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the Counties constituting the said Winter Assize County prior to the making of this Order or in relation to a prisoner committed for trial under the provisions of the Assizes and Quarter Sessions Act, 1908, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such lastmentioned Winter Assizes or forfeit his recog-
- 13. Ten days before the day fixed for the opening of the Commission at Brecon, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, and of the prisoners (if any) to be transmitted under the provisions of the Assizes and Quarter Sessions Act, 1908, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Brecknock, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Brecon.
- 14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody three days before the day upon which the said Winter Assizes for the said Winter Assizes County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to His Majesty's Gaol at Brecon for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to discharged or remanded by authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

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

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the County or place from which he is committed, or admitted to bail, may, upon the application of such person, direct the Treasurer of the County or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding £20 to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the County or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the County where the trial would have taken place but for the Winter Assizes Acts, or for the Assizes and Quarter Sessions Act, 1908, and this Order; and every such Treasurer, or some known Agent on his behalf, shall attend the said Winter Assizes during the sitting of the Court

to pay all such Orders.
17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the County or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly,

without any writ of Habeas Corpus.

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

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

Winter Assizes, 1911.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 5th day of July, 1911.

PRESENT,

The KING's Most Excellent Majesty in Council. HEREAS by section 5 of the Poisons and Pharmacy Act, 1908, it is enacted

(1) It shall not be lawful to sell any sub-

stance to which this section applies by retail, unless the box, bottle, vessel, wrapper, or cover in which the substance is contained is distinctly labelled with the name of the substance and the word "Poisonous," and with the name and address of the seller of the substance, and unless such other regulations as may be prescribed under this section by Order in Council are complied with; and, if any person sells any such substance otherwise than in accordance with the provisions of this section or of any Order in Council made thereunder, he shall, on conviction under the Summary Jurisdiction Acts, be liable for each offence to a fine not. exceeding five pounds.
"(2) The substances to which this section

applies are sulphuric acid, nitric acid, hydrochloric acid, soluble salts of oxalic acid, and such other substances as may for the time being be prescribed by Order in Council under

this section."

And whereas it is expedient that liquid preparations containing more than five per cent. by weight of free ammonia should be prescribed as substances to which the said section

shall apply:

Now, therefore, His Majesty is pleased, by and with the advice of His Privy Council, toprescribe, and it is hereby prescribed, that asfrom the 1st of February, 1912, liquid preparations containing more than five per cent. by weight of free ammonia shall be substances towhich section 5 of the said recited enactment applies.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 5th day of July, 1911.

PRESENT,

The KING's Most Excellent Majesty in Council..

HEREAS there was this day read at the-Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 26th day of June, 1911,

in the words following, viz.:-

"Whereas by section 3 of the Naval and Marine Pay and Pensions Act, 1865, it isenacted inter alia that all pay, pensions or other allowances in the nature thereof, payable in respect of services in Your Majesty's Naval or Marine Force to a person being or having been an officer, seaman or marine therein, shall be paid in such manner and subject to such restrictions, conditions and provisions as are from time to time directed by Order in Council.

"And whereas under Article 1478 of the Regulations for the government of Your-Majesty's Naval Service field allowances are payable to officers and men of Your Majesty's Navy and Royal Marines when employed in military operations on shore and not provided

with quarters.

"And whereas officers and men of Your Majesty's Navy and Royal Marines serving afloat are on occasion required to live under canvas when landed for field training, service at rifle ranges, or other duty which does not strictly come within the definition of military service.

"And whereas we are of opinion that the discomfort and extra wear and tear of clothes entailed by such service should be compensated

by the grant of an allowance:
"We beg leave humbly to recommend that Your Majesty may be graciously pleased by Your Order in Council to sanction the payment, as from the 1st day of July, 1911, to the officers and men of Your Majesty's Navy and Royal Marines serving afloat, when living under canvas on shore, of allowances calculated at one-half the rates of extra pay for general work laid down in Schedule A of Order in Council of His late Majesty bearing date the

10th day of August, 1909.
. "The Lords Commissioners of Your Majesty's Treasury have signified their concur-

rence in this proposal."

Majesty, having taken the Memorial into consideration, was pleased, by and with the advice of His 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.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 5th day of July, 1911.

PRESENT,

The KING'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 29th day of June, 1911, in the words following, viz.:-

"Whereas by section 3 of the Naval and Marine Pay and Pensions Act, 1865, it is enacted, inter alia, that all pay, pensions, or other allowances in the nature thereof, payable in respect of services in Your Majesty's Naval or Marine Force to a person being or having been an Officer, Seaman, or Marine therein, shall be paid in such manner and subject to such restrictions, conditions, and provisions as are from time to time directed by Order in Council.

"And whereas We are desirous of recognising the long and meritorious services of Samuel Mackenzie Hammond, Keeper and Steward of the Royal Apartments in Your Majesty's Victoria and Albert,' by his special

promotion to Warrant Rank:
"We beg leave humbly to recommend that Your Majesty may be graciously pleased by Your Order in Council to sanction his promotion accordingly with the title of Keeper and Steward of Royal Cabins, to take effect from the 22nd day of June, 1911, under the following conditions, viz. :-

"(a) That on promotion his present emoluments, viz., pay and pension, be con-verted into and be regarded only as 'Active

Service ' pay:

"(b) That on retirement from the Active List, which shall take place at the age of 55, his pension be calculated upon the scale for Warrant Officers of the Military Branch, and for the full period of Service.

"The Lords Commissioners of Your Majesty's Treasury have signified their con-" The Your currence in these proposals."2

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

Almeric FitzRoy.

At the Court at Buckingham Palace, the 5th day of July, 1911.

PRESENT,

The KING'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 14th day of June, 1911, in the words following, viz.:-

"Whereas by section 3 of the Naval and Marine Pay and Pensions Act, 1865, it is enacted, inter alia, that all pay, pensions, and other allowances in the nature thereof, payable in respect of services in Your Majesty's Naval or Marine Force to a person being or having been an Officer, Seaman, or Marine therein, shall be paid in such manner and subject to such restrictions, conditions and provisions, as are from time to time directed by Order in Council:

And whereas by Orders in Council dated the 7th day of February, 1888, the 1st day of May, 1890, and the 1st day of August, 1896, we are empowered to appoint Retired Captains, Commanders, and Lieutenants to courses of

instruction in Gunnery and Torpedo:

"And whereas the developments which have taken place in Your Majesty's Naval Service render it desirable that arrangements should be made for any Officer on the Retired or Reserved Lists of Your Majesty's Navy or Royal Marines who may be selected to fill an appointment in time of emergency to undergo such course of instruction as may be necessary to qualify him to fulfil the duties of the post he-

would be required to take up:
"We beg leave humbly to recommend that Your Majesty may be graciously pleased by Your Order in Council to authorize us to appoint Officers on the Retired or Reserved Lists of Your Majesty's Navy or Royal Marines to such courses of instruction as may from time to time be considered necessary and to grant them while undergoing such courses: the full pay (without command money) and allowances of their corresponding ranks on the Active List, payment of retired pay being suspended:

"Always provided that an Officer whose: retired pay exceeds his full pay shall continue. to receive his retired pay instead of full pay, and that in the cases of Officers who have commuted their retired pay or who received gratuities on discharge, deductions be made from their full pay equal to the amount of retired pay commuted or to the annual value of the

gratuity. Commissioners Lords óf Your · Majesty's Treasury have signified their con-currence in these proposals."

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

Almeric FitzRoy.

At the Court at Buckingham Palace, the 5th day of July, 1911.

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS there was this day read at the Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 30th day of June, 1911,

in the words following, viz.:

"Whereas by section 3 of the Naval and Marine Pay and Pensions Act, 1865, it is enacted, inter alia, that all pay, pensions, or other allowances in the nature thereof, payable in respect of services in Your Majesty's Naval or Marine Force to a person being or having been an Officer, Seaman, or Marine therein, shall be paid in such manner and subject to such restrictions, conditions, and provisions as are from time to time directed by Order in Council.

"And whereas we consider it desirable to introduce certain modifications in the rates of pay and allowances for the Sick Berth Staff of Your Majesty's Fleet as laid down by Orders in Council dated the 17th day of October, 1884,

and the 3rd day of March, 1900.

"We beg leave humbly to recommend that Your Majesty may be graciously pleased by Your Order in Council to sanction the proposals set forth in the annexed Schedule.

" The Lords Commissioners of Your Majesty's Treasury have signified their con-

currence in these proposals.

"SCHEDULE.

"1. The qualification of 14 years' service for advancement to the rating of Chief Sick Berth Steward prescribed by Order in Council of the 17th October, 1884, to be abolished.

"2. The pay of a Sick Berth Attendant of under three years' service as such to be at the rate of 1s. 9d. a day after the completion of

his period of training.
"3. Chief Sick Berth Stewards, Sick Berth Stewards and Second Sick Berth Stewards serving on board ship and in certain Naval Establishments to receive at the discretion of the Admiralty an allowance of 2d. a day on account of the dispensing work devolving on

them.
"4. Sick Berth ratings qualified and employed as Masseurs to be eligible for an allowance of 6d. a day in such numbers and under such conditions as the Admiralty from time to time may determine, the establishment of this allowance not to preclude the payment of the allowance of 1s. a day to which men already qualified as Masseurs may be entitled under previous regulations."

His Majesty, having taken the said Memorial into consideration, was pleased, by and with the advice of His 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.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 5th day of July, 1911.

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS there was this day read at the Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 30th day of June, 1911,

in the words following, viz.:—
"Whereas by section 3 of the Naval and Marine Pay and Pensions Act, 1865, it is enacted, inter alia, that all pay, pensions, or other allowances in the nature thereof, payable in respect of services in Your Majesty's Naval or Marine Force to a person being or having been an Officer, Seaman, or Marine therein, shall be paid in such manner and subject to such restrictions, conditions, and provisions as are from time to time directed by Order in

"And whereas by an Order in Council of His late Majesty, bearing date the nineteenth day of November, 1902, provision is made for members of Your Majesty's Royal Naval Auxiliary Sick Berth Reserve to undergo a course of training of seven days' duration in a Royal Naval Hospital or Sick Quarters or on board a Ship of War.

"And whereas We consider it desirable that members of this Reserve shall be enabled to

undergo a course of training annually:
"We beg leave humbly to recommend that Your Majesty may be graciously pleased by Your Order in Council to sanction the establishment of an annual course for Majesty's Royal Naval Auxiliary Sick Berth Reserve of seven days' training in a Royal Naval Hospital or Sick Quarters or on board a Ship of War:

Lords Commissioners of Your Majesty's Treasury have signified their con-

currence in this proposal."

His Majesty, having taken the said Memorial into consideration, was pleased, by and with the advice of His 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.

Almeric FitzRoy.

Crown Office,

July 8, 1911.

MEMBERS returned to serve in the present PARLIAMENT.

Parliamentary Borough of Kingston-upon-Hull, Central Division.

Mark Sykes, Esquire, in the place of Sir Henry Seymour King, K.C.S.I., whose election has been declared to be void.

Parliamentary Burgh of Glasgow, Tradeston Division.

James Dundas White, Esquire, in the place of Archibald Cameron Corbett, Esquire, who has accepted the office of Steward or Bailiff of the Manor of Northstead, in the county of York.

County of Kent, Eastern or Saint Augustine's Division.

Ronald McNeill, Esquire, in the place of the Right Honourable Aretas Akers-Douglas, who has accepted the office of Steward or Bailiff of the Manor of Northstead, in the county of York.

> Crown Office, July 10, 1911.

MEMBER returned to serve in the present PARLIAMENT.

Parliamentary Borough of West Ham, North Division.

Maurice Arnold de Forest, Esq., commonly known as Baron de Forest, in the place of Charles Frederick Gurney Masterman, Esq., whose election has been declared to be void.

Whitehall, July 8, 1911.

The KING was pleased, on Thursday, the 6th July, to confer the honour of Knighthood upon the following gentlemen at St. James's Palace:—

William Edward Smith, Esq., C.B., Superintendent of Construction Accounts and Contract Work, Admiralty.

Reginald Arthur Egerton, Esq., C.B., Secretary to the General Post Office, Dublin.

Thomas Cave-Brown-Cave, Esq., C.B., Special Commissioner, Royal Hospital, Chelsea.

Anthony Alfred Bowlby, Esq., C.M.G., F.R.C.S.

Roger Casement, Esq., C.M.G., Consul-General at Rio de Janeiro.

Frederick William Hewitt, Esq., M.V.O., M.D., M.R.C.S.

William Ryland Dent Adkins, Esq., M.P.

William Maxwell Aitken, Esq., M.P. George Alexander, Esq.

Raymond Beck, Esq., Chairman of Lloyds.

James Bell, Esq., Town Clerk of the City of London.

Andrew Newton Brady, Esq., Deramore Park, Belfast.

Richard Brayn, Esq., M.R.C.S., L.R.C.P., late Medical Superintendent. Broadmoor Criminal Lunatic Asylum.

Harvey Cecil Buckingham, Esq., Sheriff of the City of London.

William Pollard Byles, Esq., M.P.

Colonel Edward Hildred Carlile, M.P.

Frederic Hymen Cowen, Esq., Mus.Doc.

Alfred William Winterslow Dale, Esq., LL.D., Principal of the University of Liverpool.

Alexander Dempsey, Esq., M.D., of Belfast.

Frederick Eaton, Esq., Secretary to the Royal Academy.

Harold Elverston, Esq., M.P.

Arthur John Evans, Esq., F.R.S., Youlbury, Berkshire.

Hugh Fort, Esq., formerly Member of the Legislative Council of the Straits Settlements.

Ernest George, Esq., A.R.A.

William Guy Granet, Esq., General Manager of the Midland Railway.

John Purser Griffith, Esq., Engineer of the Dublin Port and Docks Board.

Colonel Arthur Griffith-Boscawen, M.P.

Norman Hill, Esq., Secretary to the Liverpool Steamship Owners' Association.

Henry James Johnson, Esq., President of the Incorporated Law Society.

Charles Johnston, Esq., Alderman and Sheriff of the City of London.

The Hon. Lyman Melvin Jones, Senator of the Dominion of Canada.

Sidney Lee, Esq., Editor of the Dictionary of National Biography.

The Hon. John McCall, M.D., Agent-General in London for Tasmania.

William Symington McCormick, Esq., LL.D., Secretary to the Carnegie Trust for the Universities of Scotland.

Joseph M'Grath, Esq., LL.D., Secretary of the National University of Ireland.

George Croydon Marks, Esq., M.P.

Frederic Mackenzie Maxwell, Esq., Chief Justice of the Colony of British Honduras.

James Robert Mellor, Esq., Senior Master of the Supreme Court.

The Hon. James Tennant Molteno, K.C., Speaker of the House of Assembly of the Union of South Africa.

George M. Paul, Esq., Deputy-Keeper of the Signet in Scotland.

Claude Phillips, Esq., late Keeper of the Wallace Collection.

William Plender, Esq., President of the Institute of Chartered Accountants.

Alexander Rae, Esq., of Wick, N.B.

Walter Raleigh, Esq., Professor of English Literature at Oxford.

Thomas Ratcliffe-Ellis, Esq., Secretary of the Federated Coalowners' Association.

Gerald Hemmington Ryan, Esq., President of the Institute of Actuaries.

John Edwin Sandys, Esq., Litt.D., of Merton House, Cambridge.

Ernest Schiff, Esq.

James Scott, Esq., of Fife, N.B.

Frank Short, Esq., R.A.

John Ward Spear, Esq., M.P.

Colonel Charles John Stoddart.

George Toulmin, Esq., M.P.

J. Wrench Towse, Esq., F.R.G.S., Clerk to the Fishmongers' Company.

Adolphus Hilgrave Turner, Esq., Procurator-General of Jersey.

Thomas John Wadson, Esq., Speaker of the House of Assembly of the Bermuda Islands.

Frederick Charles Wallis, Esq., M.B., F.R.C.S.

Robert Patrick Wright, Esq., Agricultural Adviser to the Scottish Education Department.

(The above honours take effect as from the 20th June.)

William Heerlein Lindley, Esq., was again unable to attend the Investiture, and Richard Barter, Esq., and Colonel Lonsdale Hale were also unable to attend.

Whitehall, July 8, 1911.

The KING was pleased on Thursday, the 6th July, to present the Albert Medal of the Second Class to Mr. Albert Swainston, for a brave attempt to save a boy from drowning, as detailed below:—

On the 28th of February a boy, aged thirteen, went for a walk along the bank of the river Tees, with some companions, and, while playing with a piece of wood in the water, overbalanced and fell into the river, which was running very high and about 12 ft. deep. Albert Swainston, an apprentice plumber, being called to the spot by the cries of the boy's companions, immediately jumped into the river, fully dressed, and swam towards the boy, who was then about 22 yards from the bank. He got hold of the boy, and struck out for the bankside, but, owing to a strong current of water, he lost his grip. He soon recovered the boy again, and, after considerable difficulty, brought him to the side of the bank, where he managed to get hold of a wall which projects from the bankside, but, owing to his exhausted condition and the boy's continued struggles, he was unable to pull the boy up, and the current of water carried him away. The lad went under the water, and this time did not rise to the surface, and Swainston was too exhausted to attempt again to rescue him.

Whitehall, July 8, 1911.

The KING has been pleased by Letters Patent under the Great Seal of the United Kingdom of Great Britain and Ireland, bearing date the 6th instant, to appoint William Glynne Charles Gladstone, Esquire, to be Lieutenant and Custos Rotulorum of and in the county of Flint, in the room of Hugh Robert Hughes, Esquire, deceased.

Whitehall, July 10, 1911.

The KING has been pleased, by Letters-Patent under the Great Seal of the United Kingdom of Great Britain and Ireland, bearing date of the 3rd instant, to confer the dignities of Baron, Viscount and Earl of the said United Kingdom upon the Right Honourable Archibald Philip, Earl of Rosebery, K.G., K.T., and the heirs male of his body lawfully begotten, by the names, styles and titles of Baron Epsom of Epsom, in the county of Surrey, Viscount Mentmore of Mentmore, in the county of Buckingham, and Earl of Midlothian.

Whitehall, July 10, 1911.

The KING has been pleased, by Letters Patent under the Great Seal of the United Kingdom of Great Britain and Ireland, bearing date the 6th instant, to confer the dignities of a Baron and a Viscount of the said United Kingdom upon the Right Honourable Aretas Akers-Douglas, and the heirs male of his body lawfully begotten, by the names, styles, and titles of Baron Douglas of Baads, in the county of Midlothian, and Viscount Chilston of Boughton Malherbe, in the county of Kent.

Whitehall, July 10, 1911.

The KING has been pleased, by Letters Patent under the Great Seal of the United Kingdom of Great Britain and Ireland, to confer the dignity of a Baron of the said. United Kingdom upon the undermentioned gentlemen:—

Henry Edmund, Viscount Mountgarret, and the heirs male of his body lawfully begotten, by the name, style and title of Baron Mountgarret of Nidd, in the West Riding of the county of York.

The Right Honourable Sir Charles Benjamin Bright M'Laren, Baronet, and the heirs male of his body lawfully begotten, by the name, style and title of Baron Aberconway of Bodnant, in the county of Denbigh.

The Right Honourable Sir Alexander Fuller-Acland-Hood, Baronet, and the heirs male of his body lawfully begotten, by the name, style and title of Baron St. Audries of St. Audries, in the county of Somerset.

Lieutenant-Colonel the Right Honourable Sir Arthur John Bigge, G.C.V.O., K.C.B., K.C.S.I., K.C.M.G., and the heirs male of his body lawfully begotten, by the name, style and title of Baron Stamfordham of Stamfordham, in the county of Northumberland.

Sir William Thomas Lewis, Baronet, K.C.V.O., and the heirs male of his body lawfully begotten, by the name, style and title of Baron Merthyr of Senghenydd, in the county of Glamorgan.

Sir James Lyle Mackay, G.C.M.G., K.C.S.I., K.C.I.E., and the heirs male of his body lawfully begotten, by the name, style and title of Baron Inchcape of Strathnaver, in the county of Sutherland.

Archibald Cameron Corbett, Esquire, and the heirs male of his body lawfully begotten, by the name, style and title of Baron Rowallan of Rowallan, in the county of Ayr.

Thomas Gair Ashton, Esquire, and the heirs male of his body lawfully begotten, by the name, style and title of Baron Ashton of Hyde, in the county of Chester.

Godfrey Rathbone Benson, Esquire, and the heirs male of his body lawfully begotten, by the name, style and title of Baron Charnwood of Castle Donington, in the county of Leicester.

Whitehall, July 10, 1911.

The KING has been pleased to give and grant unto Edward Hood, Esq., Inspector of Buildings in the Ministry of Public Works, Cairo, His Majesty's Royal licence and authority to accept and wear the Insignia of the Third Class of the Imperial Ottoman Order of the Osmanieh conferred upon him by His Highness the Khedive of Egypt, authorised by His Imperial Majesty the Sultan of Turkey, in recognition of valuable services rendered by him.

Whitehall, June 27, 1911.

The KING has been pleased to grant unto Frederick John Elliott, of Spye, Omichi, Canterbury, in the Dominion of New Zealand, Gentleman, only son of Frederick Hawes Elliott, late of Andover, in the county of Southampton, Gentleman, deceased, by Eleanor Louisa, his wife, who was the eldest daughter of Francis John Slade-Gully, of Trevennen, in the parish of Gorran, in the county of Cornwall, Gentleman, deceased, and sister and co-hair of Francis Slade-Gully, of Trevennen aforesaid, Lieutenant in the Derbyshire Regiment (Sherwood Foresters), also deceased, His Royal licence and authority that he may take and use the surnames of Slade-Gully in lieu and instead of his present surname of Elliott, and that such surnames may in like manner be taken, borne, and used by his issue.

And also to command that the said Royal concession and declaration be recorded in His Majesty's College of Arms, otherwise to be void and of none effect.

BEDFORDSHIRE REFORMATORY SCHOOL FOR BOYS.

Carlton, Sharnbrook, Bedfordshire.

New Certificate.

The Secretary of State for the Home Department hereby gives notice that he has granted a new Certificate, under the provisions of the Children Act, 1908 (8 Edw. VII, cap. 67), to the Bedfordshire Reformatory School, Carlton, Sharnbrook, Bedfordshire.

The Certificate bears date the 1st June, 1911, and authorises the reception into the School of one hundred and twenty boys.

Whitehall, 7th July, 1911.

FACTORY AND WORKSHOP ACT, 1901.

The Secretary of State for the Home Department hereby gives notice, pursuant to section 3 (3) of the Rules Publication Act, 1893, that on the 1st July, 1911, he made an Order under section 1 (4) of the Factory and Workshop Act, 1901, granting to all factories and parts of factories which have been painted with at least two coats of a washable water paint, as defined in the Order, and are repainted with at least one coat of such paint once in every three years, a special exception that, subject to conditions, the provisions in sub-section (3) of that section, with respect to limewashing, shall not apply thereto.

Copies of the Order may be purchased, either directly or through any bookseller, from Messrs. Wyman and Sons, Ltd., Fetter Lane, London, E.C.; Messrs. Oliver and Boyd, Edinburgh; or Edward Ponsonby, Ltd., 116, Grafton Street, Dublin.

Whitehall, 7th July, 1911.

Factory Department, Home Office, June 10, 1911.

The Chief Inspector of Factories gives notice that, in consequence of the resignation of Dr. S. J. Farries, an appointment as Certifying Surgeon under the Factory and Workshop Act at Creetown, in the county of Kirkcudbright, is vacant.

Factory Department, Home Office, June 10, 1911.

The Chief Inspector of Factories gives notice that, in consequence of the resignation of Dr. J. J. Browne, an appointment as Certifying Surgeon under the Factory and Workshop Act at Wigton, in the county of Cumberland, is vacant.

Downing Street, 8th July, 1911.

The KING has been pleased to give directions for the appointment of Charles Pitcher Clarke, Esq. (Solicitor-General), to be of His Majesty's Counsel for the Island of Barbados.

LIGHT RAILWAYS ACT, 1896.

EAST KENT LIGHT RAILWAYS (EXTENSIONS)
ORDER.

The Light Railway Commissioners have submitted to the Board of Trade for confirmation, under the above mentioned Act, an Order made by them for the construction of Light Railways in the county of Kent, from Eythorne to Great Mongeham, from Coldred to Maydensole, from Coldred to Stone Hall, and from Eastry to Hammill, in extension of the Light Railways authorised by the East Kent Light Railways Order, 1911.

Any objections to the confirmation of the Order should be addressed to the Assistant Secretary (Railway Department), Board of Trade, Whitehall Gardens, London, S.W., and must be lodged with the Board on or before the 1st August next.

These should be accompanied by copies of any clauses or amendments that may be desired to remove the objections, and copies of such objections and clauses or amendments should at the same time be sent to the Promoters' Agents named below.

Copies of the Order, as submitted for confirmation, may be obtained on payment of not exceeding one shilling per copy, from Messrs. F. C. Mathews and Co., 151, Cannon Street, E.C.

Board of Trade, 7, Whitehall Gardens, London, S.W., July, 1911.

Board of Trade (Harbour Department), London, July 10, 1911

H. 8885.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of the following Notice, dated the 26th June, issued by the Swedish Board of Trade:—

NOTICE.

In compliance with the Royal Order in Council of June 16th, 1905, the Royal Swedish Board of Trade declare the provinces of Naples and Palermo, in Italy, to be infected with cholera.

Board of Trade (Harbour Department), London, July 10, 1911.

H. 8949.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of the following Swiss Federal Decree, dated the 3rd July, from His Majesty's Minister at Berne, declaring the province of Naples and city of Palermo to be infected with cholera:—

Arrêté du Conseil fédéral concernant

les circonscriptions qui doivent être considérées comme contaminées par le choléra (province de Naples et ville de Palerme).

(Du 3 juillet 1911.) Le Conseil fédéral suisse, Vu les rapports officeils; En exécution de l'article 49 de l'ordonnance du 30 décembre 1889/4 février 1908 sur lesmesures protectrices à prendre contre le choléra. et la peste en ce qui concerne les entreprises detransport et le service des voyageurs, des bagages et des marchandises;

Sur la proposition de son département de l'intérieur,

arrêté :

Article premier. La province de Naples et la ville de Palerme sont déclarées contaminéespar le choléra.

Art. 2. Provisoirement seront applicables aux provenances de cette circonscription celles des dispositions de l'ordonnance susmentionnée mises en vigueur par l'arrêté du Conseil fédéral du 2 septembre 1910 qui font l'objet des articles 33 à 35 (surveillance des voyageurs au lieu d'arrivée) et 37 à 48 (marchandises et bagages).

Art. 3. Le présent arrêté entrera en vigueur le 3 juillet 1911.

Berne, le 3 juillet 1911.

Au nom du Conseil fédéral suisse: Le président de la Confédération,

RUCHET.

Le chancelier de la Confédération,. SCHATZMANN.

Board of Trade (Harbour Department), London, July 10, 1911.

H. 8996.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of the following Telegram, dated the 8th July, from His Majesty's Consul at Batavia:—
Joanna declared infected with cholera, July 6. Kediri declared free from plague, June: 27.

Board of Trade (Harbour Department), London, July 10, 1911.

H. 9038.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of the following Telegram, dated the 8th July, from His Majesty's Minister at The Hague:—Province of Naples and city of Palermo officially declared to be infected with Asiatic cholera. Sanitary measures for cholera will be applied to any vessel having left that province or city 5 days or less before July 7th.

Admiralty, 7th July, 1911.

The KING has been graciously pleased to confer the Royal Naval Reserve Officers' Decoration on the following Officer—

Lieutenant Philip Edward Lyne.

Admiralty, 8th July, 1911.

In accordance with the provisions of His late Majesty's Order in Council of 18th October, 1909, the undermentioned Lieutenants have this day been placed on the Retired List at their own request—

George Gipps.
Thomas Reginald Gill O'Connor.

Miss Edith Clara Marston has this day been appointed a Sister in Queen Alexandra's Royal Naval Nursing Service (on probation).

Admiralty, 10th July, 1911.

Sub-Lieutenant Christopher Henry Petrie has been promoted to the rank of Lieutenant in His Majesty's Fleet. Dated 30th June, 1911.

> War Office, 11th July, 1911.

REGULAR FORCES.

COMMANDS AND STAFF.

Captain John J. H. Nation, Royal Engineers, to be a Staff Captain at the War Office, vice Captain G. F. B. Goldney, Royal Engineers, appointed an Adjutant. Dated 1st July, 1911.

CAVALRY.

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7th (Queen's Own) Hussars, Captain Charles H. Rankin, D.S.O., to be Major. Dated 26th June, 1911.

Lieutenant Edwin P. Brassey to be Captain. Dated 26th June, 1911.

Second Lieutenant Dermot H. B. McCalmont to be Lieutenant. Dated 26th June,

14th (King's) Hussars, Captain Reginald V. K. Applin, D.S.O., to be Major. Dated 3rd June, 1911.

ROYAL REGIMENT OF ARTILLERY.

First Class Master Gunner William Thomas Albert Everton to be Lieutenant (District Officer). Dated 12th July, 1911.

Royal Horse and Royal Field Artillery, The undermentioned Supernumerary Majors are restored to the establishment:—

Hamilton L. Reed, V.C. Dated 1st July, 1911.

Walter P. L. Davies. Dated 4th July, 1911.

The undermentioned Captains are seconded for service on the Staff:---

Alan F. Thomson. Dated 28th June,

Edward M. Birch, D.S.O. Dated 1st July, 1911.

Supernumerary Captain Arthur E. Newland is restored to the establishment. Dated 26th June, 1911.

The undermentioned Lieutenants to be Captains:—

Herbert G. Howell, and to remain seconded. Dated 15th May, 1911.

Francis C. D. Burton, and to remain seconded. Dated 15th May, 1911.

Cyril O. C. Hunt, and to remain seconded. Dated 15th May, 1911.

William A. F. Jones. Dated 15th May, 1911.

Francis W. Salmond. Dated 29th May, 1911.

Lieutenant James D. G. Sanders is seconded for service under the Colonial Office. Dated 28th June, 1911.

Royal Garrison Artillery, Captain and Brevet Major Edwin H. E. Collen, D.S.O., is seconded for service on the Staff. Dated 19th June, 1911.

The undermentioned Lieutenants are seconded. Dated 16th June, 1911:—

Dryden G. T. Sneyd for service with the Indian Mountain Artillery.

Walter E. Long for service with the Indian Ordnance Department.

CORPS OF ROYAL ENGINEERS.

Superintending Clerk Henry Martin Carter to be Quartermaster with the honorary rank of Lieutenant. Dated 12th July, 1911.

FOOT GUARDS.

Grenadier Guards, The undermentioned Second Lieutenants to be Lieutenants. Dated 24th May, 1911:—

Richard W. G. Welby.

The Honourable Alan G. S. Douglas-Pennant.

INFANTRY.

The Buffs (East Kent Regiment), Lieutenant John Crookenden is seconded for service under the Colonial Office. Dated 28th June, 1911.

The Royal Welsh Fusiliers, Second Lieutenant Maurice I. H. Anwyl to be Lieutenant. Dated 25th May, 1911.

The South Wales Borderers, Lieutenant John F. Edwards is seconded for service under the Colonial Office. Dated 22nd June, 1911.

The Gloucestershire Regiment, Lieutenant Alfred F. Chapman to be Adjutant. Dated 12th July, 1911.

The King's Own (Yorkshire Light Infantry), Captain Gordon C. W. Gordon-Hall is seconded for service under the Canadian Government. Dated 16th June, 1911.

The Duke of Cambridge's Own (Middlesex Regiment), Second Lieutenant Neville

H. B. Lyon to be Lieutenant. Dated 1st April, 1911.

The Queen's Own Cameron Highlanders, Lieutenant George J. S. Scovell to be Captain, and to remain seconded. Dated 19th May, 1911.

Princess. Louise's (Argyll and Sutherland Highlanders), Captain Kenneth F. C. Marshall to be Major. Dated 27th June, 1911.

The Prince of Wales's Leinster Regiment (Royal Canadians), Major Albert Canning retires on retired pay. Dated 12th July, 1911.

Captain Reginald F. Legge to be Major. Dated 12th July, 1911.

Lieutenant Herbert J. Kerr is seconded for service with the Indian Supply and Transport Corps. Dated 11th July, 1911.

ARMY VETERINARY SERVICE.

Army Veterinary Corps, The undermentioned officers are seconded for service with the Egyptian Army. Dated 20th May, 1911:—

Captain Francis A. S. Moore. Lieutenant John J. M. Soutar.

QUEEN ALEXANDRA'S IMPERIAL MILITARY · NURSING SERVICE.

Matron Miss Caroline H. Potts is placed on retired pay. Dated 21st July, 1911.

ARMY PAY DEPARTMENT.

Colonel John T. Carter, Chief Paymaster, to be Chief Paymaster at the War Office and Officer in Charge of Records. Dated 5th July, 1911.

MEMORANDA.

Captain George R. Breading, D.S.O., The Worcestershire Regiment, is granted the temporary rank of Lieutenant-Colonel while employed with the King's African Rifles. Dated 14th May, 1911.

Captain Guy L. T. Seckham, Half-pay List, is removed from the Active List on attaining the age limit. Dated 4th July, 1911.

Quartermaster and Honorary Major George W. Anderson, Half-pay List, is placed on retired pay. Dated 9th July, 1911.

Quartermaster and Honorary Lieutenant Frederick H. White, The South Staffordshire Regiment, is granted the honorary rank of Captain. Dated 10th July, 1911.

SPECIAL RESERVE OF OFFICERS.

ROYAL REGIMENT OF ARTILLERY.

Royal Garrison Artillery, Arnot Hercules Wilmot Scott, late Cadet, United Services College Contingent, Officers Training Corps, to be Second Lieutenant (on probation). Dated 12th July, 1911.

FOOT GUARDS.

Scots Guards, Eric Dighton Mackenzie, late Cadet, Eton College Contingent, Officers Training Corps, to be Second Lieutenant (on probation). Dated 12th July, 1911.

INFANTRY.

3rd Battalion, The Norfolk Regiment, Lieutenant Richard John Filgate, retired pay, late The Norfolk Regiment, to be Lieutenant, under the provisions of Article 510, Royal Warrant for Pay and Promotion, 1909, with seniority as from 27th February, 1908. Dated 12th July, 1911.

The Lincolnshire Regiment, William Barclay Leslie Lowth, late Cadet, King's College School (Wimbledon) Contingent, Officers Training Corps, to be Second Lieutenant (on probation). Dated 12th July, 1911.

3rd Battalion, The East Yorkshire Regiment, Captain Philip T. S. Maxsted resigns his commission. Dated 12th July, 1911.

3rd Battalion, The Royal Inniskilling Fusiliers, Conn Alexander, late Captain, 4th Battalion, The Royal Inniskilling Fusiliers, to be Captain. Dated 12th July, 1911.

3rd Battalion, The Queen's Own (Royal West Kent Regiment), Captain Harry S. H. H. Hall is seconded for service under the Colonial Office. Dated 25th August, 1910.

ROYAL ARMY MEDICAL CORPS.

Lieutenant John J. M. Shaw, M.B., is confirmed in his rank.

The undermentioned to be Lieutenants (on probation):—

Cadet Private Hubert Cox, from the Birmingham University Contingent, Officers Training Corps. Dated 2nd June, 1911.

Cadet Serjeant Philip Norman Button, from the University of London Contingent, Officers Training Corps. Dated 19th June, 1911.

TERRITORIAL FORCE.

COMMANDS AND STAFF.

The undermentioned Colonels, from the Half-pay List, to be Brigade Commanders:—

James F. Riddell, vice Brevet Colonel W. E. Sturges, retired pay, whose tenure of that appointment has expired. Dated 3rd July, 1911.

William K. McClintock, vice Colonel Sir T. S. Cave, K.C.B., whose tenure of that appointment has expired. Dated 1st July, 1911.

Vesey T. Bunbury, C.B., D.S.O., vice Colonel E. Satterthwaite, C.B., whose tenure of that appointment has expired. Dated 1st July, 1911.

Brevet Major Edmund M. Morris, The Devonshire Regiment, to be a Brigade Major, vice Major H. W. W. Wood, retired pay, whose tenure of that appointment has expired. Dated 5th July, 1911.

War Office, 11th July, 1911.

TERRITORIAL FORCE.

UNATTACHED LIST FOR THE TERRITORIAL FORCE.

Frederick William Farmer Card to be Second Lieutenant. Dated 10th July, 1911.

Robert Lamplough Mann to be Second Lieutenant. Dated 10th July, 1911.

Frank Lennox Harvey to be Second Lieutenant. Dated 10th July, 1911.

David Francis Bickmore to be Second Lieutenant. Dated 10th July, 1911.

John Bruce Morton to be Second Lieutenant. Dated 10th July, 1911.

Alwyne Morton Francis Worsley Porter to be Second Lieutenant. Dated 10th July, 1911.

Cecil Smeathman to be Second Lieutenant. Dated 10th July, 1911.

Reginald Courtenay Hulton Woodhouse to be Second Lieutenant. Dated 10th July, 1911.

Denys Keppel Garnier to be Second Lieutenant. Dated 10th July, 1911.

Roger Fielding Ould to be Second Lieutenant. Dated 10th July, 1911.

Arthur Weyman to be Second Lieutenant. Dated 10th July, 1911.

John Cecil Petherick to be Second Lieutenant. Dated 10th July, 1911.

Charles Gordon Borrowman to be Second Lieutenant. Dated 12th July, 1911.

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

Lieutenant-Colonel Geoffrey Howard, late Royal Engineers (East Anglian Division) and William Henry Allen, Esq., to be Deputy Lieutenants.

> Civil Service Commission, July 11, 1911.

The Civil Service Commissioners hereby give notice that an Open Competitive Examination for at least one situation as Clerk in the Departments of His Majesty's General Register

No. 28512.

House, Edinburgh, will be held in Edinburgh, commencing on the 18th September, 1911, under the Regulations dated the 1st February, 1907, and published in the London Gazette of the same date.

No person will be admitted to examination from whom the Secretary of the Civil Service Commission has not received, on or before the 24th August, an application, in the candidate's own handwriting, on a prescribed form, which may be obtained from the Secretary at once.

THE DISEASES OF ANIMALS ACTS, 1894 to 1910.

BOARD OF AGRICULTURE AND FISHERIES.

Notice is hereby given, in pursuance of section 49 (3) of the Diseases of Animals Act, 1894, that the Board of Agriculture and Fisheries have made the following Orders:—

Date.		Subject.		
1911. 3rd July		Imported dogs belonging to (1) Lieutenant K. H. Devitt; (2) Miss K. H. Forge; (3) Mrs. Holdich; (4) Alfred Sangster; and (5) Mrs. J. B. Wood.		
4th July	•••	An imported dog belonging to- Mrs. Chapman.		
5th July	•••	An imported dog belonging to John C. Slaney.		
7th July	•••	Imported dogs belonging to (1) Major A. G. V. Chichester; (2) George Launder; (3) Mrs. J. H. Spencer Rogers; and (4) Lieutenant-Colonel H. B. Walker.		

Copies of these Orders may be obtained at 4, Whitehall Place, London, S.W.

ORDER OF THE BOARD OF AGRICULTURE AND FISHERIES.

(DATED STH JULY 1911.)

FOOT-AND-MOUTH DISEASE: INFECTED PLACE.

The Board of Agriculture and Fisheries, by virtue and in exercise of the powers vested in them under the Diseases of Animals Acts, 1894 to 1910, and of every other power enabling

them in this behalf, do order, and it is hereby ordered, as follows:

The premises mentioned in the Schedule hereto are hereby declared to be a place infected with foot-and-mouth disease.

In witness whereof the Board of Agriculture and Fisheries have hereunto set their Official Seal this eighth day of July, nineteen hundred

and eleven.

T. H. Elliott,
Secretary.

SCHEDULE.

Description and Limits of Infected Place.

The premises known as Royal Oak Farm, in the occupation of John Arnold, in the parish of Isleworth, in the administrative county of Middlesex.

Copies of the above Order can be obtained on application to the Secretary, Board of Agriculture and Fisheries, 4, Whitehall Place, London, S.W.

ORDER OF THE BOARD OF AGRICULTURE AND FISHERIËS.

(DATED 9TH JULY 1911.)

FOOT-AND-MOUTH DISEASE: INFECTED PLACE.

The Board of Agriculture and Fisheries, by virtue and in exercise of the powers vested in them under the Diseases of Animals Acts, 1894 to 1910, and of every other power enabling them in this behalf, do order, and it is hereby ordered, as follows:

The premises mentioned in the Schedule hereto are hereby declared to be a place infected with foot-and-mouth disease.

In witness whereof the Board of Agriculture and Fisheries have hereunto set their Official Seal this ninth day of July, nineteen hundred and

A. W. Anstruther,
Assistant Secretary.

SCHEDULE.

Description and Limits of Infected Place.

The cherry orchard and farm buildings, known as Church Farm, in the occupation of 128

Robert Newman, in the parish of Harlington, in the administrative county of Middlesex.

Copies of the above Order can be obtained on application to the Secretary, Board of Agriculture and Fisheries, 4, Whitehall Place, London, S.W.

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 Kington, in the county of Hereford, as Commissioners for general purposes of the Acts of Parliament for granting to His 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 Court House, Kington, Herefordshire, on Thursday, the 20th day of July, 1911, at 10.45 o'clock in the forenoon, 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 Kington aforesaid.

E. E. Nott Bower. J. P. Crowly.

Inland Revenue, Somerset House, London, 6th July, 1911.

THE PUBLIC HEALTH ACTS AMEND-MENT ACT, 1907.

URBAN DISTRICT OF HODDESDON.

Government Board, in exercise of their powers in that behalf, upon the application of the Urban District Council for the Urban District of Hoddesdon, in the county of Hertford, in pursuance of section 3 of the Public Health Acts Amendment Act, 1907, have made an Order declaring Part II; sections 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 49, 50, and 51 comprised in Part III; sections 52, 53, 54, 55, 56, 57, 58, 59, 60, 62, 63, 64, 65, 66, 67, and 68 comprised in Part IV; Part VI; and section 95 comprised in Part X of the above named Act to be in force within the urban district of Hoddesdon, subject to the conditions and adaptations attached by the Order to the sections specified in the Schedule thereto.

This Order comes into operation on the first day of August, 1911.

PHILIP R. LONGMORE,

Clerk to the Urban District Council, Hoddesdon.

Council Offices, Hoddesdon. 8th July, 1911.

THE PUBLIC HEALTH ACTS AMEND-MENT ACT, 1907.

BOROUGH OF GUILDFORD.

OTICE is hereby given, that, by an Order dated the 30th day of June, 1911, the Local Government Board have confirmed an Order made on the 13th day of May, 1911, by the Town Council of Guildford, in pursuance of Section 112 of the Public Health Act, 1875, as amended by Section 51 of the Public Health Acts Amendment Act, 1907, declaring each of the trades of Blood drier, Gut scraper, Ragand Bone dealer, and Fish frier within the borough of Guildford to be an offensive trade. Dated this 6th day of July, 1911.

A. D. Jenkins,

EAST

Guildford.

Town Clerk.

THE PUBLIC HEALTH ACTS AMEND-MENT ACT, 1907.

BOROUGH OF LUTON.

OTICE is hereby given, that by an Order dated the thirtieth day of June, 1911, the Local Government Board have confirmed an Order made on the 16th day of May, 1911, by the Town Council of Luton, in pursuance of section 112 of the Public Health Act, 1875, as amended by section 51 of the Public Health Acts Amendment Act, 1907, declaring each of the trades of a dealer in Hides, Skins and Fat and a Fish frier within the borough of Luton to be an offensive trade.

Dated this 6th day of July, 1911.

BRUCE PENNY,

Town Clerk.

ST INDIAN RAILWAY COMPANY.

NOTICE.—In accordance with the provisions of the East Indian Railway Company Sinking Fund Act, 1892, it is hereby notified that a total sum of £676,967 5s. 8d. is now invested for the purpose of providing a Sinking Fund in respect of the Annuities Class "D" as under:—

Investments.	Description of Investments.	Total cost of Investments.		
£ s. d.		£	s.	d.
981 0 0	Great Western Railway Consolidated Guaranteed Stock, 5 per cent.	1,409	12	6
840 0 0	East Indian Railway Debenture Stock, 4½ per cent	995	5	0
4,930 0 0	East Indian Railway Deferred Annuity Capital, Class "D," 4 per cent.	6,050		6
31,771 17 5	Bristol Corporation Stock, 3½ per cent	32,018	6	7
139,350 0 0	East Indian Railway Debenture Stock, 3½ per cent	133,747	15	0
4,039 11 8	India Stock, 31 per cent	4,430		9
21,601 0 0	Madras and Southern Mahratta Railway Capital Stock, 3½ per cent.	25,771	11	10
4,940 11 1	New South Wales Stock, $3\frac{1}{2}$ per cent	4,908	19	1
10,000 0 0	Queensland Stock (1930), 31 per cent	9,975		0
3,297 19 4	Sheffield Corporation Consolidated Stock, 32 per cent	3,194	19	0
7,000 0 0	Assam Bengal Railway (Ltd.) Stock, 3 per cent	6,921		0
5,440 0 0	Bristol Corporation Stock, 3 per cent	5,193	0	8
73,900 0 0	East Indian Railway New Debenture Stock, 3 per cent	70,783	13	1
18,089 19 10	India Stock, 3 per cent	19,199		2
1,130 0 0	Leeds Corporation Stock, 3 per cent	1,074	19	9
8,809 19 5	Manchester Corporation 1891 Redeemable Stock, 3 per			
	cent	8,754		1
7,503 8 3	New South Wales Stock, 3 per cent	6,701		(
300 0 0	New Zealand Government Inscribed Stock, 3 per cent	280		2
12,390 0 0	Burma Railways (Ltd.) Stock, 2½ per cent	12,877		1
1,298 9 3	India Stock, 2½ per cent	1,150		0
189 4 7	Bank of England Stock	624		(
3,030 5 10	Bank of Ireland Stock	11,230		. 8
165,171 15 2	East Indian Railway £7,432 14s. 7d. Annuity, Class "B"	202,828		
33,280 16 8	East Indian Railway £1,497 12s. 9d. Annuity, Class "C"	36,260]
53,844 17 5	Madras Railway £2,324 7s. 9d. Annuity, Class "B"	64,620		
4,714 11 1	Scinde, Punjaub, and Delhi Railway £191 Annuity, Class "B"	5,965	8	(
617,845 7 0		£676,967	5	

Nicholas Lane, Lombard Street, London, E.C.

By Order,

033

5th July, 1911.

F. A. WALKER, for Secretary

RECEIPTS into and ISSUES out of the EXCHEQUER:

			Total Receipts into the Exchequer from		
REV	ļ		1st April, 1911,	lst April, 1910	
AND OTHE	R RECEIPTS.			to 8th July, 1911.	oto 9th July, 1910.
Balances in Exchequer on	1st April:—	Ì	. £	£	' £
Bank of England	*** *** ***			12,518,374	2;071,120
Bank of Ireland		•••	_	1,027,797	760,128
				13,546,171	2,831,248
REV	ENUE.				
Customs	··· ••• •··			8,458,000	8,361,000
Excise			_	8,990,000	8,725,000
Estate, &c., Duties		5-e •		6,942,000	8,253,000
Stamps		•••	_	2,508,000	2,916,000
Land Tax	*** *** ***)		550,000	1,940,000
House Duty	•••)			
Property and Income Tax		•••		8,185,000	26,101,000
Land Value Duties		•••		100,000	± 020 000
Post Office	•••	•••	_	6,130,000	5,930,000
Crown Lands			· ·	110,000	110,000
Receipts from Suez Canal Miscellaneous	Shares and Sundry J	Loans	_	742,172	684,138 937,213
wascenaneous	•••	•••		912,703	551,210
,	REVENUE		_	43,627,875	63,957,351
Tota	al, including Balance			57,174,046	66,788,599
OTHER :	RECEIPTS.				•
Repayment of Advances f	or Bullion		_	100,000	640,000·
By Issue of Exchequer Bo (Redemption) Act, 1910	oan}		_	20,895,002 [.]	
Under Telegraph Acts, 18			200,000		
Under Military Works A			150,000		
Under Public Offices Site	(Dublin) Act, 1903			25,600	_
Temporary Advances, De] . —	2,000,000
Temporary Advances, Wa Treasury Bills £9,500,	ays and Means (includ 000 in 1910–11)	ding}	-	_	10,500,000
Tota				57,649,046	100,823,601

between the 1st April, 1911, and the 8th July, 1911.

·		of the Exchequer yments from
EXPENDITURE . AND OTHER ISSUES.	lst April, 1911, to 8th July, 1911.	1st April, 1910, to 9th July, 1910.
EXPENDITURE. Payments to Local Taxation Accounts, &c. Other Consolidated Fund Services Expenditure Expenditure	£ 9,431,865 395,656 1,344,544 470,773 35,222,684 46,865,522	£ 9,795,655 10,000 1,248,841 450,467 34,650,142 46,155,105
For Advances for Bullion	300,000 35,863 4,000,000 —————————————————————————————	770,000 35,863 6,000,000 21,000,000 150,000 20,000 — 2,000,000 8,000,000
Balances in Exchequer:— 1911. 1910. Bank of England 4,625,948 14,741,554 Bank of Ireland 589,213 1,951,079	52,433,885 5,215,161	84,130,968 16,692,633
Total	57,649,046	100,823,601

Мемо.

Treasury	Bills outs	standing	on 8th	July,	1911 :				•
Bills	issued by	y Public	Tender	•	•••	•••	•••	•••	£6,000,000
Bills	otherwise	e issued	•••	•••	* * *	•••	110	•••	4,500,000
				Ţ	OTAL	•••	•••	•••	£10,500,000

AN ACCOUNT, pursuant to the Act seven and eight Victoria, cap. 32, of the Average Amount of BANK NOTES of the several Banks of Issue in ENGLAND and WALES in Circulation during the week ended Saturday, the 1st day of July, 1911.

PRIVATE BANKS.

N	Name, Title and Principal Place of Issue.											
Banbury Bank	•••		Banbury	•••	Gillett and Co		•••	£ 3150				
Bedford Bank	•••		Bedford	•••	Barnard and Co.	•••	•••	9155				
Bicester and Oxfordshire	Bank	•••	Bicester		Tubb and Co	•••	•••	6882				
Leeds Old Bank	•••	•••	Leeds		Beckett and Co.		•••	20508				
Naval Bank		•••	Plymouth		Harris, Bulteel and C	0.	•••	1563				
Oxfordshire Witney Bank	·	•:	Witney	•••	Gillett and Co		•••	1703				
Reading Bank	•••	•	Reading		Simonds and Co.		•••	4010				
Sleaford and Newark Ban	ık	•••	Sleaford	•••	Peacock, Willson and	Co.	•••	4687				
Wellington Somerset Ban	k		Wellington	•…	Fox, Fowler and Co.		•••	1654				
York and East Riding Bar	nk		Beverley		Beckett and Co.	•••	•••	25743				

JOINT STOCK BANKS.

Name, Title and Principal Place of Issue.											
Bank of Whitehaven Limited	•••	•••	•••	Whitehaven	•••	£ 7318					
Halifax Commercial Banking Company Limited		•••	•••	Halifax	•••	2560					
Halifax Joint Stock Banking Company Limited		•••	•••	Halifax	•••	2627					
Lincoln and Lindsey Banking Company Limited	•••	•••	•••	Lincoln	•••	20182					
Nottingham and Nottinghamshire Banking Compa	ny Lir	nited	•••	Nottingham	•••	10814					
Sheffield and Hallamshire Bank Limited	•••	•••	•••	Sheffield	•••	1642					
Wilts and Dorset Banking Company Limited		•••	•••	Salisbury	•••	. 36765					

H. BIRTLES, Deputy Registrar of Bank Returns.

COTTON STATISTICS ACT, 1868.

RETURN of the Number of BALES OF COTTON Imported and Exported at the Various Ports of the United Kingdom during the week and 27 weeks ending 6th July, 1911, together with the Number of Bales Imported and Exported during the corresponding 27 weeks in 1910 and 1909.

[Note,-Cotton "In Transit" or "For Transhipment under Bond," if described as such in the Ships' Reports, is not included in this Return.]

•• •= •=					IMP	ORTS.			Exports.					
Por	TS.		American.	Brazilian.	East Indian.	Egyptian.	Miscellaneous.	Total.	American.	Brazilian.	East Indian.	Egyptian.	Miscellaneous.	Total.
							W	eek ending 6t	h July, 1911	l.	······································		·····	
Liverpool London		•••	Bales. 5,059 60	Bales. 6,225	Bales. 1,778	Bales. 2,676	Bales. 2,221 559	Bales. 16,181 2,397	Bales. 154	Bales. 874	Bales. 25	Bales	Bales.	Bales. 2,770
Hull Manchester Other Ports	•••	•••	 2,101	···	•••	` 36	86	 2,223	120 	•••	•••	•••		120
Total	•••	•••	7,220	6,225	1,778	2,712	*2,866	20,801	274	874	25	1,652	65	2,890
							27 w	ecks ending 6	th July, 19	11.				
Liverpool London Hull Manchester Other Ports		•••	1,219,500 3,459 156 235,463 38,838	71,410 	76,490 7,524 3,912 4,627 147	182,104 " 899 100 109,930 718	41,888 18,650 1 1,544 2,902	1,591,392 30,532 4,169 351,564 42,605	81,495 5,701 9,132 588 34,390	5,332 20 	1,677 789 2,421 6 431	88,979 670 723 22	1,547 193 61 	179,030 6,683 12,304 1,317 34,843
TOTAL			1,497,416	71,410	92,700	293,751	†64,985	2,020,262	131,306	5,352	5,324	90,394	1,801	234,177
	nding: 1ly, 191 1ly, 190	0 [1,038,543 1,969,295	30,167 13,561	154,846 60,224	145,968 323,311	46,798 45,847	1,416,322 2,412,238	138,428 99,111	1,739 3,935	33,255 18,319	40,796 71,743	5,448 3,974	219,666 197,082

^{*} Including 502 Bales British West Indian, and 23 Bales British West African.

† Including 7,968 Bales British West Indian, 4,072 Bales British West African, 15,835 Bales British East African, and 45 Bales Foreign East African. Dated 7th July, 1911,

COTTON STATISTICS ACT, 1868.

RETURN of the Number of BALES OF COTTON Imported, Exported, forwarded from Ports to Inland Towns and returned to Ports, during the Month and 6 Months ending 30th June, 1911, compared with the corresponding Months of the Years 1910 and 1909.

Dogovi	ntion	of Cotto				Imports.*			Exports.*			rded from P		Forwarded from Inland Towns to Ports.		
Descri	риоп	OI COULO	Δ.		1911	1910	1909	1911	1910	1909	1911	1910	1909	1911	1910	1909
						,	•	,	Мо	onth ending	30th June.		····	· · · · · · · · · · · · · · · · · · ·		
American Brazilian East Indian Egyptian Miscellaneous		 Total	•••		Bales 97,357 9,113 29,731 25,409 † 13,283	Bales. 157,265 346 17,628 8,264 8,033 191,536	Bales. 173,661 • 2,300 6,666 34,673 10,733	Bales. 13,553 620 632 5,263 137	Bales. 8,842 3,397 1,346 420 14,005	Bales. 11,848 1,031 1,616 9,927 612 25,034	Bales. 187,179 7,986 10,499 14,745 7,906	Bales. 213,521 1,460 7,672 8,027 4,328 235,008	Bales. 217,775 4,255 5,284 26,992 4,524 258,830	Bales. 98 35 1	Bales. 186 2 80 	Bales. 126 3
									6 Mc	nths ending	30th June.				-	·• •
American Brazilian East Indian Egyptian Miscellaneous	•••			::	1,412,557 65,185 92,463 277,540 ‡ 62,168	1,019,583 30,391 153,969 143,176 46,309	1,940,313 13,561 59,438 319,774 45,180	131,152 4,395 5,299 84,300 1,771	135,226 1,539 33,125 39,249 5,434	97,177 3,927 18,248 71,542 3,391	1,495,797 32,299 56,322 177,238 39,616	1,322,314 28,990 71,327 114,558 39,705	1,530,728 26,000 33,845 223,969 30,344	1,015 10 55 56	2,147 7 1,347 474	1,011 26 104 58
		Total	•••		1,909,913	1,393,428	2,378,266	226,917	214,573	194,285	1,801,272	1,576,894	1,844,886	1,136	3,975	1,199

^{*} Cotton "In Transit" or "For Transhipment under Bond," if described as such in the Ships' Reports, is not included.
† Including 271 Bales British West Indian, 918 Bales British West African, 1,884 Bales British East African, and 4 Bales Foreign East African.
‡ Including 7,466 Bales British West Indian, 4,049 Bales British West African, 15,773 Bales British East African, and 45 Bales Foreign East African.

DISEASES OF ANIMALS ACTS, 1894 TO 1910. RETURN of OUTBREAKS of SWINE-FEVER for the Week ended 8th July, 1911.

Counties (including all Boroughs therein*).	Outbreaks confirmed.	Swine Slaughtered as Diseased or as having been ex- posed to Infection.	Counties (including all Boroughs therein*).	Outbreaks confirmed.	Swine Slaughtered as Diseased or as having been ex- posed to Infection.
ENGLAND.	No.	No.	ENGLAND.	No.	No.
Bedford	.l .	2	Wilts	8	31
Cambridge	. 1		Worcester	1	92
Isle of Ely	. 1	1	York, North Riding	2 5	12
Chester "		3	" West Riding	5	54
Derby	. 1			}	1
Durham	. 2 8	4			{
Essex	. 8	87	WALES.	ĺ	Į
Gloucester	. 6	35	Carnaryon	1	9
Hants	1	13	Dombial.		2 5 2
Hereford		7	01	1	9
Kent		12	3/		าอี
Lincoln, Parts of Kesteven	.	2	Monegomery	1	10
,, ,, Lindsey	. L	1			
Middlesex	. 1	2			
Norfolk		1	SCOTLAND.		_
Northampton	.] 4	61	Fife		1
Oxford		21	Perth	i	2
Salop	. 2	20	Stirling		1
Somerset	2	1		l	
Stafford	. 5	74			
Suffolk	. 2	10	TOTAL	68	5 6 8
	1	1	1	1	

* For convenience Berwick-upon-Tweed is considered to be in Northumberland, Dudley in Worcestershire, Stockport in Cheshire, and the city of London in the county of London.

NOTE.—The term "administrative county" used in the following descriptions of Areas is the district for which a county council is elected under the Local Government Act, 1888, and includes all boroughs in it which are not county boroughs.

The following Areas are now "Infected Areas" for the purposes of the Swine-Fever (Regulation of Movement) Order of 1908:—

Cambridgeshire.—An Area in the administrative county of Cambridge comprising the parishes of Over, Willingham, Rampton, Cottenham, Waterbeach, Landbeach, Milton, and Histon, and such portion of the parish of Impington as lies to the north of the Great Eastern Railway line from Cambridge to St. Ives (20 Amil. 1911).

the Great Eastern Railway line from Cambridge to St. Ives (20 April, 1911).

Denbighshire, &c.—An Area comprising the petty sessional divisions of Bromfield and Ruabon, the parishes of Llangollen Urban, Llangollen Rural, and Llantysilio, and the borough of Wrexham, in the administrative county of Denbigh; the parish of Marford and Hoseley, in the administrative county of Flint; and also comprising, in the administrative county of Merioneth, the parish of Llansantffraid Glyn Dyfrdwy, and such parts of the parish of Corwen as lie to the north of the railway line from Corwen to Ruthin (15 June, 1911).

June, 1911).

Essex.—(1.) An Area in the administrative county of Essex comprising the petty sessional division of Brentwood (3 May, 1911).

(2.) An Area in the administrative county of Essex comprising the parish of Thaxted (14 June, 1911).

(3.) An Area in the administrative county of Essex comprising the parish of Boxted (14 June, 1911).

(4.) An Area in the administrative county of Essex comprising the parishes of Kelvedon, Rivenhall, Inworth (including its detached part), Great Braxted, Little Braxted, Witham (including its detached part), the detached parts of the parish of

Faulkbourne which lie between the parishes of Witham and Rivenhall, Hatfield Peverel, Wickham Bishops, Great Totham (excluding its detached part), Ulting, Woodham Walter, Langford, and Heybridge (14 June, 1911). Fife.—An Area in the county of Fife, comprising the parishes of Ballingry, Beath, Dun-

ing the parishes of Ballingry, Beath, Dunfermline, Saline, Carnock, Torryburn, Culross, and Tulliallan, and the burgh of Dunfermline (4 July, 1911).

Flintshire.—See under Denbighshire, &c.

Gloucestershire.—(1.) An Area comprising the petty sessional division of Nailsworth, and the parishes of Nympsfield, Frocester, Leonard Stanley, King's Stanley, Rodborough, Thrupp, Chalford, Bisley with Lypiatt, Stroud (including its detached part), Uplands, Whiteshill, Pitchcombe, Randwick, Cainscross, Stonehouse, and Eastington, in the administrative county of Gloucester (29 March, 1911).

Gloucester (29 March, 1911).

(2.) An Area comprising the petty sessional division of Lawford's Gate (except the parishes of Henbury, Bitton, and Doynton) in the administrative county of Gloucester; and also comprising the city and county borough of Bristol (31 May, 1911).

(3.) An Area in the administrative county of Gloucester comprising the petty sessional division of Berkeley (31 May, 1911).

(4.) An Area in the administrative county of Gloucester comprising the petty sessional division of Tewkesbury (including its detached parts) and the borough of Tewkesbury (4 July, 1911).

Herefordshire.—An Area in the administrative comprising the

Herefordshire.—An Area in the administrative county of Hereford comprising the parishes of Bridstow, Brampton Abbotts, Upton Bishop, Linton, Aston Ingham, Lea,

The following Areas are now "Infected Areas" for the purposes of the Swine-Fever (Regulation of Movement) Order of 1908—continued.

Weston under Penyard, Hope Mansel, Walford, Ross Rural, and Ross Urban (10 July,

Kent.—An area in the administrative county of Kent, comprising the parishes of Otterden, Wichling, Lenham, Boughton Mal-herbe, Charing, Stalisfield, Westwell, Hothfield, Great Chart, Bethersden, Pluckley, Little Chart (including its detached part), and Egerton (4 May, 1911).

Leicestershire.—An Area in the administrative county of Leicester comprising the petty sessional division of Ashby-de-la-Zouch, and the parishes of Markfield, Stanton-under-Bardon, Ibstock, Gopsall, Twycross, Orton-on-the-Hill, and Norton-juxta-Twycross Norton-juxta-Twycross

(16 June, 1911).

Lincolnshire, Parts of Holland.—An Area in the administrative county of the Parts of Holland Division of Lincolnshire comprising the parishes of Pinchbeck, Spalding, Deeping St. Nicholas, Crowland, Cowbit, Weston, Moulton, and Gedney, and such portions of the parishes of Whaplode, Holbeach, and Fleet as lie to the north of the South Holland Main Drain from Weston Fen to the River Nene (5 June, 1911).

Merionethshire.—See under Denbighshire, &c. Middlesex.—An Area in the administrative county of Middlesex comprising the petty sessional division of Spelthorne, and the of Yiewsley, Drayton, parishes West lsworth, Harlington, Cranford, Isleworth, and Twickenham (31 Harmondsworth, Heston, May, 1911).

Northamptonshire.—(1.) An Area in the administrative county of Northampton, comprising the parishes of Whilton, Norton, Dodford, Weedon Beck, Nether Heyford, Upper Heyford, Floore, Brington, and

Brockhall (10 May, 1911).

(2.) An Area in the administrative county of Northampton, comprising the parishes of Great Doddington, Earls Barton, Ecton, Great Billing, Cogenhoe, Brafield-on-the-Green, Little Houghton, Hackleton, Green, Little House---,
Preston Deanery, Quinton, Piddington,
Horton, Yardley Hastings, Denton, Castle
Whiston, Grendon, Easton Maudit, Bozeat, Strixton, and Wollaston (10 May, 1911).

(3.) An Area in the administrative county of Northampton comprising the parishes of Cranford St. Andrew, Cranford St. John, Burton Latimer, and Finedon (4 July,

1911).

- Staffordshire.—(1.) An Area in the administrative county of Stafford comprising the parishes of Bushbury, Heathtown, Wednesfield, Essington, Short Heath, Bentley, Willenhall, Bilston, Darlaston, the detached portion of the parish of Coseley and the berough of Wednesbury; and also comprising the county boroughs of Wolverhampton, Walsall, and West Bromwich (14 June, 1911).
 - (2.) An Area in the administrative county of Stafford comprising the borough of Lichfield (14 June, 1911).

(3.) An Area in the administrative county of Stafford comprising the borough of Stafford (14 June, 1911).

Surrey.—An Area in the administrative county of Surrey, comprising the parishes of Frimley, and Ash and Normandy (14 June, 1911).

Wiltshire.—(1.) An Area in the administrative county of Wilts comprising the petty sessional divisions of Chippenham, Calne, and Melksham, the parishes of West Ashton, Steeple Ashton, Great Hinton, Keevil, Bulkington, and Lyneham, the borough of Devizes, and such portion of the petty sessional division of Devizes as lies to the north of the Great Western Railway line from Pewsey to Westbury (27 May, 1911). (2.) An Area in the administrative county

of Wilts comprising the petty sessional division of Salisbury and Amesbury (except the parishes of Maddington, Rollestone, Shrewton, Orcheston St. George, and Orcheston St. Mary); and also comprising the city of Salisbury (or New Sarum) (27 May, 1911).

Worcestershire.—(1.) An Area in the adminis-

trative county of Worcester, comprising the petty sessional division of Evesham (including the parish of Great and Little Hampton, but excluding the parishes of Rous Lench, Abbots Morton, Broadway, and Sedgeberrow), the petty sessional division of Pershore (excluding the parishes of Grafton Flyford, Dormston, Kington, North Piddle, Naunton Beauchamp, Flyford Flavell, Abberton, Strensham, Bredon's Norton, Norton, Bredon, Overbury, Conderton, and Teddington), and the borough of Evesham (9 May, 1911).

(2.) An Area comprising the petty sessional divisions of Worcester, Droitwich, Bromsgrove, Kidderminster, Stourbridge and Halesowen, and the boroughs of Droitwich and Kidderminster, in the administra-tive county of Worcester; and also comprising the city and county borough of Worcester. (27 June, 1911).

Carlishire (East Riding).—See under York-

Yorkshire (East Riding).— shire (North Riding), &c.

Yorkshire (North Riding), &c.—(1.) An Area in the administrative county of the North Riding of Yorkshire comprising the parish of Seamer and the borough of Scarborough (22 June, 1911).

(2.) An Area comprising the petty sessional division of West Pickering Lythe (except the parishes of Goathland, Hartoft and Rosedale East), and the parishes of Thornton Riseborough, Normanby, Salton, Brawby, Butterwick, Barton-le-Street, Brawby, Butterwick, Appleton-le-Street, Coneysthorpe, Henderskelfe, Welburn, Huttons Ambo, Hildenley, Amotherby, Swinton, Broughton (including its detached part) and Malton, in the administrative county of the North Riding of Yorkshire; and also comprising the parishes of Kirkham, Firby, Westow, Burythorpe (including its detached part), Kennythorpe, Eddlethorpe, Menethorpe, Langton, Norton, Settrington, Scagglethorpe, Thorpe Bassett, Rillington, and Scampston, in the administrative county of the East Riding of Yorkshire (22 June, 1911).

Yorkshire (West Riding).—(1.) An Area comprising the borough of Barnsley, and theparishes of Barugh, Dodworth, Stainbrough, Worsborough, Hoyland Nether, Wombwell, Billingley, Little Houghton, Great Houghton, Brierley, Shafton, Carlton, Monk-Bretton (including its detached part), Cudworth, Darfield, and Ardsley, in the admin-

The following Areas are now "Infected Areas" for the purposes of the Swine-Fever (Regulation of Movement) Order of 1908—continued.

istrative county of the West Riding of York-

shire (3 May, 1911).

(2.) An Area in the administrative county of the West Riding of Yorkshire comprising the parishes of Sprotbrough, Balby with Hexthorpe, Carr House and Elmfield, Armthorpe, Wheatley, Kirk Sandall, and Bentley with Arksey, and the borough of Don-caster (10 June, 1911).

(3.) An Area comprising the parishes of Bradfield, Ecclesfield, Stocksbridge, and the detached parts of the parish of Wentworth wholly surrounded by the county borough of Rotherham, in the administrative county of the West Riding of Yorkshire; and also comprising the county borough of Rotherham (excluding its detached parts) (26 June, 1911).

NOTE .- The term "administrative county" used in the following descriptions of Areas is the district for which a county council is elected under the Local Government Act, 1888, and includes all boroughs in it which are not county boroughs.

The following Areas are now "Scheduled Areas" for the purposes of the Swine-Fever (Regulation of Movement) Order of 1908:-

Aberdeenshire, &c.—An Area comprising the counties of Aberdeen, Argyll, Banff, Bute, Caithness, Clackmannan, Elgin, Fife, Forfar, Inverness, Kincardine, Kinross, Nairn, Orkney, Perth, Ross and Cromarty, Stirling, Sutherland, and Zetland, and the detached part of the county of Dumbarton; the cities of Aberdeen, Dundee, and Perth; and the burghs of Peterhead, Campbeltown, Elgin, Dunfermline, Kirkcaldy, Arbroath, Brechin, Forfar, Montrose, Inverness, Falkirk, and Stirling (1 August, 1906) .- See

also under Dumbartonshire, &c.

Anglesey, &c .- An Area comprising the administrative counties of Anglesey, Brecon, Cardigan, Carmarthen, Carnarvon, Denbigh (excluding the petty sessional division of Upper Chirk—except such parts of the parish of Llangadwaladr as lie to the north of a line commencing at the boundary of that parish at Tomen y Gwyddel and proceeding westward along the fence, following the watershed by Llyn Gloyw-bach and Pen Llyn Gloyw to the boundary between the parishes of Llangadwaladr and Llanarmon Dyffryn Ceiriog on Bryn Du—and also excluding that part of the parish of Glyn Traian which lies to the south of the River Ceiriog), Flint (excluding the petty sessional division of Overton), Glamorgan, Hereford, Merioneth, Monmouth, Montgomery (except the parishes of Hyssington, Snead, Aston, Castlewright, Llangynog, Hirnant, Pennant, Llanrhaiadr - yn - Mochnaut, Llanfechain, Llansaintffraid Pool, Llansaintffraid Dey-thur, Careghofa, Llandrinio, Llandysilo, Criggion, Bausley, Llanwddyn, Llanfihangel-yng-ngwynfa, and Meifod (except the portion which lies to the south of that part of the River Vyrnwy between the Broniarth Bridge and New Bridge Mechain), and the bridge and New Bridge Mechan), and the borough of Llanfyllin), Pembroke, and Radnor, and the county boroughs of Cardiff, Newport, Merthyr Tydfil, and Swansea, and also comprising the parish of Brompton and Rhiston, and such parts of the parish of Chiphyny as lie to the west of the parish of Chirbury as lie to the west of the River Camlad, in the administrative county of Salop, and the petty sessional division of Newent (except the parish of Corse), and the parishes of Hewelsfield, Lancaut, St. Briavels, Tidenham, Woolaston, and Staunton, in the administrative county of Gloucester (15 April, 1910).

Argyllshire.—See under Aberdeenshire, &c. Ayrshire.—An Area comprising the county of Ayr, and the burghs of Ayr, Irvine, and Kilmarnock (23 June, 1904)

Banffshire.—See under Aberdeenshire, &c. Bedfordshire, &c.—An Area comprising the administrative counties of Bedford and administrative counties of Bedford Hertford, and the parishes of Little Hallingbury, Great Hallingbury, Birchanger, Stansted Mountfitchet, Farnham, Manuden, Berden, Ugley, Elsenham, and Henham, in the administrative county of Essex (3 August, 1908).

Berkshire, &c.—An Area comprising the administrative counties of Berks, Bucks, Middlesex, and Oxford, and the county boroughs of Reading and Oxford (9 January, 1906).

Berwickshire, &c.—An Area comprising the counties of Berwick, Roxburgh, and Selkirk, and the burghs of Hawick and Galashiels, and also comprising the parish of Stow, in the county of Midlothian (30 June,

Breconshire, &c .- See under Anglesey, &c. Buckinghamshire.—See under Berkshire, &c. Buteshire.—See under Aberdeenshire, &c. Caithness.—See under Aberdeenshire, &c. +Cambridgeshire.—An Area comprising the administrative county of Cambridge (3 August, 1908).

Cardiganshire.—See under Anglesey, &c. Carmarthenshire.—See under Anglesey, &c. Carnarvonshire.—See under Anglesey, &c. Cheshire, &c.—An Area comprising:

The administrative county of Chester, and the county boroughs of Birkenhead, Chester

and Stockport;

The administrative county of Salop (except the parish of Brompton and Rhiston, and such parts of the parish of Chirbury as lie to the west of the River Camlad);

The petty sessional division of Upper Chirk: except such parts of the parish of Llangadwaladr as lie to the north of a line commencing at the boundary of that parish at Tomen y Gwyddel and proceeding westward along the fence following the watershed by Llyn Gloywbach and Pen Llyn Gloyw to the boundary between the parishes of Llangadwaladr and Llanarmon Dyffryn Ceiriog on Bryn Du—and that next of the parish of Cl. that part of the parish of Glyn Traian which lies to the south of the River Ceiriog, in the administrative county of Denbigh;

The petty sessional division of Overton, in

the administrative county of Flint;
The parishes of Hyssington, Snead, Aston, Castlewright, Llangynog, Hirnant, Pennant, Llanrhaiadr-yn-Mochnant, Llanfechain, Llan-

The following Areas are now "Scheduled Areas" for the purposes of the Swine-Fever (Regulation of Movement) Order of 1908-continued.

saintffraid Pool, Llansaintffraid Deythur, Careghofa, Llandrinio, Llandysilio, Criggion, Bausley, Llanwddyn, Llanfihangel - yngngwynfa, and Meifod (except the portion which lies to the south of that part of the River Vyrnwy between the Broniarth Bridge and New Bridge Mechain), and the borough of Llanfyllin, in the administrative county of Montgomery;

The administrative county of Stafford, and the county boroughs of Burton-upon-Trent, Dudley, Smethwick, Stoke-on-Trent, Walsall, West Bromwich, and Wolverhampton; and

The parishes of Boyleston, Doveridge (including its detached part), Marston Montgomery, Somershall Herbert, and Sudbury (including its detached parts), in the administrative county of Derby (7 July, 1911).

See also under Anglesey, &c.

Clackmannan.—See under Aberdeenshire, &c. Cornwall, &c.—An Area comprising the administrative counties of Cornwall and Devon, and the county boroughs of Devonport,

Exeter, and Plymouth (I June, 1908).
umberland.—See under Northumberland, Cumberland.—See under

†Denbighshire.—See under Anglesey, &c., and also under Cheshire. &c.

Derbyshire, &c.-An Area comprising the administrative counties of Derby (except the parishes of Boyleston, Doveridge—including its detached part—Marston Montgomery, Somershall Herbert, and Sudbury—including its detached parts), and Nottingham (except the parishes of Finningley and Misson), and the county boroughs of Derby and Nottingham (25 March, 1911) .- See also under Cheshire, &c., and Yorkshire (West Riding), &c.

Devonshire .- See under Cornwall, &c.

Dorsetshire.—An Area comprising the administrative county of Dorset (1 June,

Dumbartonshire, &c. - An Area comprising the counties of Dumbarton (except its detached part), Lanark, Peebles, and Renfrew, and the burghs of Airdrie, Dumbarton, Greenock, Hamilton, Paisley, Port Glasgow, and Rutherglen, and the city of Glasgow (12 April, 1906).—See also under Aberdeenshire, &c.

Dumfries-shire, &c.—An Area comprising the counties of Dumfries and Kirkcudbright, and the burgh of Dumfries (17 June, 1907).

Durham, &c.—An Area comprising the administrative counties of Durham and the North Riding of the county of York (except the parishes of Langthorpe, Milby, Ellenthorpe, Kirby Hill, Humberton, Thornton Bridge, Marton-le-Moor, Norton-le-Clay, Cundall with Leckby, Dishforth, Asenby, Rainton with Newby, Hutton Convers, Melmerby, Wath, Norton Convers, Middleton Quernhow, Sutton Howgrave, Middleton Quernhow, Sutton Howgrave, Thorntold and West Tan Howgrave, East Tanfield and West Tanfield); the county boroughs of Gateshead, South Shields, Sunderland, West Hartlepool, and Middlesbrough; and also comprising the petty sessional division of Buckrose (except the parishes of Towthorpe, Fimber, and Fridaythorpe), and the parishes of Foxholes-with-Thixendale, Butterwick,

Boythorpe, Wold Newton, Fordon, Hunmanby, Folkton, Muston, and Filey, in the administrative county of the East Riding of the county of York (1 June, 1908).—See also under Yorkshire (East Riding), and under Yorkshire (West Riding).

Elgin.—See under Aberdeenshire, &c.

† Essex.—An Area comprising the administrative county of Essex (excluding the parishes of Little Hallingbury, Great Hallingbury, Birchanger, Stansted Mountfitchet, Farnham, Manuden, Berden, Ugley, Elsenham, and Henham, and the borough of East Ham) (19 January, 1906).—See also under Bedfordshire, &c., and under London.

†Fife.—See under Aberdeenshire, &c. †Flintshire.—See under Anglesey, &c., and also under Cheshire, &c.

Forfarshire.—See under Aberdeenshire, &c. Glamorgan.—See under Anglesey, &c.

+Gloucestershire.-An Area comprising the administrative county of Gloucester (excluding the parishes of Aston Somerville, Childs Wickham, Hinton-on-the-Green, Admington, Clifford Chambers, Dorsington, Long Preston-on-Stour, Pebworth, Marston, Quinton, Welford-on-Avon, Weston-on-Avon, Hewelsfield, Lancaut, St. Briavels, Tidenham, Woolaston, and Staunton, and the petty sessional division of Newent-except the parish of Corse); and also comprising the parishes of Conderton, Cutsdean, Daylesford, Evenlode, Overbury, Teddington, and Blockley, in the administrative county of Worcester, and the county boroughs of Bristol and Gloucester (27 January, 1910).—See also under Anglesey, under Warwickshire, and under Worcestershire.

Haddingtonshire.—An Area comprising the county of Haddington (17 June, 1907).

 ${\it Hampshire.}$ —See under Southampton. +Herefordshire .- See under Anglesey, &c. Hertfordshire.—See under Bedfordshire, &c.

Huntingdonshire, &c.—An Area comprising the administrative counties of Huntingdon, the Isle of Ely, and the Soke of Peterborough (except the parishes of Wothorpe, St. Martin's Without, Wittering, Barnack, Southorpe, Ufford, and Bainton) (19 May, 1910).—See also under Leicestershire, &c.

Inverness-shire.—See under Aberdeenshire, dс.

Isle of Ely.—See under Huntingdonshire, &c. Isle of Wight.—An Area comprising the administrative county of the Isle of Wight (15 April, 1908).

† Kent.—An Area comprising the administrative county of Kent, and the county borough

of Canterbury (1 June, 1908).

Kincardineshire.—See under Aberdeenshire,

Kinross.—See under Aberdeenshire, &c. Kirkcudbrightshire.—See under shire, &c.

Lanarkshire.—See under Dumbartonshire, &c. Lancashire. - An Area comprising the administrative county of Lancaster—except the petty sessional divisions of North Lonsdale and Hawkshead (including its detached part) -and also comprising the county boroughs of Blackburn, Blackpool, Bolton, Bootle,

The following Areas are now "Scheduled Areas" for the purposes of the Swine-Fever (Regulation of Movement) Order of 1908—continued.

Burnley, Bury, Liverpool, Manchester, Oldham, Preston, Rochdale, St. Helens, Salford, Southport, Warrington, and Wigan (15 April, 1910).—See also under Northum-

† Leicestershire, &c.—An Area comprising the administrative counties of Leicester, the Parts of Holland, Kesteven, and Lindsey Divisions of Lincolnshire, and Rutland, and the county boroughs of Leicester, Great Grimsby, and Lincoln; the petty sessional division of Little Bowden and the parishes of Easton-on-the-Hill, Collyweston, Duddington, Wakerley, Harringworth, Bulwick, Blatherwycke, Laxton, Fineshade, King's Cliffe, Apethorpe, Nassington, and Yarwell, in the administrative county of Northampton; and the parishes of Wothorpe, St. Martin's Without, Wittering, Barnack, Southorpe, Ufford, and Bainton, in the administrative county of the Soke of Peterborough (19 May, 1910).

†Lincolnshire.—See under Leicestershire, &c. Linlithgow, &c.—An Area comprising the counties of Linlithgow and Midlothian (except the parish of Stow), the burghs of Leith and Musselburgh, and the city of Edinburgh (30 June, 1909).—See also under

Berwickshire, &c.

London.—An Area comprising the administrative county of London, the city of London, the county borough of West Ham, and the borough of East Ham (1 June, 1908).

† Merionethshire—See under Anglesey, &c.

† Middlesex.—See under Berkshire, &c.
Midlothian.—See under Linlithgow, &c., and
also under Berwickshire, &c.

Monmouthshire.—See under Anglesey, &c. Montgomeryshire.—See under Anglesey, &c., and also under Cheshire, &c.

Nairn.—See under Aberdeenshire, &c.

Norfolk.—An Area comprising the adminis-trative county of Norfolk, and the county boroughs of Norwich and Great Yarmouth (1 June, 1908).

†Northamptonshire.—An Area comprising the administrative county of Northampton (except the petty sessional division of Little Bowden and the parishes of Easton-on-the-Hill, Collyweston, Duddington, Wakerley, Harringworth, Bulwick, Blatherwycke, Laxton, Fineshade, King's Cliffe, Apethorpe, Nassington, and Yarwell); and also comprising the county borough of Northampton (19 May, 1910).—See also under Leicestershire,

†Northumberland.—An Area comprising the administrative county of Northumberland (including the borough of Berwick-upon-Tweed), and the county borough of Tynemouth, the administrative counties of Cumberland and Westmorland, the petty sessional divisions of North Lonsdale and Hawkshead (including its detached part) in the administrative county of Lancaster, and the county borough of Barrow-in-Furness (15 *A pril*, 1910).

Nottinghamshire.—See under Derbyshire, &c., and also under Yorkshire (West

Riding), &c.

Orkney.—See under Aberdeenshire, &c. Oxfordshire.—See under Berkshire, &c.

Peebles .- See under Aberdeenshire, &c. Pembrokeshire.—See under Anglesey, &c. Perthshire.—See under Aberdeenshire, &c. Radnorshire.—See under Anglesey, &c. Renfrew.—See under Dumbartonshire, &c.
Ross and Cromarty.—See under Aberdeen-

shire, &c. Roxburghshire.—See under Berwickshire, &c. Rutland.—See under Leicestershire, &c.

Salop .- See under Anglesey, &c., and under Cheshire, &c.

Selkirkshire. - See under Berwickshire, &c. Soke of Peterborough.—See under Huntingdonshire, &c., and under Leicestershire, &c.

Somerset.—An Area comprising the administrative county of Somerset and the county

borough of Bath (1 June, 1908).

Southampton.—An Area comprising the administrative county of Southampton, and the county boroughs of Bournemouth, Portsmouth, and Southampton; and also comprising the parishes of Chithurst, Elsted, Farnhurst, Harting, Iping, Linch, Linchmere, Rogate, Stedham, Terwick, Trotton (including its detached part), Woolbeding, Treyford, Didling, and Bepton, in the administrative county of West Sussex (9 August, 1910).—See also under Sussex.

†Staffordshire.—See under Cheshire, &c.

Stirlingshire.—See under Aberdeenshire, &c. Suffolk.—An Area comprising the administrative counties of East Suffolk and West Suffolk, and the county borough of Ipswich (1 August, 1907).

†Surrey.—An Area comprising the administrative county of Surrey, and the county borough of Croydon (1 June, 1908).

Sussex.—An Area comprising the administrative counties of East Sussex and West Sussex (except the parishes of Chithurst, Elsted, Farnhurst, Harting, Iping, Linch, Linchmere, Rogate, Stedham, Terwick, Trotton-including its detached part-Woolbeding, Treyford, Didling, and Bepton, in the administrative county of West Sussex), and the county boroughs of Brighton and Hastings (9 August, 1910).—See also under Southampton.

Sutherland.—See under Aberdeenshire, &c. #Warwickshire.—An Area comprising the administrative county of Warwick; the several parishes of Alderminster, Shipston-on-Stour, Tidmington, and Tredington, transferred by agreement from the administrative county of Worcester, and the parishes of Admington, Clifford Chambers, Dorsington, Long Clifford Long Marston, Pebworth, Preston-on-Stour, Quinton, Welford-on-Avon, and Weston-on-Avon, transferred by agreement from the administrative county of Gloucester; and also comprising the county borough of Coventry (1 June, 1908).—See also under Gloucestershire, and under Worcestershire.

Westmorland.—See under Northumberland, deс.

Wigtownshire.—An Area comprising county of Wigtown (5 May, 1906). † Wiltshire.—An Area comprising the adminis-

trative county of Wilts (1 June, 1908).

† Worcestershire.—An Area comprising the administrative county of Worcester (except the parishes of Conderton, Cutsdean, Daylesford,

[†] See also under "Infected Areas."

[‡] See also under Special Orders.

The following Areas are now "Scheduled Areas" for the purposes of the Swine-Fever (Regulation of Movement) Order of 1908—continued.

Evenlode, Overbury, and Teddington, transferred by agreement to the county of Gloucester; the several parishes of Alderminster, Shipston-on-Stour, Tidmington, and Tredington, transferred by agreement to the county of Warwick; and the parish of Blockley; but including the parishes of Aston Somerville, Childs Wickham, and Hinton-on-the-Green, transferred by agreement from the county of Gloucester); and also comprising the county borough of Worcester (1 June, 1908).—For county borough of Dudley see under Cheshire, &c. See also under Gloucestershire and under Warwickshire.

† Yorkshire (East Riding).—(1.) An Area comprising the administrative county of the East Riding of the county of York—but excluding the petty sessional division of Buckrose (except the parishes of Towthorpe, Fimber, and Fridaythorpe), and the parishes of Thixendale, Butterwick, Foxholes-with-Boythorpe, Wold Newton, Fordon, Hunmanby, Folkton, Muston, and Filey (1 June, 1908).—See also under Durham, &c.

(2.) An Area comprising the county borough of Kingston-upon-Hull (1 June, 1908).

† Yorkshire (North Riding).—See under Durham, &c., and also under Yorkshire (West

Riding), &c.

† Yorkshire (West Riding), &c.—An Area comprising the administrative county of the West Riding of the county of York, and the county boroughs of Bradford, Halifax, Huddersfield, Leeds, Rotherham, Sheffield, and York; and the parishes of Finningley and Misson, in the administrative county of Nottingham; and the parishes of Langthorpe, Milby, Ellenthorpe, Kirby Hill, Humberton, Thornton Bridge, Marton-le-Moor, Norton-le-Clay, Cundall with Leckby, Dishforth, Asenby, Rainton with Newby, Hutton Conyers, Melmerby, Wath, Norton Conyers, Middleton Quernhow, Sutton Howgrave, Howgrave, East Tanfield and West Tanfield, in the administrative county of the North Riding of the county of York (1 June, 1908). Zetland.—See under Aberdeenshire, &c.

The following boroughs are now subject to Special Orders relating to Swine-Fever, and affecting the movement of swine out of, but not into, the borough:—

City of Birmingham. City of Newcastle-upon-Tyne.

† See also under "Infected Areas."

RETURN OF OUTBREAKS of the undermentioned DISEASES for the Week ended 8th July, 1911.

				_			ANTHRA	XX.			
Cou	nties	(inclu	ling al	l Boro	ughs		Outbreaks		Animals .	Attacked.	
		ther	ein [#]).				contirmed.	Cattle.	Sheep.	Swine.	Ногвев.
, m		ENG	LAND				No.	No.	No.	No.	No.
Bedford Durham	•••	•••	•…	•••	•••	•••	1 1	1 1	•••		
Lancaster	•••		•••	•••	•••	•••	j	_	•••	•••	l "ï
Leicester		•••			•••	•••	2	 2 1	i "i		l
Oxford	•••		•••	•••	•••		ī	ī	ł <u>.</u>	l	ī
Somerset	•••		•••		•••		1	•••		1	
Warwick			•••	***	•••		1	1	***		
York, Wes	st Ki	ding	•••	•••	•••	•••	1	1			
		WA	LES.								
Flint	•••	• •••	•••	•••	•••	•••	1	1	•••	•••	
Glamorgan	n.	•••	•	•••	•••		•••	•••	1		
		SCOT	LANI).			;				
Aberdeen	•••		•••	•••	•••		1	1	l		
Tife	•••	•••	•••	•••	•••		2	2		•••	
	To	TAL	•••				13	11	2	1	2

FOOT-AND-MOUTH DISEASE.

Counties (including all Boroughs	Outbreaks	Animals reported during the week as attacked.							
therein*).	confirmed.	Cattle.	Sheep.	Swine.	Horses.				
ENGLAND. Middlesex	No.	No. 7	No	No. 60	No. 				

RETURN OF OUTBREAKS of the undermentioned DISEASES for the Week ended 8th July, 1911—continued.

GLANDERS (INCLUDING FARCY).

<u> </u>		Count	ies (inc	luding	all Bo	Outbreaks reported.	Animals Attacked					
D. 1.				ENG	GLAN.	D.					No.	No.
Berks	•••	•••	•••	•••	•••		• • •		•••	٠.	. 1	1 2
London	***	•••	•••	•••	•••	•••	•••	• • • •	•••	• • • •	4	l â
Surrey	•••	•••	•••	•••	•••	•••	•••	•••	•••	•••	•…	1
T	OTAL							,,,			5	11

^{*} For convenience Berwick-upon-Tweed is considered to be in Northumberland, Dudley in Worcestershire, Stockport in Cheshire, and the city of London in the county of London.

SUMMARY OF RETURNS.

		Antl	178,x.*	i	and-M	ot- Mouth ease.	(incl	ders ading cy).	Sheep Scab.	Sheep Scab. Swine-Fever		
Period.	Outb	reaks.	Atta	Animals Attacked.		Attacked.		Attacked.			ghtered used or to In-	
	Confirmed.	Reported.	Confirmed.	Reported.	Outbreaks.	Animals A	Outbreaks.	Animals A	Outbreaks.	Outbreaks	Swine Slaughtered as Diseased or Exposed to Infection.	
Week ended July 8, 1911	No. 13	No.	No. 16	No.	No. 3	No. 67	No. 5	No. 11	No. 	No. 68	No. 568	
Corresponding week in $ \begin{cases} 1910 \\ 1909 \\ 1908 \end{cases} $	 	24 22 12		29 24 22	:::	::	11 5 22	24 15 55	2 3 	47 47 39	559 612 196	
Total for 27 weeks, 1911	488		608		4	85	109	283	303	1,400	15,545	
Corresponding period in $ \begin{cases} 1910 \\ 1909 \\ 1908 \end{cases} $	=	834 742 630	=	1,010 980 837		112	189 304 432	525 1,186 1,389	317 459 629	778 958 1,231	7,067 8,838 6,264	

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

Board of Agriculture and Fisheries, 11th July, 1911.

^{*} The figures for 1911 relate to outbreaks confirmed, those for previous years to outbreaks reported.

Average Price of BRITISH WHEAT, BARLEY, and OATS, per Quarter of Eight Bushels (Imperial Measure), as received by the Board of Agriculture and Fisheries from the Inspectors of Corn Returns at each of the undermentioned Towns during the week ended Saturday, the 8th July, 1911.

Towns.		Wheat.	Barley.	Oats.	Towns.	Wheat.	Barley.	Oats.
ه ده د سخویست		s. d.	s. d.	s. d.		s. d.	s. d.	s. d.
London :		00 0	22 2		Yorkshire, E.R.:—	307.1		
London	•••	32 6	23 2	20 8	Beverley	Nil. 31 5		19 6.
Middlesex :		1			Bridlington Howden	Nil.		
Uxbridge	•••	32 7			Howden Hull	32 1		
OMDINGS	•••	,	P44			*]	,,,,,
Essex:					Nottinghamshire:-	91 7		
Braintree	•••	32 7		•••	Mansfield Newark	31 7		•••
Chelmsford	• • •	33 3			Newark Nottingham	33 4		•••
Colchester Romford	•••	32 9 Nil.		20 0	Retford	33 4		19 11
Saffron Walden	•••	31 5	•••	•••	Worksop	Nil.		
Control I Concom	•••		•••	•••	_			
Hertfordshire:-		}			Leicestershire :	33 6		
Bishop's Stortford	l	31 8			Leicester Loughborough	Nil.	•••	•••
Hertford	•••	Nil.			Melton Mowbray	Nil.		•••
Hitchin	•••	33 2		19 8	·		"	l '' '
Royston	•••	33 1		8-4-4	Rutland :-]	
Bedfordshire :-			•		Oakham	Nil.		•••
Bedford	•••	32. 8			Northamptonshire:-]	•	
Luton	•••	32 11			Kettering	Nil.		
Huntin adanshina]		Northampton	32 7		
Huntingdonshire:-	-	32: 5.]		Peterborough	32 1		17 8
St. Neots	•••	33. 0			Wannialahina			
					Warwickshire:— Birmingham	34 5		İ
Cambridgeshire:—				}	Coventry	32 3		
Cambridge	•••	32 4			Stratford - on-Avon	32 11	:::	21 8
Ely Wisbech	•••	Nil.		19 0	Warwick	32 8		
** 1806011	•••	1 -0 1		13 0	A 43.12 .			Ì
Suffolk :]		Oxfordshire:— Banbury	Nil.	}	1
Beceles	•••	Nil.			Bicester	Nil.		
Bungay	•••	Nil. 31 10			Oxford	31 5		21 5
Bury St. Edmund	s	Nil.			i .		•	ł
Framlingham	•••	32 4			Buckinghamshire:-	32 11	l	į
Hadleigh	•••	32 3		l	Aylesbury Newport Pagnell	Nil.		1
Halesworth	• • •	31 11			1.6w por a zagnem	1,11.		
Haverhill	•••	Nil.			Berkshire :		ŀ	ł
Ipswich	•••	32 1		20 5	Abingdon	31 11		
Saxmundham Stowmarket	•••	Nil. 31 9		00E	Hungerford	Nil.		1
Sudbury	•••	33 3		20 5	Newbury	31 9	24 4	20 3
Woodbridge	•••	32 4		:::	Reading Wallingford	32 6		19 11
_		ŀ		"	" " " " " " " " " " " " " " " " " " "	~~ ~		~~ ~~
Norfolk : Diss		Nil.		1	Surrey:—	37.1		ļ
East Dereham	•••	Nil.			Croydon	Nil. Nil.		• • • •
Fakenham	•••	32 2			Farnham Guildford	Nil.	•••	
Harleston		Nil.			Kingston	Nil.		
Holt	•••	Nil.			Redhill	Nil.	:::	
Lynn	•-•	30 11					1	
North Walsham	• ••	Nil.			Kent:—	Į	0.0	
Norwich Watton	•••	31 9 Nil.			Ashford	31 11	26 2	•••
Watton Yarmouth	•••	Nil.			Canterbury Maidstone	33 1	:::	
	•••	1	•		Rochester	Nil.		
Lincolnshire:—			<u> </u>	1	Sandwich	Nil.		
Boston	•••	32 7	000		Tunbridge	Nil.		
Brigg	•••	31 8		1,,	Cuaran	l	1	1
Gainsborough	•••	Nil.		19 0	Sussex :	Nil.		
Grantham Lincoln		31 6]	18 6	Brighton Chichester	33 7	***	23 0
Louth	•••	Nil.		i •	Hayward's Heath	33 4		23
Sleaford	•••	Nil.			Horsham	33 11		
Spalding	•••	30 8			Lewes	Nil.		
Stamford	•••	31 7	0-0		Pulborough,	Nil.	Į	

Average Price of BRITISH WHEAT, BARLEY, and OATS-continued.

Towns.		Wheat.	Barley.	Oats.	Towns.	Wheat.	Barley.	Oats.
		s. d.	s. d.	s. d.		s. d.	s. d.	s. d.
Hampshire :—					Staffordshire:—			
Andover		Nil.	•••		Burton-on-Trent	Nil.		
Basingstoke		31 11	•••	19 6	Stafford	32 3	l	
Fareham		Nil.	•••		Wolverhampton	33 4	28 1	
Newport		Nil.			-	00 1	-0 -	
Ringwood		Nil.	•••	•••	Derbyshire :—		1	
	•••		•••	•••	Derby	32 2		
Southampton	•••	Nil.	•••	•••	W 117 D		j	j
Winchester	•••	Nil.	• • • •	•••	Yorkshire, W.R.:-		l	
		l			Doncaster	30 11		19 9
Oorsetshire :—		l			Goole	31 3		•
Blandford		30 5		20 6	Knaresborough	Nil.		
Bridport		Nil.			Leeds	Nil.		
Dorchester	•••	Nil.	'		Pontefract	Nil.	j	• • • • • • • • • • • • • • • • • • • •
Wareham		Nil.	• • •		l ~·	30 5	•••	19 6
	•••		•••	•••	01.700.13		•••	19 0
${f Wimborne}$	•••	30 11		•••	Sheffield	Nil.	•••	•••
					Wakefield	Nil.	J	•••
Devonshire :				1	York	Nil.		
Barnstaple		Nil.	•••	•••	Vonkahina M D		ļ	
Exeter	•••	Nil.			Yorkshire, N.R.:—	`	1	
Kingsbridge	•••	Nil.			Bedale	31 3		• • •
			•••	•••	Easingwold	Nil.	•••	•••
Newton Abbot	• • •	Nil.	•••	•••	. Malton	30 10		•••
Okehampton	•••	Nil.	•••	•••	Northallerton	30 10		19 6
Plymouth	• • •	32 11	•••	•-•	C 1 1	29 11	1	18 1
Tiverton	• • •	30 8		•••	Mil 1.	Nil.	•••	
Totnes		Nil.	•••		Thirsk	1N11.	•••	• • •
					Durham :			1
Fornwall :-				· i	Bishop Auckland	Nil.		
Liskeard		Nil.		l	1 10	Nil.	•••	•••
TTT	• • • •		•••	•••			•••	•••
Truro	***	Nil.	•••		Stockton on Tees	Nil.	•••	
Wadebridge	•••	Nil.	•••	•••	Sunderland	30 4		18 7
					Northumberland :-			
omersetshire :—					41 * 1	. 33.1		
Bath	•••	Nil.		•••		Nil.		
Bridgwater		Nil.		•••	Berwick	31 2	26 1	18 10
Bristol		30 9	i	19 7	Newcastle-on-Tyne	31 5	26 4	•••
373	•••		•••		Cumberland :-			
	•••	Nil.	•••	٠				
Taunton	•••	Nil.	• • • •	•••	Carlisle	Nil.	•••	• • •
Yeovil	•••	Nil.	•••		Cockermouth	Nil.		•••
					Penrith	Nil.		
Viltshire :—		Ì			337		i	
Devizes		31 4		20 5	Westmorland:—			
Salisbury		31 5			Kendal	Nil.		•••
~ · 1 *			•••	•••	Lancashire :-			
Warminster	•••	30 7	•••	•••		Nil.		1
orminsper	•••	31 6	•••	•••	Garstang		•••	•••
.					Manchester	32 11	***	•••
oucestershire :—					Preston	32 9		19 10
Cheltenham		30 3	•••		Warrington	Nil.		
Cirencester	• • •	31 3		18 6	_			
Gloucester		32 0			Cheshire:	NT:1		I
Tewkesbury		Nil.			Chester	Nil.	•••	
J		4,11	•••		Anglesey :—			•
donmouthshire:—					T'lam	Nil.		
		97 /			. Liangerni	7417	•••	• •••
Abergavenny	•••	31 4	•	, , , , ,	Carnarvonshire :			
Chepstow	•••	31 0		18 δ	Carnaryon	Nil.		
Newport	•••	Nil.	***				•••	•••
					Denbighshire :—			
derefordshire :—					Denbigh	Nil.		
Hereford		31 4	•••	20 9	Wrexham	Nil.		•••
Ross	•••	31 0	•••		* * * *			
	•••	•			Montgomeryshire :-	37.7	1	
Worcestershire :-		<u> </u>			Welshpool	Nil.	•••	•••
Evesham				19 6	Cardiganshire :			
Worcester	•••	32 2	•••		Λ	3.7"	1	_
orcester	•••	94 Z	****	•••	1 *	Nil.		• - •
hvanahi					Pembrokeshire :)	ļ	
hropshire :—				10 -	Haverfordwest	Nil.		
Bridgnorth	• • •	31 5	•••	18 9		^τ λ 11.		
Ludlow		Nil.		٠٠.	Glamorgan :—	**	1	
Market Drayton		32 0	٠		Cardiff	Nil.		• • •
		Nil.			Brecknockshire :		1	
Oswestry								
Oswestry Sbrewsbury	•••	32 0	•••	•••	Brecon	Nil.	l	

Board of Agriculture and Fisheries, 3, St. James's Square, S.W., 8th July, 1911.

Account showing the Quantities of certain kinds of AGRICULTURAL PRODUCE Imported int the United Kingdom in the week ended 8th July, 1911, together with the Quantities imported in the corresponding week of the previous Year.

			Quantities.						
			·					1910.	1911.
Animals, li	ving:	_							
			s, and	Calves		• • •	Number	3,919	7,25
Sheep					•••		,,		
Swine	•••	•••	•••		•••	•••	"		
Horses		• • •		•••	•••	•••	,,,	431	35
Fresh Meat		_		_				303.002	
		ng K	eirigerat	ed and	l Frozen))	Cwts.	181,865	143,83
Muttor	l ,,		**		>1	•••	>>	136,126	115,91
Pork	33			ra 1.	(* - 1 - 1		>>	763	3,52
Meat,	uneni	umer	ated,]	r resu	(includi	ng	"	13,615	13,01
alted or H			nd Froze	on)				i	
Bacon		eu r	11880:					72,691	103,89
T .	•••	•••	•••	•••	•••		99	3,207	2,62
Hams		•••	•••	•••	•••	•••	*1	16,135	26,40
Pork		•••	•••	•••			"	4,551	6,02
			ted, salte	_	,		"	1,135	1,56
Meat.	preserv	red.	otherwis	e than	by`salti	ing	"	9,221	22,73
(incl	uding	Tinn	ed and	Canne	od)	0	"		,.
airy Prod	uce ar	id Si	ubstitute	38:	/			ļ	
Butter			•••	•••	•••		,,	71,338	77,84
Marga	rine	•••				• • • •	22	21,322	12,53
Cheese		•••	• • •		•••	•••	"	65,965	65,61
			ans or (drums	•••	•••	"		
	Cream		•••	•••	***		"	266	22
	Conde				•••	•••	11	19,361	21,63
	Preser	ved,	other k	inds	•••	•••	22 2	2	200.50
ggs	•••	• • •	•••	•••	•••	•••	Great Hundreds	268,128	506,59
oultry	•••	•••	. • • •	•••	•••	•••	Value £	4,863	1,83
ame			3 77		•••	•••	0"	16	13
Labbits, de	ac (r)	resn		ozen)	•••	•••	Cwts.	2,757 30,246	3,06 35,80
ard Jorn, Grain	 Мас	l on	d Flour		•••	•••	33	30,240	55,00
Wheat		11 SAIL	a rioui	.—				2,652,200	1,538,50
Wheat		and	Flour		•••	• • •	"	131,168	185,20
Barley						•••	1)	240,300	164,30
Oats	•••		•••		•••		,,	394,700	380,40
Peas							,,	33,928	29,24
Beans	•••				•••		"	3,193	11,42
Maize		lian	Corn		•••		,,	867,700	1,136,40
'ruit, Raw									
Apples					•••	•••	21	1,445	50,51
Aprico		Pea	ches		• • •	•••	_ ",	1,999	100.41
Banana		•••	•••	•••	•••	•••	Bunches	142,186	192,41
Cherrie		•••	•••	•••	•••	• • •	Cwts.	7,649	8,43
Curran Gooseb		•••	•••	•••	•••	•••)2	31,678 2,618	33,33 8,30
		•••	•••	•••	•••	•••	33	2,016 151	15
Grapes Lemon		•••	•••	•••	•••	•••	>>	33,713	20,04
Orange		• • • •	•••	•••	•••	***	,,	21,069	21,68
Pears		•••	444	•••	•••	•••	"	3	17
Plums	•••		4.4		•••		"	809	30
Strawb	erries		•••				,,	40	41
Unenu	merate	d	• • •				,,	10,042	6,55
[ay	•••	•••	• • •	•••	•••	•••	Tons	4,124	1,90
traw	• • •	•••	•••			• • •	,,	139]
Ioss Litte		•••	•••	•••	•••	•••	a".	1,690	95
lops	•••	•••	•••	••	***	• • •	Cwts.	608	3,12
ocust Bea		•••	•••	•••	•••	•••	"	50	28,76
egetables, Onions							Bushels	100,001	137,69
Potato		•••	•••	•••	•••	•••	Cwts.	234,816	260,28
Tomate		•••	•••	•••	•••	•••		44,612	44,66
Unenu			•••		•••	•••	Value £	6,092	5,77
Dried		,	•••	•••	•••	•••	Cwts.	1,783	2,98
Preser		r can		•••	•••	•••		4,370	2,07
	J						33	-,	-,

STATEMENT showing the Quantities Sold and Average Price of British Corn, per Quarter of 8 Bushels, Imperial Measure,* as received from the Inspectors of Corn Returns in the week ended 8th July, 1911, pursuant to the Corn Returns Act, 1882.

	Bı	ritish (Corn.		Quantities	Sold	Average Price.			
WHEAT			•••		 Qrs. 16,646	Bus.	s. d. · 32 1			
BARLEY	•••		•••		 313	5	25. 10			
Oats	•••	•••	• > •	•••	 2,283	2	19 9			

COMPARATIVE STATEMENT for the Corresponding Week in each of the Years from 1904 to 1910.

Corres	ponding			Quantities Sold	•	Average Price.					
We	ek in		Wheat.	Barley.	Oats.	Wheat.	Barley.	Oats.			
1905 . 1906 . 1907 . 1908 . 1909 .		• •	Qrs. Bus. 14,160 2 4,884 7 8,242 4 119,209 1 29,171 6 8,671 3 27,468 4	Qrs. Bus. 665 4 34 1 101 1 665 6 417 6 139 0 647 0	Qrs. Bus. 6,320 7 1,962 7 1,360 7 3,380 2 6,158 3 4,592 4 2,076 6	s. d. 26 10 32 3 30 5 32 0 30 5 43 0 30 4	s. d. 18 9 23 10 23 8 24 10 24 4 26 4 19 5	s. d. 17 6 19 7 20 4 20 11 18 5 21 8 17 4			

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

R. H. REW.

Board of Agriculture and Fisherics, St. James's Square, London, S.W. 8th July, 1911.

A Separate Building, duly certified for religious worship, named GERMAN LUTHERAN CHURCH, situated at Nile-street, in the civil parish of Holy Trinity, in the county borough of Kingston-upon-Hull, in Hull registration district, was, on the 5th July, 1911, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85, being substituted for the building named German Lutheran Chapel, situated at Nile-street, now disused.—Dated the 6th July, 1911.

oo4 ALFRED THORNEY, Superintendent Registrar.

A Separate Building, duly certified for religious worship, named KING'S HALL, situated at Hartington-street, in the civil parish of Barrow-in-Furness, in the county borough of Barrow-in-Furness, in Barrow-in-Furness registration district, was, on the 5th July, 1911, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 6th July, 1911.

FRANK TAYLOR, Superintendent Registrar.

A Separate Building, duly certified for religious A. worship, named WESLEYAN CHURCH, situated at Oxford-road, West Wycombe Village, in the civil parish of West Wycombe, in the county of Buckingham, in Wycombe registration district, was, on the 7th July, 1911, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 8th day of July, 1911.

B. L. REYNOLDS, Superintendent Registrar.

A Separate Building, duly certified for religious worship, named REFORMED EPISCOPAL CHURCH OF ENGLAND, situated at South-street, Farnham, in the civil parish of Farnham, Urban, in the county of Surrey, in Farnham registration district, was, on the 4th July, 1911, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 6th July, 1911.

RICHARD W. MASON, Superintendent Regis-

A Separate Building, duly certified for religious worship, named WESLEYAN METHODIST CHAPEL, situated at Upper Caldecote, in the civil parish of Northill, in the county of Bedford, in Biggleswade registration district, was, on the 7th July, 1911, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85, being substituted for the building named Wesleyan Methodist Chapel, situated at Upper Caldecote, Northill, now disused.—Dated the 8th day of July, 1911.

G. WAGG, Superintendent Registrar.

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

No. 00255 of 1911.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the CITY OF MONTE VIDEO PUBLIC WORKS CORPORATION Limited.

OTICE is hereby given, that a petition for the winding-up of the above named Company by the High Court of Justice was, on the sixth day of July, 1911, presented to the said Court by Herbert Mason Nowell, of Norton House, Norton-on-Tees, Durham, a creditor of the said Company; and that the said petition is directed to be heard before the Court, itting at the Paral Courts of Justice, Strend London. said petition is directed to be heard before the Court, sitting at the Royal Courts of Justice, Strand, London, on the twenty-fifth day of July, 1911, 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. charge for the same.

HARGROVE and CO., 16, Victoria-street, West-minster, Solicitors for the Petitioner.

Mote.—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 twenty-fourth day of July, 1911.

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

Mr. Justice Neville.

No. 00256 of 1911.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the PALL MALL LAND AND FINANCE CORPORATION.

LAND AND FINANCE CORPORATION.

OTICE is hereby given, that a petition for the winding-up of the above named Company, by or subject to the supervision of the High Court of Justice, was, on the 7th day of July, 1911, presented to the said Court by Frank James Summers, of 26 and 27, Saint James-street, in the county of London, Property Owner, 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 25th day of July, 1911, 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.

WALLS, STALLARD and NEWTON, 27, Old

WALLS, STALLARD and NEWTON, 27, Old Jewry, London, E.C., Solicitors for the Petitioner.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named, notice in writing 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 24th day of July, 1911.

In the High Court of Justice.—Chancery Division. Mr. Justice Neville.

No. 00242 of 1911.

In the Matter of the SILVER SPRING BREWERY Limited and Reduced, and in the Matter of the Companies (Consolidation) Act, 1908, sections 46

TOTICE is hereby given, that a petition presented to the High Court of Justice, Chancery Division, on the 30th day of June, 1911, for confirming the reduction of the capital of the above mentioned Company from £50,000 to £40,000, is directed to be heard before his Lordship, on the 25th day of July, 1911. Any creditor or Shareholder of the Company desiring to oppose the making of an order for the reduction of the capital of the said Company under the above Act should appear at the time of hearing, by himself or his Counsel, for that purpose; and a copy of the petition will be furnished to any creditor or Shareholder of the Company requiring the same by the undersigned, on payment of the regulated charges for the same.—Dated this 10th day of July, 1911. July, 1911.

H. A. GRAHAM and WIGLEY, of 23, King-street, Cheapside, E.C., Solicitors to the above named Company.

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

No. 0048 of 1911.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the BRITISH EMPIRE LAND MORTGAGE AND LOAN COMPANY Limited and Reduced.

Limited and Reduced.

OTICE is hereby given, that a petition has been presented to the Chancery Division of His Majesty's High Court of Justice for confirming a Resolution of the above Company for reducing its capital from £1,676,125 to £1,578,704 15s. A list of the persons admitted to have been creditors of the Company on the 26th day of June, 1911, may be inspected at the registered office of the Company at 22 and 23, Laurence Pountney-lane, Cannon-street, in the city of London, or at the office of the undersigned, at any time during usual business hours, on payment of the charge of one shilling.

Any person who claims to have been on the last mentioned day, and still to be, a creditor of the Company, and who is not entered on the said list, and claims to be so entered, must, on or before the 26th day of July, 1911, send in his name and address and the particulars of his claim, and the name and address of his Solicitor (if any), to the undersigned at 3, East India-avenue, London, E.C., or in default thereof he will be precluded from objecting to the proposed reduction of capital.—Dated this 6th day of July, 1911.

FLUX, THOMPSON and QUARRELL, 3, East India-avenue, E.C., Solicitors to the said Company.

In the High Court of Justice.—Chancery Division. Mr. Justice Warrington.

1911. N. 073.

the Matter of the NORTH CHESHIRE BREWERY COMPANY Limited and Reduced, and in the Matter of the Companies (Consolidation) Act, 1908.

TOTICE is hereby given, that the Order of the High Court of Justice, Chancery Division, dated the 17th day of June, 1911. confirming the cancellation and reduction of the capital of the above named Company from £100,000 to £18,000 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 statute, were registered by the Registrar of Joint-Stock Companies on

the 3rd day of July, 1911. And further take notice that the said Minute is in the words and figures fol-

that the said Minute is in the words and ngures following:

"The capital of the North Cheshire Brewery Company Limited and Reduced is £18,000, divided into 5,000 Preference shares of £3.8s. 0d. each, and 4,800 Ordinary shares of four shillings and twopence each reduced from the original capital of £100,000, divided into 5,000 Preference shares of £10 each and 5,000 Ordinary shares of £10 each. At the time of the registration of this Minute tho whole of the said shares have been and are deemed to be fully raid up." have been and are deemed to be fully paid up.' Dated the 8th day of July, 1911.

JAQUES and CO., 8, Ely-place, E.C.; Agents for GODFREY, RHODES and EVANS, of Halifax, Yorks, Solicitors for the Company.

In the County Court of Yorkshire, holden at Huddersfield.

No. P. 1159.

In the Matter of D. WHITEFORD AND COMPANY Limited and Reduced, and in the Matter of the Companies (Consolidation) Act, 1908.

Companies (Consolidation) Act, 1908.

NOTICE is hereby given, that the Order of the County Court of Yorkshire, holden at Huddersfield, dated the 26th day of June, 1911, confirming the reduction of the issued capital of the above named Company from £1,720 to £1,010, 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 statute, was registered by the Registrar of Joint Stock Companies on the 3rd day of July, 1911. The said Minute is in the words and figures following:—

"The capital of D. Whiteford and Company Limited and Reduced henceforth is £5,000, divided into 5,000 shares of £1, as it was originally. At the time of the registration of this Minute the issued capital of the Company is £1,010, divided into 1,010 fully paid up shares of £1, instead of £1,720, divided into 1,720 fully paid up shares of £1 each (numbered respectively 8 to 607 inclusive, 1,601 to 1,565 inclusive, and 1,501 to 1,555 inclusive) having been surrendered to the Company and cancelled as representing £710 capital, which has been lost, or is unrepresented by available assets."—Dated the 7th day of July, 1911.

WARD and HIRST, Lancashire and Yorkshire Bank Chambers. Market-place. Huddersfield.

WARD and HIRST, Lancashire and Yorkshire Bank Chambers, Market-place, Huddersfield, Solicitors for the Company.

In the High Court of Justice.—Chancery Division.

Mr. Justice Neville.

No. 00457 of 1910.

In the Matter of JOHN JAQUES AND SON Limited and Reduced, and in the Matter of the Companies (Consolidation) Act, 1908.

OTICE is hereby given, that a petition presented to the High Court of Justice, on the 22nd day of December, 1910, for confirming the reduction of the capital of the above Company from £40,000 to £31,500 is directed to be heard before the Honourable Mr. Justice Neville, sitting at the Royal Courts of Justice, Strand, London, on Tuesday, the 18th day of July, 1911.

WEIR, FORD and LEACH, 65, London Wall, E.C., Solicitors for the Company.

The BEER FREE STONE AND LIME COMPANY Limited.

Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the Pole Arms Hotel, Seaton, in the county of Devon, on the thirteenth day of June, 1911, 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 soventh day of July, 1911, the following Special Resolutions were duly confirmed.

Resolved:

1. "That it is desirable that the undertaking and assets of the Company, as on the 30th June, 1911, except the cash and book debts at that date, should

be sold to the Beer Stone Company Limited, and that with a view thereto this Company be wound up voluntarily, and that Mr. Elijah Terrell, of Seaton, Devon, be and is hereby appointed Liquidator for the purpose of such winding-up."

2. "That the conditional agreement submitted to this Meeting, and made between John Ford, on behalf of this Company of the one part, and Clement Ford, on behalf of the Becr Stone Company Limited of the other part, be and the same is hereby approved, and that the said Liquidator be and is hereby authorised, pursuant to section 192 of the Companies (Consolidation) Act, 1908, to adopt the said agreement and carry the same into effect, with such (if any) modifications as the said Liquidator may think expedient."

JOHN FORD. Chairman.

JOHN FORD, Chairman.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the INDRAPURA STEAMSHIP COMPANY Limited.

AT an Extraordinary Ceneral Meeting of the Members of the above named Company, duly convened, and held at the registered office of the Company. Queen Insurance Buildings, Castle-street, in the city of Liverpool, on the 16th day of June, 1911, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also-duly convened, and held at the same place. on the 3rd July, 1911, the following Special Resolution was duly confirmed:—

"That the Company be wound up voluntarily, and that T. Royden and P. L. Rooper, both of Liverpool, be and they are hereby appointed Liquidators for the purpose of such winding-up, and that all the powers vested in the said Liquidators may be exercised by either of them."

Dated this 6th day of July, 1911.

P. L. ROOPER, Chairman

In the Matter of the CURZON MILL COMPANY Limited.

Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the United Methodist School, Alexandra-road. off Henriotta-street, Ashton-under-Lyne, on the 6th day of July, 1911, 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 that the Company be wound up voluntarily accordingly; and that Mr. John Philip Garnett. of the firm of Messrs. David Smith, Garnett and Company, Chartered Accountants, of Brown-street, Manchester, be and he is hereby appointed Liquidator for the purposes of the winding-up."

Dated this 7th day of July, 1911.

Dated this 7th day of July, 1911.

SAMUEL NEWTON, Chairman.

H. G. LONG AND COMPANY Limited.

H. G. LONG AND COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the Hallamshire Works, Rockingham-street. Sheffield, on Thursday, the 8th day of June, 1911, the following Special Resolution was duly passed; and at a subsequent Extraordinary Ceneral Meeting of the said Company, also duly convened, and held at the same place, on Monday, the 3rd day of July, 1911, the following Special Resolution was duly confirmed, viz.:—

"That the Company be wound up voluntarily, and that Messre. Joseph Allen, of 28, Wostenholm-road, Sheffield, Cutlery Manufacturer, and Walter Deane Oldham. of 17, Coleman-street, London, Chartered Accountant, be and they are hereby appointed joint Liquidators for the purpose of such winding-up."

JOSEPH ALLEN, Chairman.

The Companies (Consolidation) Act, 1908. The DUDLEY ROLLER SKATING COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the registered offices of the Company, Trindle-road, Dudley, on Monday, the

26th day of June, 1911, the following Extraordinary Resolutions were duly passed:—

1. "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 accordingly that the Company be wound up voluntarily."

2. "That Mr. William Ernest Wall, of 19, Priorystreet, Dudley, Incorporated Accountant, and Mr. Arthur Ernest Mason, of Wolverhampton-street, Dudley, Chartered Accountant, be and they are hereby appointed Liquidators for the purposes of such winding-up." winding-up."

T. W. CROOK, Chairman.

In the Matter of the FLEET HALL COMPANY Limited.

T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at its registered offices, Fleet Hall, Fleet, Hants, on Wednesday, the 28th day of June, 1911, at 12 o'clock noon, the following Extra-

June, 1911, at 12 o'clock noon, the following Extraordinary Resolution was duly passed:—
"That it has been proved to the satisfaction of the
Members at this Meeting, that the Company cannot,
by reason of its liabilities, continue its business, and
that it is desirable that the same should be wound
up accordingly, and that Mr. Albert E. Hunt, of 44,
Tower-chambers, Moorgate-street, in the city of
London, Accountant, be and is hereby appointed
Liquidator, at a remuneration of £15 15s., in addition
to all necessary disbursements and payments in conto all necessary disbursements and payments in con-nection with the matter."

EDGAR FIGGESS, Chairman.

The Companies (Consolidation) Act, 1908. Special Resolution.

CANFIELD STORES Limited.

Passed 16th June, 1911. Confirmed 1st July, 1911.

Passed 16th June, 1911. Confirmed 1st July, 1911.

A T an Extraordinary General Meeting of the above named Company, duly convened, and held at 180, Broadway, Hendon, on Friday, June 16th, 1911, 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 Saturday, 1st July, 1911, the following Special Resolution was duly confirmed, viz.:—

"That the 'Canfield Stores Limited' be wound up voluntarily, and that Mr. J. E. C. Maryon be and he is hereby appointed Liquidator for the purposes of such winding-up."

Dated this 6th day of July, 1911.

J. E. C. MARYON, Chairman.

YOUNG AND CO. Limited.

T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the registered office of the Company, Twyford Brewery, near Winchester, in the county of Hants, on the 17th day of June, 1911, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the 4th day of July, 1911, the following Special Resolution was duly confirmed:—

"That the Company be wound up voluntarily, and that for the purpose of such winding-up Mr. George Alfred Smith, of 78, Parchment-street, Winchester, be and he is hereby appointed Liquidator."

HAROLD LARGE, Managing Director.

The Companies (Consolidation) Act, 1908. Extraordinary Resolution, pursuant to the Companies (Consolidation) Act, 1908, section 69, of JOHANNING Limited.

Passed July 7th, 1911.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the offices of the Company, at 43, Mincing-lane, London, E.C., on Friday, the 7th day of July, 1911, at 3 o'clock, 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. John J. Reid, Chartered Accountant, 150, Leadenhall-street, London, E.C., be and he is hereby appointed Liquidator for the purpose of such winding-up.

DOUGLAS N. RUSSELL, Chairman.

SOUTH DEVON WHARF COMPANY Limited.

SOUTH DEVON WHARF COMPANY Limited.

A T an Extraordinary General Meeting of the convened, and held at the Duke of Cornwall Hotel, Plymouth, in the county of Devon, on the 13th day of June, 1911, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the 30th day of June, 1911, the following Special Resolution was duly confirmed:—

"That the Company be wound up voluntarily, and that Richard Dingle, 23, Cravenhill-gardens, Lancaster Gate, London, W., and Thomas George Greek Wills, of St. Mildred's, Plymouth, be and are hereby appointed Liquidators for the purpose of such winding-up, at a remuneration to be fixed."

RICHARD DINGLE, Director.

RICHARD DINGLE, Director.

H. F. KERR AND COMPANY Limited.

T an Extraordinary General Meeting of H. F. Kerr and Company Limited, duly convened, and held at the registered offices of the Company, on the 7th day of July, 1911 (having been adjourned from the 30th day of June, 1911, pursuant to the Company's articles of association), the following Extenditions Resolution was duly presed in

Company's articles of association, 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 that accordingly the Company be wound up voluntarily."

H. M. COHEN, Chairman of the Meeting.

The EUROPEAN PETROLEUM COMPANY Limited.

Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at River Plate House, Finsburycircus, in the city of London, on Monday, the 12th day of June, 1911, the following Extraordinary Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Members of the Company, also duly convened, and held at 48, Cannon-street, in the city of London, on Monday, the 3rd day of July, 1911 (being the adjourned Extraordinary General Meeting of the Members of the Company, duly convened, and held at River Plate House, Finsbury-circus, in the city of London, on Wednesday, the 28th day of June, 1911), the following Extraordinary Resolutions were duly confirmed as Special Resolutions: Special Resolutions :-

Resolutions.

1. "That the scheme of reconstruction submitted to this Meeting, and for the purpose of identification initialled by the Chairman, be and the same is hereby

to this Meeting, and for the purpose of identification initialled by the Chairman, be and the same is heroby approved."

2. "That it is desirable to wind up the Company, and that accordingly the Company be wound up voluntarily, and that John Clark, of Dixon House, Lloyd's-avenue, London, E.C., be and he is heroby appointed Liquidator for the purposes of such winding-up."

3. "That the Liquidator be and he is hereby authorised to consent to the registration of a now Company, to be named the European Oilfields Corporation Limited, or some other similar name, with a memorandum and articles of association which have already been prepared with the privity and approval of the Directors of this Company."

4. "That the draft agreement submitted to this Meeting, and expressed to be made by the Company and its Liquidator of the one part, and the European Oilfields Corporation Limited of the other part, be and the same is hereby approved, and the said Liquidator be and he is hereby authorised, pursuant to section 192 of the Companies (Consolidation) Act, 1908, to enter into an agreement with such new Company (when incorporated) in the terms of the said draft, and to carry the same into effect with such (if any) modifications as he thinks expedient."

HERBERT ALLEN, Chairman.

The Companies (Consolidation) Act, 1908. Extraordinary Resolution of ARTI-PUM Limited. Passed the 4th day of July, 1911.

Tassed the 4th day of July, 1911.

T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 106, Wool Exchange, Basinghall-street, E.C., in the county of London, on the 4th day of July, 1911, the following Extraordinary Resolution was duly passed:

"That it has been proved to the set of the s

"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. Richard Warner, of 74, Coleman-street, in the city of London, Accountant, be and is hereby appointed the Liquidator for the purposes of such winding-up."

118 H. WISKEMANN, Chairman of the Meeting.

POPE AND COMPANY Limited.

Extraordinary Resolution passed 27th June, 1911.

Extraordinary Resolution passed 27th June, 1911.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 2, Waterloo-place, Christchurch, in the county of Hampshire, on the 27th day of June, 1911, the following Extraordinary Resolution was duly passed, viz.:—

"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. Fred Woolley, of 5, Portland-street, Southampton, Incorporated Accountant, and Mr. Ebenezer Henry Hawkins, of 4, Charterhouse-square, London, E.C., Incorporated Accountant, be and they are hereby appointed joint Liquidators for the purposes of such winding-up." winding-up."
Dated the 3rd day of July, 1911.

SYDNEY T. POPE, Chairman.

WEST OF ENGLAND ROSE FARM Limited. Extraordinary Resolution.

T an Extraordinary General Meeting of the above Company, duly convened, and held at 9, Regent-street, London, on the 26th day of June, 1911, the following 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 a Liquidator be appointed."

F. W. WHITE, Chairman.

MIDDLESBROUGH HIDE AND SKIN MARKET COMPANY Limited.

COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the Company's office, Snowdon-road, Middlesbrough, in the county of York, on the 19th day of June, 1911, the following Special Resolutions were duly passed; and at a subsequent Extraordinary Ceneral Meeting of the Members of the said Company, also duly convened, and held at the same place, on the 4th day of July, 1911, the following Special Resolutions were duly confirmed:

1. "That it is desirable to reconstruct the Company, and accordingly that the Company be wound up voluntarily, and that Mr. John Cordingley, of Yarm, be and he is hereby appointed Liquidator for the purposes of such winding-up."

2. "That the said Liquidator be and he is hereby authorised to make or enter into any such sale or

2. "That the said Liquidator be and he is hereby authorised to make or enter into any such sale or arrangement as is contemplated by section 192 of the Companies (Consolidation) Act, 1908, and in particular to enter into an agreement with the Middlesbrough and District Hide and Skin Market Company Limited for the sale to that Company of this Company's business and assets upon the terms set forth in the draft agreement submitted to the Meeting."

3. "That the draft agreement submitted to this Meeting, and expressed to be made between this Company and its Liquidator of the one part, and the Middlesbrough and District Hide and Skin Market Company Limited of the other part, be and the same is hereby approved, and that the said

Liquidator be and he is hereby authorised, pursuant to section 192 of the Companies (Consolidation) Act, 1908, to enter into an agreement with such new Company (when incorporated) in the terms of the said draft, and to carry the same into effect with such (if any) modifications as he thinks expedient."

draft, and to carry the same into effect with such (if any) modifications as he thinks expedient."

4. "That the said Liquidator be and he is hereby authorised, under the provisions of the Companies (Consolidation) Act, 1908, section 8 (1), and on behalf of this Company, to testify the consent of this Company to the registration of the said new Company by the name of 'The Middlesbrough and District Hide and Skin Market Company Limited.'"

I. W. B. BUNCH and BORSON 35. Albert.

J. W. R. PUNCH and ROBSON, 35, Albert-road, Middlesbrough, Solicitors for the Company.

WEST OF ENGLAND ROSE FARM Limited.

N pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company, which is being voluntarily wound up, will be held at Walbrook Chambers 38, Walbrook, London, E.C., on Saturday, the 15th day of July, 1911, at eleven o'clock in the forenoon, for the purposes provided for in the said section. All creditors should send particulars of their debts or claims to the Liquidator.—Dated this 7th day of July, 1911.

M. H. ADAMS, A.C.I.S., Liquidator.

The Companies (Consolidation) Act, 1908.

ne MIDDLESBROUGH HIDE MARKET COMPANY Limited. AND (In Voluntary Liquidation for Reconstruction.)

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at the offices of J. W. R. Punch and Robson, Solicitors, 35, Albert-road, Middlesbrough, on Wednesday, the nineteenth day of July, 1911, at 3 o'clock in the afternoon. Any persons claiming to be creditors and desiring to be present should at once inform the undersigned, John Cordingley, at his address, at the Hide and Skin Market, Snowdon-road, Middlesbrough, and also furnish particulars of their debts or claims.—Dated this seventh day of July, 1911. day of July, 1911.

J. CORDINGLEY, Liquidator.

In the Matter of STEEL AND GARLAND (1905) Limited. (In Voluntary Liquidation.)

URSUANT to section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at the Sheffield Law Society's Rooms, Hooles Chambers, Bank-street, Sheffield, on Friday, the 21st day of July, 1911, at 12.30 o'clock in the afternoon.—Dated this 10th day of July, 1911.

WATSON FRAM and RAPPER 20 Rapk

WATSON, ESAM and BARBER, 29, Bank-street, Sheffield, Solicitors for Mr. Bernard Hadfield, the Liquidator.

In the Matter of H. G. LONG AND COMPANY Limited.

IN pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at the Hallamshire Works, Rockingham-street, Sheffield, on the 19th day of July, 1911, at 3 o'clock in the afternoon, for the purposes provided in the said section.—Dated this sixth day of July, 1911.

JOSEPH ALLEN, Liquidators.

The Companies (Consolidation) Act, 1908. The EUROPEAN PETROLEUM COMPANY Limited.

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the European Petroleum Company Limited will be held at Dixon

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House, Lloyd's-avenue, Fenchurch-street, E.C., on Saturday, the 22nd day of July, 1911, at eleven o'clock in the forenoon, for the purposes provided for in the said section.—Dated the 8th day of July, 1911.

JOHN CLARK, Liquidator.

o74 Address, Dixon House, Lloyd's-avenue, E.C.

JOHANNING Limited.

IN pursuance of section 188 of the Companies (Consolidation) Act 1999 a Martin It pursuantes of section foo of the companies (Con-solidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at the offices of John McClaren Reid and Co., Chartered Accountants, 150, Leadenhall-street, E.C., on Monday, the 24th day of July, 1911, at 3 o'clock in the after-noon, for the purposes provided for in the said sec-tion.—Dated this 10th day of July, 1911.

MARSTON and ROBINSON, 30, Essex-street, Strand, W.C., Solicitors for John J. Reid, the Liquidator.

SOUTH DEVON WHARF COMPANY Limited. (In Voluntary Liquidation.)

OTICE is hereby given, that in compliance with section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at the offices of the Company, Lower East Smithfield, London, E., on Wednesday, the 19th day of July, 1911, at 12 o'clock noon, for the purposes mentioned in the said section. Any person claiming to be a creditor, and desiring to be present, should at once send me particulars of his claim.—Dated this tenth day of July, 1911.

RICHARD DINCLE, Liquidator.

The Companies (Consolidation) Act, 1908. In the Matter of the CURZON MILL COMPANY Limited.

N pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at the United Methodist School, Alexandra-road, off Henrietta-street, Ashton-under-Lyne, on the 26th day of July, 1911, at 7 o'clock in the evening, for the purposes provided for in the said section.—Dated this eleventh day of July, 1911.

JNO. P. GARNETT, Liquidator.

YOUNG AND COMPANY Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at Twyford Brewery, Twyford, Hants, on Thursday, the 20th day of July, 1911, at three o'clock in the afternoon.—Dated this 8th day of July 1911 8th day of July, 1911.

GEORGE A. SMITH, Liquidator.

Re WINSTON REEVES AND TURNER Limited. (In Voluntary Liquidation.)

OTICE is hereby given, that in pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of creditors of the above named Company will be held at Balfour House, Finsbury-pavement, London, E.C., on Wednesday, the 19th day of July, 1911, at 4 o'clock, for the purposes provided for under the said section.—Dated this 6th day of July, 1911.

GEO. E. CORFIELD, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the INDRAPURA STEAMSHIP COMPANY Limited.

N pursuance of the provisions of section 188 In pursuance of the provisions of section 188 (1) of the Companies (Consolidation) Act, 1908, notice is hereby given, that a Meeting of the creditors of the above named Company will be held at Queen's Insurance Buildings, in the city of Liverpool, on Tuesday, the 18th day of July, 1911, at 12 o'clock noon.—Dated 10th July, 1911.

LACES and CO., 1, Union-court, Liverpool, Solicitors for the Liquidators.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the ARRAPETTA TEA COMPANY Limited.

COMPANY Limited.

OTICE is hereby given, that the creditors of the above named Company, which is being voluntarily wound up, are required, on or before the Slst day of July, 1911, 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, George Alfred Cale, Chartered Accountant, of Royal Insurance Buildings, Bowlalley-lane, Hull, the Liquidator of the said Company; and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors or personally, to come in and prove their 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 6th day of July, 1911. July, 1911.

G. A. GALE, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908.

In the Matter of JOHN CORDEUX AND SONS Limited. (In Voluntary Liquidation.)

OTICE is hereby given, that the creditors of the above named Company are required, on or before the 1st day of August, 1911, to send in their names and addresses, and particulars of their debts or claims, and the names and addresses of their Solicior claims, and the names and addresses of their Solicitors (if any), to Clare Smith and William Nicholson, the joint Liquidators of the said Company, c/o Hudson, Smith, Briggs and Co., Chartered Accountants, Exchange Chambers, Bristol; and, if so required, by notice in writing from the said joint Liquidators, are to come in and prove their debts and 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 the 7th day of July, 1911.

BENSON, CARPENTER, CROSS and CO., Solicitors to the joint Liquidators, Corn-street, Bristol.

PATCHO Limited.

PATCHO Limited.

OTICE is hereby given, that the creditors of the above named Company are required, on or before the 29th day of July, 1911, to send in their names and addresses, with particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to the undersigned, George Frederick Herbert Gardner, of City Chambers, 2, Darley-street, Bradford, the Liquidator of the said Company; and, if so required, by notice in writing by the said Liquidator, are, by their Solicitors of 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 oxcluded from the benefit of any distribution made before such debts are proved.—Dated this 7th day of July, 1911. of July, 1911.

GEO. F. H. GARDNER, Liquidator,

The Companies (Consolidation) Act, 1908. WRIGHT AND DUTTON Limited.

WRIGHT AND DUTTON Limited.

OTICE is hereby given, that the creditors of the above named Company, which is being voluntarily wound up, are required, on or before the 22nd day of July, 1911, 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 Charles William Provis, of 3, Mount-street, Manchester, the Liquidator of the said Company; and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors or personally, to come in and prove their 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 7th day of July, 1911.

F. O. S. LEAK and PRATT 6. John Dalton-

F. O. S. LEAK and PRATT, 6, John Dalton-street, Manchester, Solicitors for the above-named Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of ALBERT BARKER Limited.

OTICE is hereby given, that a General Meeting of the above named Company will be held at 5, New Bond-street, London, W., on Saturday, the twelfth day of August, 1911, at 11 30 a.m., for the purpose of having the Liquidators' accounts, showing the manner in which the winding-up has been conducted. purpose of having the Liquidators' accounts, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, laid before the Meeting, and of hearing any explanation that may be given by the Liquidators; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidators thereof, shall be disposed of.—Dated this 6th day of July, 1911.

WALLS, STALLARD and NEWTON, 27, Old Jewry, E.C., Solicitors for the Liquidator.

The Companies (Consolidation) Act, 1908. In the Matter of CAMBERWELL SKATING RINK Limited.

RINK Limited.

OTICE is hereby given, that a General Meeting of the above named Company will be held at the offices of Messrs. Charles Comins and Co., 50. Cannon-street, London, E.C., in the Board Room on the first floor, on the 15th day of August, 1911, at 12.30 o'clock in the afternoon, for the purpose of having the Liquidator's accounts, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, laid before such Meeting, 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 5th day of July, 1911.

CHARLES COMINS, Liquidator.

The Companies (Consolidation) Act, 1908. In the Matter of the HAMMERSMITH SKATING RINK Limited.

OTICE is hereby given, that a General Meeting of the above named Company will be held at the offices of Messrs. Charles Comins and Co., 50, Cannon-street, London, E.C., in the Board Room on the first floor, on the 15th day of August, 1911, at 12 o'clock noon, for the purpose of having the Liquidator's accounts, showing the manner in which the winding-up has been conducted and the property of the Company disposed of laid before such Meet. of the Company disposed of, laid before such Meeting, 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 5th day of July, 1911.

CHARLES COMINS, Liquidator.

Notice of Final Meeting.

In the Matter of the Companies (Consolidation) Act, 1908, and of the BRIDGWATER COLLIERIES COMPANY Limited.

OTICE is hereby given, that a General Meeting of the above named Company will be held at my offices, York Buildings, Bridgwater, on Monday, the 21st day of August, 1911, at 11 o'clock in the forenoon precisely, for the purpose of having the Liquidator's accounts, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, laid before such Meeting, 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 8th day of July, 1911.

W. H. PALMER.

The Companies (Consolidation) Act, 1908. Notice of Final Meeting. HAZAN AND COMPANY Limited.

OTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at 11, Peter-street, Manchester, on Monday, the 14th day of August, 1911, at 3 o'clock in

the afternoon precisely, for the purpose of having an account laid before them, pursuant to section 195 of the Companies (Consolidation) Act, 1908, showing the manner in which the winding-up of the said 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 of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidators, shall be disposed of.—Dated this 6th day of July, 1911.

L. HAZAN, Liquidators.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the BUCHHOLTZ REVERSIBLE TURBINE SYNDICATE Limited. (In Liquidation.)

(In Liquidation.)

NOTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at 2, Colemanstreet, in the city of London, on the 14th day of August, 1911, at 12 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, shall be disposed of.—Dated the 6th day of July, 1911. day of July, 1911.

GEORGE NOBLE, Liquidator.

In the Matter of the Companies (Consolidation) Act 1908, and in the Matter of the WESTON EXPLORATION SYNDICATE Limited.

NOTICE is hereby given, that a General Meeting of the above named Company will be held at 529 to 531, Salisbury-house, London Wall, in the city of London, on Wednesday, the 16th day of August, 1911, at 12.30 o'clock in the afternoon precisely, for the purpose of having the Liquidator's accounts, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, laid before such Meeting, and of hearing any explanation that may be given by the 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 7th day of July, 1911.

WALTER BRAMALL, Liquidator.

The ATOMÉ EXTENDED MINES Limited. (In Liquidation.)

(In Liquidation.)

OTICE is hereby given, that a General Meeting of the above named Company will be held at No. 270, Mansion House Chambers, in the city of London, E.C., on Thursday, the 17th day of August, 1911, at 12 o'clock noon, for the purpose of having the Liquidator's accounts, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, laid before such Meeting, and of hearing any explanations 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 6th day of July, 1911.

ALLEN S. CAINE, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the HASTINGS, ST. LEONARDS AND EASTBOURNE STEAMSHIP COMPANY Limited. STEAM-

OTICE is hereby given, that a General Meeting of the above named Company will be held at the Pier Pavilion, St. Leonards-on-Sea, on Saturday, the 12th day of August, 1911, at six o'clock in the afternoon, for the purpose of having the Liquidator's accounts, showing the manner in which the windingup has been conducted and the property of the Company disposed of, laid before such Meeting, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extra-

ordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 6th day of July, 1911.

R. D. HECKELS, Liquidator.

The Companies (Consolidation) Act, 1908. In the Matter of the PHŒNIX PROCESS TRUST Limited.

OTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at 139, Queen Victoriastreet, in the city of London, on Monday, the 14th day of August, 1911, at 12 o'clock at 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 the Liquidator thereof shall be disposed of of the Liquidator thereof, shall be disposed of.—Dated the 11th day of July, 1911.

G. PEPPER, Liquidator.

The Companies (Consolidation) Act, 1908. In the Matter of the METALLURGICAL TRUST Limited.

Limited.

OTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1508, that a General Meeting of the Members of the above named Company will be held at 139, Queen Victoria-street, in the city of London, on Monday, the 14th day of August, 1911, at 11.30 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; 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 11th day of July, 1911.

G. PEPPER, Liquidator.

The Companies (Consolidation) Act, 1908. In the Matter of R. DEWSBURY AND SONS Limited.

Limited.

Notice is hereby given, that a General Meeting of the above named Company will be held at Newton Chambers, Cannon-street, Birmingham, on the twelfth day of August, 1911, at eleven o'clock in the forenoon, for the purpose of having the Liquidator's accounts, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, laid before such Meeting, 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 eighth day of July, 1911.

A. E. PHILLIPS, Liquidator.

The Companies (Consolidation) Act, 1908. In the Matter of the LANCASHIRE ART COMPANY Limited.

COMPANY Limited.

OTICE is hereby given, that a General Meeting of the above named Company will be held at No. 14, Victoria-street, Church, in the county of Lancaster, on the 16th day of August, 1911, at 6.30 o'clock in the evening, for the purpose of having the Liquidator's accounts, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, laid before such Meeting, 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 eighth day of July, 1911.

BARLOW and ROWLAND, 15, St. James'-

BARLOW and ROWLAND, 15, St. James's street, Accrington, Solicitors for the Liquida-

NEW CAPE OSTRICH FEATHER SYNDICATE Limited.

OTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at the offices of Mr. S. Brand, Capel House, New Broad-street, E.C., on Monday, the 14th day of August next, at 12 o'clock precisely, to receive the Liquidator's report, showing how the winding-up of the Company has been conducted and its property disposed of, to hear any explanation that may be given by the Liquidator, and to pass a resolution as to the disposal of the books, accounts, and other documents of the Company.—Dated this 8th day of July, 1911.

W. N. RODGER, Liquidator.

heretofore subsisting between us, the undersigned, William Rigg and John Rigg, carrying on business as Farmers and Carriers, at Radcliffe and Littleborough, both in the county of Lancaster, under the style or firm of "RIGG BrOS.," has been dissolved by mutual consent as and from the fifth day of July, 1911. All debts due to and owing by the said late firm in respect of the Radcliffe business will be received and paid by the said William Rigg, and all debts due to and owing by the said late firm in respect of the Littleborough business will be received and paid by the said John Rigg.—Dated the fifth day of July, 1911.

WILLIAM RIGG.

WILLIAM RIGG. JOHN RIGG.

OTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, William Edward Smith and Joseph Charles Egginton, carrying on business as Builders, at "Fern House," Albany-road, in the city of Coventry, under the style or firm of "SMITH AND EGGINTON," has been dissolved by mutual consent as and from the fifth day of July, 1911. All debts due to and owing by the said late firm will be received and paid by William Edward Smith, who will continue to carry on the business, but under his own name.—Dated this 7th day of July, 1911.

WILLIAM EDWARD SMITH

WILLIAM EDWARD SMITH JOSEPH CHARLES EGGINTON.

OTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Robert Hartley Field and George William King, carrying on business as Agents, at 1, Mermaid-court, Southwark, London, under the style or firm of "THE INTERNATIONAL SPECIALITY COMPANY," has been dissolved by mutual consent as and from the twentieth day of June, 1911. All debts due to and owing by the said late firm will be received and paid by the said George William King.—Dated this 21st day of June, 1911.

ROBERT HARTLEY FIELD. GEO. W. KING.

heretofore subsisting between us, the undersigned, Thomas John Sowerby and William Frederick Barker, carrying on business as Farmors, at Whitehall Farm, near Witney, in the county of Oxford, under the style or firm of "SOWERBY AND BARKER," has been discoived by mutual consent as from the twenty-ninth day of September, 1910. All debts due and owing to or by the said late firm will be received or paid by the said Thomas John Sowerby. And such business will be carried on in future by the said Thomas John Sowerby.—As witness our hands this 3rd day of July, 1911. witness our hands this 3rd day of July, 1911.

T. J. SOWERBY. W. F. BARKER.

OTICE is hereby given, that the Partnership heretofore subsisting between us, the undorsigned, Robert Allen Lawther, John Latta, and William Latta, carrying on business as Ship and Insurance Brokers. Shipowners, and Merchants, at

Billiter Buildings, London, E.C., under the style or firm of LAWTHER, LATTA AND CO., was dis-solved as and from the 30th day of June, 1911, by mutual consent, Mr. Robert Allen Lawther retiring as on that date from the firm. The business will be carried on as heretofore by the remaining partners under the same style.—Dated the 7th day of July,

ROBT. A. LAWTHER. JNO. LATTA. WILLIAM LATTA.

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NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Elizabeth Charlotte Mullen, William John Daly, and Henry Webber Haskings, carrying on business as Tailors, at No. 84, Terminus-road, Eastbourne, Sussex, under the style or firm of "MULLEN AND HASKINGS," has been dissolved by mutual consent as from the thirtieth day of April, 1911. All debts due and owing to or by the said late firm will be received or paid by the said Henry Webber Haskings; and such business will be carried on in the future by the said Henry Webber Haskings.—As witness our hands this twenty-first day of June, 1911.

E. C. MULLEN. WILLIAM J. DALY. HENRY WEBBER HASKINGS.

OTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, William Alexander Clements and Thomas Jchn Clements, carrying on business as Drapers, at Watford, under the style or firm of "CLEMENTS AND CO.," has been dissolved by mutual consent as and from the ninth day of May, 1911. All debts due to and owing by the said late firm will be received and paid by William Alexander Clements.—Dated 5th day of July, 1911.

WILLIAM ALEXANDER CLEMENTS.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Alfred John Marchant and Joseph Wass Marchant, carrying on business as Tailors and Outfitters, at Leeming-street, Mansfield, in the county of Nottingham, under the style or firm, of "G. MARCHANT AND SONS," has been dissolved by mutual consent as and from the 30th day of June, 1911. All debts due to and owing by the said late firm will be received and paid by the said Joseph Wass Marchant, who will continue to carry on the said business under the style or firm of "G. Marchant and Sons."—Dated the 30th day of June, 1911.

ALFRED JOHN MARCHANT.

ALFRED JOHN MARCHANT. JOSEPH WASS MARCHANT.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Moritz Stern, James Stern, and Julius Landauer, carrying on business as Merchants, at Edmundstreet, in the city of Birmingham, under the style or firm of "HIRSCH AND STERN," has been dissolved, so far as concerns the said Moritz Stern, by mutual consent as and from the 30th day of June, 1911. All debts due to and owing by the said late firm will be received and paid by the undersigned James Stern and Julius Landauer, who will continue the said business as co-partners.—Dated this 6th day of July, 1911. of July, 1911.

MORITZ STERN. JAMES STERN. JULIUS LANDAUER.

NOTICE is hereby given, that the Partnership which has for some time past been carried on by Wilfred Harry Swann and Howard Swann, under the style or firm of "W. AND H. SWANN," at 54. Northampton-street, Birmingham, in the county of Warwick, in the trade or business of Gold Chain Manufacturers, has been dissolved by mutual consent as and from the tenth day of February, one thousand nine hundred and eleven. All debts due and owing to the said late firm will be received and

paid by the said Wilfred Harry Swann, who will continue to carry on the said business in his own name.
--Dated this 6th day of July, 1911.

WILFRED HARRY SWANN. HOWARD SWANN.

Notice is hereby given, that the Partnership heretofore subsisting between us, the undersigned, William Arthur Price, Charles Arthur Hutchinson, and Thomas Langley Jones, carrying on business as Brewers and Bottlers, at Wellington-road, Handsworth, in the county of Stafford, under the style or firm of W. A. PRICE AND CO., was dissolved as and from the 7th day of July, 1911, by mutual consont. The said business will in future be carried on by the said William Arthur Price and Charles Arthur Hutchinson, and all debts due to or by the said firm will be received and paid by them. by the said firm will be received and paid by them.-Dated the 7th day of July, 1911.

W. A. PRICE. C. A. HUTCHINSON. T. LANGLEY JONES.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Percival Watkin Lumley, Arthur Eames, and Walter George Ross, carrying on business as Timber Merchants, at Canada Dock Chambers, Regent-road, Bootle, in the county of Lancaster, under the style or firm of LUMLEY, EAMES AND ROSS, has been dissolved by mutual consent so far only as the said Arthur Eames is concerned, as and from the eighth day of July, 1911, and the said Percival Watkin Lumley and Walter George Ross will hereafter carry on business under the style or firm of Lumley and Ross. All debts due to and owing by the said late firm will be received and paid by the said Percival Watkin Lumley and Walter George Ross, at Regentroad aforesaid.—Dated this 6th day of July, 1911.

P. W. LUMLEY.

P. W. LUMLEY. ARTHUR EAMI W. G. ROSS. EAMES.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the under signed, James Rees, William Morgan Rees and Ernest Vinson Rees, carrying on business as Ironmongers and Furnishers, at 96 and 97, Llewellynstreet, Pentre, in the county of Clamorgan, under the style or firm of "JAMES REES AND SONS," has been dissolved by mutual consent as and from the 1st day of April, 1911, so far as concerns the said James Rees, who retires from the said firm.—Dated this 3rd day of July, 1911.

JAMES REES

JAMES REES. WILLIAM MORGAN REES. ERNEST VINSON REES.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, John Thomas Rist and Jessie Rist, carrying on business as Milliners and Fancy Drapers, at 5 and 6, Stafford-street, and 27, The Arcade, both in Walsall, in the county of Stafford, under the style or firm of "WICGIN AND RIST," has been dissolved by mutual consent as and from the sixth day of July, 1911. All debts due to and owing by the said late firm will be received and paid by the undersigned Jessie Rist.—Dated this 6th day of July, 1911.

JOHN THOS, RIST.

JOHN THOS. RIST. JESSIE RIST.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Thomas Robinson and James Edwin Riddey, carrying on business as Wine and Spirit Merchants, at Sheep-street, Wellingborough, Northamptonshire, under the style or firm of "ROBINSON AND RIDDEY," has been dissolved by mutual consent as and from the twenty-fourth day of June, one thousand nine hundred and eleven. All debts due to or owing by the said late firm will be received and paid by the said James Edwin Riddey.—Dated this seventh day of July, one thousand nine hundred and eleven.

. THOMAS ROBINSON. J. E. RIDDEY.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, LILIAN TRAIN and ADELINE SMITH, signed, DILIAN TRAIN and ADELINE SMITH, carrying on business as Hotel Proprietresses, at the Central Hotel, Number 86 (formerly Number 73), Micklegate, York, has this day been dissolved by mutual consent.—Dated this 30th day of June, 1911.

LILIAN TRAIN. ADELINE SMITH.

OTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, William McKerracher, Thomas Kyle Dawson, James McKerracher, and Alexander Galbraith McKerracher, carrying on business as Manufacturers, at the Hope Mill, Farnworth, in the county of Lancaster, and at 14, Portland-street, in the city of Manchester, under the style or firm of McKERRACHER AND DAWSON, has been dissolved by mutual consent as from the twenty-ninth day of April, one thousand nine hundred and eleven, so far as regards the said Thomas Kyle Dawson, who retires from the firm. All debts due to or owing by the said late firm will be received and paid by the said late firm will be received and paid by the said William McKerracher, James McKerracher, and Alexander Galbraith McKerracher, who will continue the said business under the style or firm of "McKerracher and Sons."—As witness our hands this first day of July, one thousand nine hundred and eleven.

WILLIAM McKERRACHER.

WILLIAM McKERRACHER. THOMAS KYLE DAWSON. JAMES McKERRACHER. ALEXANDER GALBRAITH McKERRACHER.

OTICE is hereby given, that William Albert Boswell retires from the firm of WILLIAM BOSWELL AND COMPANY, Merchants, of 36, Mark-lane, London, E.C., as and from the 30th day of June, 1911, and the firm ceases to exist except for the purposes of liquidation The business will in future be carried on by James William McMicken and Thomas Matthewson Dixon, both of 36, Marklane aforesaid, under the style or firm of McMicken and Dixon—Dated the 1st July, 1911.

W. A. BOSWELL. J. W. McMICKEN. T. M. DIXON.

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NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, James George Farmer, of the city of Nottingham, Draper, and John Fleming, of the same city, Draper, carrying on the business of a Draper and Milliner, at Nottingham aforesaid, under the style or firm of "JAMES G. FARMER," has been dissolved by mutual consent as from the 30th day of June, 1911. All debts due to and owing by the said late firm will be received and paid respectively by the said James George Farmer.—Dated this 7th day of July, 1911. July, 1911.

JAMES G. FARMER. JOHN FLEMING.

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Re WILLIAM GLOVER, Deceased.

Pursuant to the Act of Parliament 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 OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of William Glover, formerly of Blainscough Hall Farm, Coppull, in the county of Lancaster, and late of the Flough and Harrow Inn, Coppull aforesaid, deceased (who died on the 21st day of April, 1911, and of whose estate letters of administration were granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 6th day of May, 1911, to Ellen Longton, of Spendmore-lane, Coppull aforesaid), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said Ellen Longton, on or before the 8th day of August, 1911, after which date the said administratrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which she shall then have had notice;

and she will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands she shall not then have had notice. And notice is further given, that no person other than the said Ellen Longton or her Solicitor has authority to advertise for claims or to give discharges for debts due to the estate.—Dated this 6th day of July, 1911.

J. HERBERT NEVILLE, Town Hall, Chorley, Solicitor for the said Administratrix.

Re FRANK HOWELL, Deceased. Pursuant to the Act 22 and 23 Vic., c. 35.

Pursuant to the Act 22 and 23 Vic., c. 35.

OTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Frank Howell, late of 6, Larkhall-rise, Clapham, Surrey (who died at the above address on the 9th day of June, 1911, and to. whose estate letters of administration were, on the 30th day of June, 1911, granted out of the Principal Registry of the Probate Division of the High Court of Justice to Charlotte Jane Gardiner, of 17, Grosvenor-terrace, York), are hereby required to send particulars, in writing, of their claims to the undersigned, Hicks, Arnold and Mozley, the Solicitors for the said Charlotte Jane Gardiner, on or before the 7th day of August, 1911, after which date the said Charlotte Jane Gardiner will proceed to distribute the assets of the said Frank Howell amongst the parties entitled thereto, having regard to the claims of which she has then had notice; and she will not be liable for the assets, or any part thereof, so distributed, to any person of whose claim she has not had notice at the time of distribution.—Dated this. 7th day of July, 1911.

HICKS, ARNOLD and MOZLEY, 35, King-

HICKS, ARNOLD and MOZLEY, 35, King-street, Covent Garden, London, W.C.

Miss LOUISA CLARKSON, Deceased. Pursuant to the Law of Property Amendment Act, 1859.

OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Louisa Clarkson, late of No. 2, Whitehall-terrace, Shrewsbury, in the county of Salop, Spinster, deceased (who died on the 19th of January, 1911, and whose will was proved on the 21st of March, 1911, in the District Probate Registry, at Shrewsbury), are hereby required to send particulars of their debts, claims or demands to us, the undersigned, the Solicitors to the executors, on orbefore the 5th of August, 1911, after which date the executors will proceed to distribute the assets of the executors will proceed to distribute the assets of the executors will proceed to distribute the assets of the valid deceased among 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 of whose debt, claim or demand they shall not then have had notice.—Dated this 5th of July, 1911.

HOW and SON, 9, Swan-hill, Shrewsbury, Solici-

HOW and SON, 9, Swan-hill, Shrewsbury, Solicitors for the said Executors.

Re THOMAS HENRY COLLIER, Deceased.

Re THOMAS HENRY COLLIER, Deceased.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Thomas Henry Collier, late of 14, Wesley-street, in the city of Manchester, Brick-layer (who died on the 29th day of May, 1911, to whose estate letters of administration were granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 29th day of June, 1911, to his widow, Elizabeth Collier, of 14, Wesley-street, Ardwick, Manchester aforesaid), are hereby required to send particulars of their claims or demands to us, the undersigned, the Solicitors for the said administratrix, on or before the 11th day of August, 1911, after which date the said administratrix will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims or 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 thereof, so distributed, to any person or persons of whose claims or demands she shall not then have had notice.—Dated this 7th day of July, 1911.

PEGGE and BILLINGE, 12, Booth-street, Man-chester, Solicitors for the said Administratrix...

Re WILLIAM TIPPING, Esquire, Deceased.

NOTICE is hereby given that all persons having claims against the estate of the late William Tipping, of "Barnfield," Alderley Edge, in the county of Chester, late Managing Director of the Manchester and Liverpool District Banking Company Limited (who died on the 6th of June, 1911, and whose will and five codicils were proved on the 4th of July, 1911, in the Principal Probate Registry, by Mary Ann Tipping, Widow, Marianne Atherion Tipping, Spinster, William Moore Tipping, Metal Merchant, and the undersigned, Robert Innes, the executors), are required to send written particulars of such claims to the undersigned before the 30th of September next, after which date the executors will disber next, after which date the executors will distribute the estate, having regard only to the claims of which they shall then have had notice.—Dated this 6th of July, 1911.

ROBERT INNES, Solicitor, 3, Norfolk-street, Manchester, and 20, Grosvenor-street, Stalybridge. -047

The Law of Property Amendment Act, 1859. Re WILLIAM SANDBACH, Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of William Sandbach, late of 20, Staplands-road, Broadgreen, in the city of Liverpool, Photographer, deceased (who died on the 3rd day of May, 1911, and whose will was proved in the Liverpool District Registry of the Probate Division of His Majesty's High Court of Justice, on the 29th day of June, 1911, by Arthur George Sandbach, of 61, Lord-street, in the city of Liverpool, Accountant, and Richard Boulden, of 23, Cavendish-road, Birkdale, in the county of Lancaster, 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 21st day of August, 1911, 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 6th day of July, 1911. of July, 1911.

R. McGOWEN and SON, Solicitors for the said Executors, Prince's Buildings, 81, Dale-street, .048 Liverpool.

Re THOMAS WRIGHT, Deceased.

Re THOMAS WRIGHT, Deceased.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Thomas Wright, late of Exeterstreet, West Hartlepool, in the county of Durham, deceased (who died on the 24th day of August, 1909, and whose will was proved in the Durham District Probate Registry, on the 6th day of September, 1909, by me, the undersigned, and John Bennison, the executors therein named), are hereby required to send particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said executors, on or before the 31st day of July, 1911, at the undermentioned address, after which date the said executors will proceed to distribute the assets of the said Thomas Wright, deceased, amongst the parties entitled thereto, having regard only to the claims and 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 for the assets of the said Thomas Wright, 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 7th day of July, 1911.

JOS H. SMITH, 21, Scarborough-street, West Hartlepool, Solicitor for the Executors.

Re CHARLOTTE GODFREY, Deceased.

Pursuant to Act of Parliament 22 and 23 Vic., c. 35. NOTICE is hereby given, that all persons having any debts, claims, or demands against the estate of Charlotte Godfrey, late of 87, Droitwichtoad, Worcester (who died on the 15th day of April, 1911, and whose will was proved in the Worcester District Probate Registry, on the 12th May, 1911, by Honry Barlow and Edward Lamb, the executors thereof), are hereby required to send particulars of their debts, claims, or demands to the undersigned, on or before the 10th day of August, 1911, after which date the executors will proceed to distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the debts, claims, and demands of which they shall then have had notice.—Dated this 7th day of July, 1911.

1.ORD and PARKER. Solicitors for the Execu-

LORD and PARKER, Solicitors for the Executors, 3, Foregate-street, Worcester.

JOHN PARSONAGE, Deceased.

Pursuant to the Statute 22nd and 23rd Vic., chap. 35. NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of John Parsonage, of 84, Harrowside, South Shore, Blackpool, in the county of Lancaster, retired Provision Dealer, deceased (who died on the 20th day of November, 1910, intestate, and letters of administration to whose estate were and letters of administration to whose estate were granted by His Majesty's High Court of Justice, at the District Probate Registry thereof, at Lancaster, on the 28th day of January, 1911, to Nancy Farsonage, the lawful Widow and relict of the said deceased), are hereby required to send in the particulars of their claims and demands, in writing, to us, the undersigned, the Solicitors for the said administratrix, on or before the 7th day of August, 1911; and notice is hereby also given, that after that date the said administratrix will proceed to distribute the assets of the deceased amongst the parties entitled said administratrix will proceed to distribute the assets of the deceased amongst the parties entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and that she will not be liable for the assets of the 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 7th day of July, 1911.

FINCH, JOHNSON and CO., Old Bank Chambers, Talbot-square, Blackpool, Solicitors for the said Administratrix.

JAMES MADDER TINLINE, Deceased. Pursuant to 22 and 23 Vic., cap. 35.

Pursuant to 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all creditors and persons having any debts, claims, or demands against the estate of James Madder Tinline, late of "Cliffden," Teignmouth, Devon, Esquire (who died on the 17th day of February, 1911, and whose will was proved on the 23rd day of March, 1911, by William George Elder and Lewis Drew Thomas, the executors named therein), are hereby required to send in the particulars thereof to the undersigned, on or before the 7th day of August, 1911, after the expiration of which time the executors will proceed to distribute the assets of the said deceased, having regard only to the claims and demands of which the said executors shall then have had notice; and that the said executors will not be liable for the assets, or whose debt, claim, or demand they shall not have had such notice as aforesaid.—Dated this 6th day of July, 1911. July, 1911.

SPARKES, POPE and THOMAS, 1, Upper Paul-street, Exeter, Solicitors to the said Executors.

Re JOHN BURKE, Deceased.

Pursuant to the Act of Parliament 22 and 23 Vic., cap. 35.

cap. 35.

OTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of John Burke, late of Royal Well House, Cheltenham, in the county of Gloucester, retired Dealer (who died on the 10th day of February, 1911, and whose will was proved in the Gloucester District Registry of the Probate Division of His Majesty's High Court of Justice, on the 28th day of March, 1911, by Daniel Burke, Thomas Burke, Edward Burke, and John Burke, the executors therein named), are hereby requested to sond particulars, in writing, of thoir claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 31st day of July instant, 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 debts, claims, or demands of which they shall then have had notice; and that the said executors will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose debt, claim, or demand they shall not then have had notice.—Dated this 7th day of July, 1911.

R. E. STEEL and MILLARD, 1, Regent-street, Cheltenham, and Stow-on-the-Wold, Solicitors for the said Executors.

Re ELIZABETH ANN TOMLINSON, Deceased. Pursuant to the Law of Property Amendment Act, 1859.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Elizabeth Ann Tomlinson, late of 74, Central-road, Blackpool, in the county of Lancaster, formerly of the Everton Inn, 56, Evertonroad, Longsight, in the city of Manchester, Widow, deceased (who died on the 14th day of June, 1911, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 5th day of July, 1911, by Rishton Wright, of 22, Ducie-grove, Chorlton-on-Medlock, in the said city of Manchester, and Ann Dean, of 74, Central-road, Blackpool, in the said county of Lancaster, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to Messrs. Boote, Edgar, Grace and Rylands, the undersigned, the Solicitors for the said executors, on or before the 19th day of August, 1911, 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 8th day of July, 1911.

BOOTE, EDGAR and CO., 20, Booth-street,

BOOTE, EDGAR and CO., 20, Booth-street, Manchester, Solicitors for the said Executors.

WILLIAM VICESIMUS KNOX STENNING, Deceased.

Pursuant to the Act of Parliament 22 and 23 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 OTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of William Vicesimus Knox Stenning, late of Halsford, East Grinstead, in the county of Sussex, deceased (who died on the 30th day of April, 1911, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 30th day of June, 1911, by Alan Herbert Stenning and William Joseph Stenning, 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 6th day of August, 1911, 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 6th day of July, 1911.

STENNING and SON, 50, Earl-street, Maid-

STENNING and SON, 50, Earl-street, Maid-stone, Solicitors for the said Executors.

Re CHARLES WAITE, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Vic., cap. 35.

OTICE is hereby given, that all creditors and other persons having any claims or demands against or upon the estate of Charles Waite, late of 2. Brooklands-villas. Tilehurst, in the county of Berks. retired Builder. deceased (who died on the 18th day of August, 1909, and letters of administra-

tion of whose estate were granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 20th day of March, 1911, to William Waite, of 2 House, 1 Court, Carlisle-street, Sheffield, in the county of York, the heirat-law of the said deceased), are hereby required to send, in writing, the particulars of their claims or demands against or upon the estate of the said deceased to the administrator, at the offices of us, the undersigned, his Solicitors, on or before the 22nd day of August next, after which date the said administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard to the claims and demands only of which he shall then have had notice; and he will not be liable for the assets, or any part thereof, so distributed, to any person of whose claim or demand he shall not then have had notice.—Dated the 7th day of July, 1911. 7th day of July, 1911.

BRAIN and BRAIN, 156, Friar-street, Reading. Solicitors for the said Administrator.

Re Miss SUSANNA GERTRUDE GAY, Deceased. Pursuant to 22nd and 23rd Vict., c. 35.

OTICE is given, that all persons having claims against the estate of the above named deceased, late of Thornbury, Spencer-road, Ryde, Isle of Wight (who died 13th May, 1911, and whose will was proved in the Principal Probate Registry of the High Court of Justice, on 30th June, 1911), are required to send written particulars of their claims to the undersigned, on or before the 1st September, 1911, after which date the executors will distribute the assets of the deceased amongst the persons entitled thereto. of the deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice.—Dated this 8th day of July,

C. HEWLETT TAYLOR, 31, Blenheim Parkroad, South Croydon, Solicitor for the Execu-052

ELIZABETH OWEN, Deceased.

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

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

W E give notice, that all persons having claims against the estate of Elizabeth Owen, late of "Etruria," Wellswood, Torquay, Devonshire, Widow (who died on the 29th day of January, 1911, and whose will has been proved in the Principal Probate Registry, by John Arthur Owen and Melville Wynne, the executors), are to send written particulars of their claims to us by the 11th Augustnext, after which date the assets of the deceased will be dealt with, having legard only to the claims of which notice shall have been received.—Dated this 7th day of July, 1911. 7th day of July, 1911.

SANDILANDS and CO., 12, Fenchurch-avenue, London, E.C., Solicitors for the Executors.

Re JANE CAVELL, Deceased.

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

Property and to relieve Trustees."

Notice is hereby given, that all creditors and other persons having any debts, claims, or demands upon or against the estate of Jane Cavell, of "The Chestnuts," Eltham-road, Lee, in the county of Kent, Widow, decased (who died on the 19th day of May, 1911, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 1st day of July, 1911, by Edwin Powell and Harry St. John Cavell, the executors therein named), are hereby required to send in particulars, in writing, of their debts, claims, or demands, to us, the undersigned, as the Solicitors for the said executors, on or before the 9th day of August, 1911, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to such debts, claims, and demands of which they shall then have had notice; and that 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 debt, claim, or demand they shall not then have had notice.—Dated this 10th day of July, 1911.

MORRIS and BRISTOW, 41, Bedford-row, Lender W.C. Solicitors for the said Errow.

MORRIS and BRISTOW, 41, Bedford-row, London, W.C., Solicitors for the said Execu-

JOHN LEARY, Deceased.

Pursuant to the Law of Property Amendment Act 22 and 23 Victoria, cap. 35.

OTICE is hereby given that all persons having claims against the estate of John Leary, of Robinson-lane, Mitcham, in the county of Surrey, Readman, in the employ of the Wandsworth Borough Council, deceased (who died on the ninth day of April, 1911, and letters of administration to whose state and effects were granted to Bose Tenner, on April, 1911, and letters of administration to whose estate and effects were granted to Rose Tanner, on the 14th day of June, 1911, in the Principal Probate Registry), are hereby required to send in particulars thereof to the undersigned, the Solicitors for the said Rose Tanner, on or before the 20th day of August, 1911, after which date the assets of the deceased will be dealt with, having regard only to the claims of which they shall then have had notice.—Dated the 7th day of July, 1911.

APNOLD and CURISON Solicitors Days court

ARNOLD and CUBISON, Solicitors, Dove-court, Old Jewry, E.C.

LAURA CHARLOTTE BEDDOE, Deceased.

Pursuant to the Law of Property Amendment Act, 22 and 23 Victoria, cap. 35.

22 and 23 Victoria, cap. 35.

NOTICE is hereby given, that all persons having claims against the estate of Laura Charlotte Beddoe, of 42, Caistor-road, Balham, in the county of London, Spinster, formerly of 165, Cavendishroad, Balham aforesaid (who died on the sixth day of April, 1911, and whose will was proved by Arthur Edward Cubison, the executor therein named, on the hineteenth day of May, 1911, in the Principal Probate Registry, are hereby required to send in the particulars thereof to the undersigned, the Solicitors for the said Arthur Edward Cubison, on or before the 20th day of August, 1911, after which date the assets of the doceased will be dealt with, having rogard only to the claims of which he shall then have had notice.

—Dated the 7th day of July, 1911.

ARNOLD and CUBISON, Solicitors, Dove-court,

ARNOLD and CUBISON, Solicitors, Dove-court, Old Jewry, E.C.

JUST HENRY MONTAGUE ALT, Deceased.

JUST HENRY MONTAGUE ALT, Deceased.

OTICE is hereby given, pursuant to the Law of Property Amendment Act, 1859 (22nd and 23rd Vict., cap. 35), that all creditors and persons having any claims against the estate of Just Henry Montague Alt, late of "Normanhurst," Hulse-road, Southampton, in the county of Hants, and formerly of "Orotava," Hook, in the said county of Hants (who died on the 18th day of April, 1911, and whose will, with one codicil, was proved by Helen Mary Alt, of "Normanhurst" aforesaid, Harold John Levett, of 2, Craven-road, Paddington, London, Bank Manager, and Eustace William Porter, of "Glenluce," St. Donys-road, Southampton. Engineer, the executors named therein, on the 30th day of May, 1911, in the Principal Probate Registry of the High Court of Justice), are hereby required to send in the particulars of their claims to the undersigned Solicitors, on or before the 7th day of August, 1911; and notice is also hereby given, that after that day the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said executors shall then have had notice; and that they will not be liable for the assets, or any part thereof, so distributed, to any person of whose debt or claim they shall not then have had notice—Dated this 7th day of July, 1911.

BUILL and BIILL. 3. Stone-huildings. Lincoln's day of July, 1911.

BULL and BULL, 3, Stone-buildings. Lincoln's Inn, W.C., Solicitors for the said Executors.

Re ELIZABETH HILL, 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 given, that all creditors and other persons having any claims or demands against the estate of Elizabeth Hill, late of No. 36, Grange-road, Gunnersbury, in the county of London, deceased (who died on the 22nd day of May, 1911, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 5th day of June, 1911, by John Pearson and Fanny Pearson, both of Home House, Farncombe-road, Worthing, in the county of Sussex,

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 12th day of August, 1911, 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 tenth day of July, 1911. this tenth day of July, 1911.

CHAS. A. BUSS, 62, King William-street, E.C., Solicitor for the said Executors.

Re FREDERIC BOWDEN, Deceased.

Pursuant to the Act of Parliament 22 and 23 Vict., c. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

of Property and to relieve Trustees."

OTICE is hereby given, that all persons having any claims or demands upon or against the estate of Frederic Bowden, late of 4, Haymans-green, West Derby, in the city of Liverpool, Gentleman, deceased (who died on the first day of May, 1911, and whose will was proved in the Liverpool District Registry of the Probate Division of the High Court of Justice, on the 30th day of May, 1911, by Henry Tewkesbury, of 3, Cook-street, in the city of Liverpool, Land Agent, and William Joseph Bird, of 17, Sweeting-street, in the said city, Solicitor, the executors thereof), are hereby required to send in the particulars of their debts, claims, or demands to us, the undersigned, the Solicitors for the said executors, on or before the fifteenth day of August, 1911, 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 that they will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose debts, claims, or demands they shall not then have had notice.—Dated this 6th day of July, 1911. day of July, 1911.

BARTLEY, BIRD and CO., 17, Sweeting-street, Liverpool, Solicitors for the said Executors.

MARY CHARLOTTE KNAPP, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Vic., cap. 35.

Pursuant to the Act of Parliament 22nd and 23rd Vic., cap. 35.

Notice is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Mary Charlotte Knapp, late of 16, Fitzgeorge-avenue, West Kensington, in the county of Middlesex, and formerly of No. 2, Charry-bank, St. Leonards-on-Sea, in the county of Sussex, Widow, deceased (who died on the 15th day of March, 1911, and whose will, with a codicil thereto, was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 29th day of June. 1911. by Honry Lumley Webb and Stewart Watson Oldershaw, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, Henry Stuart Salter, the Solicitor of the said executors will proceed to distribute the nassets of the said executors will proceed to distribute the massets 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 6th day of July, 1911.

H. STUART SALTER, 1, The Sanctuary, Westminster S.W. Solicitor for the said Executors

H. STUART SALTER, 1, The Sanctuary, West-minster, S.W., Solicitor for the said Executors.

Re ALICE DAVIES, Doceased.

Pursuant to the Law of Property Amendment Act, 1859 (22nd and 23rd Vic., cap. 35).

OTICE is hereby given that all creditors and any other persons having any claims or demands against the estate of Alice Davies, late of No. 7, Gross Thomas-street, Morthyr Tydfil, in the county of Glamorgan, Widow, deceased (who died on the

23rd day of March, 1911, and whose will was proved 23rd day of March, 1911, and whose will was proved in the Llandaff District Registry of the Probate Division of His Majesty's High Court of Justice, on the 12th day of June, 1911, by Jacob Rees and Henry Thomas, the executors therein named), are hereby required to send particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 26th day of August, 1911, 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 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 6th day of July, 1911.

GWILYM JAMES, CHARLES and DAVIES, 51/53, High-street, Merthyr Tydfil, Solicitors for the said Executors.

Re JANET BEST, Spinster, 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."

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 Janet Best, late of Great Thornham, in the county of Suffolk, Spinster, deceased (who died on the 16th day of May, 1911, intestate, and letters of administration to whose estate were granted by the Bury St. Edmunds District Registry of the Probate Division of His Majesty's High Court of Justice on the 31st day of May, 1911, to Elizabeth Cranshaw, the lawful niece and only next of kin), are hereby required to send particulars, in writing, of their claims or demands to Lawton, Warnes and Sons, of Eye, Suffolk, the Solicitors for the said Elizabeth Cranshaw, on or before the 5th day of September, 1911, 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 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 6th day of July, 1911.

LAWTON, WARNES and SONS, of Eye, Suffolk, Solicitors for the said Administratrix.

ELIZABETH MARY WHELDON, Deceased. Notice pursuant to the Act 22 and 23 Victoria, chapter 35, sect. 29.

chapter 35, sect. 29.

A LL creditors and others having claims against the estate of Elizabeth Mary Wheldon, of Shotley Villa, Shotley Bridge, Durham, Spinster (who died on the 19th May, 1911, and whose will was proved in the District Registry, at Durham, on the 6th July, 1911), are to send their claims to the executor, at our offices, on or before the 19th August, 1911. The executor after that date will be at liberty to distribute the assets of the deceased, or any part thereof, having regard only to the claims of which he shall then have had notice.—Dated 8th July, 1911.

DEES and THOMPSON, 117, Pilgrim-street, Newcastle-upon-Tyne, Solicitors of the Executor.

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Re DAN PARR, Deceased.

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

TOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Dan Parr, late of 6, Bardsley-street, Middleton, in the county of Lancaster, retired Wheelwright, deceased (who died on the 30th day of December, 1910, and whose will was proved in the Manchester District Registry of the Probate Division of His Majesty's High Court of Justice, on the 8th day of February, 1911. by Thomas Holt Newton, of 8. Bardsley-street, Middleton aforesaid, and John Rathbone, of 6, Bardsley-street, Middleton aforesaid, the executors therein named), are hereby required to send in particulars of their debts, claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the

25th day of July, 1911, 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 debts, claims or demands they shall not then have had notice.—Dated this 7th day of July, 1911. July, 1911.

F. ENTWISTLE and SON, 83 and 85, Long-street, Middleton, near Manchester, Solicitors for the said Executors.

Re FRANCIS HENRY DIGBY CHORLEY, Deceased.

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

amend the Law of Property and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Francis Henry Digby Chorley, of Glebe-street, Chiswick, in the county of Middlesex, Gentleman (who died at 49, Glebe-street aforesaid, on the 6th day of April, 1911, and whose will, with a codicil thereto, was duly proved by Herbert Edward Chorley, one of the executors named in the said will, in the Probate Division of the High Court of Justice Principal Registry, on the 8th day of June, 1911), are hereby required to send, in writing, the particulars of their claims or demands to the of June, 1911), are hereby required to send, in writing, the particulars of their claims or demands to the undersigned, Emmet and Co., the Solicitors for the said executor, at the offices of the said Emmet and Co., situate at 14, Bloomsbury-square, in the county of London, on or before the 15th day of August, 1911; and notice is hereby also given, that at the expiration of the last mentioned day the said executor will proceed to distribute the assets of the said Francis Henry Digby Chorley amongst the parties entitled thereto, having regard only to the claims of which the said executor has then had notice; and that the said executor will not be liable for the assets or any part thereof, so distributed, to any person of whose claim he has not had notice at the time of the distribution.—Dated this 7th day of July, 1911.

EMMET and CO., 14, Bloomsbury-square,

MMET and CO., 14, Bloomsbury-so London, Solicitors for the said Executor. EMMET Bloomsbury-square,

Re MARY ANN FULLAGAR, Deceased.

Re MARY ANN FULLAGAR, Deceased.

TOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Mary Ann Fullagar, late of No. 7, Elphinstone-road, Hastings, in the county of Sussex, Spinster, deceased (who died on the 8th day of June, 1911, and whose will was proved in the Lewes District Registry of the Probate Division of His Majesty's High Court of Justice, on the 3rd day of July, 1911, by Stephen Kent and Alfred Knight, the executors therein named), are hereby required to send in the particulars of their debts, claims, or demands to us, the undersigned, the Solicitors for the said executors, on or before the 3lst day of August, 1911, 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 debts, claims, or demands they shall not then have had notice.—Dated this 6th day of July, 1911. July, 1911.

CHALINDER and HERINGTON, 64, Cambridge-road, Hastings, Solicitors for the said Executors.

Ro ETHEL ALICE STEVENS, Deceased. Pursuant to the Statute 22 and 23 Vict., cap. 35.

Tursuant to the Scatture 22 and 25 vict., cap. 35.

NOTICE is hereby given, that all persons having any claims or demands against the estate of Ethel Alice Stevens, late of 16, Gevington-gardens, Eastbourne, in the county of Sussex, formerly of 49, Blackwater-road, Eastbourne aforesaid, Spinster (who died on the 22nd day of May, 1911, and whose will was proved on the 4th day of July, 1911, in the Principal Probate Registry, by Frederick Joseph Stevens, the administrator, with the will annexed), are hereby required to send particulars, in writing,

of their claims and demands to me, on or before the 5th day of August, 1911, after which date the said administrator will distribute the assets of the deceased amongst the parties entitled thereto, having regard only to the claims and demands of which he shall then have had notice.—Dated this 6th day of July, 1911.

HUMPHREY L. GILKS, 15, Lincoln's Innfields, W.C., Solicitor for the said Administrator.

FLORENCE MARY CARRICK MOORE, Deceased. Pursuant to the Act of Parliament 22nd and 23rd Victoria, cap. 35.

Victoria, cap. 35.

OTICE is hereby given, that all creditors and other persous having any claims or demands against the estate of Florence Mary Carrick Moore, of No. 56, Eversfield-place, St. Leonards-on-Sea, in the county of Sussex, Widow, deceased (who died on the second day of April, 1911, and whose will, with one eddied, was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 25th day of May, 1911, by William Henry Fostor, of Apley Park, Bridgnorth, in the county of Shropshire, Esquire, the surviving executor 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 executor, on or before the 31st day of July next, after which date the said executor will proceed to distribute the assets of the said deceased amongst the peasons 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 said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 5th day of July, 1911.

MEADE-KING, COOKE and CO., Bristol, Solicitors for the said Executor.

Pursuant to the Act of Parliament of the 22 and 23 Vict., c. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

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 SPENCER DOMINY, late of 250, St. Vincent-street, Ladywood, in the city of Birmingham, Accountant, deceased (who died on the fifth day of June, 1911, and whose will was proved by William Spinks and Mason Chatwin, the executors therein named, in the District Probate Registry, at Birmingham, on the third day of July, 1911), 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 fifteenth day of August, 1911, after which day the said executors will proceed to distribute the assets of the said testator among the parties entitled thereto, of the said testator among the parties entitled thereto, having regard only to the debts, claims and demands of which they shall then have had notice; and that they will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose debt, claim or demand they shall not then have had notice.—Dated this sixth day of July, 1911.

DOCKER, HOSGOOD and CO., 10, Newhall-street, Birmingham, Solicitors to the said street, B Executors

Re RICHARD PRIDEAUX, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd

Pursuant to the Act of Parliament 22nd and 23rd Vic., cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Richard Prideaux, late of Barripper, in the parish of Camborne, in the county of Cornwall, retared Miner, deceased (who died on the 4th day of June, 1911, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 28th day of June, 1911, by William Downing, Thomas Miners, and Thomas William Bailey, the executors therein named), are hereby required to send the particulars, in writing, of their claims to me, the undersigned, the Solicitor for the said executors, on or before the 21st day of August next, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall No. 28512.

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 of whose claims or de-mands they shall not then have had notice.—Dated this 8th day of July, 1911.

ARTHUR H. THOMAS, of Camborne, Solicitor for the Executors.

MARTHA HOLMES, Deceased.

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

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

NOTICE is hereby given, that all persons having claims against the estate of Martha Holmes, of Essendene, Lauglee-avenue, Waverley, Sydney, New South Wales, Spinster (who died on the 23rd April, 1911, and probate of whose will was granted by the Principal Probate Registry, on the 5th July, 1911, to William Henry Chinn, of Burnham, 30, Manor-road, Westchiff-on-Sea, Essex, and William Ferdinand Upstone, of 11, Bexhill-terrace, Mertonroad, Southfields, Surrey, Gentlemen), are horeby required to send particulars thereof, in writing, to us, the undersigned, on behalf of the said executors, on or before the 22nd August, 1911, after which date the assets will be distributed, having regard only to those claims of which notice shall then have been given; and the executors will not be liable for any claim of which notice shall not then have been given.—Dated this 7th day of July, 1911. Dated this 7th day of July, 1911.

ST. BARBE, SLADEN and WING, 7, Queen Anne's-gate, Westminster, Solicitors to the said Executors.

Re ALFRED EDWIN HOWSE, Deceased.

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

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

O'TICE is hereby given, that all persons having any debts, claims or demands against the estate of Alfred Edwin Howse, deceased, late of No. 55, Regent-street Quadrant and No. 260, Willesden-lane, in the county of Middlesex, Hosier (who died on the 4th day of January, 1911, and whose will was proved in the Principal Probate Registry of the High Court of Justice by Charles Howse Seymour, William Edmund Nickinson, and Herbert Russell Chalmers, the executors therein named, on the 14th day of February, 1911), are requested to send particulars thereof, in writing, to the undersigned, Solicitors for the executors, on or before the 12th day of August next, after which date the executors will proceed to distribute the estate, having regard only to the debts, claims, and demands of which they shall then have had notice.—Dated this 8th day of July, 1911.

CHARLES SAWBRIDGE and SON, Solicitors

CHARLES SAWBRIDGE and SON, Solicitors for the said Executors, 68, Aldermanbury, London, E.C.

FREDERICK NORMAN SCARFE, 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 Frederick Norwan Scarfe, late against the estate of Frederick Norwan Scarfe, late of Fursby House, Nether-street, Finchley, in the county of Middlesex, deceased (who died on the 7th day of June, 1911, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice, on the 30th day of June, 1911, by Alfred Howard, of Oakfield, Trewsbury-road, Sydenham, Kent, Gentlemen, and George Norman Scarfe, of Pertenhall Manor, St. Neots, Bedfordshire, Esquire, two of the executors therein named), are hereby required to send the particulars, in writing, of their claims or domands to us, the undersigned, are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, on or before the 11th day of August, 1911, 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 10th day of July, 1911.

SNOW, FOX and HIGGINSON, 7, Great St. Thomas Apostle, Queen-street, E.C., Solicitors for the Executors.

Re-BENNETT MICHELL CLARKE; Deceased.: Pursuant to the Statute 22 and 23 Vic., c. 35:

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 Bennett Michell Clarke, late of the London Stock Exchange, and 9 and 10; Tokenhouse-yard, in the city of London, and Hastings Lodge, 12, Dulwich Wood Park, in the county of London, Stockbroker, deceased (who died on the 6th day of June, 1911, and whose will, with a codicil thereto, was proved in the Principal Probate Registry on the 5th day of July, 1911, by Bennett Michell Clarke, Robert Joyce Clarko, and Harry Leigh Clarke, the executors), are hereby required to send particulars, in writing, of their claims or demands to us, the undersigned, on or before the 31st day of August, 1911, after which date the said executors will proceed to distribute the 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 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 7th day of July, 1911.

HUBBARD,, SON and EVE, 110, Cannon-street,

HUBBARD, SON and EVE, 110, Gannon-street, London, E.C., Solicitors for the said Executors.

To be sold, pursuant to an Order of the High Court of Justice, made in an action in the matter of James Pritchard Limited, Pritchard v. the Company; 1911; J: 593, with the approbation of Mr. Justice Warrington, by Mr. GEORGE GAUNT, the person appointed by the Judge, at the premises, 181 and 183, Boaler-street, Liverpool, in the county of Lancaster, on Thursday, the 20th day of July, 1911, at 3.30 o'clock in the afternoon, in one lot, the undertaking of Mineral Water Manufacturers, carried on upon the said premises by the said Company, together with the stock in trade, machinery, plant, horses, volticles, office furniture and the Company's interest in the tenancy agreement of the said premises. Particulars and conditions of sale may be obtained of F. J. Gamlin, Solicitor, Rhyl; Hamlins, Grammer and Hamlins, Solicitors, 9, Fleet-street, London; of the Auctioneer, at 25, Lord-street, Liverpool; and at the place of sale.—Dated the sixth day of July, 1911. 1911.

CHAS. HULBERT, Master.

TO be sold, pursuant to an Order of the High Court of Justice, Chancery Division, made in an action re Emerson, deceased, Ostler v. Beck, 1910, E. No. 377, with the apprebation of Mr. Justice Neville, by Mr. THOMAS CRANMER, the person appointed by the said Judgo, at the King's Head Hotel, at East Dereham, in the county of Norfolk, on Wednesday, the 26th day of July, 1911, at 4 o'clock in the afternoon, in four lots, certain freehold messuages, situate and being Nos. 32 and 34, Norwichstreet, and Nos. 3, 5 and 7, Cardigan-terrace, Commercial-road, East Dereham, in the county of Norfolk, Particulars and conditions of sale may be obtained gratis of Mr. C. H. Large, of Swaffham, in the county of Norfolk, Solicitor; of Messrs. Morris and Bristow, of 41, Bedford-row, in the county of Middlesex, Solicitors; of Messrs. Dollman and Pritchard, of 9 and 10, King-street, Choapside, in the city of Loudon, Solicitors; of Messrs. Hayward, Smith and Challis, of Rochester, in the county of Kent, Solicitors; of the Auctioneer, at East Dereham, in the county of Norfolk; and at the place of sale.—Dated the 10th day of July, 1911.

H: HUCHES-ONSLOW, Master.

To be sold, pursuant to an Order of the High Court of Justice, Chartery Division, made in an action of Re Yates, Haywood and Co. and the Rotherham Foundry Company Limited, Evans v. the Company, 1908; Y. 879, with the approbation of the Judge, by WIDLIAM MITCHELL EADON (of the firm of W. H. and J. A. Eadon), at their sale

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room, St. James'-street, Sheffield, on Tuesday, the 18th day of July, 1911, at 4.30 o'clock in the afternoon precisely, in one lot, as a going concern, or, if not sold in one lot, then in several lots, the frechold and leasehold property known as Effingham Works, Rotherham, Yorks, together with the fast and loose machinery, working plant, tools, patterns, designs, finished and unfinished stock-in-trade, and the lease of the premises situate at No. 15, Berners-street, Oxford-street, London, W.

'The works and premises may be viewed by order of, and particulars, plan, and conditions of sale obtained from Messrs. C. S. Oxenburgh and Son, Solicitors, 4, Old Jewry, London, E.C.; Messrs. Broomhead, Wightman and Moore, Solicitors, 14, George-street, Sheffield.—Dated the 7th day of July, 1911.

Court of Justice, Chancery Division, made in an action Merrison v. Crace, 1910, M. 2661, with the approbation of Mr. Justice Warrington, by Mr. R. W. MANEY, of the firm of Maxey and Son, the person appointed by the said Judgo, at the Rose and Crown, Wisbech, in the county of Cambridge; on Saturday, the 22nd day of July, 1911, at 3.30 o'clock in the afternoon, in seven lots, the freehold estate of Mr. Philip Godfrey, deceased, comprising brick-tuilt dwelling-house, known as "Fencroft," with farm buildings and premises thereto, orchard, garden, and enclosure of accommodation pasture land adjoining the same, and also six plots of garden or building land, the whole containing 13a. 1r. 16p. (more or less). Particulars, with plan and conditions of sale, may be obtained from Messrs. Maxey and Son, Auctioneers and Land Agents, Wisbech; Messrs. S. W. Johnson and Son, Solicitors, 5, Gray's Inn-square, London; Messrs. Lyne and Holman, Solicitors, 5 and 6, Great Winchester-street, London, E.C.; Messrs. Burton, Yeates and Hart, Solicitors, 23, Surrey-street, Strand, London; and Henry Mossup, Esquire, Solicitor, 11, Lincoln's Inn-fields, London; Messrs. Mossop and Mossop, Solicitors, Wisbech; Messrs. Mossop and Mossop, Solicitors, Long Sutton, Lincolnshire; or from Messrs: Fraser and Woodgate, Solicitors, Wisbech, and at the place of sale.—Dated this 7th day of July, 1911.

Re JOHN HARRY HALLETT, Deceased.

Re JOHN HARRY HALLETT, Deceased.

PURSUANT to an order of the Chancery Division

for the High Court of Justice, made in the Matter of the estate of John Harry Hallett, deceased, and in an action Athol Stewart Joseph Pearse, suing or behalf of himself and all other unsatisfied creditors of the said John Harry Hallett, deceased, against Lawrence Cardner Williams and Alfred Akenhead, 1911, H. No. 1568, the creditors of John Harry Hallett, late of Radyr, in the county of Glamorgan, Gentleman (who died on or about the 10th day of April, 1911), are, on or before the 21st day of August, 1911, to send by post, prepaid, to Mr. Lawrence Cardner Williams, of 32, Charles-street, Cardiff, a member of the firm of L. G. Williams and Prichard, of Cardiff aforesaid, the Solicitors for the said defendants, their Christian and 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 default thereof they will be peremptorily excluded from the benefit of the said order. Every oreditor holding any security is to produce the same before the Master, at the Chambers of Mr. Justice Swinfen Eady, Room No. 706, Royal Courts of Justice, Strand, London, on Thursday, the 12th day of October, 1911, at 11.30 o'clock in the forenoon, being the time appointed for adjidicating on the claims,—Dated this 7th day of July, 1911.

TAYLOR, HOARE, and JELF, 12; Norfolk-

TAYLOR, HOARE, and JELF, 12, Norfolk-street, Strand, W.C., Solicitors, for the street, S Plaintiff.

URSUANT to a Judgment of the High Court of Justice, Chancery Division, England, in an action Yates v. Thrale, 1911, Y. No. 31, dated the 13th day of February, 1911, and of an Order in the said action, dated the 19th day of June, 1911, dispensing with

service of notice of the said judgment upon HENRY ENGLAND COOPER, and any person claiming by, through, or under him, the said Henry England Cooper, and all persons claiming to be interested in the property to which this action relates, who are not parties to the said action, or have not been served with notice of the said judgment, are hereby required to come in and establish their respective claims in respect thereof at the Chambers of Mr. Justice Warrington, Room 292. Royal Courts of Instice. Strand respect thereof at the Chambers of Mr. Justice Warrington, Room 292, Royal Courts of Justice, Strand, London, on or before the 26th day of October, 1911, or in default thereof they will, after the expiration of the line so limited, be bound by the proceedings in the said action as if they had been served with notice of the said judgment. Tuesday, the 31st day of October, at 12 of the clock noon, at the said Chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 3rd day of July, 1911.

THOS. A. ROMER, Master.

Note.—The said Henry England Cooper formerly resided at Clifton-road, Peckham, Surrey, and left England in or about the year 1872. He was last heard of at Filers Town, Michigan, in the United States of America, in the year 1873.

DURSUANT to a Judgment of the High Court of Justice, Chancery Division, England, in an action Yates v. Thrale, 1911, Y. No. 31, dated the 13th day of February, 1911, and of an Order in the said action, dated the 19th day of June, 1911, dispensing with service of notice of the said judgment upon, THOMAS WILLIAM COOPER, and any person claiming by, through, or under him, the said Thomas William Cooper, and all persons claiming to be interested in the property to which this action relates, who are not parties to the said action, or have not been served with notice of the said judgment, are hereby required to come in and establish their respective claims in respect thereof, at the Chambers of Mr. Justice Warrington, Room 292, Royal Courts of Justice, Strand, London, on or before the 26th day of October, 1911, or in default thereof they will, after the expiration of the time so limited, be bound by the proceedings in the said action as if they had been served with notice of the said judgment. Tuesday, the 31st day of October, at 12 of the clock noon, at the said Chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 3rd day of July, 1911.

THOS. A. ROMER, Master.

TROS. A. ROMER, Master.

NOTE.—The said Thomas William Cooper formerly resided at Clifton-road, Peckham, Surrey, and left England in or about, the year 1870. In the year 1890 the said Thomas William Cooper was residing at Buenos Ayres, South America, and is reported to have left there for Monte Video in or prior to the year 1892.

CEFLOWSKI.

DURSUANT to an Order of the High Court of Justice, Chancery Division, made in the Matter of the estate of Maurice Geslowski, deceased, Griffiths v. The Society of Friends of Foreigners in Distress (1911, G. 914), notice is hereby given, that the testator's nieces, Maria (or Marie) Geslowski and Amy Geslowski, named in the testator's will as legatecs of £20 each if they survived the testator (who died on the 28th January, 1911), and are still living, or their respective legal personal representatives, if they have died since the said date, are, personally or by their Solicitors, on or before the 12th October. 1911, to come in and enter their claims at the Chambers of Mr. Justice Warrington and Mr. Justice Parker, at the Royal Courts of Justice, Strand, London, or in default thereof they will be peremptorily excluded from the benefit of the said order. Tuesday, the 17th October, 1911, at 12 o'clock noon, at the said Chambers (Room No. 315), is appointed for hearing and adjudicating upon the claims. pointed for hearing and adjudicating upon the claims.

—Dated this 6th July, 1911.

CHAS. HULBERT, Master.

Noie.—The said Maria (or Marie) Geflowski was believed to have been interested in the Hyacinthe Portrait Company, 108, Buckingham Palace-road, London, S.W., in the year 1901.

HUBERT G. HICKMAN, 27, Old Jewry, E.C.; Agent for BARTON and HICKMAN, 3, Dogpole, Shrewsbury, Solicitors.

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

1911, E. No. 064

In the Matter of the Assurance Companies Act, 1909, and in the Matter of the ECONOMIC LIFE ASSURANCE SOCIETY.

O'TICE is licreby given, that a petition was, on the 1st day of May, 1911, presented to this Court by the Rught Honourable Nathaniel Mayer Lord Rothschild, Chairman, and Ian Murray Heathcoat Amory, Esquire, "Claurles Edward Barnett, Esquire, Frederick Cavendish Bentinck, Esquire, Andrew Vans Dunlop Best, Esquire, Francis Augustus Bovan, Esquire, Percival Bosanquet, Esquire, the Honourable Kenelm Pleydell Bouveric, Thomas Henry Burroughes, Esquire, Francis William Buxton, Esquire, John Cator, Esquire, M.P., His Grace the Duke of Devonshire; Colonel the Honourable Everard Charles Digby, Captain Gerald Montagu Augustus Ellis, John Hampton Hale, Esquire, Charles Shirreff Bayard Hilton, Esquire, William Douro Hoare, Esquire, Francis Alfred Lucas, Esquire, the Honourable Nathaniel Charles Rothschild, Sir Marcus Samuel, Baronet, Honry Melvill Simons, Esquire, the Right Honourable Lord Stalbridge, Henry Alexander Trotter, Esquire, the Right Honourable the Earl of Verulam, and Sir Charles Rivers Wilson, G.C.M.C., C.B., Directors of the Alliance Assurance Company Limited, praying that a conditional agreement, dated the 5th day of April, 1911, and made between the Right Honourable Michael Edward Viscount St. Aldwyn, on behalf of the Economic Life Assurance Society of the one part, and your petitioner, the Right Honourable. Nathaniel Mayer Lord Rothschild, on behalf of the Alliance Assurance Company Limited of the Alliance Assurance Company Eimited of the Alliance Assurance Company Eimited of the Alliance Assurance Company Eimited of the Nathaniel Mayer Lord Rothschild, on the hill of the Right Honourable Nathaniel Mayer Lord Rothschild, on the hill of the Alliance Assurance Company Limited of the Nathaniel Mayer Lord Rothschild, on the hill of the Alliance Assurance Company Eimited of the Nathaniel Mayer Lord Rothschild, on the hill of the Alliance Assurance Society of the Assurance Society of the Assurance Society of the said Alliance Assurance Society of the said Alliance Assurance Company Limited, as policyholders or s OTICE is hereby given, that a petition was, on the 1st day of May, 1911, presented to this Court by the Right Honourable Nathaniel Mayer Lord

DAWES and SONS, 2, Birchin-lane, London, E.C., Solicitors for the Petitioners. ..

In the Matter of a Deed of Assignment, and executed on the 26th day of September, 1910, by WILLIAM AUGUSTUS DIX, of Chertsey, in the county of Surrey, Butcher.

OTICE is hereby given, that the Trustee under the above deed will, on the 21st July, 1911, or as soon thereafter as conveniently may be, pay a dividend under such deed amongst those creditors of the said William Augustus Dix whose debts have been then admitted. All creditors who have not sent in particulars of their debts must, before the said 21st July, 1911, send same to Messrs. T. R. Woolfd and Co., of 24, Lawrence-lane, Cheapside, in the city of London, Accountants, and be prepared to prove-

them, otherwise they will be excluded from the benefit of the dividend.—Dated this 7th day of July, 1911.

EDWARDS, HERON and CO., 24, Lawrence-lane, Cheapside, London, E.C., Solicitors for the Trustee. **307**

· Re JOSEPH HAMBLET, 131, Manchester-road, Southport, Ironmonger.

In the Matter of a Deed of Assignment for the benefit of creditors, executed on the fourteenth day of March, 1911, by Joseph Hamblet, 131, Manchesterroad, Southport, Ironmonger.

road, Southport, Ironmonger.

(IREDITORS of the above named Joseph Hamblet who have not already sent in their claims are required, on or before the 29th day of July, 1911, to send in their names and addresses, and particulars of their debts or claims, to the undersigned, Parkin S. Booth, Accountant and Auditor, Palatine Trade Protection Ollice, L'pool, 35, Exchange-chambers 2, Bixteth-street, Liverpool, and in default thereof will be excluded from the benefit of the dividend proposed to be declared.—Dated this 6th day of July, 1911. 1911. 036

PARKIN S. BOOTH, Trustee.

JAMES WESLEY GRAPES HAMMOND, of Warwick House, Witney, in the county of Oxford, trading as "Wesley Hammond," Draper and Outfitter.

orice:

Orice is hereby given, that on the 1st day of May, 1911, the above named James Wesley Grapes Hammond executed a Deed of Assignment to a Trustee for the benefit of Creditors. All creditors who have not already done so are requested to send in particulars of their claim to Algernon Osmond Miles, of 28, King-street, Cheapside, in the city of London, Chartered Accountant, the Trustee under the said deed, on or before the 1st day of August next, failing which they will be excluded from the bonefit of the dividend proposed to be declared.—Dated this 7th day of July, 1911.

REYNOLDS and MILES. 70. Basinghall-street.

REYNOLDS and MILES, 70, Basinghall-street, London, Solicitors for the Trustee.

1n the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 3rd day of February, 1911, by JOHN THOMAS FORD, of Layton Hawes Farm, Stony Hill, Blackpool, Farmer.

Hawes Farm, Stony Hill, Blackpool, Farmer.

OTICE is hereby given, that it is intended to declare a final dividend in the above matter, and creditors who have not already sent in their claims and assented to the deed, are requested to do so, and to send in particulars of their debts or claims to the Trustee, Mr. John Potter, of 25, Birley-street, Blackpool, and Old Bank Chambers, Albert-square, Fleetwood, Incorporated Accountant, on or before the 12th day of August, 1911, or in default thereof they will be excluded from the benefit of the dividend proposed to be declared. Creditors who have proved for a portion only of their debts or claims are requested to send in additional claims on or before the date last mentioned.—Dated this 6th day of July, 1911. of July, 1911.

NO. R. GAULTER, 6, Albert-square, Fleet-wood, Solicitor for the above named Trustee. JNO.

In the Matter of a Deed of Assignment for the benefit of Creditors, dated June 21st, 1911, executed by HARRY SEARLE, of 163, King-street, Plymouth, Hardware Merchant, in the county of Devon.

HE creditors of the above Harry Searle who have not already sent in their claims are required, on or before the 29th day of July, 1911, to send their names and addresses, and the particulars of their debts or claims, to the undersigned, or either of them, or in default they will be excluded from the dividend proposed to be declared hereunder.—Dated this eighth day of July, 1911.

PERCIVAL WHITE, Incorporated Accountant, 6, Sussex-terrace, Princess-square, Plymouth, Trustee under the said Deed.

SKARDON and PHILLIPS, Whimple-street, Plymouth, Solicitors for the above named Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 21st day of April, 1911, by GEORGE BRICE WILSON, of Thorpole-Soken, in the county of Essex, Baker.

HE creditors of the above named George Brice Wilson who have not already sent in their claims are required, on or before the 12th day of August, 1911, to send in their names and addresses, and the particulars of their debts or claims to Charles Frederick Hatfield, of 146, High-street, Colchester, 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 7th day of July, 1911.

F. S. COLLINGE, Colchester, Solicitor for the above named Trustec.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 2nd day of May, 1911, by THOMAS TURNER STOKES, trading as "N. Stokes and Son," of 158, High-street, Stoke Newington, in the county of Middlesex, Hosier.

THE creditors of the above named who have not already sent in their claims and assented to the said deed are requested to assent thereto, and to send in their names and addresses, together with the particulars of their debts or claims, to Thomas Edward Goodyear, of 99, Cheapside, in the city of London, Chartered Accountant, the Trustee under the said deed, on or before the 2nd day of August, 1911, in default of which the estate will be distributed by him, having regard only to the claims of which he shall then have had notice.—Dated this 6th day of July. 1911. July, 1911.

HAS. J. ODHAMS, 56, Ludgate-hill, E.C., Solicitor for the above named Trustee. CHAS.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 3rd day of February, 1911, by EDWARD UMPLEBY (trading as Craven and Umpleby), of Hartley Hill, Leeds, Joiner and Contractor.

THE creditors of the above named Edward Umploby who have not already sent in their claims are required, on or before Saturday, the 5th day of August, 1911, to send in their names and addresses, and the particulars of their debts or claims, to Robort Hilditch, of 1, East-parade, Leeds, Incorporated Accountant, the Trustee under the said deed, or in default thereof they will be excluded from the benefit of the first and final dividend proposed to be declared.—Dated this 8th day of July, 1911.

MARKLAND, DAVY and WOOD, Leeds, Solicitors to the above named Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 30th day of April, 1910, by JOHN STALEY, EDGAR RICHARD STALEY, JOSEPH BODDICE, and THOMAS STALEY, trading as "Staley Brothers," at Rose Hill Pottery, Woodville, near Burton-on-Trent, in the county of Stafford, Sanitary Pottery Manufactures.

turers.

THE creditors of the above named debtors who have not already sent in their claims are required, on or before the 20th day of July, 1911, next, to send in their names and addresses, and the particulars of their debt or claims, together with particulars of any claims in respect of any goods supplied to or in connection with the business since the date of the deed, to me, the undersigned Trustec, at the offices of Messrs. Poppleton and Appleby, 26. Corporation-street, Birmingham, or in default thereof they will be excluded from any benefit under the deed or from any dividends declared or about to be declared.—Dated this 7th day of July, 1911.

CHAS. T. APPLEBY, Trustee.

CHAS. T. APPLEBY, Trustee.

THE estates of Mrs. ELIZABETH MILNE, Widow, Farmer, presently residing at Iron-wells, Bridge of Don, Aberdeenshire, and formerly at North Blackhills, Nigg, Kincardineshire, and carrying on business at Bodachra, Dyce, in the county of Aberdeen, and at North Blackhills foresaid, in the county of Kincardine, were sequestrated on the fourth day of July, 1911, by the Sheriff of Aber-deen, Kincardine and Banff, at Stonehaven. The first deliverance is dated 20th June, 1911.

The first deliverance is dated 20th June, 1911.

The Meeting to elect the Trustee and Commissioners is to be held at 12 o'clock noon, on Friday, the fourteenth day of July, 1911, within the Imperial Hotel, in Aberdeen. A composition may be offered at this Meeting, and to entitle creditors to the first dividend their oaths and ground of debt must be lodged on or before the fourth day of November, 1911.

All future advertisements relating to this sequestration will be published in the Edmburgh Gazette alone.

GEORGE D. MASSIE, Solicitor, 147, Union-street, Aberdeen, Agent.

THE estates of R. G. CAILEY, Farmer, Daldorch, in the parish of Tarbolton and county of Ayr, were sequestrated on the 5th day of July, 1911.

The first deliverance is dated the 26th day of June,

The Meeting to elect the Trustee and Commissioners is to be held at 3 o'clock afternoon on the 14th day of July, 1911, within the Ayrshire and Calloway Hotel, Ayr. A composition may be offered at this Meeting, and to entitle creditors to the first dividend their caths and grounds of debt must be lodged on or before 5th November, 1911.

All future advertisements relating to this sequestration will be published in the Edinburgh Cazette alone.

ANTHONY C. WHITE, 58, Alloway-street, Ayr, Agent.

THE estates of JAMES HENRY, Hotel Koeper, Station Hotel, Cupar, Fife, were sequestrated on 8th July, 1911, by the Court of Session.

The first deliverance is dated the 24th day of

June, 1911.

The Meeting to elect the Trustee and Commissioners is to be held at 12 o'clock noon on Monday, the 17th day of July, 1911, within the Procurator's Library, Cupar, Fife. A composition may be offered at this latter Meeting, and to entitle creditors to the first dividend their oaths and grounds of debt must be lodged on or before 8th November, 1911. The sequestration has been remitted to the Sheriff of the county of Fife at Cupar county of Fife, at Cupar.

All future advertisements relating to this sequestra-

tion will be published in the Edinburgh Cazette alone.

BOYD, JAMESON and YOUNG, W.S., Agents, 55, Constitution-street, Leith.

HE estates of ALEXANDER BISSET, Boothead, Cluny, in the country of Aberdeen, were sequestrated on 7th July, 1911, by the Sherill of the counties of Aberdeen, Kincardiue, and Banff, at Aberdeen.

The first deliverance is dated the 26th day of June, 1911.

The Meeting to elect the Trustee and Country and Co

June, 1911.

The Meeting to elect the Trustee and Commissioners is to be held at eleven o'clock forenoon, on Wednesday, the 19th day of July, 1911, within the Central Hotel, 58, Bridge-street, Aberdeen. 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 7th November, 1911.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

WILLIAM ROSS, Solicitor, 267, Union-street, Aberdeen, Agent.

In the High Court of Justice.-In Bankruptcy. in the Matter of a Bankraptcy Petition, filed the 28th day of June, 1911.

To REGINALD DRURY HODGSON, a Member of the Bath Club, Dover-street, S.W., Underwriter, lately residing at 4, Curzon-street, in the county of London, but whose present residence or place of business the Petitioning Creditors are unable to ascertain.

AKE notice, that a Bankruptcy Petition has been presented against you to this Court by Willis, Faber and Co. Limited, of No. 32, Cornhill, in the city of London, and the Court has ordered that the publication of this notice in the London Gazette and in the Daily Telegraph newspaper 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 21st day of July, 1911, at 11 o'clock in the forenoon, 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 10th day of July, 1911.

JAMES R. BROUGHAM, Registrar.

The Bankruptcy Acts, 1883 and 1890. In the County Court of Yorkshire, holden at Halifax. In Bankruptcy. No. 8 of 1911.

Re IRA KITCHEN.

To Ira Kitchen, lately residing at Green-lane, West Vale, Greetland, in the county of York, and carrying on the business of a Bed Flock Manufacturer, at Upper Bradley Mill, Stainland, in the county of York, under the style or firm of "Sidney Kitchen and Son."

TAKE notice, that a Bankruptcy Petition has been presented against you to this Court by John Kitchen, of 7, Queen-street, West Vale, Greetland, in the county of York, Mill Manager, and Ralph Bottomley and Wallace Bottomley, both of Cross Hills, Greetland aforesaid, Joiners and Builders, trading under the style of "Ralph Bottomley and Son," and the Court has ordered that the sending of a sealed copy of the above mentioned petition, together with a sealed copy of an order for substituted service by registered post, addressed to you at 42, Groen-lane, West Vale, Groetland, near Halifax, and by publication of this notice in the London Gazette of the 11th July, 1911, and in the "Halifax Daily (unardian" of the 7th July, 1911, and in the "Halifax Weekly Guardian" of 8th July, 1911, 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 24th day of July, 1911, at 10.30 o'clock in the forencon, 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 to this Court.—Dated this 7th day of July, 1911. TAKE notice, that a Bankruptcy Petition has been

RAYWOOD M. STANSFELD, Registrar.

THE BANKRUPŢCY ACTS, 1883 AND 1890.

RECEIVING ORDERS.

۸۰)	Debtor's Name	Address.	Description.	Court.	Date of Filing Petition.	No. of Matter.	Date of Receiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acin of Bankruptcy proved in Creditor's Petition.
1973	Duncan Forbes and Co.	49, London Wall, in the city of London	Stockbrokers	High Court of Justice in Bankruptcy	June 1, 1911	7Ó3 of 1911	July 7, 1911	372	Creditor's	Sec. 4-1 (G.), Bank- ruptoy Act, 1883
1974	Handford, J	47B, Buckingham Palace-road, in the county of London	Auctioneer and Estate Agent	High Court of Justice in Bankruptcy	June 9, 1911	738 of 1911	July 7, 1913	375	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
1975	Hibbert, Henry George	Carrying on business at 14, Leicester-street, and residing at 5, South-square, Gray's-ion, both in the county of London	Director of a Company	High Court of Justice in Bankruptcy	April 21, 1911	488 of 1911	July 7, 1911	371	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
1976	Roberts, Herbert Nalder	133, Fenchurch - street, in the city of London	Merchant	High Court of Justice in Bankruptcy	April 27, 1911	508 of 1911	July 6, 1911	374 -	Creditor's	Soc. 4-1 (A.), Bauk- ruptcy Act, 1883
1977	Rosenthal, Jacob Woolf	13A, British-street, Bow, in the county of London	Theatrical Manager	High Court of Justice in Bankruptcy	June 8, 1911	728 of 1911	July 6, 1911	370	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
1978	Simpson, Joseph	Lately 23, Devoreux-court, Temple, in the county of London, but whose present residence or place of business the Petitioning Creditor is unable to ascertain	Company Promoter	High Court of Justice in Bankruptcy	June 8, 1911	727 of 1911	July 6, 1911	373	Creditor's	Sec.4-1 (G.), Bank- ruptcy Act, 1883
1979	The South London Machine Company	211, Walworth-road, in the county of London		High Court of Justice in Bankruptcy	May 19, 1911	625 of 1911	July 6, 1911	369	Creditor's	Sec. 4-1 (G.),Bank- ruptcy Act, 1883
1980	Wakefield, James Deane	Market-street, Aylesbury, in the county of Buckingham	Baker and Confectioner	· A ylesbury	July 7, 1911	15 of 1911	July 7, 1911	11	Debtor's	

RECEIVING ORDERS—continued.

No.	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition	No. of Matter.	Date of Receiving Order,	No. of Receiving Order.	Whether Abbtor's or Creditor's Pesition.	Act or Acts of Bankruptcy proved in Creditor's Petition.	
1:81	and Bedford, John Edward (trading together in	93, Beckett-road, Wheatley, Doncaster, Yorkshire Lund-lane, Cudworth, Yorkshire	Builder and Contractor Builder and Contractor						•		THE
	co-partnership under the style or name of Bedford and Newton)	At Cudworth and Barnsley, Yorkshire		Barnsley ,	July 7, 1911	8 of 1911	July 7, 1911	8	Debtor's	-	
1982	Antill, Brenner	10, High street, Acton, in the county of Middlesex	Builder and Decorator	Brentford	June 14, 1911	17 of 1911	July 7, 1911	12 ι	Creditor's	Sec. 4-1 (A.), Bank- ruptcy Act, 1883	TONDON
4983	Boyce, Ernest Peter	28, Church-terrace, Bury St. Edmunds, and lately carrying on business at College-lane, Bury St. Edmunds aforesaid	Coal Merchant and Carter	Bury St. Edmunds	July 7, 1911	6 of 1911	July 7, 1911	5	Debtor's		GAZETTE
1934	Farrow, Thomas	· 24, Pleasant-valley, Saffron Walden, Essex	Hay Dealer,	Cambridge	July 5, 1911	8 of 1911	July 5, 1911	5	Débtor's		TTE,
1985	Cotton, Gerald McLeod Powell	Quex Farm, Birchington, in the county of Kent	Winc Merchant	Canterbury	June 16, 1911	33 of 1911	July 8, 1911	31	Creditor's	Sec.4-1 (G.), Bank- ruptcy Act, 1883	- 13
1936	Wilson, William Frederick	Mossbank, South Benflect, Essex		Chelmsford	Mar. 7, 1911	6 of 1911	June 28, 1911	18	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883	JULY,
1987	Wilcock, Allen	Residing at 64, Great Northern street, Morley, in the county of York, and carry- ing on business at Fountain-street, Morley aforesaid	Joiner, Cabinet Maker, Upholsterer and Undertaker	Dewsbury	July 7, 1911	14 of 1911	July 7, 1911	11	Debtor's		1911.
1938	Wałker, William	101, High-street, Easington-lane, county Durham	Saddler	Durham	July 6, 1911	7 of 1911	July 6, 1911	6	Debtor's		
1989	Bowles, William Charles	5, Barrack-road, Great Yarmouth, Norfolk	Of no occupation, lately Fishing Boat Owner	Great Yar- mouth	July 7, 1911	31 of 1911	July 7, 1911	31	Debtor's		5211

	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. of Matter.	Date of , Receiving Order.	No. of Receiving ! Order.	Whether Deblor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition.
1990	Henry (trading as	44, Westbourne-road, Marsh, Huddersfield, in the county of York The Heys, Thongsbridge, near Huddersfield aforesaid At Marsh, Huddersfield aforesaid	Builders and Con- tractors	Huddersfield	July 6, 1911	12 of 1911	July 6, 1911	10	Debtor's	
1991	Quincey, George Pat- tinson	Residing at 207, Syston-street, in the county borough of Leicester, lately residing and carrying on business at 136, Curzon-street, in the said county borough of Leicester	Now of no occupation, late Grocer and Pro- vision Dealer	Leicester	July 8, 1911	30 of 1911	July 8, 1911 [±]	23	Debtor's	. :
1992	Clarke, Harry	17, Lingard-street, Hulme, Manchester	Shed Foreman and Grocer	Manchester	July 7, 1911	50 of 1911	July 7, 1911	38	Debtor's .	,
1993	Baker, Arthur William	Residing at 291, Linthorpe-road, Middles- brough, and earrying on business at 227, Newport-road, Middlesbrough, in the county of York	Grocer	Middlesbrough	June 2, 1911	16 of 1911	July 6, 1911	12	Creditor's	Sec. 4-1 (A.), Bank ruptcy Act, 1883
1994~	Messom, John Frederick Mason (trading as Frederick Messom)	Residing at 26, Hope-drive, The Park, and trading at Bangor-street, both in Nottingham.	Builder and Contractor	Nottingham	July 8, 1911	32 of 1911	July 8, 1911	28	De btor's	
1995	Walker, Theodore	Fiskerton R.S.O., Nottinghamshire		Nottingham	May 30, 1911	24 of 1911	July 6, 1911	27	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
1996	Thompson, William	Residing at Dartford-road, March, and carrying on business at High-street, March, in the county of Cambridge	Tailor	Peterborough	July 6, 1911	9 of 1911	July 6, 1911	10	Debtor's	
1997	Morgan, Morgan	4, Aldergrove-road, Porth, Glamorgan	Collier	Pontypridd, Ystradyfodwg and Porth	July 7, 1911	21 of 1911	Jաly 7, 1911	22	Debtor's	,
1998	Milburn, Sidney Septimus (lately trading as William Milburn and Son)	Lately residing and carrying on business at Church-street, Guisbrough, in the county of York, but now residing at Thompson-street, Guisbrough aforesaid	Late Fruiterer and Game Merchant, now Labourer	Stockton - on - Tees	July 6, 1911	2 1 of 1911	July 6, 1911	.17	.Debtor's	

RECEIVING ORDERS—continued.

No.	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition	No. of Matter.	Date of Receiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition	Act or Acts or Bankruptcy proved in Creditor's Petition
1990		26, Earl-street, Walsall	_ :							+
	and Evans, Richard Morgan (carrying on business together in co-partner- ship under the style or	42, Borneo-street, Walsall aforesaid			,					O
,	firm of Jones and Evans)	At Pool-street, Walsall aforesaid, in the county of Stafford	Builders	Walsall	July 7, 1911	of 1911	July 7, 1911	10	Debtor's	
2000	Hancock, Ernest James	121, Abbeyville-road, Clapham, and lately carrying on business at 171, Garratt-lane, Wandsworth, both in the county of London	Grocer and Provision Dealer	Wandsworth	June 19, 1911	23 of 1911	July 6, 1911	14	Creditor's	Sec.4-1 (H.),Bank- ruptcy Act, 1883
2001	Smerdon, Frederick Archibald	Manor Farm, Petersham, Surrey, formerly 101, Lower Mortlake-road, Richmond, Surrey	Market Gardener's Salesman, formerly. Job Master	Wandsworth	Jul y 8, 191 1	25 of 1911	July 8, 1911	1 <i>5</i>	Debter's	
2002	Ward, George Henry	Bosworth House, Hinckley, Leicestershire, lately carrying on business at Leamington, Warwickshire	Veterinary Surgeon	Warwick	July 8, 1911	6 of 1911	July 8, 1911	4	Debtor's	
2003	Pearce, Thomas John	Micheldever Station, in the county of Southampton	Coal and Hay Merchant	Winchester	July 8, 1911	4 of 1911	July 8, 1911	4	Debtor's	
2004	Hornibrook, Wılliam Henry	The Holt, Gerrards Cross, in the county of Buckingham	Surgeon	Windsor	July 8, 1911	7° of 1911	July 8, 1911	4	Debtor's	
2005	Pease, Martha Jane	Arrochar, Pack Horse-road, Gerrards Cross, in the county of Bucks, but formerly residing at 71,! Queens borough terrace, Hyde Park, in the county of London	Widow	Windsor	June 9, 1911	5 of 1911	July 8, 1911	3	Creditor's	Sec.4-1 (G.), Bank- ruptcy Act, 1883
2006	Lockwood, Geoffrey Fåirfax	7, South Park-road, and 6, Princes square, both Harrogate, and 9, Leeds-road, Bradford, all Yorkshire	Auctioneer and Va'uer	York	July 6, 1911	18 of 1911	July 6, 1911	17	De btor's	

RECEIVING ORDERS-continued.

No.	Debtor's Name.	Address	Description.	Court.	Date of Filing Petition.	No. of Matter.	Date of Receiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition.
1953	Brown, Phillip Jack (trading under the style of Ph. Brown and Co.)	The following Amended Notice is su Residing at 373, Bury New-road, Higher Broughton, Salford, and carrying on busi- ness at 211, Deansgate, and 17, Bootle- street, both in Manchester	· · · · · · · · · · · · · · · · · · ·	1	Gazette of 7	1	1911. July 4, 1911	36	Creditor's	Sec. 4-1 (A.), Bank- ruptcy Act, 1883
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Debtor's Name.	Adorem.	Description.	Com t.	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order, if any, for Summiry Administration.
Duncan Forbes and Co.	49, London Wall, in the city of London	Stockbrokers	High Court of Justice in Bankruptcy	703 of 1911	July 20, 1911	' 12 noon	Bankruptey- build- ings, Carey-street, London	Aug. 22, 1911	11 а.м.	Bankruptcy- buildings, Carey-street, London, W.C.	
Handford, J	478, Buckingham Palace- road, in the county of London	Auctioneer and Estate Agent	High Court of Justice in Bankruptcy	738 of 1911	July 20, 1911	11.30 а.м.	Bankruptcy- build- ings, Carey-street, London	Aug: 29, 1911	11 A.M.	Bankruptey- buildings, Carey-street, London, W.C.	
Hibbert, Henry George	Carrying on business at 14, Leicester-street, and residing at 5, South-square, Grays-inn, both in the county of London	Director of a Company	High Court of Justice in Bankruptey	488 of 1911	July 20, 1911	1 г.м.	Bankruptcy- build- ings, Carey-street, London	Aug. 29, 1911	11 A.M.	Bankruptcy- buildings, Carey-street, London, W.C.	
Rolerts, Herbert Nalder	133, Fenchurch-street, in the city of London	Merchant	High Court of Justice in Bankruptcy	508 of 1911	July 20, 1911	1 P.M.	Bankruptcy- build- ings, Carey-street, London	Sept. 5, 1911	; 11 а.м.	Bankruptcy- buildings, Carey-street, London, W.C.	
Rosenthal, Jacob Woolf	13A, British-street, Bow, in the county of London	Theatrica Manager	High Court of Justice in Bankruptcy	728 of 1911	July 19, 1911	12 noon	Bankruptoy-build- ings, Carey street, London	Sept. 5, 1911	11. A.M.	Bankruptcy- buildings, Carey-street, London, W.C.	
Simpson, Joseph	Lately 23, Devereux- court, Temple, in the county of London, but whose present residence or place of business the Petitioning Creditor is unable to ascertain	Company Promoter	High Court of Justice in Bankruptcy	727 of 1911	July 20, 1911	11 A.M.	Bankruptcy - build- ings, Carey-street, London	Sept. 5, 1911	11 A.M.	Bankruptcy- buildings, Carey-street, London, W.C.	
The South London Machine Company	211, Walworth-road, in the county of London		High Court of Justice in Bankruptcy	625 of 1911 a	July 19, 1911	1 P.M.	Bankruptcy-build- ings, Carey-street, London	Sept. 5, 1911	11 A.M.	Bankruptcy- buildings, Carey-street, London, W.C.	

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.
Stokes, William Edward	Residing and carrying on business at Shirley Hardware Stores, Stratford-road, Shirley, in the county of Warwick, lately residing and carrying on business at Heath Cottage, Marshall Lakelane, Shirley aforesaid	Hardware, Glass, China and Oil Dealer, lately Wholesale Oil Morchant	Birmingham	46 of 1911	July 19, 1911	11.30 A.M.	Ruskin Chambers, 191, Corporation- street, Birming- ham	July 26, 1911	2.30 p.m.	Court House, Corporation- street, Bir- minglam	
Blake, James	98, West-street, Boston, Lincolnshire	Furniture Dealer	Boston	14 of 1911	July 26, 1911	2 P.M.	Official Receiver's Office, 4 and 6, West-street, Boston	Aug. 15, 1911	 1 r.m. 	Sessions House, Boston	Jul y 4, 1911
Ward, Thomas William	98, West-street, Boston, Lincolnshire	Furniture Dealer	Boston)5 of 1911	July 26, 1911	2.30 P.M.	Official Receiver's Office, 4 and 6, West-street, Boston	Aug. 15, 1911	1 P.M.	Sessions House, Boston	July 4, 1911
Hardaere, Robert	143, Parkside-road, West Bowling, in the city of Bradford	Newsagent and General Dealer	Bradford	30 of 1911	July 19, 1911	11 A.M.	Official Receiver's Chambers, 12, Duke-street,Brad- ford	Jaly 26, 1911	10 а.м.	County Court, Mazor · row, Bradford	July 6, 1911
Boyce, Ernest Peter	28, Church-terrace, lately carrying on business at College-lane, both in Bury St. Edmunds, Suffolk	Coal Merchant and Carter	Bury St. Ed- munds	6 of 1911	July 20, 1911	12 noon	Official Receiver's Office, 36, Princes- street, Ipswich	Aug. 11, 1911	1 Р.М.	Guildhall, Bury St. Edmunds	
Banger, Samuel George	Pegwell Bay, Ramsgate, carrying on business at a nursery at Southwood Saint Lawrence, Ramegate	Nurseryman	Canterbury	37 of 1911	July 19, 1911	10.30 A.M.	Official Receiver's Offices, 68A, Castle- street, Canterbury	July 22, 1911	10 а.м.	Guildhall, Canterbury	July 8, 1911
Brown, William	Knightrider-street, Sandwich, in the county of Kent	Grazier	Canterbury	35 of 1911	July 19, 1911	10 А.М.	Official Receiver's Offices, 68A, Castle- street, Canterbury	July 22, 1911	10 а.м.	Guildhall, Canterbury	July 8, 1911

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.
Spring, Osman Victor	9, Coronation-road, Prest- bury road, Cheltenham	Formerly Com- mercial Travel- ler, now out of occupation	Chelteuhain .	9 of 1911	July 20, 1911	3.15 Р.М.	County Count Buildings, Chel- tenham	Aug. 3, 1911	12 noon	County Court, Cheltenham	
Alberry, Albert Edward	Rectory-road, Clowne, formerly of the Stanfree Working Men's Club, Stanfree, but lately Bridle-road, Stanfree, all near Chesterfield, in the county of Derby	Late Club Manager, now Miner	Chesterfield .	of 1911	July 20, 1911	12 noon -	Official Receiver's Offices, 5, Victoria- buildings, London- road, Derby	Jul y 21, 1911	2.30 г.м.	County Court, Market Hall, Chesterfield	
Atkinson, John Alfred	34, West-street, Eckington, in the county of Derby	Grocer and Beer Retailer	Chesterfield	7 of 1911	July 20, 1911	1 1.3 0 A.M.	Official Receiver's Offices, 5, Victoria- buildings, London- road, Derby	July 21, 1911	2.30 P.M.	County Court, Market Hall, Chesterfield	July 7, 1911
Travers, Annie	23, Albion-road, West Park, Chesterfield, in the countyof Derby, carrying on business at 469, London-road, Heeley, in the city of Sheffield, having for the greater part of the past six months resided at 23, Albion-road, West Park, Chesterfield aforesaid, and having during the greater part of the past six months also carried on business at The Shambles, Chester-	Smallware Dealer (Widow)	Chesterfield	6 of 1911	Jul y 19, 1911	11.30 A.M.	Official Receiver's Offices, 5, Victorial Indings, London road, Derby	July 21, 1911	2.30 г.м.	County Court, Market Hall, Chesterfield	June 30, 1911
Wilcock, Allen	field aforesaid, within the district of the Court Residing at 64, Great Northern-street, Morley, in the county of York, and carrying on business at Fountain-street, Mor- ley aforesaid	Joiner, Cabinet Maker, Uphols- terer, and Un- dertaker	Dewsbur y	14 of 1911	July 19, 1911	11 A.M.	Official Receiver's Offices, Bank- chambers, Cor- poration street, Dewsbury	Aug. 2, 1911	2 p.m.	County Court House, Dews- bury	July 8, 1911

Delitor's Name.	Address.	Description.	Court.	No.	Date of F rst Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order, if any, for Summary Administration,
Cox, Samuel	Hibaldstow, Lincolnshire	Cattle Dealer	Great Grimsby	21 of 1911	July 19, 1911	11 А.Ы.	Official Receiver's Office, St. Mary's- chambers, Great Grimsby	Aug. 3, 1911	ll A.M.	Town Hall, Great Grimsby	Jaly 3, 1911
Bangay, William John	1, Worthing-road, Lowes- toft, Suffolk	Builder	Great Yar- mouth	30 of 1911	 July 22, 1911 	12 noon	Official Receiver's Office, 8, King- street, Norwich	Jul y 25, 191 1	11 a.m.	Town Hall, Great Yar- mouth	
Burrell, Robert	83, 'Harley-road, lately trading at Row 143, both in Great Yarmouth, Norfolk	Cooper and Fish Curer	Great Yai- mouth	29 of 1911	July 22, 1911	12.30 г.м.	Official Receiver's Office, 8, King- street, Norwich	July 25, 1911	11 А.М.	Town Hall, Great Yar- mouth	
Bates, Albert	82, West-street, Lindley, Huddersfield, in the county of York	Builder and Con- tractor	Huddersfield	11 of 1911	July 19, 1911	2.15 р.м.	Huddersfield Incorporated Law Society's Room, Imperial - arcade, New-street, Huddersfield	Aug. 4, 1911	2 P.M.	County Court House, Queen- street, Hud- derefield	July 8, 1911
Whitaker, Arthur and Whitaker, James Henry (carrying on business to- gether in co-part- nerahip under the	44, We-tbourne road, Marsh, Huddersfield, in the county of York The Heys, Thongsbridge, near Huddersfield afore- said			-		-					
style or firm of Whitaker Bros.)	At Marsh, Huddersfield aforesaid	Builders and Con- tractors	Huddersfield	12 of 1911	July 19, 1911	2.45 Р.М.	Huddersfield Incor- porated Law Society's Room, Imperial arcade, New-street, Hud- dersfield	Aug. 4, 1911	2 р.м.	County Court House, Queen- street, Hud- dersfield	July 8, 1911

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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.
Quincey, George Pattinson	Residing at 207, Syston- street, in the county borough of Leicester, fately residing and carry- ing on business at 136, Curzon street, in the said county borough of Leicester	Now of no occu- pation, late Grocer and Pro- vision Dealer	Leicester .	30 of 1911	July 19, 1911	3 г.м.	Official Receiver's Office, 1, Ber- ridge-street, Leicester	Sept. 15, 1911	11 A.M.	The Castle, Leicester	July 8, 1911
Nash, William	Wingfield, in the parish of Chalgrave, in the county of Bedford	Farmer	Truton	13 of 1911	July 19, 1911	12 noon	Official Receiver's Office, The Parade, Northampton	July 27, 1911	11.30 A.M	Court House, Luton	July 3, 1911
Scott, Alfred	Residing at 190, Plymouth-grove, Longsight, Manchester, Lancashire, and carrying on business at 357, Oxford-road, and \$2, Oldham-road, both in Manchester aforesaid, and lately carrying on business at 116, Stretford-road, and 532, Oldham-road, both in Manchester aforesaid	Fruit and Vege- table Sales nan	Manchester .	48 of 1911	July 19, 1911	3 P.M.	Official Receiver's Offices, Byrom- street, Manchester	July 21, 1911	10 A.M.	Court House, Quay - street, Manchester	Jaly 8, 1911
Pkitt, John	Residing at Rose Bank, Weaverham, Cheshire, and lately carrying on business at Acton Bridge, Cheshire	Wheelwright .	Nantwich and Crewe	8 of 1911	July 19, 1911	3 Р.М.	Official Receiver's Office, King-street, Newcastle, Staf- fordshire	July 28, 1911	11.15 л.м.	Court House, Edleston-road, Crewe	July 6, 1911
lames, James Preece	Frogmore, Tenhy, in the county of Pembroke	Architect and Surveyor	Pembroke Dock	6 of 1911	July 19, 1911	12.30 г.м.	Official Receiver's Office, 4, Queen- s reet, Carmarthen	July 28, 1911	12 novn	Temperance Hall, Pem- broke Dock	
Baker, Edward ·	27, Lipson-avenuc, Ply- mouth, in the county of Devon	Cab Proprietor	Plymouth	21 of 1911	July 20, 1911	3.30 P.M.	7, Buckland-terrace, Plymouth	Aug. 4, 1911	HAM.	Western Law Courts, Guild- hall, Ply- mouth	July 8, 1911

. <i>B</i> edfor's Manie,	Address.	Description.	Court.	No.	Date of First Meeting.	Hour.	ć Place.	Date of Public Examination.	Hour.	Place.	Date of Order, if any, for Summary Administration.
Hailes, William Henry	The Mile End Tavenn, 317, Commercial-road, Portsmouth, Hants	Licensed Victualler	Port-mouth	27 of 1911	July 19, 1911	3 P.W.	Official Receiver's Offices, Cambridge Junction, High- street, Ports- mouth	July 31, 1911	11 A.M.	Court Horse, St. Thomas's- street, Ports- mouth	
Baker, Robert Medd	Wilton, in the county of York	Farmer	Scarborough	13 of 1911	July 19, 1911	4 P.M.	Official Receiver's Offices, 48, West- borough, Scar- borough	July 25, 1911	12 noon .	Court House, Castle - road, Scarborough	
Edwards, John' Henry	The Bloomsbury Hotel, 37 Albion-street, Shef- field, in the county of York	Licensed Victualler	Sheffield	50 of 1911	July 19, 1911	12 noon	Official Receiver's Offices, Figtree- lane, Sheffield	July 27, 1911	2 P.M.	County Court Hall, Bank- street,Sheffield	June 4, 1911
Scholes, Ralph	23, Hyde-road, Woodley, Cheshire	Jeweller	Stockport	15 of 1911	Jaly 20, 1911	11 A.M.	Official Receiver's Office, 23, King Edward - s treet, Macclesfield	Aug. 4, 1911	11 A.M.	Court House, Vernon-street, Stockport	July 8, 1911
Parkin, Frederick William	Residing and carrying on business at 59, Oxford- street, in the county borough of Swansea	News Vendor	Swansea	14 of 1911	July 20, 1911	11 A.M.	Official Receiver's Offices, Govern- ment - buildings, St. Mary's-street, Swansea	July 28, 1911	11.30 A.m.	Town Hall, Swansea	July 7, 1911
Harris, Frederick Henry Mark (trad- ing as F. H. Mark Harris and Co.)	Lower Market - street, Penryn, Cornwali	Tobacconist and Cycle Agent	Truro	11 of 1911	July 20, 1911	12 noon	Official Receiver's Office, 12, Princes- street, Truro	Ang. 19, 1911	11.45 A.M.	Town Hall, Truro	July 5, 1911
Marklew, Sarah	The Wheat Sheaf Inn, Stafford-road, Cannock, in the county of Stafford	Beerhouse Keeper (Widow)	Walsall	9 of 1911	July 19, 1911	12 noon	Official Receiver's Office, Wolver- hampton	Aug. 1, 1911	11.30 а.ы.	County Court, Walsall	July 6, 1911

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NOTICE OF DAY APPOINTED FOR PROCEEDING WITH PUBLIC EXAMINATION ADJOURNED SINE DIE.

Debtor's Name.	Address.	Description.	Court.	No. of Matter.	Date fixed for proceeding with Examination.	Hour.	Place.
Levy, Sion	Now residing at 2, Holmefield, Hope- road, Sale, Cheshire, but formerly at 220, Marsland-road, Brooklands, Cheshire	Now out of employment, formerly Mercantile Clerk	Manchester	32 of 1903	July 21, 1911	10 A.M.	Court House, Quay-street, Manchester
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Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Filing Petition.
Bewicke, Ivan Calverly Edward (described in the Receiving Order as Ivan C. E. Bewicke)	4, Albemarle-street, in the county of London	Gentleman	High Court of Justice in Bank- ruptey	491 of 1911	July 6, 1911	April 24, 1911
Cook, Edward Samuel	274, South Lambeth-road, in the county of London		High Court of Justice in Bank- ruptcy	733 of 1911	July 6, 1911	June 9, 1911
Robins, Sydney Arthur (described in the Receiving Order as S. Arthur Robins)	122, Windsor-road, Forest Gate, Essex		High Court of Justice in Bank- ruptcy	339 of 1911	July 6, 1911	Mar. 18, 1911
Venables, Cuthbert Edward (in the Receiving Order described as C. E. Venables)	54, New Broad-street, in the city of London	Company Secretary	High Court of Justice in Bank- ruptcy	540 of 1911	July 6, 1911	May 3, 1911
Waddington, James (described in the Receiving Order as J. Waddington)	6 and 7, Creed-lane, Ludgate Hill, in the city of London		High Court of Justice in Bank- ruptcy	591 of 1911	July 6, 1911	May 13, 1911
West, Francis Edward •	Formerly of 15, Ropemaker-street, in the city of London, and of 29, Russell-chambers, Bury-street, Holborn, in the county of London, and now or lately employed by the Financial Corporation of Egypt, of Salisbury House, in the city of London	Financier	High Court of Justice in Bank- raptcy	561 of 1911	July 6, 1911	May 6, 1911
Wakefield, James Deane	Market-street, Aylesbury, in the county of Buckingham	Baker and Confectioner	Aylesbury	l5 of 1911	July 7, 1911	July 7, 1911 .
Hughes, Thomas	45, Yalkyrie-road, Liscard, in the county of Chester, lately carrying on business at Newland-drive, Liscard aforesaid	Builder	Birkenhead	15 of 1911	July 6, 1911	June 19, 1911
Harriott, Ann Ellen (described in the Receiving Order as Ann Harriott)	34, High-street, Aston, near Birmingham, in the county of Warwick	Boot and Shoe Dealer (a Married Woman, trading separately and apart from her Husband)	Birmingham	39 of 1911	July 7, 1911	May 31, 1911
Monier-Williams, Bernard Torrington	47, Cumberland-park, Acton, in the county of Middlesex	Gentleman	Brentford	15 of 1911	July 6, 1911	June 2, 1911

THE LONDON GAZETTE, 11 JULY, 1911.

ADJUDICATIONS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Filing Petition.
Boyce, Ernest Peter	28, Church-terrace, Bury St. Edmunds, and lately carry- ing on business at College-lane, Bury St. Edmunds aforesaid	Coal Merchaut and Carter	Bury St. Edmunds	6 of 1911	July 7, 1911	July 7, 1911
Farrow, Thomas	24, Pleasant-valley, Saffron Walden, Essex	Hay Dealer	Cambridge	8 of 1911	July 7, 1911	July 5, 1911
Batchelar, Frederick William	Hill House, Carshalton, Surrey	Director of a Public Company	Croydon	22 of 1911	July 6, 1911	May 8, 1911
Wilcock, Allen	Residing at 64, Great Northern-street, Morley, in the county of York, and carrying on business at Fountain-street, Morley aforesaid	Joiner, Cabinet Maker, Upholsterer and Undertaker	Dewsbury	14 of 1911	July 7, 1911	July 7, 1911
Walker, William	lol, High-street, Easington-lane, county Durham	Saddler	Durham	7 of 1911	July 8, 1911	July 6, 1911
Bangay, William John ,	i, Worthing-road, Lowestoft, Suffolk	Builder	Great Yarmouth	30 of 1911	July 8, 1911	July 5, 1911
Bowles, William Charles	5, Barrack-road, Great Yarmouth, Norfolk	Of no occupation, lately Fishing- Boat Owner	Great Yarmouth	31 of 1911	July 7, 1911	July 7, 1911
Burrell, Robert	83, Harley-road, lately trading at Row 143, both in Great Yarmouth, Norfolk	Cooper and Fish Curer	Great Yarmouth	29 of 1911	July 8, 1911	July 3, 1911
Whitaker, Arthur and Whitaker, James Henry	44, Westbourne-road, Marsh, Huddersfield, in the county of York The Heys, Thongsbridge, near Huddersfield aforesaid		į			
(trading as Whitaker Brothers)	At Marsh, Huddersfield aforesaid	Builders and Contractors	Huddersfield	12 of 1911	July 6, 1911	July 6, 1911
Quincey, George Pattinson	Residing at 207, Syston-street, in the county borough of Leicester, lately residing and carrying on business at 136, Curzon-street, in the said county borough of Leicester	Now of no occupation, late Grocer and Provision Dealer	Leicester	30 of 1911	July 8, 1911	July 8, 1911

Deotor 8 Mame	Address.	Description.	Court.	No.	Date of Order.	Date of filing Petition.
Emmott, Albert John	44, Claremont-road, Birkdale, Southport, in the county of Lancaster	Director of a Limited Company	Liverpool	43 of 1911	July 6, 1911	May 25, 1911
Brown, Phillip Jack (trading under the style of Ph. Brown and Co.)	Residing at 373, Bury New road, Higher Broughton, Salford, and carrying on business at 211, Deansgate, and 17, Bootle-street, both in Manchester	Merchant and Shipper	Manchester	37 of 1911	July 7, 1911	June 16, 1911
Clarke, Harry	17, Lingard-street, Hulme, Manchester	Shed Foreman and Grocer	Manchéster	50 of 1911	July 7, 1911	July 7, 1911
Scott, Alfred	Residing at 190, Plymouth-grove, Longsight, Manchester, in the county of Lancaster, and carrying on business at 357, Oxford-road, and 82, Oldham-road, both in Manchester aforesaid, and lately carrying on business at 116, Stretford-road, and 532, Oldham-road, both in Manchester aforesaid	Fruit and Vegetable Salesman	Manchester	48 of 1911	July 7, 1911	July 5, 1911
Baker, Arthur William	Residing at 291, Linthorpe-road, Middlesbrough, and carrying on business at 227, Newport-road, Middlesbrough, in the county of York	Grocer	Middlesbrough	16 of 1911	July 8, 1911	June 2, 1911
Bibby, Joseph	Orchard House, Knighton, Staffordshire	Farmer	Nantwich and Crewc	6 of 1911	July 7, 1911	June 20, 1911
Messom, John Frederick Mason (trading as Frederick Messom)	Residing at 26, Hopc-drive, The Park, and trading at Bangor-street, both in Nottingham	Builder and Contractor	Nottingham	32 of 1911	July 8, 1911.	July 8, 1911
Clarke, John Williamson Haynes, John Henry		Y			`•	
and Sharpe, Lorenzo Theophilus Samuel	All residing at Raunds, in the county of Northampton					
(trading in co-partnership as Clarke and Haynes)	At Grove-street, Raunds aforesaid	Boot Manufacturers	Peterborough	8 of 1911	July 7, 1911	June 12, 1911
Thompson, William	Residing at Dartford-road, March, and carrying on business at High-street, March, in the county of Cambridge	Tailor,	Peterborough	9 of 1911	July 6, 1911	July 6, 1911
Morgan, Morgan	4, Aldergrove-road, Porth, Glamorgan	Collier	Pontypridd,Ystrady- fodwg and Porth	21 of 1911	July 7, 1911	July 7, 1911
Milburn, Sidney Septimus (lately trading as William Milburn and Son)	Lately residing and carrying on business at Church-street, Guisbrough, in the county of York, but now residing at Thompson-street, Guisbrough aforesaid	Late Fruiterer and Game Mer- chant, now Labourer	Stockton-on-Tees	24 of 1911	July 6, 1911	July 6, 1911

THE LONDON GAZETTE, 11 JULY, 1911.

ADJUDICATIONS—continued.

Debt er's Name.	. Address.	Description.	· Court.	No.	Date of Orass.	Date of Filing Petition.
Smerdon, Frederick Archibald	Manor Farm, Petersham, Surrey, formerly 101, Lower Mortlake-road, Richmond, Surrey	Market Gardener's Salesman, for- merly Johnaster	Wandsworth	25 of 1911	July 8, 1911	July 8, 1911
Falshaw, Frederick	4, Alexandra-road, Stockton Heath, in the county of Chester, lately carrying on business at Market-place, Warrington, in the county of Lancaster	Glazier	Warrington	10 of 1911	July 6, 1911	June 29, 1911
Ward, George Henry	Bosworth House, Hinckley, Leicestershire, lately carrying on business at Leamington, Warwickshire	Veterinary Surgeon'		6 of 1911	July 8, 1911	July 8, 1911
Pearce, Thomas John	Micheldever Station, in the county of Southampton	Coal and Hay Merchant		4 of 1911	July 8, 1911	July 8, 1911
Hornibrook, William Henry '	The Holt, Gerrard's Cross, in the county of Buckingham	Surgeon	Windsor	7 of 1911	July 8, 1911	July 8, 1911
Lockwood, Geoffrey Fairfax	7, South Park-road, and 6, Princes-square, both Harrogate, and 9, Leeds-road, Bradford, all Yorkshire	Auctioneer and Valuer	York]8 of 191]	July 7, 1911	July 6, 1911
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Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Ashton, Josiah	12, Hazleville-road, Hornsey Rise, Middlesex	Piano Manufacturer	High Court of Justice in Bankruptcy	1444 of 1910	July 25, 1911	Chas. Herbert Bull	6A, Devonshire - square, London. E.C.
Hopkins, William Egbert (described in the Re- ceiving Order and known as Thomas Egbert Hopkins)	49, Brixton-hill, Surrey '	Auctioneer and Furniture Dealer	High Court of Justice in Bankruptcy	9 of 1911	July 26, 1911	John Baker	Eldon-street House, Eldon- street, London, E.C.
Le Mesurier, Cecil John Reginald	8, Stone-buildings, Lincoln's Inn, in the county of London	Barrister-at-Law	High Court of Justice in Bankruptcy	649 of 1903	July 26, 1911	G. W. Chapman, Official Receiver	Bankruptcy - buildings, Carey-street, London, W.C.
Paechtner, Edward Ludwig	Carrying on business at 23, Australian- avenue, in the city of London, and residing at 45, Pyrland-road, Canonbury, in the county of London	Merchant	High Court of Justice in Bankruptcy	512 of 1911-	July 21, 1911	Ebenezer Henry Hawkins	4, Charterhouse - square, London, E.C.
Potter, Simon Macqueen (lately carrying on business as Hamilton Potter and Co.)	68, Holland-road, Kensington, in the county of London, lately carrying on business at 33A, The Broadway, Hammersmith, in the said county of London, and at Grove Works, Merton, Surrey	Varnish Maker	High Court of Justice in Bankruptcy	1224 of 1910	July 28, 1911	Alexander Constan- tine Hutching	11, Pancras - lane, Queen- street, E.C.
Pritchard, Charles	13, Elm-road, Ewell, Surrey, lately residing and carrying on business at Half Way House, Lillie-road, Fulham, in the county of London	Licensed Victualler	High Court of Justice in Bankruptcy	991 of 1910	July 31, 1911	Alfred Aylett Moore	3, Crosby-square, London, E.C.
Walcott, Edmund Teamans	Lately 3, Woburn-street. Great Russell-street, in the borough of Holborn, in the county of London, formerly residing at Gladstone-road, St. George's-road, Southwark, Poole, Dorsetshire, 102, Brownlow-hill, Liverpool, Boscombe, Hampshire, now 3, Lansdowne-street, Hove, Sussex	Pensioner (Indian Military Officers' Pension)	High Court of Justice in Bankruptcy	293 of 1903	July 24, 1911	J. L. Quick	187, Dashwood House, E.C.
Popp, Jacob Ivanovitch	Desborough - road and Frogmoor, High Wycombe, Bucks	Newsagent, Tobacconist, and Confectioner	Aylesbury	28 of 1910	July 25, 1911	Robert Menzies Blaikie	27, High - street, High Wycombe, Bucks
Champion, John 7	Little Weir Farm, Atherington, Devonshire	Farmer	Barnstaple	8 of 1911	Aug. 11, 1911	Arthur Edward Ward, Official Receiver	9, Bedford-circus, Exeter

NOTICES OF INTENDED DIVIDENDS—continued.

Debter's Name.	Add₁ess.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address,
Parish, Albert Edward	Living in apartments in Nelson-10ad, Aston juxta Birmingham, lately residing at 330, Newtown-10w, in the city of Birmingham aforesaid	Hosier	Birmingham	138 of 1903	July 26, 1911	Arthur Samuel Cully, Official Receiver	Ruskin-chambers, 191, Corporation-street, Birmingham
Barnes, Lawrence	Lately residing at Park House Farm, Helm- shore, in the county of Lancaster	Farmer and Carrier	Blackburn and Darwen	of 1911	July 26, 1911	Charles Harvey Plant, Official Receiver	13, Winckley-street, Presten
Walker, Thomas	Middle Mickle Hey Farm, Little Harwood, near Blackburn	Farmer	Blackburn and Darwen .	3 of 1911	July 26, 1911	Charles Harvey Plant, Official Receiver	13, Winckley-street, Preston
Tucker, Aaron Phipps	35, Harsnett-road, Colchester, in the county of Essex	Clerk	Colchester	14 of 1911	July 26, 1911	Frederick Messent, Official Receiver	36, Princes-street, Ipswich
Turner, Joseph Edwin (trading as Turner and Son)	Residing at Alexandra-road, Weymouth, in the county of Dorset, and carrying on business at 17A, King-street, Weymouth aforesaid	Firewood Merchant	Dorchester	1 of 1911	July 25, 1911	, Tiluey Barton, Official Receiver	City - chambers, Catherine-
Crutchfield, Charles	Stockwell Nursery, Flamsterd End, Choshunt, Herts	Nurseryman	Edmonton	4 of 1911	July 25, 1911	Frank Hyland	81, Cannon-street, London, E.C.
Powell, Frederick Augustus	1, Trinity-road, Wood Green, in the county of Middlesex	·	Edmonton	22 of 1896	July 26, 1911	Cecil Mercer, Official Receiver	14, Bedford-row, London, W.C.
Ayres, Harry George	Marlcombe Dairy, Awliscombe, Honiton, Devoushire	Dairyman	Exeter	41 of 1910	Aug. 11, 1911	Arthur Edward Ward, Official Receiver	9, Bedford-circus, Exeter
Churchward, Frederick	Balls Farm, Daccombe, Kingskerswell, Devonshire	Farmer ,	Exeter	9 of 1911	Aug. 11, 1911	Arthur Edward Ward, Official Receiver	9, Bedford-circus, Exeter
Dey, Herbert	Powderham-road, lately 2, Brighton-villas, Alphington-street, both in Saint Thomas, Exeter	Plumber and lately Potato Dealer	Exeter	10 of 1911	Aug. 11, 1911	Arthur Edward Ward, Official Receiver	9, Bedford-circus, Exeter

Debtor's Name.	Address.	Description.	Court.	Ko.	Last Day for Receiving Proofs.	, Name of Trustec.	Address.
Gouldby, Frank	Lately 3, Glencoe-terrace, now Gertrude- cottages. Kendal-road, both in Kirkley, Lowestoft, Suffolk	Fish Merchant,	Great Yarmouth	25 of 1903	July 26, 1911	H. P. Gould, Official Receiver	8, King-street, Norwich
Mitchell, Isaiah (trading as I. Mitchell, son and Co.)	13. Daisy-bank, and 32A, Wade-street, both in Halifax, in the county of York	Cloth and Heald Rug Manufacturer	Halifax ,	7 of 1911	July 26, 1911	Walter Durrance, Official Receiver	12, Duke-street, Bradford
Mitchell, Wallace	15, Kebroyd-bridge, Triangle, near Halifax, in the county of York	'Teamer	Halifax	of 1911	July 26, 1911	Walter Durrance, Official Receiver	12, Duke-street, Bradford
Messenger, Albert David	1, Mere-street, Diss, in the county of Norfolk	Pork Butcher	Ipswich	6 of 1911	July 26, 1911 .	Frederick Messent, Official Receiver	36, Princes-street, Ipswich
Beszant, Edward Nicholson (trading under the style of Beszants)	Residing at 67, Albion-street, New Brighton, in the county of Chester, and carrying on husiness at 14, Fraser-street, in the city of Liverpool, and 16, Liverpool-road, Crosby, in the county of Lancaster, and lately carrying on the same business at 5, Casesstreet, and 26, Copperas-hill, both in the city of Liverpool	Plumber, Painter, Decorator, and General Contractor	Liverpo ol	77 of 1910	July 25, 1911	Humphrey Douglas McAusland, and Parkin S. Booth	8, Victoria-street, Liverpool 2, Bixteth-street, Liverpool
Forwood, Sydney Brittain Crump, Wm. Hamilton Wessel, Pedro Telesforo (carrying on business under the style of			. •				
Forwood, Crump and Co.)	6, Chapel-street, Liverpool, and at Itu, Abounema, Warri, and Calabar, all in Southern Nigeria	Cotton Merchants, African Merchants	Liverpool	90 of 1910	July 21, 1911	Arthur Henry Chal- mers	5, Fenwick-street, Liverpool
Forwood, Sydney Brittain (Separate Estate)	6, Chapel-street, Liverpool, and at Itu, Abounema, Warri, and Calabar	Cotton Merchant, African Merchant	Liverpool	90 of 1910	July 21, 1911	Arthur Henry Chal- mers	5, Fenwick-street, Liverpool
Crump, Wm. Hamilton (Separate Estate)	6, Chapel-street, Liverpool, and at Itu, Abounema, Warri, and Calabar	Cotton Merchant, African Merchant		90 of 1910	July 21, 1911	Arthur Henry Chal- mers	5, Fenwick-street, Liverpool

NOTICES OF INTENDED DIVIDENDS—continued.

Debtor's Name.	Address,	Description.	Court,	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Wessel, Pedro Telesforo (Separate Estate)	6, Chapel-street, Liverpool, and at Itu, Abounema, Warri and Calabar	Cotton Merchant, African Merchant	Liverpool	90 of 1010	July 21, 1911	Arthur Henry Chalmers	5, Fenwick-street, Liver- pool
Hall, William Scott	50, Osborne-avenue, in the city and county of Newcastle-upon-Tyne	Sanitary Engineer's Manager, and lately, Manager with Tweddle and Partners, Bath-lane, Newcastle-upon-Tyne aforesaid	Newcastle - u pon - Tyne	62 of 1910	July 29, 1911	Charles Woollett, Official Receiver	30, Mosley-street, Newcastle- upon-Tyne
Hutchinson, George	Catreen Farm, in the parish of Chollerton, Northumberland	Farmer	Newcastle - u p o n - Tyne	of 1911	July 29, 1911	Charles Woollett, Official Receiver	30, Mosley-street, Newcastle- upon-Tyne
Wilson, Dora (trading as Wilson's Cash Stores)	12, Mulgrave - terrace, Gateshead, in the county of Durham	Baker and Confectioner (Wife of Joseph Wilson)	Newcastle - u pon - Tyne	51 of 1908	July 29, 1911	Charles Woollett, Official Receiver	30, Mosley-street, Newcastle- upon-Tyne
Hellier, Reginald Worford	Formerly Great Warmhill Farm, near Hennock, in the county of Devon, now of Chipton, Dittisham, in the county of Devon	Farmer	Plymouth	11 of 1911	July 28, 1911	Alfred Norman Felix Goodman	7, Buckland-terrace, Ply- mouth
Adams, George Henry (carrying on business under the style of G. H. Adams and Co.)	Residing at 2, West Station - terrace, Queen's-road, in the county borough of Bournemouth, and carrying on business at 34 and 35, The Triangle, Bournemouth aforesaid	Auctioneer and House and Estate Agent	Poole	16 of 1911	July 26, 1911	Thomas Easton, Official Receiver	Midland Bank - chambers, High-street, Southampton
Elphinstone - Holloway, Cuthbert William	16, St. Ronan's-road, Southsea, Hants	Retired Major, Ordnance Store Department	Portsmouth	12 of 1907	July 26, 1911	W. F. J. Hunt, Official Receiver	Cambridge Junction, High- street, Portsmouth
Goad, Emmeline Minuie	11, Beach-road, Southsea, Hants	Widow	Portsmouth	of 1907	July 26, 1911	W. F. J. Hunt, Official Receiver	Cambridge Junction, High- street, Portsmouth

Debtor's Name.	Address	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Bull, Jabez Barnabas (trading as J. B. Bull and Co.)	Residing at Wioxalla Stores, St. Mary's-road, Southampton, and carrying on business at Wroxalla Stores aforesaid	General Merchant	Southampton	9 of 1898	Jul y 26 , 1911	Thomas Easton, Official Receiver	Midland Bank -chambers, High-street, Southampton
Thompson, Charles John	Residing and carrying on business at The Rifleman's Arms Inn, Wood-street, Wollaston, in the county of Worcester	Innkeeper	Stourbridge	of 1911	July 25, 1911	Andrew Martin Fair- bairn, Official Re- ceiver	1, Priory-street, Dudley
Hoare, James	Bunkers-hill, College-street, in the county borough of Swansea, lately carrying on busi- ness at Union-street, Swansea aforesaid	Plumber and Gastitter	Swansea	of 1908	July 26, 1911	Henry Rees	Government-buildings, Swansea
Richards, Henry	Residing and carrying on business at the Bell Inn Yard, Taunton, Somersetshire	Jobmaster	Tauntou	of 1910	August 11, 1911	Arthur Edward Ward, Official Receiver	9, Bedford-circus, Exeter
White, William	Eastbrook, Builescombe, Devonshire	Farmer	Taunton	3 of 1911	August 11, 1911	Arthur Edward Ward, Official Receiver	9, Bedford-circus, Exeter
Cowley, Arthur (formerly carrying on business in co-partnership under the style of Cowley and Co.)	22, Palace-road, Streatham Hill, in the county of London, and formerly residing at 21, St. James road, Balham, in the same county, formerly carrying on business at Monument-buildings, in the city of London	Formerly Merchant	Wandsworth	. 8 of 1910	July 28, 1911	Ernest William Joseph Savill, Official Receiver	132, York-road, Westminster Bridge-road, S.E.
Mulberry, W. G	Carrying on business at 4, Onslow-road, 41A, George-street, both in Richmond, in the county of Surrey	Fruiterer and Greengrocer	Wandsworth	60 of 1909	July 28, 1911	Ernest William Joseph Savill, Official Receiver	132, York-road, Westminster Bridge-road, S.E.
Kimberley, Dennis Charles (trading as S. Kimberley and Son)	30, Park-street, Leamington, Warwickshire	Boot and Shoe Dealer and Repairer	Warwick	2 of 1911	July 26, 1911	Charles James Band, Official Receiver	8, High-street, Coventry
Allen, Albert Edward	Queen's-road, Malvern Link, Worcestershire	Builder	Worcester	14 of 1911	July 26, 1911	Arthur Samuel Cully, Official Receiver	11, Copenhagen-street, Worcester

NOTICES OF INTENDED DIVIDENDS—continuer.

Debtor s Name.	Address	Description.	Court.	No.	Last Day for Receiving Proofs	Name of Trustee.	åddress.
Jones, Thomas and Jones, William John (trading in co-partner- ship under the style or	Residing at Friar-street, Droitwich Residing at Witton, Droitwich			,			
firm of Thomas Jones and Son)	At Friar-street, Droitwich	Builders and Contractors	Worcester	24 of 1894	July 26, 1911	Arthur Samuel Cully, Official Receiver	11, Copenhagen - street, Worcester
Jones, Thomas (Separate Estate)	Residing at Friar-street, Droitwich		Worcester	24 of 1894	July 26, 1911	Arthur Samuel Cully, Official Receiver	Il, Copenhagen - street, Worcester
Moore, Frederick Henry	47, Comer-road, Worcester	Grocer and Provision Dealer	Worcester	31 of 1908	July 26, 1911	Arthur Samuel Cully, Official Receiver	11, Copenhagen - street, Worcester
Allison, James Bowmer	Burrowbridge, Somerset	Schoolmaster	Ycovil	of 1909	July 25, 1911	Tilney Barton, Offi- cial Receiver	City-chambers, Catherine- street, Salisbury
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NOTICES OF DIVIDENDS.

Deutor's Name.	, Addiess	Description.	Court	No.	Amount per Pound	First, or Final, or otherwise.	When Payable.	Where Payable.
Thomson, Arthur Scarlett (Separate Estate)	The Lillies, Upper Richmond-road, Putney, carrying on business separately as Cox, Sons and Company, at 34, Maidenlane, and also with Michael Joseph Cunningham Buckley as Cox, Sons, Buckley and Co., at 42 (formerly 43 and 44), Maiden-lane, Covent Garden, and College Works, Esher-street, Westminster, all in the county of London, and at Youghal, in Ireland, and at 8, East Fifteenth-street, New York, in the United States of America		High Court of Justice in Bankruptcy	1874 of 1893	2s. 10‡d.	Supple- mental	Any day on and after 14th inst. (except Saturday) between the hours of 11 and 2	At Bankruptey - buildings, Carey-street, London, W.C.
Baker, William Stanbury (described in the Receiving Order as William Baker)	Yeotown, Bishops Tawton, Devonshire	Farmer	Barnstaple	7 of 1911	1s. 0 <u>‡</u> d.	First and Final	July 21, 1911	Office of the Official Receiver, 9, Bedford-circus, Exeter
Vaughan, William Ford	Torrington, Devonshire	Foreman Workman	Barnstaple	of 1911	ls. 5¾d.	First and Final	July 21, 1911	Office of the Official Receiver, 9, Bedford circus, Exeter
Steer, John Thomas Dixon	46, James-street, Oswaldtwistle, in the county of Lancaster	Coal Dealer	Blackburn and Darwen	22 of 1910	2s. 4åd.	First and Final	July 18, 1911	Official Receiver's Offices, 13, Winckley-street, Preston
Nuttall, Samuel	3, Clegg-street, lately 22, Granville- street, both in Burnley, Lancashire	Tin and Copper Smith	Burnley	22 of 1910	3s.	First and Final	July 18, 1911	Official Receiver's Offices, 13, Winckley-street, Preston
Deverson, Daniel	23, Dover-road, Folkestone, formerly carrying on business at the Globe Inn, Hythe, both in the county of Kent	Late Licensed Victualler	Canterbury	58 of 1908	4s. 2d.	First and Final	July 21, 1911	Official Receiver's Office, 68A, Castle-street, Canterbury
James, Alfred	Broad Oak, Sturry, in the county of Kent	Pork Butcher and General Dealer	Canterbury	16 of 1911	1s. 6% d.	First and Final	July 21, 1911	Official Receiver's Office, 68A, Castle-street, Canterbury
Mair, James Cobb	Wilgate House, Leaveland, near Faver- sham, lately residing and carrying on business at Colbrahamsole, Sheldwich, near Faversham aforesaid	Farmer and Cattle Sulesman	Canterbury	17 of 1911	7 ∄ d.	First and Final	July 21, 1911	Official Receiver's Office, 68A, Castle-street, Canterbury

Debtor's Name.	Address.	Description	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable.
Lea, William Edmund	Priors Hayes, Tarvin, in the county of Chester	Farmer	Chester	1 of 1911	2s. 6d.	Final	July 20, 1911	3, Hunter-street, Chester
Beaumont, William Tyrrell (Sen.), and Beaumont, William Tyrrell (Jun.) (trading	·							•
W. T. Beaumont and Son)	New Bell, out part, Eastward, Harwich, in the county of Essex	Builders and Innkeepers	Colchester	4 of 1911	ls. 5d.	First and Final	July 15, 1911	36, Princes-street, Ipswich
Jackson, Norman William	Fernbank; Lawford, in the county of Essex	Company's Secretary	Colchester	2 of 1911	1s. 10 <u>}</u> d.	Second and Final	July 12, 1911	36, Princes-street, Ipswich
Smith, Joshua	New-street, Ossett, in the county of York, lately residing and carrying on business at Market-place, Ossett afore- said	Registrar of Births and Deaths, lately Grocer	Dewsbury	21 of 1897	2s. 11d.	Second and Final	July 17, 1911	Official Receiver's Offices, Bank-chambers, Corporation- street, Dewsbury
Sherriff, William	Edwin - street, Houghton - le - Spring, county Durham	Oil Merchant and General Dealer	Durham	2 of 1911	2s. 101d.	First and Final	July 14, 1911	Official Receiver's Offices, 3, Manor-place, Sunderland
Ford, Jabez Octavus	36, Tower-road, Eastbourne, in the county of Sussex, carrying on business at 36, Tower-road, Eastbourne	Builder	Eastbourne	8 of 1900	2d.	Supple- mental	July 19, 1911	12A, Marlborough - place, Brighton
Craiges, John William	10, Spencer-avenue, Bowes Park, Mid- dlesex, lately carrying on business at The Black Boy, 288, West Green-road, Tottenham, Middlesex, and also at 269, West Green-road aforesaid	Licensed Victualler	Edmonton	8 of 1910	_. 1 d.	First and Final	July 17, 1911	Official Receiver's Office, 14, Bedford-row, London, W.C.
Stone, Walter Frederick, and Eaves, Arthur (trading as Stone and Eaves)	Carrying on business at 34, Station-road, Wood Green, in the county of Middle- sex, residing at 63, Crescent - road, Wood Green, and 34, Station-road, Wood Green respectively	Letterpress Printers	Edmonton	10 of 1910	2s. tid.	First and Final	July 26, 1911	Offices of Messrs. Muir, Moody and Co., 6, Grocers' Hali- court, Poultry, London, E.C.
Stone, Walter Frederick (Separate Estate)	34, Station-road, Wood Green, in the county of Middlesex	Letterpress Printer	Edmonton	of 1910	12s.	First and Final	July 26, 1911	Offices of Messrs. Muir, Moody and Co., 6, Grocers' Hall- court, Poultry, London, E.C.

GAZETTE, ii JULY, 1911.

NOTICES OF DIVIDENDS—continued.

Debtor's Name.	Address	Description.	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Puyable.
Crisp, Alfred George	248, Lowestoft-road, and Pier Plain, both in Gorleston, Great Yarmouth, Norfolk	Fishing Boat Owner	Great Yarmouth	6 of 1911	3s. 9 2 d.	First and Final	July 12, 1911	Official Receiver's Office, 8, King street, Norwich
Nicholls, Richard Charles	13, Stockwell-street, Greenwich, Kent	Fishmonger and Poul- terer	Greenwich	. 5 of 1911	1s. 8½d.	First and Final	July 25, 1911	Official Receiver's Offices, 132, York-road, Westminster-Bridge road, S.E.
Crouch, Benjamin (trading under the name of B. Crouch and Sons)	65, Bohemia-road, St. Leonards-on-Sea, in the county of Sussex, and lately carrying on business also at 37, Norman- road, St. Leonards-on Sea aforesaid	Bootmaker	Hastings	14 of 1909	. 1 ફ d.	Supple- mental	July 17, 1911	12A, Marlborough - place, Brighton
Bullen, Augustus Thomas	Norfolk-street, King's Lynn	Wine and Spirit Mer- chant's Manager, and Restaurant Proprietor	King's Lynn	15 of 1908	1s. 23℃.	Second and Final	July 13, 1911	Official Receiver's Office, 8, King-street, Norwich
Evans, Jesse Welford (trading as W. Evans)	24, High-street, Newport, in the county of Monmouthshire	Saddler	Newport, Mon	16 of 1910	2s. 3d.	First and Final	July 20, 1911	26, Corporation-street, Birmingham
Hoggarth, William Carter	Residing and carrying on business at 17, Radford road, in the city of Nottingham	Grocer and Wine and Spirit Merchant	Nottingham	53 of 1910	2d.	First and Final	July 17, 1911	18, Low-pavement, Notting-
Griffith, Arthur Lloyd	Meadow View, Trefriw, Carnarvonshire, and carrying on business at Ancaster- square, Llanrwst, Denbighshire	Solicitor	Portmadoc	20 of 1910	2s. 6d.	Second instalment of Composition	July 26, 1911	Official Receiver's Office, Crypt-chambers, Eastgate- row, Chester
Bailey, Harold Daniel	Lately residing at 8, Princess - road, Moss Side, Manchester, and carrying on business at 6 and 8, Princess-road, Moss Side aforesaid	Baker and Confectioner	Salford	37 of 1910	3s. 1 ₇₀ d.	First and Final	July 14, 1911	Official Receiver's Offices, Byrom-street, Manchester
King, William	Now residing at 57, Hall gate, Doncaster, in the county of York, and previously residing at Stamford and Horncastle, in the county of Lincolu, and carrying on business there	Licensed Victualler	Steffield	3 of 1911	11 2 d.	First and Final	July 14, 1911	Official Receiver's Offices, Figtree-lane, Sheffield

Debtor's Natur	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, er otherwise.	When Pnyable.	Where Payable.	
Tate, William James	The Steam Bakery, King street, Hodthorpe, Whitwell, in the county of Derby	Baker and Confectioner	Sheffield	of 1911	ls. 6 ≟ d.	First and Final	July 14, 1911	Official Receiver's Offices, Figtree-lane, Sheffield	HHT
Jenkins, John	Laugland, in the parish of Oystermouth. Glamorganshire, lately residing at 95, Hamilton-terrace, Gorse-lane, in the county borough of Swansea, formerly residing and carrying on business at Walter-road, Swansea	Contractor	Swansea	42 of 1895	3s. 8d.	First	July 14, 1911	Covernment - bui dings, Swansea	TONDON
Dallimore, Walter Louis	Residing and carrying on business at Folly Farm, Buckland Saint Mary, Somersetshire	Farmer ·	Taunton	of 1911	3s. 1d.	First and Final	July 21, 1911	Offices of the Official Receiver, Exeter	GAZ
Wilton, Henry Francis (Separate Estate)	84, Grove-road, Balham, in the county of London, carrying on business at 83, High-road, Balham aforesaid	Mantle and Costume Dealer, carrying on business with Freder- ick Bruce Roberts under the style or firm of A. E. Hudson	Wandsworth .	73 of 1908	3s. 7&d o	Fourth and Final	July 24, 1911	Official Receiver's Offices, 132, York - road, Westminster Bridge-road, S. E.	AZETTE, II
Walsh, William Francis Cecil (trading as the Worcester Bottling Company)	Residing at 228, Ombersley-road, in the city of Worcester, and carrying on business at the South Quay, in the same city	Beer and Stout Bottler, and Dealer in Aerated Waters	Worcester	. 11 of 1911	16s.	First and Final	July 19, 1911	Office of the Official Receiver, 11, Coponbagen street, Worcester	JULY,
Knapton, George	Now residing at Leeswood House, Rhosllanerchrugog, in the county of Denbigh, lately residing at 5, Panton- road, Hoole, in the county of Chester	Physician	Wroxham and Llangollen	8 of 1909	4 =.	Second and Final	July 18, 1911	27, Brazennose street, Man- cliester	1911.
Williams, Thomas	63, Mwrog-street, Ruthin, in the county of Denbigh, lately residing and carrying on business at the White Bear Inn, Ruthin aforesaid	Butcher	Wrexham and Llangollen	15 of 1895	2s. 4d.	First and Final	July 24, 1911	Official Receiver's Office, Crypt-chambers, Eastgate- row, Chester	

Debtor's Name,	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable.
Dennis, William	Bickerton, near Wetherby, in the county of York, previously West Marton Farm, West Marton, near York	Farm Foreman, pre- viously Farmer	York	10 of 1911	3s. 7½d.	First and Final	July 19, 1911	Official Receiver's Office, The Red House, Duncombe- place, York
Lamb, Harry	Market-street, Pocklington, in the county of York	Painter and Decorator, and Plumber	York	6 of 1911	4s. 1½d.	First and Final	July 19, 1911	Official Receiver's Office, The Red House, Duncombe- place, York
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LONDON GAZETTE, 11 JULY, 1911.

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APPLICATIONS FOR DEBTORS' DISCHARGE

Debtor's Name.	· Address.	Description.	Court.	No.	Day Fixed for Hearing.
Ward, Henry (described in the Receiving Order as Henry Kendal Ward)	Ambleside, Dartmouth Park-hill, Highgate, in the county of London	Land Agent	High Court of Justice in Bankruptcy	960 of 1908	July 25, 1911, 11 a.m., Bankruptcy- buildings, Carey street, London, W.C.
Hughes, William	Black Lion Hotel, Pontrhydfendigaid, in the parish of Gwnnws Upper, in the county of Cardigan, lately residing and carrying on business at Plasnewydd-road, Bargoed, in the county of Glamorgan	Licensed Victualler, formerly Haulier	Aberystwyth	15 of 1907	Aug. 23, 1911, 12 noon, Court House, Town Hall, Aberystwyth
Stovold, Arthur Charles	Late 11, Brandon-villas, Park-street, Bristol	Tailor's Cutter	Bristol	64 • of 1897	Aug. 4, 1911, 11 a.m., Guildhall, Bristol
Collett, Frank John	105, Sultan-road, Landport, Portsmouth, Hants	Printer	Portsmouth	9 of 1900	Aug. 10, 1911, 12 noon, Court House, St. Thomas'-street, Ports- mouth
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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.
Urwin, James	The Roebuck Public House, Church-street, Clapham-road, Surrey	Licensed Victualler	High Court of Justice in Bank- ruptcy	261 of 1911	June 13, 1911	Discharge suspended for two years. Bankrupt to be discharged as from 13th June, 1913. Public examination con- cluded 25th April, 1911	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 business transactions and financial position within the three years immediately preceding his bankruptcy; and had continued to trade after knowing himself to be insolvent
Q Duffett, Clement Francis №	7, Cleveland - road, Kingsdown, Bristol, and late 10, Redland Park - villas, Bristol aforesaid	Clerk	Bristol	57 of 1910	June 16, 191 1	Discharge suspended for three years, to take effect from the 16th day of June, 1914	Proof of facts mentioned in paragraphs (A.) and (F.) of sub-sec. 3 of sec. 8 of the Bankruptcy Act, 1890
Goss, Charles	Residing at 107, Easton- road, and carrying on business at 40, Broad- mead, both in the city and county of Bristol	Eating House Keeper		28 of 1901	June 16, 1911	Discharge suspended for two years, to take effect from the 16th day of June, 1913	Proof of facts mentioned in paragraphs (A.), (B.), and (C.) of sub-sec. 3 of sec. 8 of the Bankruptcy Act, 1890
Smith, James F	19, Trundley's - road, Deptford, London, lately truding at 19, Trundley's-road afore- said		Greenwich	30 of 1906	May 26, 1911	Discharge suspended for two years. Bankrupt to be discharged as from 26th May, 1913	Proof of facts mentioned in paragraphs (A.), (C.), and (F.) of sub-sec. 3 of sec. 8, Bankruptcy Act, 1890
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APPOINTMENTS OF TRUSTEES.

Debtor's Name.	Address. ,	. Description.	Court.	No.	Trustee's Name.	Address.	Date of Certificate of Appointment.
Batchelar, Frederick William	Hill House, Carshalton, Surrey	Director of a Public Company	Croydon	22 of 1911	Peet, William	1, High-street, Croydon, Chartered Accountant	July 8, 1911
Clare, Edward Loveli	At present in lodgings at 64, Canning-street, in the city of Liverpool, lately residing at The Warren, Great Sutton, in the county of Chester, and carrying on business at 18, Water-street, in the said city of Liverpool, and 37, Park-square, Leeds, in the county of York, lately carrying on business at 11, Dale-street, Liverpool aforesaid	Land Agent, Surveyor, and Valuer	Liverpool	3 of 1911	Nicholas, Louis	19, Castle-street, Liver- pool, Chartered Ac- countant	July 6, 1911
Clarke, John Williamson, Haynes, John Henry, and Sharpe, Lorenzo Theophilus Samuel (trading as Clarke and Haynes)	Northampton	Boot Manufacturers	Peterborough	8 of 1911	Palmer, Augustus Cufaude	St. Giles' Chambers, Northampton, Chartered Accountant	July 8, 1911
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Debtor's Name.	Debtorn Address.	Debtor s Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Descriptio 1.	Date of Release.
Bell, William	Lately trading and carrying on business at the Bon Marché, 3 and 4, York-buildings, Hast- ings, Sussex, but whose present residence or place of business the Petitioning Creditors are unable to ascertain	Draper	High Court of Justice in Bankruptcy	724 of 1910	William Nicholson	12, Wood-street, Cheap- side, London, E.C.	Incorporated Accountant	June 16, 1911
Chalkley, William Henry	33, Southern-road, Plaistow, in the county of Essex	Builder and Con- tractor	High Court of Justice in Bankruptcy	443 of 1910	Arthur C. Bourner	Bush Lane House, Cannon-street, E.C.	Chartered Ac- countant	June 27, 1911
Charles worth, May (known as Violet May Gordon Charlesworth)	Aylesbury Prison, lately residing at Bod Erw, S. Asaph, Flint- shire	Spinster	High Court of Justice in Bankruptcy	113 of 1909	George Gradon	Eldon-buildings, Eldon- street, E.C.	Incorporated Accountant	June 28, 1911
Collett, Hubert Edward	94, Hatton-garden, London, E.C., and The Grange, Finchley, Middlesex	Dealer in Precious Stones	High Court of Justice in Bankruptcy	821 of 1908	Edward Joseph Palmer	56, Moorgate - street, London, E.C.	Chartered Accountant	June 16, 1911
Freedman, Samuel (trading as S. Freed- man and Co.)	17, Campbell-road, Bow, in the county of London, lately carrying on business at 1, Southgrove, Bow, in the county of London	Confectioner	High Court of Justice in Bankruptcy	618 of 1910	Oliver Sunderland	15, Eastcheap, London, E.C.	Accountant	June 28, 1911
Page, Victor Reuben	8, Gray's lun-road, Holborn, 11 and 12, Dorrington-street, Holborn, and 62, Doughty-street, St. Pancras, all in the county of London, lately residing at 48, Mount View-road, Hornsey, Middlesex	Shopfitter	High Court of Justice in Bankruptcy	1253 of 1908	Frederic William Davis	Of the firm of Messis. Saker and Davis, 95 and 97, Finsbury-pave- ment, London, E.C. (Chartered Ac- countants)	Chartered Accountant	June 16, 1911
Van Laun, Henry Theo- dore (trading as H. T. Van Laun and Co.)	1, St. Helen's-place, Bishops- gate-street, in the city of London	Merchant	High Court of Justice in Bankruptcy	91 of 1906	James Durie Pattullo	65, London-wall, London, E.C.	Chartered Ac- countant	July 1, 1911
Holtam, Albert George	49, Bridgend-road, Aberkenfig. rear Bridgend	Wholesale Confec- tioner, Tobacconist, and Stationer	Cardifi	47 of 1910	Charles Edwin Dovey	31, Queen-street, Cardiff	Chartered Ac- countant	June 28, 1911

NOTICES OF RELEASE OF TRUSTEES—continued.

Debtor's Name.	Debtor's Address.	Debtor a Description.	Court.	No. of Mutter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Hopkins, Huw	Rhosmaen street, Llandilo, Car- marthenshire	Jeweller	Carmarthen	. 24 of 1909	Albert Cripwell	12, Cherry-street, Bir- mingham	Incorporated Accountant	May 23, 1911
Funnell,ThomasWilliam	High-street, Carshalton, Surrey	Upholsterer and Cabinet Maker	Croydon	46 of 1909	William Peet	1, High-street, Croydon	Chartered Ac-	June 28, 1911
Hewitt, William	Late Hampton Grange, Hampton Park, and Victoria Tile Works, both in the city of Hereford	Managing Director	Hereford	of 1908	Thomas Wheeler Meats	39, Broad-street, Here- ford	Chartered Ac- countant	June 28, 1911
Jackson, Haydn	Residing in lodgings at 53, Buston-road, and carrying on business at Harrison-street, Briggate, but now residing in lodgings at 85. Cameron-street, Burmantofts, and carrying on business at Rock - terrace, Burmantofts, all in the city of Leeds	Wholesale Cabinet Maker	Leeds	2 of 1910	Frederick Holliday	4, Greek-street, Leeds	Incorporated Ac- countant	May 29, 1911
Sedgwick, Frederick Lockwood (trading as Fred Lockwood also trading as F. Lockwood and Co.)	63, Shaw-street At 66, Cazueau-street, 20A, Cazueau-street, and 276, Central-avenue, St. John's Market, all in the city of Liverpool	Printer and Stationer	Liverpool	14 of 1910	Parkin Stanley Booth	35, Exchange-chambers, 2, Bixteth - street, Liverpool	Accountant	June 27, 1911 _.
Wilby, Joshua (carrying on business under style of J. Wilby and Co.)	Residing at 40, Alphonsus- street, Ayres-road, Old Trafford, but previously at 78, Sloane- street, Moss Side, Manchester At 105, Granby-road, Man- chester, but lately at Arcade Chambers, St. Mary's Gate, Manchester	Timber Merchant	Manchester	28 of 1909	Harry Lloyd Price	15, Fountain - street, Manchester	Incorporated Accountant	June 28, 1911
Case, Herbert Edward	North Elmham, Norfolk	Farmer	Norwich	14 of 1910	Edward Benjamin Ireland	Guestwick, Norfolk	Auctioneer and Valuer	June 28, 1911

NOTICES OF RELEASE OF TRUSTEES—continued.

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Walman, Edward	30, West-street, Chipping Norton, Oxon, carrying on business at Burford-road, and lately residing and carrying on business at Fox Hotel, Marketplace, Chipping Norton, Oxon	Corn and Forage Dealer, and Mail and Posting Con- tractor	Oxford	7 of 1910	William Barnard Fletcher	Cold Aston, Bourton- on-the-Water, Glos.	Auctioneer	June 28, 1911
Reed, John	16, Whitfield-terrace, Plymouth, Devonshire	Late Contractor	Plymouth and East Stonehouse	9 of 1891	Henry George Hill	Care of Cozens, Bate and Co., Chartered Accountants, Carlton- chambers, Baldwin- street, Bristol	Director of a Company	June 9, 1911
Young, Francis George	Watson's - walk, St. Albans, Herts	Florist, Nurseryman and Orchid Grower	St. Albans	9 of 1910	Stephen Pagden Child	8, Frederick's-place, Old Jewry, in the city of London	Chartered Accountant	June 9, 1911
Hutchings, Frank	Fore-street, Camelford, Cornwall	Saddler	Truro	24 of 1910	George S. Milton	25, Brigstocke - road, Bristol	Secretary	June 27, 1911
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Pursuant to the Acts and Rules, notices to the above effect have been received by the Board of Trade.

J. G. WILLIS, Inspector-General in Bankruptcy.

THE COMPANIES (WINDING-UP) ACT, 1890, AND THE COMPANIES (CONSOLIDATION) ACT, 1908. WINDING-UP ORDER.

Name of Company.	Address of Registered Office.	Court.	No. of Matter	. Date of Order.	Date of Presentation of Petition.
The Oxford and Abingdon Permanent Benefit Building Society	15, Magdalen-street, Oxford '	Oxford and Bicester	1 of 1911	July 5, 1911	June 16, 1911
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FIRST MEETINGS.

7	Fame of Company.	Address of Registered Office.	Court.	No. of Matter.	Date of First Meeting.	Hour.	Place.	
	The New Savoy Chambers Limited	58, Margaret-street, Regent-street, in the county of London	High Court of Justice	00445 of 1910	Creditors, July 27, 1911 Contributories, July 27, 1911	11.30 A.M. 12 noon	33, Carey-street, Lincoln's-ing London, W.C. 33. Carey-street, Lincoln's-ing London, W.C.	
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NOTICES OF APPOINTMENT OF LIQUIDATORS.

Name of Company.	Address of Registered Office.	Court.	No. of Matter.	Liquidator's Name.	Address.	Date of Appointment.
The Belfast Electric Theatres Limited	. 30 and 31, Great Marlborough-street, in the county of London	High Court of Justice	00163 of 1911	Arthur Charlesworth (without a Committee of Inspection)	20 Copthall-avenue, E.C	June 27, 1911
W. O. Russell and Company Limited	33 and 34, Alfred-place, Store-street, Tottenham Court-road, London, W.C.	High Court of Justice	: 0097 of 1911	William Nicholson (with a Committee of Inspection)	12, Wood-street, Cheapside, E.C.	June 27, 1911
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Pursuant to the Companies (Winding-up) Act, 1890, and the Companies (Consolidation) Act, 1908, and the Rules thereunder, notices to the above effect have been received by the Board of Trade, GEORGE STAPYLTON BARNES, Comptroller of the Companies Department.

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-All Notices and Advertisements by Private Advertisers may be tendered at or sent direct by post to the Office of The London Guzette, 7, Princes Street, Westminster, S.W., for insertion at the authorised rates of payment. The office hours are from 10 a.m. to 5 p.m., closing at one o'clock on Saturdays.

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Notices of Dissolution of Partnership will not be inserted unless signed by the Partners named therein, or by their legal representatives; and the signature or representative character of the signatory must be verified by Statutory Declaration made by a Solicitor of the Supreme Court.

A Notice of Dissolution of Partnership not signed by all the Partners, or their legal representatives, must be accompanied by a Statutory Declaration made by a Solicitor of the Supreme Court to the effect that such notice is given in pursuance of the terms of the partnership to which it relates.

'Advertisements purporting to be issued in pursuance of Statutes or under Orders of Court will not be inserted unless signed by a Solicitor of the Supreme Court.

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> 5sUp to 5 p.m. on the day previous to publication Up to noon on the day of publication ... Up to 2 p.m. on the day of publication ... 10s. 20s.

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Tuesday, 11 July, 1911.

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